

Victoria Government Gazette

No. G 47 Thursday 23 November 2000

GENERAL

GENERAL AND PERIODICAL GAZETTE

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd. 125 Highbury Road, Burwood Vic 3125

Telephone: (03) 9926 1233 Facsimile: (03) 9926 1292 DX: 32510 Burwood

Email: gazette@craftpress.com.au

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9.30 a.m. Tuesday - (Government and Outer Budget Sector Agencies Notices)

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

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

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General and Special - \$170.00 each year

General, Special and Periodical - \$227.00 each year

Periodical - \$113.00 each year

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PRIVATE ADVERTISEMENTS

Copyright Act 1968

I hereby advise that I intend to reproduce material from an unpublished manuscript 'The Heart' (c. 1849) by Robert Russell (MS571 National Library) in a forthcoming book The White Woman of Gipps Land, MUP, 2001. Persons claiming copyright ownership for the manuscript should contact: Dr Julie Carr, 71 Albion Crescent, Greensborough, Vic 3088.

Land Act 1958

Notice is hereby given that Powelltown Residents Water Association Inc. has applied to lease, pursuant to section 134 of the **Land Act 1958**, for a term of 21 years, part of Crown Allotment 8, Section D, Township of Powelltown, in the Parish of Beenak, for the purpose of a Community Building.

PHYLLIS WOOLCOCK, late of "Mayflower", 7 Centre Road, East Brighton, Victoria, spinster, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 June 2000, are required by Equity Trustees Limited, A.C.N. 004 031 298, the proving executor of the will of the deceased, to send partriculars of their claims to the executor in the care of the undermentioned solicitor by 23 January 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice

ANDREW G. J. ROWAN, solicitor, Level 4, 472 Bourke Street, Melbourne 3000.

Creditors, next-of-kin and all other persons having claims against the estate of GREGORY BEDE WILLIAMSON, late of 37 Earlsfield Road, Hampton, Victoria, executive general manager, who died on 23 May 2000, are to send particulars of their claims to the executrices of the estate, Linda Jane Kirk and Kathryn McKean, care of the undermentioned solicitors by 31 January 2001 after which date the executrices will convey and distribute the assets having regard only to the claims of which the executrices then have notice.

HOLDLING REDLICH, solicitors, 350 William Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the will of STANLEY EDWARD CONNORS, late of 43 Vasey Street, East Bentleigh, Victoria, retired, deceased, who died on 9 June 2000, are required by the executors, John Gerard McCaffrey, Janine Maree Naylor and Christine Therese Connors to send particulars of their claims to the executors care of the undermentioned solicitors by a date not later than 31 January 2001 after which time the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

JOHN P. McCAFFREY & CO., solicitors, 11A Central Avenue, Moorabbin 3189.

ALAIN COLAS, late of Unit 36, 155 Powlett Street, East Melbourne, teacher, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 April 2000, are required to send particulars of their claims to the administrators care of the undermentioned solicitor by 27 January 2001 after which date the administrators may convey or distribute the assets having regard only to the claims of which they then have notice.

Mr H. S. DAVIES, solicitor, 53 Murray Street, Elsternwick.

Re: JOHN CLIVE MITCHELL REID, late of 50D Napier Street, South Melbourne, Victoria, retired solicitor, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 June 2000, are required by the trustees, Donald Lyston Chisholm and John Lyston Chisholm, to send particulars to the trustees by 25 January 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

MADDOCK LONIE & CHISHOLM, solicitors, 140 William Street, Melbourne 3000.

Re: DORIEL ROWENA BAYLES, late of Chatsworth Park, Tabilk, Victoria, married woman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 April 1998, are

required by the trustee, Ian George Unkenstein of 44 Macfarlane Street, South Yarra, Victoria, accountant, to send particulars to the trustee by 24 January 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

MAHONS WITH YUNCKEN & YUNCKEN, Solicitors.

178 Whitehorse Road, Blackburn 3130.

BENINA TARQUINIO, late of 54 Derby Street, Kew, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 March 2000, are required by the trustee, Tonino Tarquinio of 85 Thompsons Road, Bulleen, Victoria, gentleman, son, to send particulars to the trustee by 24 January 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

MAHONS WITH YUNCKEN & YUNCKEN, Solicitors.

178 Whitehorse Road, Blackburn 3130.

Estate of Bebe Belman. Creditors, next-of-kin and others having claims in respect of the estate of BEBE BELMAN, deceased, late of Kilverton Park Nursing Home, 15 Webster Street, Chadstone, Victoria, home duties, are required by the executor, ANZ Executors & Trustee Company Limited of 530 Collins Street, Melbourne, Victoria to send particulars to it by 23 January 2001 after which date it may convey or distribute the estate having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 131 Queen Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of JOAN EDITH BROADFOOT, deceased, late of Unit 2, 43 Thomas Street, Box Hill, Victoria, home duties, are required by the deemed executor, ANZ Executors & Trustee Company Limited of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 23 January 2001 after which date it may convey or distribute the estate having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 131 Queen Street, Melbourne.

ANNIE BOWD, late of Brentwood Nursing Home, 299 Latrobe Terrace, Geelong, Victoria, but formerly of Unit 2, 17 Francis Street, Belmont, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 September 2000, are required by the trustees, Oswald Leopold Bowd of 13 Carpenter Street, Wendouree, Victoria, retired fire officer, son and Patricia Ann Wise, of Unit 4, 151 Roslyn Road, Belmont, Victoria, widow, daughter, to send particulars to the trustees by 31 January 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

PRICE HIGGINS, solicitors, 47 Yarra Street, Geelong 3220.

Creditors, next-of-kin and others having claims against the estate of RUDOLF KARL KUEBLER, late of 31-41 Elizabeth Street, Bayswater, Victoria, retired, deceased, who died on 21 August 2000, are required to send particulars of their claims to Ingeborg Gertrud Arndt of 1 Grandview Grove, Bayswater, Victoria, retired, the executor of the said deceased on or before 23 January 2001 after which date she will distribute the assets having regard only to the claims of which she then has notice

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

PETER LEITH DANIEL, late of 29 Camperdown Street, East Brighton in Victoria, printer, ("the deceased"). Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 December 1997, are required by the personal representative, Wendy Lynette Grayden, care of Tress Cocks & Maddox Solicitors, Level 20, 135 King Street, Sydney, New South Wales 2000, (Ref. GAB 99 1775), to send particulars to her by 23 January 2001 after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated 14 November 2000.

TRESS COCKS & MADDOX, Solicitors, Level 20, 135 King Street, Sydney, New South Wales 2000. Re: REGINALD WILFRED HOWARD, late of 1 Amaroo Court, Diamond Creek, Victoria, orchardist, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2000, are required by the executor, Helenmary Gartlan of 58 Panoramic Road, North Balwyn, Victoria, solicitor, to send particulars to the executor care

of the undermentioned solicitors by 10 February 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which the executor has notice.

W. CAREW HARDHAM & GARTLAN, solicitors,

974 Main Road, Eltham 3095.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

	Total Amount Due to	Description Of Unclaimed	Date when Amount first became
Name of Owner on Books and Last Known Address	Owner	Money	Payable
H.S.W. LAWSON & CO			
	\$		
Albert & Betty J. McCarthy,			
33A Greenhill Avenue, Castlemaine	200.00	Cheque	05/07/94
Neil Bartlett Shard & Fiona Meredith Major	200.00	"	15/10/02
115 Derby Street, Kew	200.00	"	15/12/93 1978
K. Pazsa & J. A. Pazsa, Fryerstown Elizabeth Thursa Stevens deceased,	1,081.48		19/6
	24,132.89	,,	09/90
Unclaimed Moneys Act 19 Register of Unclaimed Moneys held by the —	702		
			Date
			when
	Total		Amoun
	Amount	Description	firs
Name of Owner on Books and Last Known Address	Due to Owner	Of Unclaimed Money	became Payable
R. MALCOLM PTY LTI		Money	1 uyuon
R. MALCOLWI I I I EII	\$		
Director of Housing, 19/30 Mentone Parade, Mentone	114.00	Cheque	30/06/98
I. & O. Mouzovatkina, 2/33 Edward Street. Woy Woy, NSW	132.55	cheque	11/02/99
Elounta Consultants	650.00	"	30/09/99
00207			
CONTACT: RUTH FLEMING, PHONE: (03) 9584 1355.			

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
CATHEDRAL VALLEY SOFT	TWOODS LTD		
	\$		
K. H. & B. J. Andriske,			
6 Green Bank Drive, Windsor Gardens, SA	157.50	Cheque	31/12/97
R. M. Bailie, 9 Fitzroy Terrace, Fitzroy, SA	210.00	"	"
A. M. Dinn, 38 Mawby Road, East Bentleigh	354.16	"	"
M. J. Forbes, 24A Houston Street, Bendigo	118.05	"	"
R. Forner, 173 William Street, Bankstown, NSW	236.11	"	"
J. L. Greenslade, Alice Street, Maitland, SA	153.00	"	"
Estate McClure, 194 Pacific Parade, Bilinga, Qld Estate M. E. O'Keefe, c/o D. G. Skinner,	118.05	"	"
P.O. Box Albury, NSW	157.50	"	"
Estate Stephens, c/o 112A Power Street, Hawthorn	460.24	"	"
R. G. Talbot, Kilbra Coreen, Corowa, NSW	243.00	"	"
D. Vargiu, Keilor	157.50	"	"
W. R. Westover, Kingston, SA	157.50	"	"
G. R. Witney, 13 May Street, Newport	157.50	"	"

CONTACT: Mrs GAY MEGGITT, PHONE: (03) 5772 1427.

PROCLAMATIONS

ACTS OF PARLIAMENT

Proclamation

I, Adrienne E. Clarke, Lieutenant-Governor of Victoria, as the Governor's deputy, declare that I have today assented in Her Majesty's name to the following Bills:

No. 67/2000	Crimes (Amendment) Act 2000
No. 68/2000	Electricity Industry Act 2000
No. 69/2000	Electricity Industry Legislation (Miscellaneous Amendments) Act 2000
No. 70/2000	Heritage (Amendment) Act 2000
No. 71/2000	Petroleum Products (Terminal Gate Pricing) Act 2000
No. 72/2000	Project Development and Construction Management (Amendment) Act 2000
No. 73/2000	Public Lotteries Act 2000
No. 74/2000	Statute Law Revision Act 2000
No. 75/2000	Wrongs (Amendment) Act 2000

Given under my hand and the seal of Victoria on 21 November 2000.

(L.S.) ADRIENNE E. CLARKE
Lieutenant-Governor of Victoria
As the Governor's deputy
By His Excellency's Command

STEVE BRACKS Premier

No. 67/2000 This Act comes into operation on the day after the day on which it receives the Royal Assent.

No. 68/2000 (1) Section 1 and this section come into operation on the day after the day on which this Act receives the Royal Assent.

- (2) Section 19 (5) comes into operation on a day to be proclaimed.
- (3) Section 83 comes into operation on a day to be proclaimed.
- (4) The remaining provisions of this Act come into operation on 1 January 2001.
- (5) If section 83 does not come into operation before 31 December 2001, it comes into operation on that day.

No. 69/2000 (1) Sections 1 and 13 and this section come into operation on the day on which this Act receives the Royal Assent.

- (2) Section 16 is deemed to have come into operation on 14 December 1995.
- (3) Section 17 is deemed to have come into operation on 22 March 1994.
- (4) The remaining provisions of this Act come into operation on 1 January 2001.

No. 70/2000 (1) Subject to sub-section (2), the provisions of this Act come into operation on a day or days to be proclaimed.

(2) If a provision referred to in sub-section (1) does not come into operation before 1 August 2001, it comes into operation on that day.

No. 71/2000 (1) Subject to sub-section (2), this Act comes into operation on a day to be proclaimed.

(2) If this Act does not come into operation before 1 December 2001, it comes into operation on that day.

No. 72/2000 This Act comes into operation on 1 January 2001.

No. 73/2000 (1) Subject to sub-section (2), this Act comes into operation on a day or days to be proclaimed.

(2) If a provision of this Act does not come into operation before 1 July 2001, it comes into operation on that day.

No. 74/2000 (1) Subject to sub-section (2), this Act comes into operation on the day after the day on which it receives the Royal Assent.

- (2) The following items in Schedule 1 are deemed to have come into operation on the following dates –
- (a) item 1.3 on 1 July 1997;
- (b) item 2 on 15 June 1994;
- (c) item 14 on 10 November 1998;
- (d) item 19 on 3 December 1996;
- (e) items 23.1 and 23.2 on 8 June 1999;
- (f) item 26 on 10 November 1998;
- (g) item 45 on 17 October 1995;
- (h) item 46 on 22 May 1995;
- (i) item 48 on 20 May 1997;

- (i) item 50 on 22 April 1997;
- (k) item 54 on 2 June 1994;
- (1) item 56 on 6 June 1995;
- (m) item 66.1 on 15 December 1998;
- (n) item 70 on 1 December 1998;
- (o) item 73.1 on 20 December 1994;
- (p) items 77.3 and 77.4 on 17 May 1994;
- (q) item 80 on 1 December 1998;
- (r) item 84.2 on 1 January 1996;
- (s) items 88.1, 88.2 and 88.3 on 20 June 1995;
- (t) item 111.3 on 23 June 1992;
- (u) item 114 on 11 June 1997;
- (v) item 126 on 15 December 1988;
- (w) items 128.1 and 128.2 on 16 May 1989;
- (x) items 129.1 and 129.2 on 17 November 1998;
- (y) item 135 on 18 November 1997;
- (z) item 140.1 on 10 November 1998;
- (za) item 142 on 17 May 2000.

No. 75/2000 This Act comes into operation on the day on which it receives the Royal Assent.

Public Lotteries Act 2000

PROCLAMATION OF COMMENCEMENT

I, Adrienne E. Clarke, Lieutenant-Governor of Victoria, as the Governor's deputy, with the advice of the Executive Council and under section 2(1) of the **Public Lotteries Act 2000**, fix 28 November 2000 as the day on which this Act, other than sections 57(1), 57(2), 57(3), 58, 89, 90, 91, 92(2), 93, 94, 95, 96, 97, 98, 99(1), 100, 101(2) and 103(1), comes into operation.

Given under my hand and the seal of Victoria on 21 November 2000.

(L.S.) ADRIENNE E. CLARKE
Lieutenant-Governor,
as the Governor's deputy
By His Excellency's Command

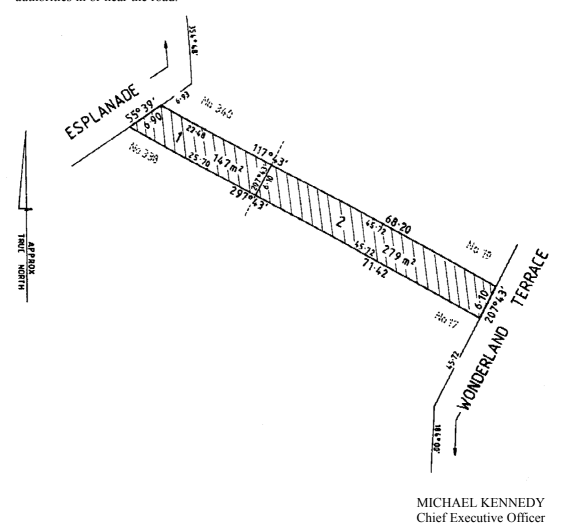
JOHN PANDAZOPOULOS MP Minister for Gaming

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Discontinuance of Road located between Nos 338 & 340 Esplanade, Mount Martha

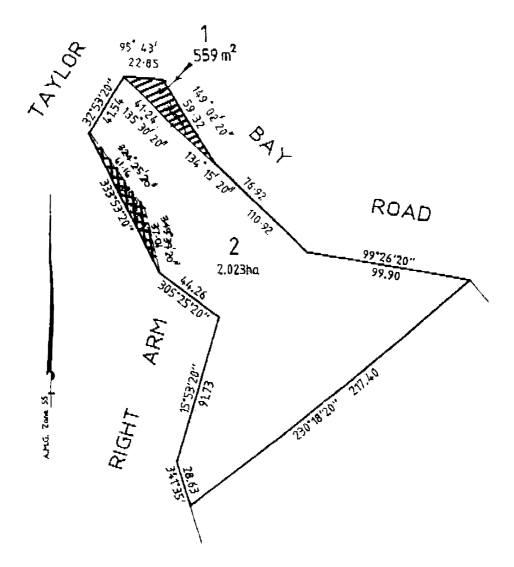
Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Mornington Peninsula Shire Council has formed the opinion that the road located between Nos 338 and 340 Esplanade, and between Nos 17 and 19 Wonderland Terrace, Mount Martha, as shown hatched on the plan below, is not reasonably required as a road for public use. Council has resolved to discontinue the road and to sell the land from the road by private treaty to the adjoining owner subject to any right, power or interest held by the Mornington Peninsula Shire Council and South East Water in connection with any sewers, drains, pipes, wires or cables under the control of these authorities in or near the road.



MURRINDINDI SHIRE COUNCIL

Road Exchange

Pursuant to section 207E of the **Local Government Act 1989**, the Murrindindi Shire Council at its meeting held on Wednesday 21 July 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 and resolved to discontinue the part of the road. The land contained in part of the road hereby discontinued be disposed of by way of road exchange as per the plan below. In accordance with Section 204(1) of the **Local Government Act 1989** that the road to be opened shown cross hatched be a public highway for the purposes of the Act.

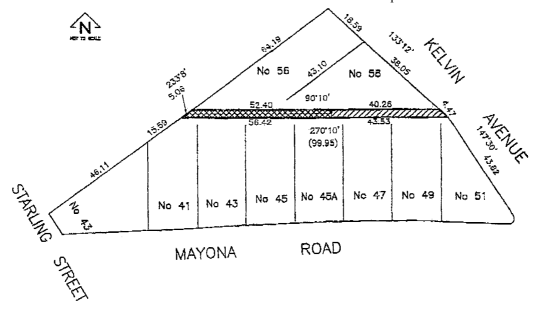


Dated 17 November 2000

BANYULE CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, Banyule City Council, at its ordinary meeting held on 13 November 2000, having formed the opinion that the "road" shown cross hatched and hatched on the plan below is not reasonably required as a "road" for public use, resolved to discontinue the "road" and sell the land by private treaty to the abutting owners subject to any right, power or interest held by Yarra Valley Water Ltd in connection with any sewers and pipes under control of that authority in or near the section of "road" shown cross hatched on the plan below, and subject to any right, power or interest held by Banyule City Council in connection with any drains an pipes under the control of that authority in or near the sections of "road" shown cross hatched and hatched on the plan below.



LEGEND:

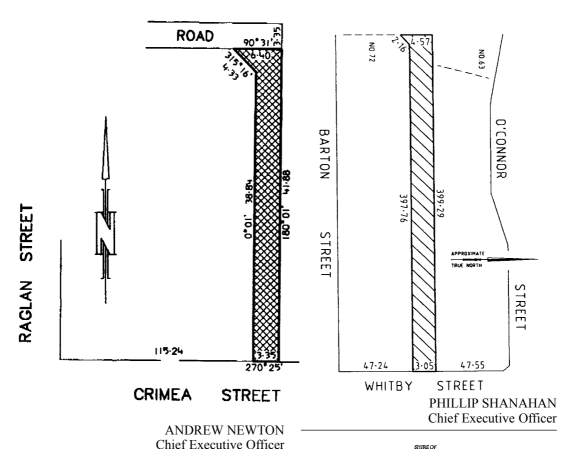
BANYULE CITY COUNCIL EASEMENT YARRA VALLEY WATER EASEMENT



P. W. SODING Director City Development

GLEN EIRA CITY COUNCIL Road Discontinuance

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Glen Eira City Council has formed the opinion that the road shown cross-hatched on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty subject to any right, power or interest held by the Glen Eira City Council in the road in connection with any sewers, drains, pipes, wires or cables under the control of that authority in or near the road.



DAREBIN CITY COUNCIL Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 18 September 2000, formed the opinion that the road at the rear of 23 to 63 O'Connor Street, 38 to 72 Barton Street and adjacent to 1 Whitby Street, Reservoir, and shown by hatching 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 the abutting property owners.

The road is to be sold subject to the right, power or interest held by Yarra Valley Water Limited in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



Library Local Law

Notice is hereby given that on 12 September 2000 Campaspe Shire Council resolved its intention to make local law number 6 entitled Library Services Local Law.

The purpose of the proposed local law is as follows:-

To provide for the administration of Councils powers and functions.

To ensure the delivery of high quality library services to the community.

To assist in the management of library services to the community.

The general purport of the local law is:– Regulation of Library Services;

Fees and charges;

Enforcement and penalties.

Any person may inspect a copy of the proposed local law from any Shire of Campaspe customer service centre or from library service facilities at Echuca and Kyabram.

Any person affected by the proposed amendment may make a written submission to Council. To be considered a submission must reach Council within 21 days of the publication of this notice.

All submissions will be considered in accordance with section 223 of the Local Government Act 1989.

Any person who makes a submission may request in writing that he or she be heard in person or by a person acting on his or her behalf.

All submissions should be addressed to:— The Chief Executive Officer, Shire of Campaspe, PO Box 35, Echuca 3564.

> PHIL PEARCE Chief Executive Officer



BOROUGH OF QUEENSCLIFFE Local Law No 1, 2000

In accordance with Section 119 of the **Local Government Act 1989**, the Borough of Queenscliffe proposes the making of a new local law, Local Law No 1, 2000.

The purpose of Local Law No 1, 2000 is to provide for the peace, order and good government of the municipal district of the Borough of Queenscliffe; to provide for those matters which require a local law under the **Local Government Act 1989** and any other Act; to provide for the administration and exercise of Council powers and functions; and to prohibit, regulate and control activities, events, practices and behaviour in places so that no nuisance is caused and there is no detriment to the amenity of the neighbourhood, to a person or to a person's property.

A copy of Local Law No 1, 2000 can be obtained from the Municipal Offices, 50 Learmonth Street, Queenscliff between the hours of 9.00 am and 4.00 pm weekdays.

Any person affected by the proposed amendments may make a submission relating to the proposed Local Law No 1, 2000 under Section 223 of the **Local Government Act 1989**. Submissions will be received up until and no later than 12.00 noon Wednesday, 13 December 2000 and should be addressed to the Chief Executive Officer, Borough of Queenscliffe, PO Box 93, Queenscliff 3225.

GARY PRICE Chief Executive Officer



Amendment (Building Refuse) Local Laws

Notice is hereby given that at its meeting on 30 October 2000 Melton Shire Council made the Amendment (Building Refuse) Local Law.

The objective of the Local Law is to provide for the deposit of building refuse in facilities dedicated for the purpose and to regulate the keeping of facilities for the deposit of building refuse on site.

The Local Law came into operation from 30 October 2000.

A copy of the Local Law can be inspected at the Melton Shire Council, 232 High Street, Melton during business hours.

> ADRIAN PENNELL Chief Executive



NOTICE OF MAKING OF LOCAL LAW AMENDMENT NO. 1 TO LOCAL LAW NO. 4 MEETING PROCEDURE

Notice is hereby given that pursuant to Section 119(3) of the **Local Government Act 1989**, the Council at a meeting on 13 November 2000, adopted Amendment No. 1 to Local Law No. 4 (Meeting Procedure).

The general purpose of the Amendment No. 1 is as follows:—

 To clarify the manner of election of the Mayor and other Chairpersons;

- To clarify the manner in which Notices of Motion and General Business may be considered;
- To clarify various other procedural matters.

A copy of Amendment No. 1 to Local Law No. 4 can be obtained free of charge from the Municipal Offices, 113 High Street, Broadford, during the hours 8.15 a.m. to 5.00 p.m. Monday to Friday or by visiting Council's website www.mitchellshire.vic.gov.au.

GARRY CECIL Chief Executive Officer

Public Holidays Act 1993

GREATER GEELONG CITY COUNCIL

Notice is hereby given that the Greater Geelong City Council appoints Wednesday, 24 October 2001 as a public holiday throughout the City, to observe the holding of the Geelong Cup conducted by the Geelong Racing Club.

GEOFF WHITBREAD Chief Executive

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Amendment

Amendment C20

The City of Darebin has prepared Amendment C20 to the Darebin Planning Scheme.

The amendment proposes to change the Darebin Planning Scheme Map 13 by rezoning land at 167 Beavers Road from Industrial 3 Zone to Residential 1 Zone and include the area in an Environmental Audit Overlay.

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

Submissions about the amendment must be in writing and be sent to: Darebin City Council, Strategic Planning Department, PO Box 91, Preston 3072 by the 29 December 2000.

JOHN VAN AS Manager Urban Development

Planning and Environment Act 1987 KINGSTON PLANNING SCHEME Notice of Amendment

Amendment C10

The City of Kingston has prepared Amendment C10 to the Kingston Planning Scheme.

The Amendment affects land in Clayton South generally bounded by Centre Road, Westall Road, Rosebank Avenue, Whiteside Road, Clayton Road, Namatjira Park, Newport Road and Knight Street, and includes the Rosebank Avenue strip shopping centre and Industrial zoned land on the southern side of Rosebank Avenue.

The Amendment proposes to: Modify clause 21.05 of the Municipal Strategic Statement. Introduce new Local Planning Policy (clause 22.18) 'Clayton South Framework' into the Kingston Planning Scheme. Rezone land on the southern side of Rosebank Avenue, Clayton South, from Industrial 1 Zone to Business 3 Zone and amend the schedule to the Business 3 Zone in respect to the maximum leasable floor area for offices on that land.

The purpose of the Amendment is to introduce new policy and planning provisions for the Clayton South Framework area to provide a clear direction for the future use and development of land, in accordance with the strategic intentions for the Framework area. The amendment should be considered in conjunction with the proposed Amendment C8.

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; Kingston City Council – Mentone Offices, corner Mentone Parade and Brindisi Street, Mentone 3194 and Kingston City Council – Moorabbin Offices, 999 Nepean Highway, Moorabbin 3189.

Submissions regarding the Amendment must be sent to: The Chief Executive Officer, City of Kingston, PO Box 1000, Mentone 3194. Attention: Anthony Morcombe, Strategic Planning by 5.00 p.m. Friday 22 December 2000.

> ROB SKINNER Chief Executive Officer

Planning and Environment Act 1987 WHITTLESEA PLANNING SCHEME Notice of Amendment

Amendment C17

The City of Whittlesea has prepared Amendment C17 to the Whittlesea Planning Scheme

The amendment affects land in the Waterstone Hill Estate as well as land immediately to the south of Waterstone Hill Estate (north of the Mill Park Lakes Estate) in South Morang. The land is more specifically known as Lot 3 LP 207914 (Volume 9996 Folio 087), and Lots 1, 2 & 3 LP 212173B (Volume 9858 Folio 022). A Council Reserve located to the east of Lot 1 LP 2112173B, within the Gordons Road Outline Development Plan, is also affected.

The amendment proposes to change Maps 17 and 18 of the Whittlesea Planning Scheme by rezoning land from Urban Floodway Zone to Residential 1 Zone.

The amendment will also reduce the extent of the Land Subject to Inundation Overlay so that it only applies to the land that may be affected by a 1 in 100 year flood under the recently altered drainage conditions.

The proposed changes in zoning and overlay controls reflect the modified drainage patterns that will result from the proposed construction of channels and retarding basins associated with a drainage scheme approved by Melbourne Water.

The amendment and explanatory report can be inspected at: City of Whittlesea Civic Centre, Ferres Boulevard, South Morang, Vic. 3752 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000.

This can be done during office hours and is free of charge.

Any person who may be affected by the amendment can make a submission to the planning authority.

Submissions should be addressed to: The Chief Executive Officer, City of Whittlesea, Locked Bag 1, Bundoora MDC 3083.

Submissions must be received by Friday 22 December 2000.

GRAEME BRENNAN Chief Executive Officer

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Amendment

Amendment C2

Knox City Council has prepared an amendment which proposes to amend the Local Section of the Knox Planning Scheme.

The Amendment proposes to rezone land south of Monbulk Creek and west of Blackwood Park Road, Ferntree Gully from the Rural Living Zone and the Public Park and Recreation Zone to the Residential 1 Zone. The Public Park and Recreation Zone was incorrectly applied to the land at the time of approval of the New Format Knox Planning Scheme.

A Development Plan Overlay is proposed to be applied to implement objectives for development of the land that has regard to the sensitive environment of Monbulk Creek. The Development Plan Overlay and Schedule introduce requirements for an Environmental Management Plan for the land, buffers to the creek area, landscaping and upgrading of Blackwood Park Road required as a result of any development.

The Amendment also affects the Municipal Strategic, amending the Strategic Framework Plan to show the land as a Development Area (Outline Development Plans required before development), and reflecting use of the Development Plan Overlay.

The Amendment can be inspected at: Knox City Council Civic Centre, 511 Burwood Highway, Wantirna South 3152 and Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

The Amendment can be viewed from 23 November 2000. Any persons affected by the amendment may make a submission in writing, which must be sent to Knox City Council, Private Bag Knox 1, M.D.C. Wantirna South 3152 by 12 January 2001.

JOHN KNAGGS Group Manager – City Development

Planning and Environment Act 1987 KNOX PLANNING SCHEME

Notice of Amendment

Amendment C4

Knox City Council has prepared an amendment which proposes to amend the Local Section of the Knox Planning Scheme.

Rezoning of part of the land at the south-west corner of Wellington Road and Gearon Avenue, Rowville, is proposed to provide for development of a neighbourhood shopping centre. The site is identified as the location for a proposed new centre in the Framework Plan forming part of the Municipal Strategic Statement.

The Amendment proposes to rezone the land from the Residential 1 Zone to the Business 1 Zone, with a Development Plan Overlay to facilitate the use and development of a supermarket based neighbourhood shopping centre that includes specialty shops, a medical centre, tavern, office/non retail uses and a petrol station. An environmental audit overlay on the site is to be retained and the site is proposed to be added to the list of shopping complexes where gaming is prohibited.

A Development Plan Overlay is being publicly exhibited in conjunction with the Amendment.

The Amendment can be inspected at: Knox City Council Civic Centre, 511 Burwood Highway, Wantirna South 3152 and Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

The Amendment can be viewed from 23 November 2000. Any persons affected by the amendment may make a submission in writing, which must be sent to Knox City Council, Private Bag Knox 1, M.D.C. Wantirna South 3152 by 12 January 2001.

JOHN KNAGGS Group Manager – City Development

Planning and Environment Act 1987 KNOX PLANNING SCHEME

Notice of Amendment

Amendment C6

Knox City Council has prepared an amendment which proposes to amend the Local Section of the Knox Planning Scheme.

The Amendment proposes to rezone land at 300 Scoresby Road (south of Blind Creek and west of Scoresby Road), Ferntree Gully from the Special Use Zone – Schedule 3 to the Residential 1 Zone. The site was earlier proposed to be developed for a Powernet Terminal Station, but was found to be surplus to Powernet's requirements and sold. The land is presently used as a golf driving range. A concept plan has been prepared showing a residential subdivision of the land for housing development, including medium density housing.

Notice is expected to be given of a Subdivision Permit application for the site during the public exhibition period of this Planning Scheme Amendment.

The Amendment can be inspected at: Knox City Council Civic Centre, 511 Burwood Highway, Wantirna South 3152 and Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

The Amendment can be viewed from 23 November 2000. Any persons affected by the amendment may make a submission in writing, which must be sent to Knox City Council, Private Bag Knox 1, M.D.C. Wantirna South 3152 by 12 January 2001.

JOHN KNAGGS Group Manager – City Development

Planning and Environment Act 1987MANNINGHAM PLANNING SCHEME

Notice of Amendment

Amendment C7

Manningham City Council has prepared Amendment C7 to the Manningham Planning Scheme.

The Amendment proposes to: apply Schedule 3 to the Significant Landscape Overlay – Environmental Residential Significant Landscape Areas, over the Domain subdivision, Templewtowe; revise Schedule 3 to the Significant Landscape Overlay – Environmental Residential Significant Landscape Areas to refer to the Domain subdivision and correct wording in sub-clause 3.0 Permit requirement; revise the boundary of the Environmental Significance Overlay Schedule 2 – Areas of Botanical and

Zoological Significance, to align with the boundary of the Domain subdivision (PS405534E): revise Municipal Strategic Statement Clause 21.13 Areas of Low Density Development and Areas of Landscape or Environmental Significance Key Issue 2 to refer to the Domain subdivision, Templestowe; prepare Schedule 6 to the Design and Development Overlay the Domain subdivision, Templestowe Environmental Residential Area to reflect relevant controls within the Doncaster Templestowe Planning Environmental Residential Zone 116A-2A Site Specific Controls, and include the Domain subdivision within DD06.

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

Submissions about the Amendment must be sent to: Manningham City Council, PO Box 1, Doncaster, Vic. 3108 Attention: Manager Economic & Environmental Planning before 23 December 2000.

BOB SEIFFERT Chief Executive

Planning and Environment Act 1987BANYULE PLANNING SCHEME

Notice of Amendment

Amendment C13

The City of Banyule has prepared Amendment C13 to the Banyule Planning Scheme.

The Amendment affects land that is owned by Council at 3 – 5 Wellington Street, Montmorency and land at 2 – 4 Abbotsford Grove, Ivanhoe. The Amendment proposes to rezone each parcel of land from a Residential 1 Zone to Public Use Zone Local Government. This will facilitate development of the two parcels for public car parking purposes associated with the Montmorency and Ivanhoe Shopping Centres respectively.

The Amendment can be inspected free of charge during office hours at the Offices of Banyule City Council at: Rosanna Service Centre, 44 Turnham Avenue, Rosanna; Ivanhoe Service Centre, 275 Upper Heidelberg Road,

Ivanhoe; Greensborough Service Centre, 9 – 13 Flintoff Street, Greensborough and the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Mr Jon Brock, Manager Strategic and Economic Development, PO Box 51, Ivanhoe 3079 by Friday 22 December 2000.

Dated 23 November 2000

JON BROCK Manager Strategic and Economic Development

Planning and Environment Act 1987 GLEN EIRA PLANNING SCHEME

Notice of Amendment

Amendment C16

The City of Glen Eira has prepared Amendment C16 to the Glen Eira Planning Scheme.

The Amendment proposes to change the Glen Eira Planning Scheme by introducing a Special Building Overlay (SBO). The SBO is applied to land identified by Melbourne Water that is prone to flooding in the event of a severe storm exceeding the design capacity of the underground drainage system. These areas are shown on the maps forming part of this amendment.

Drains serving the municipality of Glen Eira were designed for a 1 in 5 year flood generally during the 1940s war period. Satndards for new drainage were increased in 1975 to 1 in 100 year flood. Therefore, may of Glen Eira's drains will not cope with severe storms.

The intention of the SBO is to primarily protect all future building in the affected areas from flooding. The assessment will also consider, to an extent, the overland flow affect onto neighbouring properties. This is achieved by planning permits being required in these affected areas.

You may inspect the amendment and any documents that support the amendment, and the explanatory report about the amendment at City of Glen Eira Municipal Offices, corner Glen Eira and Hawthorn Roads, Caulfield South 3162 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

This can be done during office hours and is free of charge.

Please contact Melbourne Water for all technical enquiries regarding flooding of land on 9235 2100, Monday to Friday 8.30 a.m. – 5.00 p.m.

Any person who may be affected by the amendment may make a submission to the planning authority.

The closing date for submissions is Monday 15 January 2001.

Submissions must be sent to: Special Building Overlay Amendment, Strategic Planning Department, City of Glen Eira, PO Box 42, Caulfield South 3162.

JASON CLOSE Manager Strategic Planning

Planning and Environment Act 1987 WARRNAMBOOL PLANNING SCHEME Notice of Amendment

Amendment C13

The land affected by the Amendment is 106 Broomfield Street, Warrnambool.

The Amendment proposes to alter the position of the zone boundary between the Residential 1 Zone and the Urban Floodway Zone, to accurately reflect the relevant flood height for this area.

You may inspect the Amendment and any documents that supports the amendment, and the explanatory report about the amendment at the following offices: Warrnambool City Council, Municipal Offices, 25 Liebig Street, Warrnambool 3280; Office of Planning, Regional Office, 63 McKillop Street, Geelong 3220 and The Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

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 Town Planning Department, Warrnambool City Council, PO Box 198, Warrnambool 3280.

The closing date for submissions is 5.00 p.m. on Friday 22 December 2000.

Dated 16 November 2000

RUSSELL GUEST Manager Town Planning Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, A.C.N 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 29 January 2001 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.

BOL, Johanna Charlotte, formerly of 117 Lightwood Road, Noble Park, but late of 1105 Frankston-Dandenong Road, Carrum Downs, pensioner, who died 24 May 2000.

DE CRUZ, Dudley Alloysius, late of 4 Cooper Avenue, Glen Waverley, retired, who died 20 April 2000.

DE HOCHEPIED-LARPENT, Susan, late of 2 Wayne Street, Boronia, supervisor, who died 14 September 2000.

JURJANS, Albert, late of Unit 16/55 Union Street, Windsor, retired, who died 25 June 2000.

McCOMBE, Keith Glenelg, late of Templetone Lodge, 41 Thomson Street, Maidstone, pensioner, who died 19 September 2000.

READ, Norman Harold, late of North West District Nursing Home, 14 South Circular Road, Tullamarine, retired, who died 31 October 2000.

Dated at Melbourne, 10 November 2000.

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

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 24 January 2001 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.

CLARKE, Bruce Edward, late of 38 William Street, Stawell, pensioner, who died 22 May 2000.

- DRAPER, Lorna Amelda, late of 7 Carolanne Court, Mooroolbark, retired, who died 14 September 2000.
- LOCKWOOD, Maxwell Thomas, late of 11 Peterson Street, Highett, retired, who died 15 August 2000.
- MARTIN, Freda Joan, late of Dowell Court Hostel, 159 Lower Heidelberg Road, Heidelberg, retired, who died 9 September 2000.
- MATULIATIS, Vytoutas, late of South Port Community Nursing Home, 18–30 Richardson Street, Albert Park, pensioner, who died 28 October 2000.
- NEWMAN, Raymond Thomas, late of Toorak House, 1011 Toorak Road, Camberwell, retired, who died 31 July 2000.
- OTIS, Arthur, Allan, late of 56 McNamara Street, Preston West, retired, who died 30 September 2000.
- WILSON, Flora Jean, formerly of 208 Victoria Street, North Richmond, but late of Wahroonga Friendship Village, 129 Coleman Parade, Glen Waverley, widow, who died 6 September 2000.

Dated at Melbourne, 10 November 2000

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

EXEMPTION Application No. A466 of 2000

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Brian Boyce trading as Tablemates for exemption from Sections 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to:—

- (a) refuse to provide its service to a person who is married and not separated from their spouse;
- (b) obtain information from clients and potential clients of its service for the purpose of matching those clients and potential clients, including information about the attributes (within the meaning of the Act) of those clients and potential clients;
- (c) advise potential clients that, because of their attributes and the attributes preferred by the clients of the service, it will be difficult to find a match for them, where this advice is

- based on information in the possession of the service;
- (d) to charge no membership fee or a discontinued membership fee for prospective clients of a particular sex or age group;
- (e) to advertise for potential clients from a particular sex or age group;
- (f) to state in advertisements for potential clients that an application from a person who is married and not separated from their spouse will not be accepted.

In this exemption this conduct is called the exempt conduct.

Upon reading the material submitted in support of the publication and upon hearing submissions from Mr Boyce and for the Oral Reasons for Decision given by the Tribunal on 17 November 2000, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 42, 100 and 195 of the Act to enable the applicant to engage in the exempt conduct.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 42, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to engage in the exempt conduct.

Paragraph (c) of the definition conduct does not permit the applicant to refuse to provide the service of its agency to any person unless it would be an offence for the introduction agent to enter into an introduction agreement with that person under section 33 of the **Introduction Agents Act 1997**.

Paragraph (d) and (e) of the definition of exempt conduct only permit the applicant to charge no fees or discounted fees or to advertise in respect of people of a particular sex or age group if the applicant considers that this is necessary to encourage people in those groups to join its service to correct an imbalance in the representation of those groups among the applicants existing clients.

This exemption does not limit sections 33 and 34 of the **Introduction Agents Act 1997**.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 22 November 2003.

Dated 17 November 2000

CATE McKENZIE Deputy President

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

Date of Auction: Saturday 16 December 2000 at 11.00 a.m. on site.

Address of Property: Cambridge Road, Mooroolbark.

Crown Description: Crown Allotment 12B4, County of Evelyn, Parish of Mooroolbark.

Terms of Sale: 10% deposit, balance 90 days. **Area:** 1.817 ha.

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

Selling Agent: Barry Plant Doherty Real Estate, 88 Main Street, Lilydale, Vic. 3140.

LYNNE KOSKY MP Minister for Finance

Building Act 1993

BUILDING REGULATIONS 1994 Notice of Accreditation

Pursuant to Part 14 of the Building Regulations 1994 a Certificate of Accreditation (Number V00/05) has been issued to Ontera Modular Carpets Pty Ltd, of 171 Briens Road, Northmead, NSW 2152 by the Building Control Commission for Ontera 'Envisions' modular carpet.

The Building Regulations Advisory Committee appointed under Division 4 of Part 12 of the Building Act 1993, after examination of an application for the accreditation of Ontera 'Envisions' modular carpet, as a floor covering suitable for use in certain class 9 buildings, has determined that Ontera 'Envisions' modular carpet, complies with the requirements of: Clauses CP3 and CP4 of Volume One of the Building Code of Australia 1996, as adopted by the Building Regulations 1994, as those clauses apply to floor coverings in a patient-care area in a Class 9a building or in the auditorium or audience seating area in a Class 9b building not protected by a sprinkler system used as a theatre or public hall.

Conditions for use are provided on the Certificate and identification details are provided in the one (1) data sheet attached to the Certificate.

COLIN McBURNEY
Secretary
Building Regulations Advisory Committee

Drugs, Poisons and Controlled Substances Act 1981

SECTION 12G AND 12K

Notice Regarding the Amendment, Commencement and Availability of the Poisons Code

I, John Thwaites, Minister for Health, give notice that the Poisons Code, prepared under sections 12 and 12E of the **Drugs, Poisons and Controlled Substances Act 1981**, will be amended by incorporating by reference amendments to the Commonwealth standard as prescribed by the Drugs, Poisons and Controlled Substances (Commonwealth Standard) Regulations 1995.

The Poisons Code is a document that enables certain parts of the Commonwealth standard, particularly those parts relating to the uniform scheduling, labelling and advertising of drugs and poisons, to be incorporated by reference and then applied as law in Victoria.

The Poisons Code will be amended to the extent that earlier incorporated by reference material, being the Standard for the Uniform Scheduling of Drugs and Poisons (SUSDP) No. 15, as amended by SUSDP No. 15 Amendment No. 1 will be amended, varied, remade or superseded to the extent necessary by the incorporation by reference of SUSDP No. 15 Amendment No. 2.

The date fixed for the amending, varying, remaking or superseding material to take effect is 1 December 2000.

The Poisons Code may be inspected free of charge during normal business hours at the offices of the Department of Human Services situated at Level 16, 120 Spencer Street, Melbourne 3000. Contact – Duty Pharmacist, Drugs and Poisons Unit, Phone 1300 364 545 or Level 14, 555 Collins Street, Melbourne 3000. Contact Legislation Officer, Phone 9616 7167. A copy of the Poisons Code may also be obtained from the Department or at www.dhs.vic.gov.au/phd/0003112/index.htm.

A copy of the Code may also be obtained from the above offices. A copy of the Standard for the Uniform Scheduling of Drugs and Poisons, including amendments, may be obtained from the Australian Government Bookshop situated at 190 Queen Street, Melbourne 3000. Phone 132 447.

Dated 10 November 2000

HON JOHN THWAITES MP Minister for Health

Geographic Place Names Act 1998

REGISTRATION OF AMENDMENT OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of amendment of the undermentioned place name.

File No.	Place Name	Proposer & Location
GPN 305	From Graham Street Primary School to Port Melbourne Primary School.	Department of Education. Graham Street, Port Melbourne.

Office of the Registrar of Geographic Names

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

> KEITH C. BELL Registrar of Geographic Names

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13

Four Orders of the Minister for Education were made on 15 November 2000 pursuant to section 13(4) and 13(11) of the Education Act 1958 each amending the constituting Order of a school council to change its name. The changes are as follows:

Old name	New name
Kyabram Primary School Council	Haslem Street (Kyabram) Primary School 2902 Council
Kyabram Primary School Council	Dawes Road (Kyabram) Primary School 4866 Council
Newport Primary School Council	Newport Lakes Primary School Council
Warragul Special Developmental School Council	Warragul and District Specialist School Council

In addition, one Order of the Minister for Education was made on 15 November 2000 pursuant to section 13(4) of the Education Act 1958 amending the constituting Order of a school council to change its name. The change is as follows:

School Council of the State shool	School Council of the State school called
proposed to be called White Hills	Weeroona College, Bendigo
P-10 College	

MARY DELAHUNTY Minister for Education

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13

An Order of the Minister for Education was made on 18 November 2000 under sections 13(4) and 13(11) of the **Education Act 1958** amending the constituting Order of Buffalo Primary School Council in respect of the membership of the school council.

MARY DELAHUNTY Minister for Education

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from 16 November 2000, that:

AP 433 – Leveraged Equities Limited, A.C.N. 051 629 282

be an "authorised person" in relation to the stamping of transfers of land, mortgages, bonds, debentures or covenants, marketable securities, leases, agreements to lease, assignments or transfers of lease and instruments of settlement.

> DAVID POLLARD Commissioner of State Revenue

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 27 December 2000.

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 21 December 2000

Copies of objections are forwarded to the applicants.

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

- R. H. Kingswell, Cowes. Application for variation of conditions of licence SV1689 which authorises the licensed vehicle to operate as follows:—
- (a) The licensed vehicle shall operate for the carriage of passengers for weddings only;
- (b) The licensed vehicle must be a 1960 or later model Rolls Royce sedan with seating capacity of less than 12 seats;
- (c) The licensed vehicle must be operated and booked from 7 Rennison Road, Newhaven or from other premises approved by the Victorian Taxi Directorate:

To change conditions (b) and (c) and instead to operate as follows:-

- (b) The licensed vehicle must be a 1999 or later model Lincoln stretched limousine with seating capacity of less than 12 seats; and
- (c) The licensed vehicle must be operated and booked from 1 Alicudi Avenue, Frankston or from other premises approved by the Victorian Taxi Directorate.
- G. K. & K. M. Lucas, Carisbrook. Application to license two commercial passenger vehicles to be purchased in respect of 1966 Fords one convertible and one coupe each with seating capacity for 3 passengers to operate a service from 21 Powlett, Carisbrook for the carriage of passengers for wedding parties.

Note: Passengers will be picked up/set down from within a 30km radius of the Maryborough Post Office.

- R. & S. Wilkinson Pty Ltd, Corryong. Application to license one commercial passenger vehicle to be purchased in respect of any vehicle that meets the standards approved by the Victorian Taxi Directorate to operate as a hire car from 19 Hamilton Crescent, Corryong.
- A. A. Zaffiro, East Bentleigh. Application to license one commercial passenger vehicle to be purchased in respect of a 1964 Ford coupe with seating capacity for 5 passengers to operate a service from 70 Gladesville Drive, East Bentleigh for the carriage of passengers for wedding parties.
- Z. M & V. J. Zielinski, Bannockburn. Application to license one commercial passenger vehicle to be purchased in respect of any vehicle that meets the standards approved by the

Victorian Taxi Directorate to operate as a hire car from 7 High Street, Bannockburn.

Dated 23 November 2000

IRENE KAMBOURIS Manager – Operations Victorian Taxi Directorate

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Applications

Notice is hereby given that the following applications will be considered by the Licensing Authority after 27 December 2000.

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 (PO Box 666, North Melbourne 3051) not later than 21 December 2000.

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

Laneway Panel Works Pty Ltd. Application for variation of conditions of tow truck licence number TOW325 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at Princes Highway, Colac West to change the depot address to 412 Princes Highway, Colac West.

Note: This licence is under consideration for transfer to Colac Body Works Pty Ltd.

Benalla Heavy Salvage Pty Ltd. Application for variation of conditions of tow truck licence number TOW221 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 32 Emily Street, Seymour to change the depot address to 196 High Street, Broadford.

Mavyle Pty Ltd. Application for variation of conditions of tow truck licence number TOW725 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 43 Emily Street, Seymour to change the depot address to 8/45 Wallis Street, Seymour.

Dated 23 November 2000

STEVE STANKO Director

Children's Services Act 1996 NOTICE OF EXEMPTION

I, Christine Campbell, Minister for Community Services, pursuant to Section 6 of the **Children's Services Act 1996** (the Act), declare that Port Fairy Child Care Centre (Children's Services Licence Number 2870) is exempt from the following regulation of the Children's Services Regulations 1998 (the Regulations):

Regulation 25 requiring a children's service to employ as qualified staff members persons who have successfully completed a two year early childhood qualification which has been approved by the Secretary to the Department of Human Services or a qualification which the secretary is satisfied is substantially equivalent.

This exemption is granted on the following conditions:

- Alysha Parkinson is to continue her employment at Port Fairy Child Care Centre after she completes her studies.
- That, should Alysha Parkinson terminate her employment at Port Fairy Child Care Centre, a qualified staff person is to be employed, in accordance with Regulation 25 of the Regulations.
- The duration of this exemption to be until 30 June 2001.

Declared at Melbourne on 29 October 2000

Hon CHRISTINE CAMPBELL MP Minister for Community Services

Livestock Disease Control Act 1994 PURIFICATION STANDARDS FOR NIGHT-SOIL AND SEWAGE

- I, Keith Hamilton, Minister for Agriculture, acting under Section 42(2) of the **Livestock Disease Control Act 1994** (the Act), by this Order approve –
- 1. A method of purification which maintains night-soil throughout its mass at a temperature of not less than 100° Celsius for a period of not less than 10 minutes as the standard to which night-soil must be purified if Division 2 of Part 4 of the Act is not to apply.
- 2. A method of purification that results in water which –

- (a) has received effective primary and biological or chemical treatment and which is characterised by having
 - (i) a Biochemical Oxygen Demand (5 days at 20° Celsius) not exceeding a median value of 50 milligrams per litre; and
 - (ii) a suspended solids content not exceeding a median value of 50 milligrams per litre; and
- (b) has undergone a retention period of 30 days, or has passed through a sand filter having a depth of sand not less than 600 mm the sand of such filter having an effective size not greater than 0.5 mm and a uniformity co-efficient not greater than 4
- as the standard to which sewage must be purified if Division 2 of Part 4 of the Act is not to apply.

Dated 11 November 2000

KEITH HAMILTON Minister for Agriculture

Country Fire Authority Act 1958 DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the Country Fire Authority Act 1958, I, Leonard Raymond Foster, Chairman of the Country Fire Authority, after consultation with the Secretary of Natural Resources and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 01.00 hours on 1 May 2001

To commence from 01.00 hours on Monday 27 November 2000:

Gannawarra Shire Council.

To commence from 01.00 hours on Monday 4 December 2000:

Buloke Shire Council.

L. FOSTER Executive Chairman

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment

Amendment C13

The Minister for Planning has approved Amendment C13 to the Ballarat Planning Scheme.

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

The Amendment reserves land at Woodmans Hill, Ballarat for upgrading the Western Highway to freeway standard, include a Design Development Overlay for land adjoining the proposed highway, establish a "Proposed Works Area" where the provisions of Clause 52.17 (Native Vegetation removal) do not apply, and to delete a Public Acquisition Overlay.

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

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C9

The Minister for Planning has approved Amendment C9 to the Casey Planning Scheme.

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

The Amendment proposes to rezone three parcels of land:

 Municipal Reserve (Nos 106–108) Strathaird Drive, Narre Warren South from a Public Use Zone (Local Government) and Residential 1 Zone to a Public Park and Recreation Zone;

- Lots 4–9 PS 411752Q (Nos. 1–6) Len Thomas Place, Narre Warren from a Public Use Zone (Local Government) to an Industrial 1 Zone; and
- 3. Lot 1 PS 417012N, (No. 5) New Holland Drive, Cranbourne from a Public Use Zone (Local Government) to a Public Use Zone (Education).

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Casey City Council, Princes Highway, Narre Warren.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Approval of Amendment Amendment C4

The Minister for Planning has approved Amendment C4 to the Darebin Planning Scheme.

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

The Amendment applies a Heritage Overlay to buildings and grounds within the Mont Park and Larundel site, Plenty Road, Bundoora (former Psychiatric Hospital).

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

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

Planning and Environment Act 1987

MOORABOOL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C5

The Minister for Planning has approved Amendment C5 to the Moorabool Planning Scheme.

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

The Amendment reserves land at Woodmans Hill, Ballarat for upgrading the Western Highway to freeway standard, include a Design Development Overlay for land adjoining the proposed highway and establish a "Proposed Works Area" where the provisions of Clause 52.17 (Native Vegetation removal) do not apply.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure, Western Region Office, 1315 Sturt Street, Ballarat and at the offices of the Moorabool Shire Council, 15 Stead Street, Ballan.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

ORDERS IN COUNCIL

Prevention of Cruelty to Animals Act 1986

REVOCATION OF THE CODE OF PRACTICE FOR THE OPERATION OF WILDLIFE SHELTERS AND THE MAKING OF THE REVISED CODE OF PRACTICE FOR THE WELFARE OF WILDLIFE DURING REHABILITATION

The Governor in Council, on the recommendation of the Minister for Agriculture, under section 7(1) of the **Prevention of Cruelty to Animals Act 1986** –

- (a) revokes the Code of Practice for the Operation of Wildlife Shelters approved by the Governor in Council on 11 March 1992 and published in the Government Gazette G 38 on 30 September 1992 (pages 2867 2881); and
- (b) makes the Revised Code of Practice for the Welfare of Wildlife during Rehabilitation.

Dated 23 May 2000 Responsible Minister KEITH HAMILTON Minister for Agriculture

HELEN DOYE

Clerk of the Executive Council

REVISED CODE OF PRACTICE FOR THE WELFARE OF WILDLIFE DURING REHABILITATION

Introduction

- The purpose of the Revised Code of Practice for the Welfare of Wildlife during Rehabilitation (the Code) is to ensure the welfare of animals undergoing all stages of wildlife rehabilitation. It also provides an ethical guide to wildlife rehabilitators on wildlife rehabilitation and outlines responsibilities of those involved. The Code is incorporated under the **Prevention of Cruelty to Animals Act 1986**.
- 2. Wildlife rehabilitation is defined as caring for injured, sick, or orphaned native animals and providing access to veterinary assessment and treatment where required, then nursing care and support, with the goal of restoring them to their natural condition and habitat.
- 3. For the purposes of the Code, wildlife is defined as any animal of a vertebrate species, other than humans or fish, which is indigenous to Australia or its territorial waters. It is an offence to keep pest animals (as defined under the **Catchment and Land Protection Act 1994**) and these must be humanely euthanased if brought to a shelter. Introduced species should also be humanely euthanased. Domestic animals such as dogs and cats must be taken to a pound.
- 4. All wildlife in the state of Victoria is protected under the **Wildlife Act 1975**. A Wildlife Shelter Permit (permit) is required from the Department of Natural Resources and Environment (NRE) for the purposes of wildlife rehabilitation. Potential wildlife rehabilitators need to demonstrate that they have acquired appropriate training, either through accredited courses or recognised informal training seminars, or can show acquisition of the required knowledge through prior experience or employment.

Principles

- 1. Wildlife rehabilitation is generally viewed by the community as an ethical obligation to assist wild animals found in pain or distress, particularly if as a result of human interference (for example road trauma, pet predation, or oil spills).
- 2. The work of wildlife rehabilitators contributes to conservation through research, community education and promotion of a respect for animals. However, rehabilitation has limited benefit for biodiversity conservation, as the majority of animals treated in shelters are common species and low survival rates upon release have been reported for some species.

- 3. The primary goal of wildlife rehabilitation is to facilitate animal welfare both during the rehabilitation process and upon release. Animals must be euthanased if they are considered unlikely to recover sufficiently to return to the wild, or if there is uncertainty regarding a release site (for example, if the factors that led to the original condition were to pose an unacceptable risk to the animal again upon its release).
- 4. Animals should be returned to suitable habitat in the general vicinity from which they were collected (exceptions may be ocean going seabirds or migratory species). Habitats have a carrying capacity for particular species, and most occupied sites tend to function at capacity level. The relocation of wildlife to new areas is not permitted where there is the potential for genetic problems, the spread of disease, or competition for food and shelter with the existing wild population.
- 5. Captivity can place significant stress on wildlife. Extended periods in captivity can result in loss of survival skills, and the risk that the animal's living space in the wild will be occupied by another member of the species. Wild animals are opportunistic and new individuals will rapidly attempt to fill available niches. Wildlife rehabilitators should aim to release adult animals from shelters as quickly as possible. A life in captivity is not a reasonable option for rehabilitated animals, other than in exceptional circumstances.
- 6. The hand rearing of juveniles needs particular consideration. Hand reared animals may lack the survival and behavioural skills of those born in the wild, and may be disadvantaged when competing for food, shelter and territory. Juveniles do not have an established home range to return to when raised in captivity, and familiarity with humans and domestic pets can result in an increased susceptibility to predation.
- 7. Before attempting to rehabilitate an animal in an area where population reduction is currently authorised for that species, the long-term welfare of the individual must be carefully considered. The stress of the treatment must be justified in view of habitat suitability, resource availability and potential for future population management at the release site.
- 8. A wildlife rehabilitator should strive to achieve high standards of animal care through knowledge and an understanding of the field. Continuing efforts must be made to keep informed of current rehabilitation information, methods and regulations. Membership of animal welfare and wildlife rehabilitation organisations is encouraged.
- 9. To facilitate optimum results for animal welfare, rehabilitators are also encouraged to cooperate in the sharing of information and resources. Some shelters may have better facilities or experience with certain species, or there may be the opportunity to rehabilitate an animal elsewhere in the company of its own species.
- 10. Rehabilitators should acknowledge their limitations and enlist the assistance of a veterinarian or a more experienced rehabilitator when appropriate.

Case Assessment

- 1. Upon collection, animals must be assessed accurately and without delay by a person who is knowledgeable in the particular requirements of the species (a veterinarian if possible, or an experienced wildlife rehabilitator). At all stages of the rehabilitation process, animal welfare should be the primary objective.
 - Where the animal is found to be suffering from significant pain, distress, trauma or disease that cannot be relieved, it must be promptly euthanased.
 - Where the animal would not survive without extended treatment or surgery, and is unlikely to recover sufficiently to return to the wild, it should be promptly euthanased.
 - Where there is uncertainty regarding the suitability of a release site (see below for details) the animal should be humanely euthanased.
 - If there is a reasonable expectation that the animal can be successfully rehabilitated and released to its own environment, the wildlife rehabilitator should ensure that he/she has the capacity to provide for the captive needs of the animal. For example, experience with the particular species, suitable housing, and access to species specific social groups where relevant.

- 2. Conditions which could preclude successful rehabilitation and release include:
 - Loss of limbs or function of limbs, including tails
 - Permanent vital sensory loss (hearing, sight, smell, feeding)
 - Untreatable infectious disease
 - Permanent damage to the nervous system
 - Inability to adjust to temporary captivity
 - Chronic ill health
 - Imprinted behaviour patterns.
- 3. The following considerations are important when assessing a release site:
 - The release site should be suitable habitat in the general vicinity from which the animal was originally collected. For instance, if an animal were found injured on a highway, an area of bushland adjacent to the highway would be a suitable release site. Exceptions may be ocean going seabirds or migratory species.
 - There should be an available home range for the animal upon release. The sooner an animal can be rehabilitated and released back to its own environment, the more likely its place within the home range will not have been reoccupied.
 - If there are limited resources available at the release site (for example, due to large numbers of conspecifics or vegetation removal), the cost of release to the existing population must be justified in terms of competition for food and shelter.
 - The factors that lead to the original injury or condition must not pose an unacceptable risk to the animal again upon release (for example, if there are unusually high numbers of introduced predators at the site).
- 4. Continual reassessment during the process of rehabilitation is required, to ensure it remains in the best interests of the animal and that eventual release to the wild remains likely. If it becomes evident during the rehabilitation process that successful return to the wild is unlikely, the animal should be promptly euthanased.
- Exceptional circumstances where a threatened species is involved should be discussed with an officer from NRE.

Veterinary Care

The **Veterinary Practice Act 1997** precludes non-veterinarians from practising veterinary surgery or veterinary medicine. Wildlife rehabilitators may only administer first aid. In cases where veterinarians are not able to examine the animal directly, the permit holder should make every effort to obtain veterinary advice.

Surgical procedures that would result in the animal being unreleasable are inappropriate (for example, pinioning, amputating, declawing, or debeaking), with the exception of threatened species which may be offered to a zoological institution for breeding purposes. In such instances, advice from an NRE officer should be obtained.

Euthanasia

Wherever possible, a veterinarian should carry out euthanasia. Euthanasia by barbiturate overdose must only be carried out by a veterinarian. In exceptional circumstances where a wildlife rehabilitator is required to perform emergency euthanasia, a method appropriate for the species and circumstances should be employed to ensure minimal pain and suffering. If rehabilitators are not familiar with suitable euthanasia techniques for the particular species involved, every effort must be made to obtain expert advice in this regard.

Quarantine and Disease Control

Stressed animals are more susceptible to expressing and contracting infectious disease. It is important to prevent the spread of infectious disease amongst animals brought into captivity for the purposes of rehabilitation.

Upon arrival all animals should be isolated in geographically separate areas until their health status can be determined. Sick animals should be kept in quarantine conditions throughout the period of their rehabilitation. It is recommended that animals of different species are kept separate at all times.

Regular cleaning and disinfection with hospital grade disinfectant should be applied to enclosures and equipment. Areas known to be infected must be serviced last and should not drain into 'clean' areas.

Facilities for treatment, food preparation and washing of bedding should be separate from those used by humans.

Contaminated waste and carcases should be disposed of promptly, hygienically and in accordance with local Council by-laws or community standards.

Zoonoses

A number of diseases can be transmitted to humans from wild animals. These diseases are called 'zoonoses', and some can be fatal. All wildlife rehabilitators should respect the potential for disease transmission and use sound preventative measures.

Some commonly occurring zoonotic diseases are:

Ornithosis (Psittacosis), Salmonellosis, Tuberculosis, Leptospirosis, Yersiniosis, Pasteurellosis, Lyssa Virus, fungal and yeast infection (including ringworm and thrush), and parasitic skin diseases (scabies, lice and ticks).

Husbandry

Native animals in wildlife shelters have certain basic requirements if adequate welfare standards are to be maintained:

- 1. Food clean and fresh, and the appropriate type, quality and quantity for the species.
- 2. Water fresh and changed daily.
- 3. Protection from
 - noise
 - disease
 - unnecessary human contact
 - the weather. During the hospitalisation stage, animals require protection from wind, rain and extremes of temperature and humidity (however, toward the end of the rehabilitation process some re-acclimatisation to outside conditions may be necessary).
 - harassment by other animals and predation contact, sight, sound and smell. If a wild animal becomes familiar with the sight, smell or sound of dogs and cats, it may not recognise them as dangerous once it is released.
- 4. Clean air adequate ventilation, free from excessive dust, air-borne pathogens and noxious gases.
- 5. Security mental and physical. A place to hide and avoid stressful experiences, including dark areas (particularly for nocturnal species), and a place to sleep and feed effectively. Enclosures must be escape proof and safe enough to prevent the animal from injuring itself.
- 6. Space sufficient room to avoid initiation of "stress" behaviours. Refer to Minimum Cage Sizes in the Appendix.
- 7. Lighting access to sunlight or 'natural' spectrum artificial light. The photoperiod should mimic external conditions.
- 8. Supervision this is necessary to monitor and manage the case. Stress should be minimised, and ideally the animal should be unaware of the supervision.
- 9. Hygiene daily cleaning of enclosures and feed and water containers. Regular water changes for aquatic species to prevent contamination of the animal's captive environment. Pens should be well drained.

Housing and Enclosure Design

Accommodation plays an important part in the rehabilitation process. Each case must be assessed individually, and a sound knowledge of the behaviour of the species is necessary in order to provide effective housing. This information should be sought at the outset.

Housing should be provided in such a way as to:

- 1. Fulfil the animal's needs throughout the shelter period.
- 2. Meet quarantine requirements.
- 3. Enable regular (daily) inspection.
- 4. Minimise stress and handling.
- 5. Prevent familiarity with domestic pets, and unnecessary human contact.
- 6. Allow rehabilitation in social groups if applicable.
- 7. Enable training for survival in the wild where necessary (eg. cage furniture to replicate elements of the natural environment).

The type of housing varies with the species and with the stage of rehabilitation. Two main types of housing should be provided at shelters:

- 1. Hospitalisation where an intensive non-natural environment is required for more seriously injured animals. This housing should allow wildlife to stretch out comfortably, but restrict their activity enough so it is not necessary to chase the animal each time treatment or inspection is needed. The enclosure should be kept dark, quiet and at a constant temperature suited to the animal's age and species.
- 2. Standard Accommodation for the recovery period during rehabilitation. See Recommended Minimum Cage Sizes in the Appendix (note that larger enclosures than those specified may be necessary where an animal is regaining fitness or developing survival skills). This type of housing should be clean, quiet and provide appropriate shelter and security for the particular species (for instance, nest boxes, leafy branches, hollow logs or straw for burrowing).

Feeding

Clean, fresh food of the appropriate quality and quantity should be provided. This food should meet the animal's dietary and nutritional requirements, and be provided in a manner suitable for the species (for instance, fruit spiked on branches for possums, or worms scattered through leaf litter for Magpies). Fresh water should be provided and changed daily.

Good feeding management is essential for:

- 1. Rapid recovery and maximum healing potential.
- 2. Growth in young animals.
- 3. Maximum development of natural behaviour and survival techniques.

Captive diets should approximate the natural diet of the species to minimise the impact of captivity and to stimulate normal digestive function. Knowledge of the normal feeding habits of the species is necessary.

Handling

Most animals taken to shelters are frightened, physiologically stressed, mentally disoriented and may be sick, injured or in pain. Catching and handling injured wildlife should be done quickly and expertly to avoid further stress or injury. Rough handling can easily injure small animals. The housing, feeding and cleaning of animals should be done gently and efficiently, with the least disturbance possible.

Care should be taken to minimise the risk of injury to handlers by animals attempting to defend themselves or escape. Appropriate protective clothing should be worn where necessary (eg some species should only be handled with gloves to prevent injury to the rehabilitator and cross infection).

It is vital that wild adult animals are not tamed during rehabilitation, as this reduces their chance of survival upon release. Although a tame animal may possess most other living skills, it behaves differently to a wild animal. It is often not accepted by members of its own species, and is more susceptible to predation. Animals are not suitable for release unless they display instinctual fear and avoidance towards humans and domestic pets.

Release Procedures

Procedures for the release of an animal are most important and must be carefully planned. The long-term survival of the animal is dependent in part on the release being conducted efficiently and effectively.

An animal that has been in captivity for a short period of time (up to two weeks) will need little preparation for release. If it has had minimal handling and a suitable diet and enclosure during rehabilitation, the animal should be in reasonable condition and have maintained its normal wild behavioural responses. The shorter the period of time in captivity, the better an animal's chances will be for survival upon release.

An animal is ready to be considered for release when it:

- 1. Has no permanent physical impairment that may effect its chances of survival.
- 2. Has regained fitness and condition.
- 3. Is able to tolerate outside conditions and its natural food sources,
- 4. Displays normal behaviour. The animal must show instinctual fear of humans and predators, be able to catch and process food, interact with conspecifics, find or construct shelter, mark its territory if applicable, and move and navigate terrain with confidence.

The following steps should be undertaken prior to release:

- 1. The most appropriate method of release determined. For instance, if an animal has been held for a short time (eg. a week) it is likely to have retained its survival skills, and should not require any post release support to improve its survival chances. Therefore, the animal can be given a 'hard' release at the rescue site. Animals that have undergone an extended period in captivity may require a 'soft' release. This may involve the provision of food, shelter or predator protection over a protracted period.
- 2. All animals to be released must be inspected by a veterinarian or experienced wildlife rehabilitator to ensure they are free of overt disease (including any diseases contracted during captivity) which may be transmitted to native populations.
- 3. Wildlife should be transferred to the release site and handled in such a way as to minimise stress. They should be captured quickly and expertly, and placed in a receptacle suitable for the particular species involved (such as a box, bag or cage lined with cloth). During transport, unnecessary noise should be avoided and the animal must have adequate ventilation. Only one animal should be transported per bag or box, other than mother and pouch young or a family group.
- 4. Avoid releasing an animal under circumstances that may cause additional stress, such as extremes of weather, or releasing during the wrong time of day (eg releasing nocturnal animals during daylight). Some animals fare better if released in established social groups. Animals that require nest boxes/hollows should not be released without at least a temporary nest box being provided to reduce stress and threat of predation immediately following release.
- 5. In the event where release is unsuccessful (for instance, the animal cannot find food, shelter or territory in the wild and is returned to the wildlife rehabilitator) the animal should be humanely euthanased. Exceptional circumstances should be discussed with an officer from NRE for example if the animal is a member of a threatened species.

Wildlife Rehabilitator Training and Experience

Permit holders should possess appropriate skills to ensure the welfare of the wildlife temporarily in their care. These skills include:

- 1. A clear understanding of the objectives of wildlife rehabilitation.
- 2. Accurate identification of species.
- 3. First aid for injured wildlife.
- 4. Husbandry.
- 5. Avoidance of disease transmission.
- 6. A basic understanding of wildlife ecology and population dynamics.
- 7. The ability to access specialised information.
- 8. Handling techniques.

In order to obtain and maintain an appropriate level of technical skills, a certain degree of training is necessary. Attendance at training sessions on a regular basis and a demonstrated undertaking to meet the standards embodied in this Code will facilitate permit renewal.

To ensure the welfare of wildlife in their care, wildlife rehabilitators should only take as many animals as they can manage.

To assist with the care of sick injured or orphaned wildlife and to provide a training facility for potential wildlife rehabilitators, up to three foster carers may be nominated under each permit to provide assistance. The wildlife rehabilitator will be responsible for the actions of the foster carers listed on the permit and is required to oversee the rehabilitation process. The permit holder cares for animals that are difficult to look after, while foster carers requiring experience are usually restricted to animals that are easy to rehabilitate.

Records

An important aspect of wildlife rehabilitation is the compilation and maintenance of accurate records relating to animal admissions. Such records assist in the treatment, rehabilitation and release of animals, provide valuable case history information for future admissions, and are an important resource for other wildlife rehabilitators. Statistics from these records can also be used to analyse the factors involved in wildlife rehabilitation, such as the reasons why animals are brought to shelters, the species involved, the areas they are coming from, and the outcomes of rehabilitation. In addition, these records are required by NRE for inspections.

Wildlife rehabilitators should note that it is a condition of the permit that records be maintained in an appropriate format. The permit specifies the type of information that should be recorded. Wildlife rehabilitators are also encouraged to keep their own additional details regarding the care, treatment and release of animals.

Essential information to be recorded incudes:

- 1. the species
- 2. the date the animal was brought into the shelter
- 3. where the animal was found
- 4. the animal's injuries / condition
- 5. the cause of the animal's injury / condition (if known)
- 6. the fate of the animal (including release site and release date if applicable).

Appendix. Recommended Minimum Cage Sizes

1. Birds

The Code of Practice for the Housing of Caged Birds details cage construction, and permit holders should be conversant with this Code.

In the design of any bird cage, the ratio between the lengths of the two longest straight lines which can be described on the floor of the cage and at right angles to each other shall not exceed 4:1 unless the shorter of those two lines is at least 900 mm long. The length of this line should be at least twice the span of the wings of the largest bird to be kept in the cage.

Aviaries/cages with floor area exceeding 20 000 cm² must be of a minimum height of at least 150cm and allow access for physical entry. The minimum length and width of any cage should be at least twice the length of the largest bird in the cage. The care of raptors requires additional specialised knowledge and should only be undertaken by authorised individuals.

Indoor Cage Dimensions.

Size of bird (approximate length) NOTE: Birds specified below are examples	Minimum Floor area (sq cm ²)	Number of birds	Minimum height (cm)	Increased floor area for each additional bird (sq cm)
100mm (10cm) Zebra Finches	1,000	1	34	500
200mm (20cm) Neophema, Budgerigars, Lorikeets (except Rainbow and Red Collared)	1,600	1	34	800
300mm (30cm) Rosellas, Cockatiels, Rainbow Lorikeets and Bronzewing Pigeons	5,000	1	90	2,500
400mm (40cm) King Parrots, Princess Parrots, Indian Ringneck and Superb Parrots, Galahs and Long billed Corellas	10,000	1	90	5,000
500mm (50cm) Sulphur Crested Cockatoos	15,000	1	150	7,500

Outdoor Cage Dimensions

Size of bird (approximate length) NOTE: Birds specified below are examples	Minimum Floor area (cm²)	Number of birds	Minimum height (cm)	Increased floor area for each additional bird (cm²)
100mm (10cm) Zebra Finches	3,700	1	60	1,800
200mm (20cm) Neophemas, Budgerigars, Lorikeets (except Rainbow and Red Collared)	7,200	1	60	3,600
300mm (30cm) Rosellas, Cockatiels, Rainbow Lorikeets and Bronzewing Pigeons	10,000	1	90	5,000
400mm (40cm) King Parrots, Princess Parrots, Indian Ringneck and Superb Parrots, Galahs and Long billed Corellas	15,000	1	90	7,500
500mm (50cm) Sulphur Crested Cockatoos	25,000	1	150	12,500

2. Wading Birds

Wading Birds require shallow areas providing soft substrate and natural feeding opportunities. Failure to provide these conditions may lead to chronic foot problems.

Size of bird NOTE: Birds specified below are examples	Minimum Floor area (cm²)	Increased floor area for each additional bird) (cm ²	Minimum height (cm)	Minimum surface area of water (cm ²)
Large Birds Swans, Pelicans, Brolgas, Albatross	50,000	25,000	150	2,000
Small Birds Wild Ducks, Cormorants, Water Hens and Herons	25,000	12,500	150	1,000

3. Reptiles

Only compatible animals may be multiple housed.

Type of Animal	Minimum floor area (cm²)	Maximum number of animals	Minimum height (cm)	Increased floor area for each additional animal (cm²)
Tortoises				
Up to 10 cm length	1,600	1	20	400
Over 10 cm length	20,000	1	20	10,000
Snakes				
Small terrestrial of <60 cm in length eg. adult Little Whip or juvenile Pythons	1,800	2	30	900
Less than 1.2 metres in length eg. Children's Python, Tiger Snake and Copperhead	4,000	2	50	2,000
Less than 2.5 metres in length eg. Eastern Brown, and Taipan King Brown	15,000	1	120	7,500
Tree snakes up to 1.2 metres in length	4,800	2	80	2,400
Large Pythons up to 2.5 metres in length eg. Diamond Python, Carpet Python, Water Python and Amenthystines	20,000	1	150	10,000
Note: Snakes longer than	2.5 metres requi	re a minimum area	of half their leng	th squared
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Lizards				
Skinks, Dragons and Water Dragons	10,000	1	100	5,000
Goannas	45,000	1	200	20,000

4. Mammals

Only compatible animals may be multiple housed.

Type of Animal	Minimum floor area (cm ²)	Maximum number of animals	Minimum height (cm)	Increased floor area for each additional animal (cm ²)
Hopping Mice	1,400	1	25	700
Dunnarts	2,000	1	25	1,000
Kowaris, Antechinuses, Mountain Pygmy Possums	3,000	1	30	1,500
Small Quolls	10,000	1	50	5,000
Feathertail Gliders	2,500	6	100	1,000
Tuans, Leadbeater Possums, Sugar and Squirrel Gliders and Ringtail Possums	2,500	2	100	1,000
Brushtail Possums	10,000	1	200	5,000
Potaroos and Bettongs	20,000	2	200	10,000
Tiger Quolls, Yellow Bellied and Greater Gliders, juvenile Kangaroos and Wallabies less than 5 kg, Echidnas and Koalas	20,000	1	200	10,000
Wallabies greater than 5kg, Kangaroos less than 20kg and Wombats	50m≈	1	200	25m ²
Kangaroos greater than 20kg	100m≈	1	200	50m ²

5. Nest boxes

Type of Animal	Maximum number of animals	Minimum length (cm)	Minimum width (cm)	Minimum height (cm)	Opening diameter (cm)
Dunnart, Pygmy Possum, Feathertail Glider and Antechinuses	6	14	12	10	32
Kowari Hopping Mice Mountain Pygmy Possum	1 6 2 adults or mother and young	25	17	11	50
Tuan, Sugar Glider, Squirrel Glider and Leadbeater Possum breeding pair or family group	1 adult or	25	17	11	50
Ringtail Possum and Yellow Bellied Glider	1	20	25	43	65
Brushtail Possum, Great Glider and Quolls	1	25	30	55	85
Wombat	1	55	120	50	_

Note: Leadbeater Possums, Sugar Gliders and Squirrel Gliders prefer to nest in family groups and may use a type five box with a 50mm opening. A choice of two boxes is recommended to accommodate individuals ejected after social disputes.

Health Services Act 1988

AN ORDER PURSUANT TO SECTIONS 33(7), 34(1), 34(2)(a) AND 65 OF THE HEALTH SERVICES ACT 1988 (THE ACT) IN RELATION TO THE AMALGAMATION OF MANSFIELD DISTRICT HOSPITAL AND BINDAREE RETIREMENT CENTRE INC. TO BE KNOWN AS MANSFIELD DISTRICT HOSPITAL

The Lieutenant-Governor as the Governor's deputy by this Order –

- 1. **Directs** under section 65(1) of the Act, that Mansfield District Hospital and Bindaree Retirement Centre Inc. be amalgamated.
- 2. Declares, under section 65(4) of the Act, that the new registered funded agency named Mansfield District Hospital shall be a Schedule 1 public hospital under the Act.
- 3. Appoints, under section 33(7), 34(1) and 34(2)(a) the first board of management of the new registered funded agency, Mansfield District Hospital, to be constituted as specified in the table below:

MEMBERS OF THE BOARD OF MANAGEMENT:	TERM:
Yvonne Eileen O'Connor	To 31 October 2001
Phillip Harold Jolly	To 31 October 2001
Peter Anthony Howarth	To 31 October 2001
Anthony O'Hara Tehan	To 31 October 2002
Michael Charles McCormack	To 31 October 2002
Lindy Todd	To 31 October 2002
Patricia Mackay	To 31 October 2002
Bruce Elliott Bingham	To 31 October 2003
Anthony John Maxwell-Davis	To 31 October 2003
Malcolm David Kinloch	To 31 October 2003

This Order-in-Council is to be made and take effect from 1 December 2000.

Dated 21 November 2000

Responsible Minister: HON JOHN THWAITES MP,

Minister for Health

HELEN DOYE Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES

Order in Council

Under Section 17(1) of the Cemeteries Act 1958, and on the recommendation of the Minister for Health, the Lieutenant-Governor as the Governor's Deputy, with the advice of the Executive Council consents to the making of the Scales of Fees in respect of the following public cemeteries:

Meeniyan

Pine Lodge

Sunbury

Warrnambool

Wyndham

Yalca North

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Meeniyan Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

PRIVATE GRAVES	\$
Land 2.44 x 1.22 m	300.00
Sinking of grave	300.00
Re-opening	300.00
Interment Fee	120.00
Administration	50.00
LAWN SECTION	
Land 2.44 x 1.22 m	300.00
Sinking of grave	300.00

Victoria Government Gazette	G 47 23 November 2000 2777
Re-opening	300.00
Interment Fee	120.00
Administration	50.00
MISCELLANEOUS	
Interment of ashes in cemetery	75.00
Exhumation (when authorised)	700.00
Reservations (exclusive right)	100.00
Plaques – if purchased from cemetery trust list	price plus 20%
Stone mason fee –	10% of cost with minimum of \$50.00
Fitting of plaques if purchased elsewhere	40.00
Plaques must be a uniform size to comply with the specifications of the Meeniyan Cemetery Trust	
	J.N. MEIKLE, trustee
	M. HANILY, trustee
	WAYNE COOK, trustee

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Pine Lodge Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

LAWN CEMETERY

INFANT SECTION	\$
Site fee	220.00
Interment fee	220.00
Plaque	110.00
Vase	20.00
	Cr CHRIS HAZELMAN, trustee
	Cr WILLIAM HUNTER, trustee
	Cr ALAN SUTHERLAND, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Sunbury Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

	\$
Locating grave on ground, other than for burial or monument	35.00
Extra for sinking grave on Saturdays, Sundays and Public Holidays	150.00
Interment outside prescribed hours or on Saturdays, Sundays,	
Public Holidays or staff rostered day off, or without due notice	115.00
Late fee (per 1/2 hour or part thereof in excess of first 15 minutes)	25.00

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Re-iss	ue of Cer	tificate of Right of Burial	25.00
Exhun	ning the i	remains of a body (when authorised)	465.00
Search	Fees	• ` ,	\$10.00 or \$5.00 per name, whichever is greater
MONU	JMENTA	AL AREA	
Land 2	2.44 x 1.2	22 m	1,160.00
Sinkin	g grave 2	2.1m deep and interment fee	695.00
Each a	dditional	0.3m (extra)	115.00
Sinkin	g oversiz	re grave (extra)	105.00
Cance	llation of	order to sink (if commenced)	115.00
Re-ope	ening gra	ve (no cover)	580.00
Re-ope	ening gra	ve (with cover or kerb)	810.00
Grave	renovation	ons of additional inscription	25.00
		rect a headstone, ther approved structure	5% of cost with a minimum of \$35.00
Interm	ent of as	hes in private grave	85.00
LAWN	N AREA		
Land 2	2.44 x 1.2	22 m	1,160.00
Sinkin	g grave 2	2.1m deep and interment fee	695.00
Sinkin	g oversiz	te grave (extra)	105.00
Re-ope	ening gra	ve	580.00
Cance	llation of	order to sink (if commenced)	115.00
Supply	y and inst	allation of bronze plaque	290.00
Supply	y and inst	allation of additional name plate to existing bronze pla	que 115.00
Interm	ent of as	hes in private grave	85.00
ASH V	WALL		
Wall n	iche (for	maximum 2 interments) inclusive of bronze name plaq	ue

Cr ANDREW F. JESSOP, trustee Cr BURHAN VIGIT, trustee Cr DOT WHITE, trustee

350.00

185.00

Cemeteries Act 1958

Second interment, including additional name plate for plaque and installation

381mm x 216mm and interment fee

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Warrnambool Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

	\$
Land and Sinking in baby section (New)	275.00
Interment of ashes in private grave	150.00
Interment of ashes in niche wall	150.00
	IAN J. CAMERON, trustee
	JOHN I. DAFFY, trustee
	JAMES R. SAWYER, trustee

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Wyndham Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

NEW GRAVE – TRADITIONAL/LAWN GRAVES	\$
Plot at need	990.00
Interment Fee	220.00
Sinking of grave	616.00
Lawn Pre Need	990.00
Reserved Plaque	115.00
Traditional Pre Need	990.00
REOPEN GRAVE (TRADITIONAL/LAWN)	
Reopen grave to 2.13m	616.00
VAULTS	
Vault at need	4,587.00
Interment Fee	220.00
Sealing of Vault	341.00
Vault – Pre Need	4,587.00
Reopen Vault	495.00
Interment Fee	220.00
Sealing of Vault	341.00
Plot at Need	462.00
Interment of Ashes	55.00
Memorial Plaque	192.00
Rose Garden Pre Need (A – G)	462.00
Reserved Plaque	115.00
WEEPING TREE ROSE GARDEN	
Plot at need	550.00
Interment of ashes	55.00
Memorial plaque	165.00
Weeping Tree Rose Garden Pre Need	550.00
Reserved plaque	115.00
NICHE WALL MEMORIAL	
Plot at need & pre need	341.00
Intrerment of ashes	55.00
Bronze memorial plate	126.00
BABY SECTION	
Plot at Need	242.00
Sinking of the grave	77.00
MISCELLANEOUS CHANGES	
Certificate – Right of Burial	27.00
Interment outside prescribed hours, Weekends & Public holidays	330.00

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Cancellation of Fee (pre need/at need)	99.00
Oversize (coffin or casket)	99.00
Extra depth to allow a 3 rd interment 2.44 m	132.00
Exhumation Fee	3,080.00
Ashes interred in a private grave	121.00
Additional inscription	11% of contract
Permission to erect monument/renovations	11% of contract
Collection of ashes	27.00
PLAQUES	
Book of Life & Vase	676.50
Book of Life – Additional page	275.00
Ceramic Photo – Black & White 5 x 7	154.00
Ceramic Photo – Colour 5 x 7	198.00
Ceramic Photo – Colour 5 x 7 with Frame	220.00
Metallic T.T.L. Colour 5 x 7 + Gold Border	198.00
Detachable Plate – 5 Line	126.50
Dual Plaque & Vase 15 x 11	550.00
Single Plaque & Vase 15 x 11	489.00
Baby Niche Plate	126.50
Niche Wall Plate	126.50
Emblems/Motifs/Borders	27.50
6 x 8 Rose Garden Plaque	192.50
Blue Rose Garden Plaque	165.00
Ran/RAAF/AIF Emblem	33.00
Vase	126.50
Teddy Bear Plaque (Phoenix)	165.00
AFL Logo's	55.00
Positioning fee External Bronze Plaque Supplied	88.00
	DAVID McLAROW, trustee
	KAREN ROBERTS, trustee
	PETER ROSS, trustee

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Yalca North Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

LAND	\$
Land 2.44 m x 1.22 m	120.00
Sinking grave 1.83 m	170.00
Interment of Ashes	75.00
Interment outside prescribed hours on Saturdays or Public Holidays – extra	20.00

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Interment in private grave without due notice – extra 20.00

Plate & bookeeping 30.00 IAN SUTTON, trustee

LINDSAY SUTTON, trustee
TIMOTHY MANNION, trustee

2781

Dated 21 November 2000 Responsible Minister: HON JOHN THWAITES MP Minister for Health

> HELEN DOYE Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES

Order in Council

Under Section 17(1) of the **Cemeteries Act 1958**, and on the recommendation of the Minister for Health, the Lieutenant-Governor as the Governor's Deputy, with the advice of the Executive Council consents to the making of the Scales of Fees in respect of the following public cemeteries:

Arthur's Creek

Ballaarat

Balmoral

Boram Boram

Bumberrah

Cobram

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Arthur's Creek Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

Land 2.44m x 1.22m 300.00
Interment 150.00
Digging Contract price plus 20%
Re-open Contract price plus 20%
MONUMENTAL SECTION

Memorial fee 10% of memorial cost minimum \$50.00

Administration fee per interment 90.00 Exhumation fee (when authorised) 860.00 Own section of land 108.00

> B. MURPHY, trustee D. MURPHY, trustee A. SUTHERLAND, trustee

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Ballarat General Cemeteries from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

resembled to the extent to which they conflict with this scale.	
FEES FOR RIGHT OF BURIAL	\$
OPEN GROUND – single interment only	
Child to 3 months (including Stillborn)	55.00
Other	132.00
CONVERT PUBLIC GRAVE TO PRIVATE	
(INCLUDING OPEN GROUND)	
Child (under 12 years)	275.00
Other	638.00
MONUMENTAL AREAS	
Land 2.74m x 1.22m for 2 interments	638.00
Vault in locations approved by the Trustees (includes land)	3,740.00
"TANDERRA"	
Land – Single	2,640.00
Double	5,280.00
Triple	7,920.00
LAWN AREAS	
BEAM LAWN GRAVES	
Land – 5' Depth	594.00
7' Depth	649.00
9' Depth	946.00
GARDEN LAWN GRAVES	
Land – 5' Depth	605.00
7' Depth	671.00
9' Depth	968.00
Grave in specially selected beam and	
Garden lawn areas for cremated remains	
Placement only (includes first placement)	1,452.00
CHILDREN'S LAWN SECTION	
Land 2.74 m x 1.22 m and interment of Child 1 year to 12 years	506.00
INTERMENT FEE	
Monumental and Tanderra	913.00
Lawn	935.00
TREE OF MEMORIES	
1 Leaf	198.00
2 Leaves	308.00
3 Leaves	363.00

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CREMATORIUM			
CREMATION FEES			
(1) Weekdays – with use of Chapel and Organ			737.00
(2) Weekdays – Australian ex-service (with overseas service)			693.00
(3) Weekdays – without use of Chapel			704.00
(4) Weekdays – without use of Chapel (before 10 a.m.)			682.00
(5) Weekdays – child under 5 years of age			220.00
(6) Weekdays – stillborn – including Memorial urn (when req	uired)		143.00
(7) Pre-payment of Cremation and Deed (concessions do not	apply)		737.00
(8) Weekdays after 3.30 p.m. & Saturdays 9 a.m. to 3 p.m. – a	addition	nal	297.00
MEMORIALS			
Wall Niche with flower vase (permanent placement)			396.00
Wall Niche upgraded to permanent placement			253.00
Rose Garden Memorial (tenure 25 years)			418.00
Extension of tenure to rose garden Memorial			418.00
Individual Rose Bush (for 3 placements) (tenure 25 years)			671.00
Extension of tenure to individual rose bush			671.00
Established (with 25 year tenure)			231.00
Memorial shrub (for up to 8 placements) (permanent placeme	nt)		1,452.00
Additional placements at Memorial Shrub (permanent placem	ent)		352.00
Additional placements at Memorial Shrub (tenure 25 years)			242.00
Shrub upgraded to permanent placement			594.00
Garden Perimeter Memorial (permanent placement)			770.00
Book of Remembrance (5 line entry) and			
Garden Perimeter Memorial (permanent placement)			000.00
(additional lines and Emblems extra charge at the current fee)	Í		990.00
TANDERRA MEMORIAL GARDENS			• 4•0 00
Memorial position			2,420.00
Placement			330.00
BOOK OF REMEMBRANCE			
2 line entry			165.00
Additional lines (up to 10 lines)		P	Per line \$22.00
Emblem (available with 5 or more lines)			121.00
Additional copies of the memorial book entry in folder			121.00
Memorial entry in vinyl bound miniature book			198.00
Memorial entry in leather bound miniature book			231.00
MISCELLANEOUS FEES			
CEMETERY AND CREMATORIUM			
Administration fee for cancellation of Right of Burial, Memor	rial Rig	ht, Cremation	55.00
Duplicate of Burial Right			55.00
Sand for backfill			66.00
	33.00 p	er hour – minin	
Interments on Saturdays – additional			374.00

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Remove and replace ledger/open sealed Grave (burial only)		154.00		
Placem	nent of cre	emated remains in grave (includes ledger removal)	220.00
		d block - second intermen	nt –	
pre-pay	yment fee	does not apply		627.00
		body (when authorised)		1,782.00
		plaque not supplied by the Trust specifications	e Trust	121.00
		e for lawn grave, memoria	l gardens	121.00
		is placement and monume		
	ling Tand			55.00
Monun	nental Fe	es –	8% of contract price inclu	uding GST – minimum \$10.00
Use of Chapel – service only up to 1 hour		88.00		
		2nd hour or part thereof		165.00
Postage, packing and administration of Cremated remains – within Australia 66.00			Australia 66.00	
			Oversea	110.00
Placem	nent of a f	lower vase at an existing	Niche	55.00
		lower vase at an existing	Garden,	
Shrub 1	Memorial	& Lawn Grave – 1 off		66.00
		2 off		88.00
Memor	rial block	(plaque extra)		99.00
-	UE AND			
		olems, additional lines and	l	(Cost exclusive of GST)
	plus urns			plus 85% plus GST
		N PLAQUES		00.50
381mn	1 x 279m	m and 381 mm x 216mm		82.50

ERWIN JAMES GAY, trustee LORRAINE JUNE HENDERSON, trustee ROBERT JOHN WHITEHEAD, trustee

77.00

55.00

Cemeteries Act 1958

254mm x 152mm

229mm x 183mm and 127mm x 102mm

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Balmoral Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

ITEM	\$
Plot	140.00
Plot Lawn Section	500.00
Interment	85.00
Grave digging	Contract price + 10%
Administrative fee per interment	65.00
Lawn plaque and vase	Contract price + 10%

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Interment of ashes in private grave 90.00

Exhumation charge (when authorised) 860.00

Permission to erect headstone or monument 10% of cost with a minimum \$60.00

MARY ELLEN BREMNER, trustee

DON CAMERON, trustee ADRIAN JOSEPH WATT, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Boram Boram Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

 GENERAL SECTION
 \$

 Land 2.44 x 1.22m
 120.00

 Interment Fee
 60.00

 Digging (New)
 Contract price ± 10%

Digging (New)Contract price + 10%Digging (Re-open)Contract price + 10%Digging (Re-open with slab)Contract price + 10%

BUSH LAWN SECTION

Land 2.44 x 1.22m250.00Interment Fee100.00Digging (New)Contract price + 10%Digging (Re-open)Contract price + 10%Plaque, Letters and Flower ContainerContract price

MISCELLANEOUS CHANGES

Exhumation Fee (when authorised) 850.00

Interment of ashes in private grave \$40.00plus contract price (if applicable)

Search Fee (each search) 15.00 Administration 20.00

Permission to erect a headstone or Monument 10% of cost Minimum charge \$50.00

EUAN R. KELLY, trustee GEOFF W. EALES, trustee IAN J. HARRINGTON, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Bumberrah Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

LAWN & MONUMENTAL SECTION

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Land 2.44 x 1.22m 500.00

Grave digging Contract price + 20%

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Re-opening grave (no cover)	200.00
Re-opening grave (with cover)	280.00
Administration fee per interment	60.00
MEMORIAL NICHE WALL	
First interment	100.00
Re-opening	100.00
Reservation deposit	50.00
Standard plaque	Contract price
Affixing plaque	Contract price
WALL OF REMEMBRANCE	
Site for plaque	90.00
Reservation deposit	50.00
Standard plaque	Contract price
Affixing plaque	Contract price
MISCELLANEOUS	
Search fee	15.00
Permission to erect headstone or monument	(10% of cost – minimum \$25.00)
Exhumation fee – (when authorised)	860.00
Reservation of lawn or monumental site Minimum of \$50.00	150.00
	MARTIN KRAMME, trustee
	VICTOR WYATT, trustee
	LOIS LYNETTE STEWART, trustee

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Cobram Public Cemetery from the date of approval by the Lieutenant-Governor as the Governor's Deputy. All other fees are rescinded to the extent to which they conflict with this scale.

LAWN CEMETERY	\$
Second interment	550.00
Children under 5 years – Grave digging	Contract price + 10%
GENERAL CEMETERY	
Cancellation of order to sink (if commenced)	72.00
Interment fee	72.00
Interment fee not in prescribed hours or without due notice	157.00
Late fee (per 1/2 hour or part thereof in excess of 15 minutes)	25.00
Annual maintenance (optional)	72.00
Grave renovations or additional inscription	30.00
Interment of Ashes	60.00
Grave digging	Contract price plus 10%

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Exhumation of remains (when authorised)			860.00
VAULT			
Interment fee (including footpath)			190.00
Interment fee (Saturday, Sunday or Public			
Holidays (including footpath)			275.00
		MAREE HOGAN	, trustee
	N	MAXWELL WOODS	, trustee

Dated 21 November 2000 Responsible Minister: HON JOHN THWAITES MP Minister for Health

HELEN DOYE Clerk of the Executive Council

HEATHER BURGESS, trustee

Road Safety Act 1986

ORDER DECLARING SELF-PROPELLED ELEVATING WORK PLATFORMS NOT TO BE MOTOR VEHICLES

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 3(2)(b) of the **Road Safety Act 1986** by this Order declares the following class of motor vehicles not to be motor vehicles for the purposes of that Act:

A self-propelled elevating work platform that is—

- a) a self-propelled vehicle used for construction, maintenance or warehouse operations;
- b) designed mainly for use outside a road or road related area;
- c) not capable of travelling at a speed in excess of 10km/hr;
- d) only being used for the purpose for which it was manufactured; and
- e) not being used for transport on a road or road related area other than for the purposes of loading or unloading the vehicle on to another vehicle or repositioning the vehicle at a work site.

Dated 21 November 2000 Responsible Minister PETER BATCHELOR Minister For Transport

> HELEN DOYE Clerk of the Executive Council

Land Act 1958

SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, pursuant to section 99A(1)(a) & 99A(2) of the **Land Act 1958**, approves the sale by private treaty of Lot 2, TP12019Y, Parish of Mildura and located in Woomera Avenue, Red Cliffs.

Dated 21 November 2000 Responsible Minister: LYNNE KOSKY MP Minister for Finance

HELEN DOYE 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:

115. Statutory Rule: Motor Car Traders

(Fees Amendment)

Regulations 2000

Authorising Act: Motor Car Traders

Act 1986

Date of making: 21 November 2000

116. Statutory Rule: Tobacco

(Amendment) Regulations 2000

Authorising Act: Tobacco Act 1987

Date of making: 21 November 2000

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N	609-672	\$38.70
O	673-736	\$43.00
P	737-800	\$47.30

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As from 23 November 2000

The last Special Gazette was No. 173 dated 22 November 2000

The last Periodical Gazette was No. 1 dated 22 June 2000

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ISSN 0819-5471

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Government Information and Communications Branch Department of Premier and Cabinet Level 3, 356 Collins Street Melbourne 3000 Victoria Australia

RETAIL SALES

Information Victoria Bookshop 356 Collins Street Melbourne 3000. Telephone enquiries 1300 366 356

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