



Victoria Government Gazette

No. G 48 Thursday 30 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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Government and Outer Budget Sector Agencies Notices

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9.30 a.m. Monday - (Private Notices)

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

Advertisers should note:

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

SPECIAL GAZETTES

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Burwood Vic 3125
Telephone: (03) 9926 1233
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Full Page \$360.00

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Government and Outer Budget Sector Agencies Notices

	Typeset
Full Page	\$87.50

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

The Victoria Government Gazette

General and Special - \$170.00 each year

General, Special and Periodical - \$227.00 each year

Periodical - \$113.00 each year

Subscriptions are payable in advance and accepted for a period of one year. All subscriptions are on a firm basis and refunds will not be given.

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125 Highbury Road, Burwood Vic 3125
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**PUBLICATION OF THE
VICTORIA GOVERNMENT
GAZETTE (GENERAL)
CHRISTMAS/NEW YEAR PERIOD**

PLEASE NOTE:

The final issue of the Victoria Government Gazette for 2000 will be published on Thursday 21 December 2000. Copy deadlines for this issue remain unchanged ie copy for Private Advertisements must reach the Government Gazette Office by 9.30 am on Monday 18 December 2000. Copy for Government and Outer Budget Sector Agencies Notices must reach the Government Gazette Office by 9.30 am on Tuesday 19 December 2000.

The first issue of the General Gazette for 2001 will be published on Thursday 4 January 2001, and thereafter on each Thursday.

Where urgent gazettal is required after hours, arrangements should be made with Ann White on 0419 327 321.

ANN WHITE
Government Gazette Officer

PRIVATE ADVERTISEMENTS

CECIL ENNIS, late of 519 Princes Highway, Noble Park, Victoria, retired carpenter, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 July 2000, are required by John Peter Hill of 2/16 Rutland Road, Berwick, Victoria, company director, the executor of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by 1 February 2001 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

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

LAUREL FAITH WHEATON, late of 43 Uvadale Grove, Kew, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 11 March 2000, are required by Dulcie May Piper and Angelo James Natoli, the executors of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

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

JEAN ETHEL GRIEVE HOOD, late of 23 Salisbury Avenue, Mont Albert, spinster, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 July 2000, are required by the personal representative, Philip Edginton Aitken of 114 William Street, Melbourne, to send particulars to him care of the undermentioned solicitors by 7 February 2001 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

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

JOAN CAMPBELL SYME, late of 9 Mernda Road, Kooyong, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 August 2000, are required by the applicants for probate, Ione Randall Weir, Eve Elizabeth Syme and Belinda Gillian Syme, all of Unit 6, 330 Deakin Avenue, Mildura, Victoria, to send particulars of their claims to the said Ione Randall Weir, Eve Elizabeth Syme and Belinda Gillian Syme by 30 January 2001 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

ARTHUR ROBINSON & HEDDERWICKS,
solicitors,
530 Collins Street, Melbourne.

Re: Estate Joyce Lillian Penno, deceased. In the estate of JOYCE LILLIAN PENNO, of 64 Murray Street, Kerang, in the State of Victoria, home duties, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Christopher William Henry Penno of 2 Isaacs Close, Sunbury, Victoria, the executor of the will of the said deceased, to send particulars of such claims to him in care of the undermentioned solicitors within two months from the date of publication of this notice after which date he will distribute the assets having regard only to the claims of which they then have notice.

BASILE & CO PTY LTD, legal practitioners,
46 Wellington Street, Kerang, Vic. 3579.

Re: ELIZABETH MARGARET BARNES, deceased, late of Betheden Nursing Home, Murrumbena. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 August 2000, are required by the executor, John Rooney, to send particulars of their claims to the executor care of the undermentioned solicitors by 5 February 2001 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

BELL McCULLAGH & ROWE, solicitors,
760 Riversdale Road, Camberwell 3124.

JOSEPH LYAL EXELL, late of Matron Arthur Manor, Robinson Street, Horsham, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 August 2000, are required by the personal representative, Anne Elizabeth Woolner of "Bobadil", Fishers Lane, Barellan, New South Wales, to send particulars to her C/- Messrs Brown & Proudfoot, 74 Wilson Street, Horsham 3400 by 2 February 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 30 November 2000

BROWN & PROUDFOOT, lawyers,
74 Wilson Street, Horsham 3400.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN WILLIAM LYTTON, late of 38 Clara Street, South Yarra, Victoria, who died on 19 June 2000, are required by the executor, Stephen John Lytton, of 2/1 Napperby Street, Brunswick West, to send particulars of their claim to him care of the undersigned solicitor by 30 January 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

COLMAN LAWYERS,
71 Powell Street, Yarraville, Vic. 3013.

Re: HUGH MURRAY McALISTER, late of 9A Willow Road, Upper Ferntree Gully, Victoria 3156, but formerly of 176 Kallista Emerald Road, The Patch, Victoria, market gardener, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 June 2000, are required by the trustee, Murray Hugh McAlister of 6 Lawrence Court, The Patch, Victoria, retired, son, to send particulars to the trustee by 19 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.

EALLES & MACKENZIE, solicitors,
114-116 Main Street, Lilydale 3140.

Re: JOHN MAXWELL ROSS, late of 127 Marriage Road, East Brighton, Victoria, retired business proprietor, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 September 2000, are required by the trustee, Peter Edward Silk of 41-43 McEwan Road, Park Orchards, Victoria, nephew, to send particulars to the trustee by 19 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.

EALLES & MACKENZIE, solicitors,
114-116 Main Street, Lilydale 3140.

Creditors, next-of-kin and others having claims in respect of the estate of MARIE ADELIN PAYNE, late of 2 Jasserfold Street, North Balwyn, retired hairdresser, deceased, who died on 26 July 2000, are to send particulars of their claims to Equity Trustees Limited, A.C.N. 004 031 298 of 472 Bourke Street, Melbourne by 30 January 2001 after which date it will distribute the assets having regard to the claims of which it then has notice.

ELEANOR REEVE DAILEY, late of 13 Rubens Grove, Canterbury, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 March 2000, are required by Equity Trustees Limited, A.C.N. 004 031 298 and Graham William Leighton Hobbs (in the will called Graeme Hobbs), the executors of the will of the deceased, to send particulars of their claim to them care of the undermentioned solicitor by 30 January 2001 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

G. W. HOBBS PTY, barrister and solicitor,
88 Barrabool Road, Highton, Victoria 3216.

Creditors, next-of-kin or others having claims in respect of the estate of DOROTHY ISABEL STIRLING, late of Camberlea Private Nursing Home, 629 Riversdale Road, Camberwell, Victoria, who died on 7 September 2000, are required to send particulars of their claims to the trustee, AXA Trustees Limited of 65 Southbank Boulevard, Southbank, Victoria,

in the will called National Mutual Trustees Limited by 30 January 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

GADENS LAWYERS,
121 William Street, Melbourne.

CHRISTINA MARION HOGAN, late of 127 Albert Road, Warragul, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 September 2000, are required by the trustees, Margaret Anne Robertson and Maree Denise Davies, to send particulars of their claims to them care of the undersigned solicitors by 30 January 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

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

KEITH ERIC BISHOP, late of Bloomfield Road, Warragul, mill hand, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 August 2000, are required by the trustee, Margaret Edna Bishop, to send particulars of their claims to her care of the undermentioned solicitors by 30 January 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of KENNETH BENBOW, late of 6 Perth Street, Heidelberg West, Victoria, retired, deceased intestate, who died on 26 August 2000, are requested to send particulars of their claims to the administrator, Joan Elizabeth Benbow, care of the undermentioned legal practitioner by 31 January 2001 after which date she will distribute the assets having regard only to the claims of which she then has notice.

JOHN STEWART, legal practitioner,
290 Racecourse Road, Newmarket.

DONALD CHARLES JOHN BRADBURY (also known as Donald C. Bradbury, Donald Charles Bradbury, Donald Bradbury, D. C. Bradbury and Donald C. J. Bradbury), late of 7 Mair Street, Brighton, Victoria, retired architect, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 July 2000, are required by the executors, Donald Alan Bradbury and Jillian Rae Bradbury, to send particulars to them care of the undermentioned solicitors by a date not later than two months after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors,
53 Marcus Road, Dingley.

GRACE CONSTANCE TURNER, late of Kenilworth Private Nursing Home, 3 Kenilworth Parade, Ivanhoe, married woman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 October 2000, are required by the personal representative, ANZ Executors & Trustee Company Limited, (A.C.N. 006 132 332) of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 1 February 2001 after which date the personal representative may convey or distribute the assets having regard only to the claims of which it then has notice.

McCRACKEN & McCRACKEN, solicitors,
501 La Trobe Street, Melbourne.

Re: ALFRED HENRY HEIGHT, late of 26 Charteris Drive, East Ivanhoe, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 October 2000, are required by the trustees, Francis Norman Northcott of 3 Brownfield Street, Cheltenham, Victoria and Ian William Cox of "Four Oaks", Gardens Road, Rosebud, Victoria, to send particulars to the trustees care of the undermentioned solicitors by 2 February 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

McKEAN & PARK, solicitors,
405 Little Bourke Street, Melbourne.

JAMES FRANCIS GUILFOYLE, late of 10 Harbourline Drive, Goughs Bay, retired. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2000, are required by the applicant for grant of representation in the estate, Equity Trustees Limited of 472 Bourke Street, Melbourne, to send particulars to its above address by 14 February 2001 after which date the applicant for grant of representation may convey or distribute the assets having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN,
solicitors for the applicant,
9 High Street, Mansfield 3722.

Creditors, next-of-kin and others having claims in respect of the estate of JACK MAXWELL DIGBY, deceased, late of 31 Ward Street, Ashburton, Victoria, retired toolmaker, are required by the deemed executor, ANZ Executors & Trustee Company Limited of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 30 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.

Re: EDNA MAY IVEY, deceased. Creditors, next-of-kin and others having claims in respect of the estate of EDNA MAY IVEY, late of Rochester Nursing Home, Rochester widow, deceased, who died on 17 June 2000, are to send particulars of their claims to the executors, care of the undermentioned solicitors by 14 February 2001 after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

MITCHELL, McKENZIE & CO., solicitors,
51 – 55 Heygarth Street, Echuca.

PEARL MADELINE BUSHBY, late of Waterdale Extended Care, 250 Waterdale Road, Ivanhoe, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 August 2000, are required to send particulars of their claims to the trustee, Colin Edward Beaumont, care of the undermentioned solicitors by 24 January 2001 after which date the trustee or personal representative or applicant for grant

of administration may convey or distribute the assets having regard only to the claims of which he then has notice.

PAUL McGUINNESS & ASS. PTY., solicitors,
3 Eighth Avenue, Rosebud 3939.
Tel.: (03) 5986 6999.

JOYCE FRANCES KELF, late of 30 Stud Road, Dandenong, in the State of Victoria, home duties. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 April 1999, Melbourne, Victoria, are required by the executors, John Woods Morton of 1 Hillcrest Road, Glen Iris, in the State of Victoria and Margaret Marshall Scott Lee of 6 Celia Court, Bangholme, in the State of Victoria, to send particulars to them by 60 days after today's date after which date the trustees may convey or distribute the assets having regard to the claims of which they then have notice.

PRIOR & PRIOR, solicitors,
335A Centre Road, Bentleigh.

GWENDOLENE ALICE MARGARET DONALD, late of 12 Beach Road, Hampton, Victoria, medical practitioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 July 2000, are required by the trustee, Equity Trustees Limited of 472 Bourke Street, Melbourne, Victoria, to send particulars to it by 1 February 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

ROBERT GREEN & CO., solicitors,
549 Hampton Street, Hampton, Victoria.

Re: SYLVIA MAE BREALY, late of Corowa Court, Esplanade, Mornington, retired, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 22 September 2000, are required by the trustee, Neill Finlay Anderson of 216 Main Street, Mornington, Victoria, legal practitioner, 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 then has notice.

ROBERTS PARTNERS,
216 Main Street, Mornington.

Re: MARY DOROTHY SIMMONS, in the will called Mary Dorothea Simmons, late of 185 Bentons Road, Mornington, but formerly of 18 Rendlesham Avenue, Mount Eliza, widow, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 28 August 2000, are required by the trustee, Graeme John Simmons of 6 Ellesmere Court, Frankston, Victoria, 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 then has notice.

ROBERTS PARTNERS,
216 Main Street, Mornington.

Re: SYBIL ANNIE HOWDEN, late of 39/72 Jetty Road, Rosebud, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 August 2000, are required by the trustees, Kim Syme Price and Geoffrey Robert Nicholson to send particulars to the trustees C/o the undermentioned solicitors by 26 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.

WRIGHT SMITHS, solicitors,
2 Seventh Avenue, Rosebud 3939.

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

On 21 December 2000 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Raymond Francis Rickeard of 25 Marlock Street, Frankston North, as shown on Certificate of Title as Francis Raymond Rickeard, joint proprietor with Patricia Winifred Rickeard of an estate in fee simple in the land described on Certificate of Title Volume 8917, Folio 355 upon which is erected a dwelling known as 25 Marlock Street, Frankston North.

Registered Caveat No. V893234P affects the said estate and interest.

Terms - Cash only

CW-00-00435-5

Dated 28 November 2000

SHANE BLOXIDGE
Sheriff's Office

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. 76/2000 **Agricultural Industry Development (Amendment) Act 2000**
- No. 77/2000 **Country Fire Authority (Amendment) Act 2000**
- No. 78/2000 **Courts and Tribunal Legislation (Miscellaneous Amendments) Act 2000**
- No. 79/2000 **Duties Act 2000**
- No. 80/2000 **Fisheries (Amendment) Act 2000**
- No. 81/2000 **Melbourne City Link (Miscellaneous Amendments) Act 2000**
- No. 82/2000 **Mineral Resources Development (Amendment) Act 2000**
- No. 83/2000 **Tertiary Education (Amendment) Act 2000**
- No. 84/2000 **Transport Accident (Amendment) Act 2000**

Given under my hand and the seal of Victoria on 28 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. 76/2000 (1) This Act (except sections 7, 11(2), 24, 27 and 28) comes into operation on the day after the day on which it receives the Royal Assent.

(2) Subject to sub-section (3), sections 7, 11(2), 24, 27 and 28 come into operation on a day or days to be proclaimed.

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

No. 77/2000 (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 on or before 1 July 2001, it comes into operation on that day.

No. 78/2000 (1) This Act (except section 13) comes into operation on the day on which it receives the Royal Assent.

(2) Section 13 is deemed to have come into operation on 1 January 2000.

No. 79/2000 This Act comes into operation on 1 July 2001.

No. 80/2000 (1) This Act (other than sections 9 and 22) comes into operation on the day after the day on which it receives the Royal Assent.

(2) Sections 9 and 22 come into operation on a day or days to be proclaimed.

(3) If section 9 does not come into operation before 1 April 2002, it comes into operation on that day.

(4) If section 22 does not come into operation before 1 April 2003, it comes into operation on that day.

No. 81/2000 (1) This Part and section 43 come into operation on the day after the day on which this Act receives the Royal Assent.

(2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.

(3) If a provision referred to in sub-section (2) does not come into operation before 31 December 2002, it comes into operation on that day.

No. 82/2000 (1) This section and sections 1, 60 and 69 come into operation on the day after the day on which this Act receives the Royal Assent.

(2) Subject to sub-section (3), the remainder of this Act comes into operation on a day to be proclaimed.

(3) If the remainder of this Act does not come into operation before 1 January 2002, it comes into operation on that day.

No. 83/2000 This Act comes into operation on the day after the day on which it receives the Royal Assent.

No. 84/2000 (1) This section and sections 1, 6, 9, 10, 11, 13, 14(3), 15(4), 17, 18, 21, 22, 24, 25, 26, 27(4), 29, 31, 32, 33, 36, 37, 39 and 40 come into operation on the day after the day on which this Act receives the Royal Assent.

(2) Section 15(3) is deemed to have come into operation on 1 July 2000.

(3) Subject to sub-section (4), the remaining provisions of this Act come into operation on a day or days to be proclaimed.

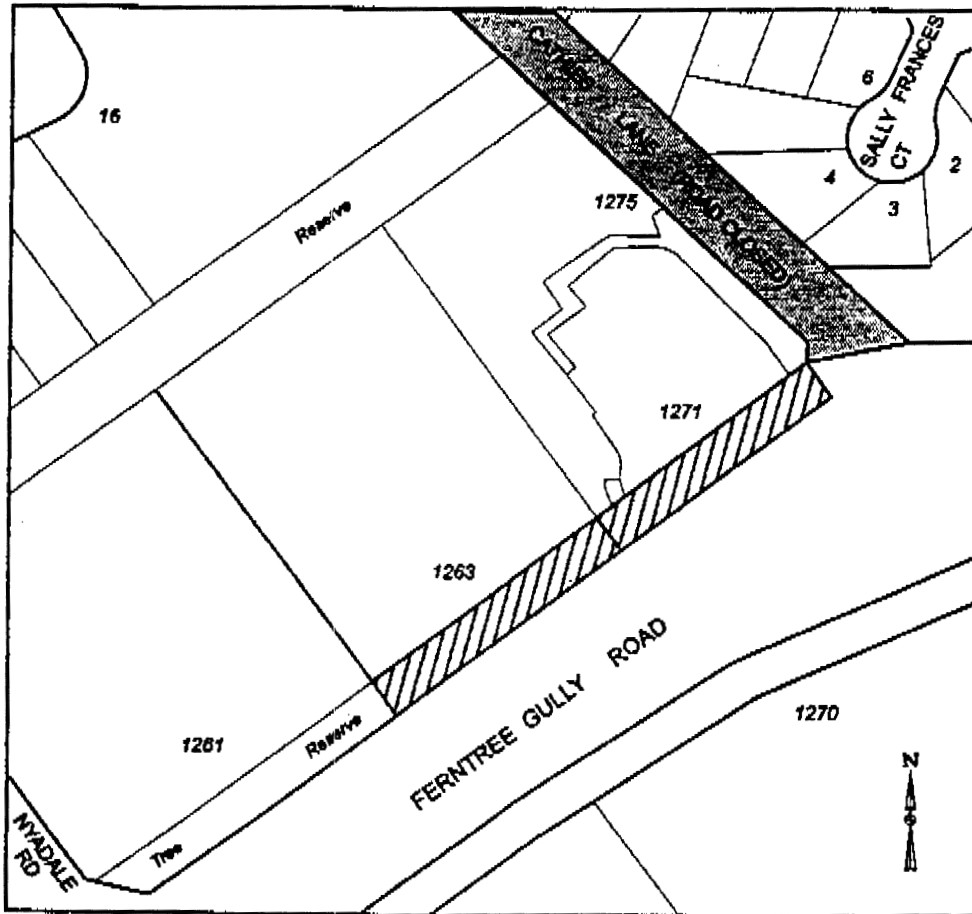
(4) If a provision referred to in sub-section (3) does not come into operation before 1 July 2002, it comes into operation on that day.

**GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES
NOTICES**



Road Discontinuance – Front of 1263 & 1271 Ferntree Gully Road, Scoresby

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Knox City Council at its meeting held on 24 October 2000 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use. The road will be discontinued.



Road to be closed shown thus : 

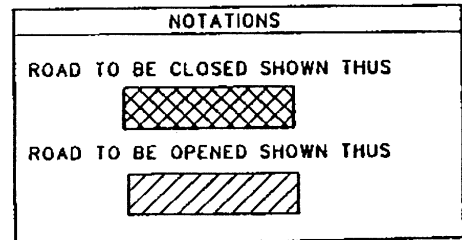
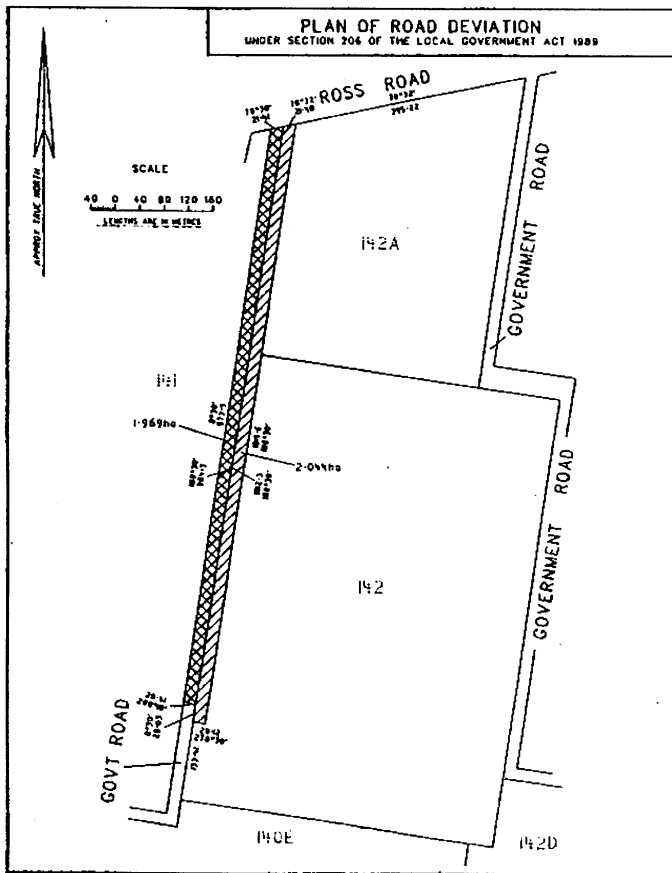
TERRY MAHER
Chief Executive Officer



DELATITE SHIRE

Road Exchange/Road Closure
East of Crown Allotment 41 Parish of Loyola

Pursuant to the provisions of clause 2, Schedule 10 of the **Local Government Act 1989**, the Council having advertised its intention in local papers and received no submissions pursuant to Section 223 of the **Local Government Act 1989**, resolved by instrument of delegation by the Director of Technical and Environmental Services to authorise and approve the road exchange and closure set out on the plan below.



KEN CARPENTER
Director Technical and
Environmental Services

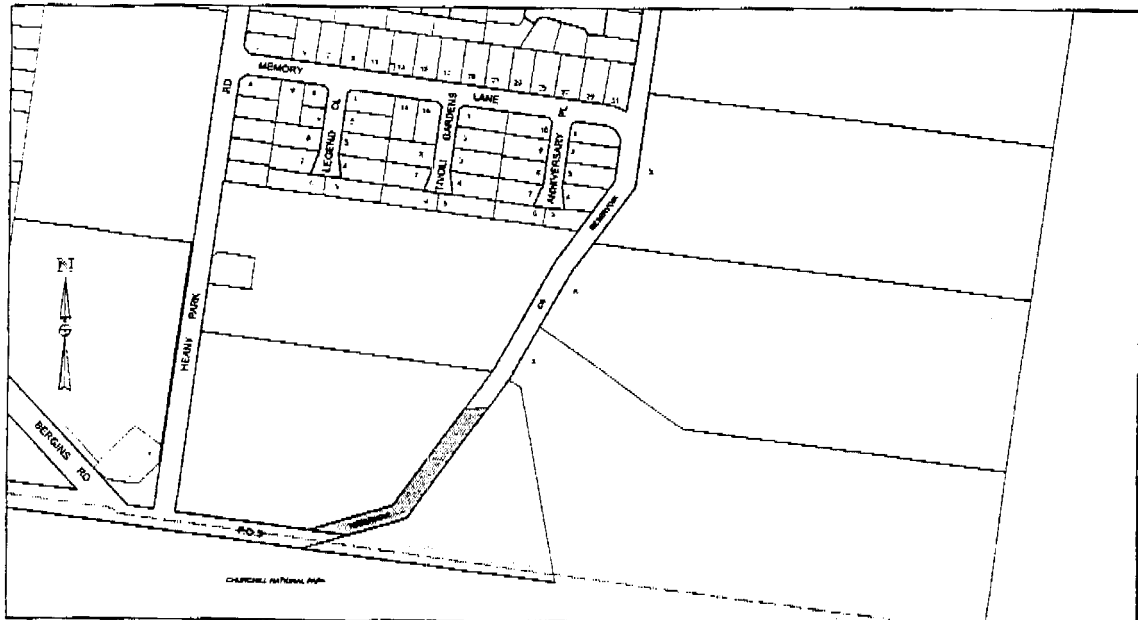


Knox City Council
Serving the People of Knox

DISCONTINUANCE OF ROAD –
Reservoir Crescent, Rowville

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Knox City Council at its meeting held on 24 October 2000 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use. The road will be discontinued and sold to the abutting landowner.

LOCALITY PLAN
RESERVOIR CRESCENT, ROWVILLE



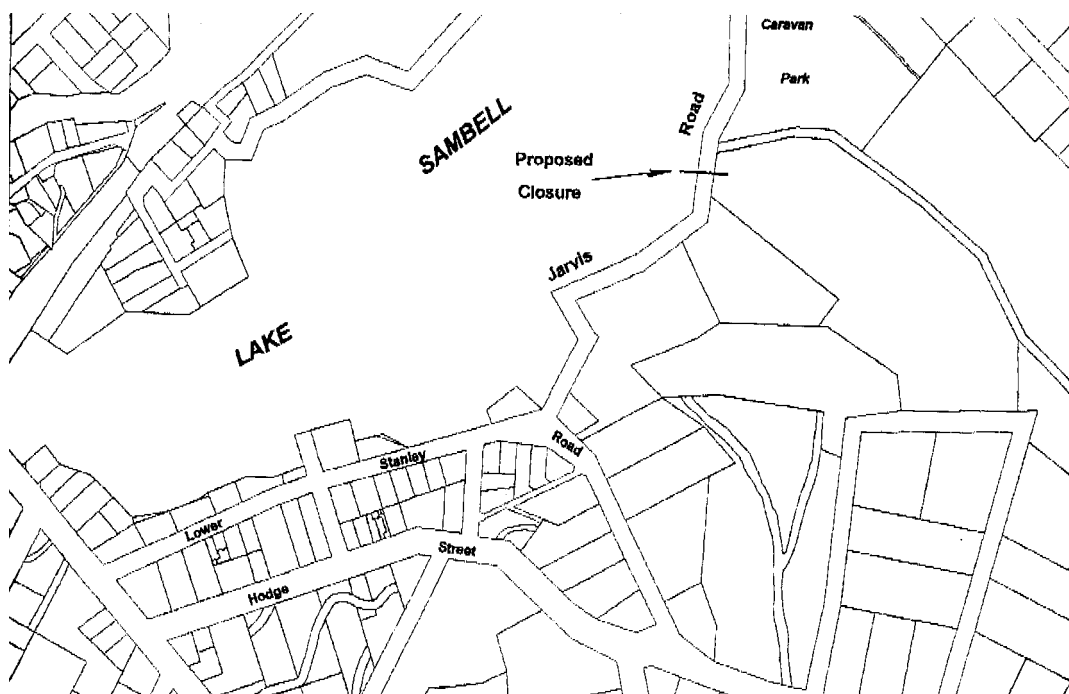
Road Closure shown thus : 

TERRY MAHER
Chief Executive Officer

INDIGO SHIRE COUNCIL
Road Closure

Notice is hereby given that the Indigo Shire Council pursuant to Section 207 and Schedule 11 of the **Local Government Act 1989** adopted by order a proposal for the closure of Jarvis Road, Beechworth and this closure shall come into operation on 20 December 2000.

The location of the road closure is shown on the diagram below.



JOHN COSTELLO
Chief Executive Officer

WELLINGTON SHIRE COUNCIL

Notice of designated bush fire prone areas

Notice is hereby given in accordance with Part 6 of Regulation 6.4 of the Victorian Building Regulations 1994 that at a meeting of Wellington Shire Council held on Tuesday 21 November 2000, the Council resolved to declare parts of its Municipal District as being Bush Fire Prone.

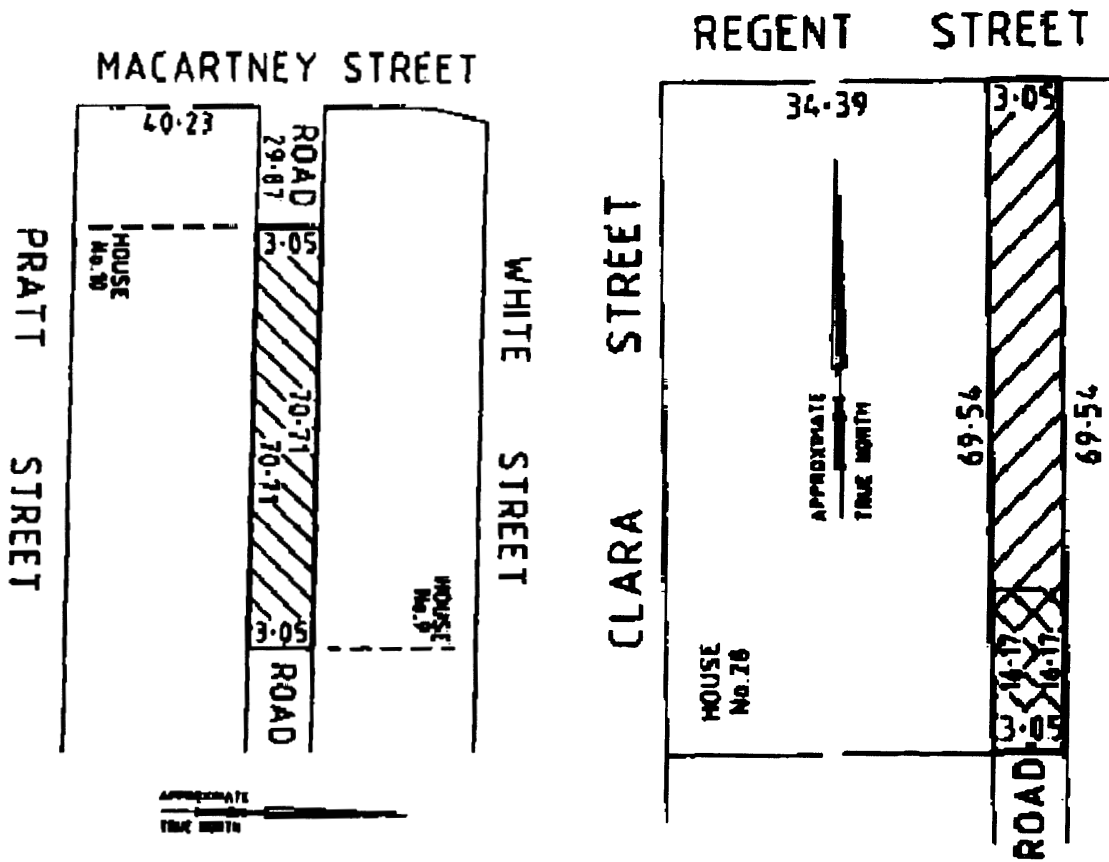
Information pertaining to the above can be obtained from Wellington Council Office during normal office hours.

MARK HENDERSON
Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Darebin City Council at its Ordinary meeting held on 21 August 2000, formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty subject to any right, power or interest held by the Melbourne Water Corporation (Yarra Valley Water Ltd) in the road in connection with any sewers, drains, pipes, wires or cables under the control of that authority in or near the road.



PHILIP SHANAHAN
Chief Executive Officer

PHILIP SHANAHAN
Chief Executive Officer

DAREBIN CITY COUNCIL
Road Discontinuance

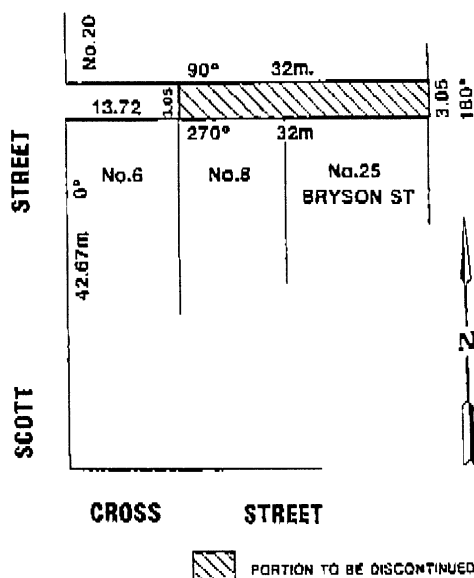
Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Darebin City Council at its Ordinary meeting held on 8 November 2000, formed the opinion that the road shown hatched and cross-hatched on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty subject to any right, power or interest held by the Melbourne Water Corporation (Yarra Valley Water Ltd) in the road in respect to the section shown cross-hatched on the plan, in connection with any sewers, drains, pipes, wires or cables under the control of that authority in or near the road.

CITY OF BOROONDARA

Road Discontinuance – Canterbury

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

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



JOHN NEVINS
Director,
Works and Governance

**YARRA RANGES SHIRE COUNCIL
Public Holidays Act 1993**

The Yarra Ranges Shire Council pursuant to Section 7 (1) (b) of the **Public Holidays Act 1993** hereby gives notice that it has appointed Tuesday, 6 November 2001 as a public holiday throughout its municipal district.

In accordance with Section 9 (a) of the **Public Holidays Act 1993** a Bank Holiday will also apply on that day.

ROBERT HAUSER
Chief Executive Officer

**Planning and Environment Act 1987
KINGSTON PLANNING SCHEME
Notice of Amendment
Amendment C12**

The City of Kingston has prepared Amendment C12 to the Kingston Planning Scheme.

The Amendment affects land at the rear of properties known as the former Chelsea Police Station (The Strand) and No. 13 Bath Street, Chelsea.

The Amendment proposes to: Apply Public Acquisition Overlay 3 to a 3.5 metre wide section at the rear of properties known as the

former Chelsea Police Station (The Strand) and No. 13 Bath Street, Chelsea, and to a 1.5 metre splay at the intersection of the laneway and The Strand on the former Chelsea Police Station site. Modify the Schedule to the Public Acquisition Overlay to add Public Acquisition Overlay 3 in favour of the City of Kingston.

The purpose of the Amendment is to identify land which is proposed to be acquired by the City of Kingston for the widening and upgrade of the existing laneway between The Strand and Swansea Road, Chelsea.

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; City of Kingston – Mentone Offices, corner Mentone Parade and Brindisi Street, Mentone 3194; City of Kingston – Moorabbin Offices, 999 Nepean Highway, Moorabbin 3189; City of Kingston – Chelsea Customer Service Centre and Library, 1 Chelsea Road, Chelsea 3196.

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. Wednesday 31 January 2001.

ROB SKINNER
Chief Executive Officer



**MILDURA RURAL CITY COUNCIL
Planning and Environment Act 1987
MILDURA PLANNING SCHEME
Notice of Amendment
Amendment C9**

The land affected by the Amendment is on the corner of Fourteenth Street and San Mateo Avenue, Mildura and is known as Lots A & C on proposed Plan of Subdivision 433783X, 727-739 & 741-759, Fourteenth Street, Mildura.

The Amendment proposes to rezone the land from Public Use Zone 1 (Service and Utility) to Residential 1 Zone.

You may inspect the Amendment, and any documents that support the amendment, and the explanatory report about the amendment and

application at: Mildura Rural City Council, 108–116 Madden Avenue, Mildura 3500; The Department of Infrastructure, 1315 Sturt Street, Ballarat 3350 and The Department of Infrastructure, 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 may make a submission to the Planning Authority. The closing date for submission is 11 January 2001. A submission must be sent to: Ms. Leonie Burrows, Chief Executive Officer, Mildura Rural City Council, PO Box 105, Mildura 3502.

LEONIE BURROWS
Chief Executive Officer

Planning and Environment Act 1987
DAREBIN PLANNING SCHEME

Notice of Amendment
Amendment C8

The City of Darebin has prepared an amendment to the Darebin Planning Scheme.

The amendment affects land to the west of Henty Street and to the west of Broadhurst Avenue, Reservoir which had been reserved for possible future road alignments.

The amendment proposes to change the Darebin Planning Scheme by removing the Public Acquisition Overlay 1 from the affected land and by removing Map 5PAO from the Planning Scheme and deleting reference to this Map from the Schedule to Clauses 61.01-61.04.

The amendment can be inspected at: Urban Development, City of Darebin, 274 Gower Street, Preston 3072 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Any person or agency who may be effected by the amendment can make a submission to the City of Darebin. Submissions about the amendment must be sent to City of Darebin, PO Box 91, Preston 3072, by the close of business on 31 January 2001.

Please contact Sandra Wade on 9230 4234 with any questions.

JOHN VAN AS
Manager, Urban Development

Planning and Environment Act 1987
PYRENEES PLANNING SCHEME

Notice of Amendment
Amendment No C3

The Pyrenees Shire has prepared Amendment No C3 to the Pyrenees Planning Scheme.

The amendment is in two parts: Part A proposes to rectify an error created by the New Format Pyrenees Planning Scheme, where privately owned land known as Lots 1 & 2 on PS423950T also Crown Allotments 6L, 6N & 6N1, all in the Parish of Eurambeen, were incorrectly zoned Special Use Zone (Private Golf Club (Beaufort)), by being rezoned Residential (1) Zone.

Part B proposes to rectify an error created by the New Format Pyrenees Planning Scheme, where privately owned land known as Crown Allotment 11A, Section A, Parish of Glenpatrick, was incorrectly zoned Public Conservation and Resource Zone, by being rezoned Environmental Rural Zone.

The amendment can be inspected at any of the following locations: Pyrenees Shire, Municipal Offices, 5 Lawrence Street, Beaufort; Department of Infrastructure, Central Highlands and Wimmera Regional Office, 1315 Sturt Street, Ballarat; Department of Infrastructure, Nauru House, 80 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Chief Executive Officer, Pyrenees Shire, 5 Lawrence Street, Beaufort Vic. 3373, and will be accepted until 5.00pm, January 5, 2001. All submissions should clearly state all of the grounds on which you support or oppose the amendment and indicate whether you wish to be heard in respect of the submission at any subsequent panel hearing.

Planning and Environment Act 1987
MELBOURNE PLANNING SCHEME

Notice of Amendment
Amendment C24

The City of Melbourne has prepared Amendment C24 to the Melbourne Planning Scheme.

Land affected by the Amendment: 2–14 Drummond Street, Carlton being the land situated on the north-east corner of Drummond and Victoria Streets.

The Amendment proposes to: Amend Map 6 of the Melbourne Planning Scheme to change the zoning of the land from Commonwealth Land to Mixed Use Zone.

The Amendment is available for public inspection, free of charge, during office hours at the following places: City of Melbourne, 6th Floor, 200 Little Collins Street, Melbourne and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Any person who is effected by the Amendment may make a submission about the Amendment. Submissions must be in writing and be sent to John Noonan, Group Manager Development and Statutory Services, City of Melbourne, GPO Box 1603M, Melbourne 3001.

The closing date for submissions is 5 January 2001.

MICHAEL MALOUF
Chief Executive Officer

Planning and Environment Act 1987
MOONEE VALLEY PLANNING SCHEME

Notice of Amendment
Amendment C17

The City of Moonee Valley has prepared Amendment C17 to the Moonee Valley Planning Scheme.

The Amendment affects all land included in the Heritage Overlay area.

The Amendment is seeking to reinforce Council's position by increasing statutory weight given to the existing Urban Design and Development Guidelines for Heritage Areas document by converting it to a local policy contained in the local planning policy framework of the Moonee Valley Planning Scheme. The current Urban Design and Development Guidelines for Heritage Areas will be retained as a reference document under the proposed policy.

The approach conforms with the existing stance of the Department of Infrastructure regarding the respective roles and status of local policy and reference documents as expressed in their practice note of December 1999.

All land located within the heritage overlay area is affected by the local policy.

A copy of the Amendment may be inspected at the following locations during office hours: City of Moonee Valley Town Planning Department, corner Kellaway Avenue and Pascoe Vale Road and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the amendment must be sent to: Cinzia Crea, Strategic Planner, City of Moonee Valley, PO Box 126 Moonee Valley 3039 by 19 January 2001.

Dated 27 November 2000

MURRAY DOUGLAS
Chief Executive

Planning and Environment Act 1987
BALLARAT PLANNING SCHEME

Notice of Amendment
Amendment No. C37

The City of Ballarat has prepared Amendment No C37 to the Ballarat Planning Scheme.

The amendment is in two parts.

Part A

Part A proposes to rezone nos. 105 and 109 Webster street from the Public Use Zone (Other Public Use) to the residential 1 Zone.

Part B

Part B proposes to rezone all land being Crown Allotment 10A, Section 1, Parish of Ballarat (Kinnersley Avenue, Mt Clear) from Rural Living Zone to Residential 1 Zone.

The Amendment can be inspected at any of the following locations:- City of Ballarat, Watershed Office (Grenville Street South, Ballarat); Department of Infrastructure, Central Highlands and Wimmera Regional Office, 1315 Sturt Street, Ballarat; Department of Infrastructure, Nauru House, 80 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Chief Executive Officer, City of Ballarat, PO Box 655, Ballarat, Vic. 3353, and will be accepted until 5.00 pm January 15, 2001. All submissions should clearly state all of the grounds on which you support or oppose the amendment and indicate whether you wish to be heard in respect of the submission at any subsequent panel hearing.

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

ANDERSON, Lance Charles, late of Grantham Green Hostel, 28 Magnolia Street, St Albans, pensioner, deceased, who died 20 October 2000.

DUMBLE, Charles, late of Brookfield Park Nursing Home, 69 Liddiard Road, Traralgon, gentleman, deceased, who died 11 November 2000.

HEWAT, Winifred Louisa, late of Westhaven Community Care Nursing Home, 99 Paisley Street, Footscray, retired, deceased intestate, who died 7 November 2000.

STUART, Catherine May, late of Edwards Lodge, 14 Barton Street, Reservoir, pensioner, deceased intestate, who died 17 September 2000.

WRIGHT, Diana Catherine, late of Bethany Nursing Home, 440 Camberwell Road, Camberwell, retired, deceased, who died 31 August 2000.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 6 February 2001 after which date State Trustees Limited, A.C.N. 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, A.C.N 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 6 February 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.

ALLAN, Margaret May, late of 22 Boundary Road, Yallourn North, home duties, who died 29 August 2000.

ARMSTRONG, Pearl Lillian, late of 9 French Avenue, Northcote, pensioner, who died 28 September 2000.

BLACKHAM, Nellie Spottswood, late of 31 Nicholson Street, South Yarra, spinster, who died 24 June 2000.

CORNISH, John Edward, late of 3 Banool Avenue, Yarraville, pensioner, who died 9 August 2000.

EMERSON, Jean Ethel, late of Ferntree Gardens, 30 Forest Road, Ferntree Gully, pensioner, who died 28 August 2000.

GOLAND, David Vere, late of 5 Sunray Court, Donvale, retired, who died 11 August 2000.

GRIFFITHS, Charles William Chapman, late of Yana Nursing Home, Inala Village, 220 Middleborough Road, Blackburn South, pensioner, who died 7 October 2000.

HARBROW, Gregory John, late of Factory B3, Healey Road, Dandenong, manufacturer, who died 6 May 2000.

KELLY, Mary Elizabeth, late of Providence Hostel, 9 Griffith Street, Bacchus Marsh, gentlewoman, who died 19 October 2000.

LAMB, Marjorie Hope, Unit 28, Highvale Village, 42-60 Capital Avenue, Glen Waverley, home duties, who died 28 September 2000.

NAUGHTON, Lynda May, late of 1179 Dandenong Road, East Malvern, home duties, who died 16 October 2000.

RUSSELL, Violet, formerly of 57 Lithgow Street, Abbotsford, but late of Brimbank Private Nursing Home, 33 Wiltshire Road, Sunshine, retired, who died 6 August 2000.

SARGEANT, Edward George, late of 261 O'Heas Street, Pascoe Vale, retired maintenance engineer, who died 1 July 2000.

SUTTON, Pansy Florence, formerly of Flat 8/6 Newman Avenue, Carnegie, but late of Unit 3/24 Winston Drive, Caulfield South, pensioner, who died 17 November 2000.

ZOANNOU, John, late of 541 Nicholson Street, Carlton North, pensioner, who died 27 September 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 2 February 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.

ANDERSON, Clifford Milner, late of Daveys Bay Aged Care, 8-12 Nolan Street, Frankston, retired, who died 12 February 2000.

EDWARDS, Wally Max, late of Yarrawonga Nursing Home, Piper Street, Yarrawonga, pensioner, who died 26 August 2000.

GILES, Herbert James, late of Colton Close, 1-19 York Street, Glenroy, pensioner, who died 11 January 2000.

KING, Vernon Henry, late of 8 Luisa Court, Montmorency, retired, who died 15 August 2000.

O'FARRELL, William, late of Ronnoco Private Nursing Home, 355-357 Wilsons Road, Whittington, pensioner, who died 6 July 2000.

TOSSUT, Aldo, late of Via Dei Giacinti, 26 Trieste, Italy, pensioner, who died 15 June 1998.

WELSH, Ivy, late of 89 Roslyn Street, Burwood, home duties, who died 10 September 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 following estates:-

CARIPY, Peter, late of Lonsdale House Private Nursing Home, 88 Cunningham Street, Northcote, pensioner, deceased intestate, who died 5 November 2000.

FRY, Leo Irvine, late of Southleigh Care, 24 Robert Street, Bentleigh, pensioner, deceased, who died 15 October 2000.

GILL, Edward Cyril, late of Vermont Court Elderley Peoples Home, Vermont Court, Wodonga, pensioner, deceased, who died 14 October 2000.

HOPPER, Jean Pauline, late of Altona Meadows Nursing Home, 297 Queen Street, Altona Meadows, retired, deceased intestate, who died 13 September 2000.

McLOUGHLIN, Iris Mary, late of Centennial House Lodge, 13 Lewis Road, Wantirna South, pensioner, deceased intestate, who died 25 October 2000.

MILLER, Lenore Elizabeth, late of 52 Wallace Avenue, Murrumbena, pensioner, deceased, who died 3 September 2000.

VIVIAN, Brian Edward, late of 71 Taylors Lane, Rowville, pensioner, deceased intestate, who died 7 October 2000.

WALLER, Lavina Ellen May, late of 107/2 Crews Street, Windsor, retired, deceased intestate, who died 18 April 2000.

WARD, Margaret Ursula, late of 9 Mount Street, Glen Waverley, home duties, deceased, who died 3 October 2000.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 2 February 2001 after which date State Trustees Limited, A.C.N. 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

EXEMPTION

Application No. A476 of 2000

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by the Moorabbin Association for the Intellectually Handicapped Adults. The application for exemption is to enable the applicant to advertise for and employ male instructors only at Marriott House.

Upon reading the material submitted in support of the application, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the

Act to enable the applicant to advertise for and employ male instructors only at Marriott House.

In granting this exemption, the Tribunal noted:

- The Association provides a service to clients with challenging behaviours.
- Because of incoming clients with challenging behaviours and current client difficult behaviours and the necessity to work with strong, aggressive autistic males with an intellectual disability, it is seen as appropriate to employ male instructors.
- Due to a male staff member leaving and according to strategic planning, there is a need to have an equal gender balance amongst staff.
- The male instructors provide a role model for the male clients and are able to provide assistance and supervision when male clients are using public pool changing rooms and hydro pools.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995**, to enable the applicant to advertise for and employ male instructors only at Marriott House.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 29 November 2003.

Dated 22 November 2000

Mrs C. McKENZIE
Deputy President

EXEMPTION

Application No. A 478 of 2000

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by The Department of Education, Employment and Training. The application for exemption is to enable the applicant to advertise for and employ Aboriginal or Torres Strait Islander people in Koorie Education Development Officer and Koorie Educator positions in their Koorie Education Development Unit.

Upon reading the material submitted in support of the application, the Tribunal is satisfied that it is appropriate to grant an exemption from Section 13, 100 and 195 of the Act to enable the applicant to advertise for and employ Aboriginal or Torres Strait Islander people in Koorie Education Development Officer and Koorie Educator positions in their Koorie Education Development Unit.

In granting this exemption, the Tribunal noted:

- The positions involve extensive consultation and liaison with Koorie communities and require a sound awareness and knowledge of Koorie cultural issues.
- Acceptance by the Koorie community is vital for the successful delivery of services through these positions.
- The Victorian Aboriginal Education Association Incorporated has advised the applicant of the need for the Koorie Educator and Koorie Education Development Officer positions to be identified Aboriginal and Torres Strait Islander positions.
- Koorie communities are more receptive to information provided by Koorie workers who communicate in culturally appropriate ways which include recognition of shared experiences and understandings of issues affecting Koorie people.
- The Department was previously granted an exemption which expires on 28 January 2001.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995**, to enable the applicant to advertise for and employ Aboriginal or Torres Strait Islander people in Koorie Education Development Officer and Koorie Educator positions in their Koorie Education Development Unit.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 29 November 2003.

Dated 22 November 2000

Mrs C. McKENZIE
Deputy President

Department of Treasury and Finance

SALE OF CROWN LAND

BY PUBLIC AUCTION

Reference: 2000/00834.

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

Address of Property: Hyde Park Road, Traralgon.

Crown Description: Crown Allotment 92^F, Parish of Traralgon.

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

Area: 829 m².

Officer Co-ordinating Sale: Brian Dee, Senior Project Manager, Victorian Government Property Group, Level 10, 1 Macarthur Street, Melbourne, Department of Treasury and Finance.

Selling Agent: Addison Real Estate, 43 Franklin Street, Traralgon, Vic. 3844.

LYNNE KOSKY
Minister for Finance

Land Acquisition and Compensation Act 1986

FORM 7

S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot PT 4 on Plan of Subdivision 50278, Parish of Lang Lang comprising 2.836 hectares and being land described in Certificate of Title Volume 9449, Folio 578, shown as Parcel 53 on Roads Corporation Survey Plan 19572.

Interest Acquired: That of John Kenneth Campbell and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Land Acquisition and Compensation Act 1986

FORM 7

S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 4 on Plan of Subdivision 141597, Parish of Lang Lang comprising 2.635 hectares and being land described in Certificate of Title Volume 9490, Folio 615, shown as Parcel 54 on Roads Corporation Survey Plan 19572.

Interest Acquired: That of Graham John Lester and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Land Acquisition and Compensation Act 1986

FORM 7

S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 3 on Plan of Subdivision 141597, Parish of Lang Lang comprising 9540 square metres and being land described in Certificate of Title Volume 9490, Folio 614, shown as Parcel 61 on Roads Corporation Survey Plan 19573.

Interest Acquired: That of Pamela Fay Johnson and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Land Acquisition and Compensation Act 1986

FORM 7 S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 122187, Parish of Lang Lang comprising 1.109 hectares and being land described in Certificate of Title Volume 9235, Folio 751, shown as Parcel 62 on Roads Corporation Survey Plan 19573.

Interest Acquired: That of Andrew Reitano and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Land Acquisition and Compensation Act 1986

FORM 7 S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 57, Parish of Lang Lang comprising 2.746 hectares and being land described in Certificate of Title Volume 4434, Folio 604, shown as Parcel 63 on Roads Corporation Survey Plan 19573.

Interest Acquired: That of Robert John McMenomy and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Land Acquisition and Compensation Act 1986

FORM 7 S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 98F, Parish of Corinella comprising 1.992 hectares and being land described in Certificate of Title Volume 8795, Folio 578, shown as Parcel 3 on Roads Corporation Survey Plan 19812.

Interest Acquired: That of Dimitrios & Fani Papastathis and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Land Acquisition and Compensation Act 1986

FORM 7 S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Parish of Corinella comprising 1.063 hectares and being land described in Certificate of Title Volume 9514, Folio 952, shown as Parcels 4 and 5 on Roads Corporation Survey Plan 19812.

Interest Acquired: That of Ethel Jane & Richard James Close and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Land Acquisition and Compensation Act 1986FORM 7 S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 98F, Parish of Corinella, comprising 2044 square metres and being land described in Certificate of Title Volume 8068, Folio 115, shown as Parcel 2 on Roads Corporation Survey Plan 19812.

Interest Acquired: That of John Robert & Christine Nola Poulter and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Land Acquisition and Compensation Act 1986FORM 7 S.21
Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 144377, Parish of Nolan comprising 329 square metres and being land described in Certificate of Title Volume 9540, Folio 538, shown as Parcel 1 on Roads Corporation Survey Plan 19837.

Interest Acquired: That of Gavin Lawrence, Peter Eugene and Gregory Dennis O'Sullivan and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. and 4.00 p.m.

Dated 30 November 2000

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

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from 24 November 2000, that:

AP 389 – Gary William Biggs trading as Biggs & Co

to be no longer an “authorised person” in relation to the stamping of transfers of land, mortgages, bonds, debentures and covenants, marketable securities, leases, agreements to lease, assignments or transfers of lease and instruments of settlement.

DAVID POLLARD
Commissioner of State Revenue

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from 22 November 2000, that:

AP 401 – Challenger Wealthlink Management Limited, A.C.N. 082 448 075

to be no longer an “authorised person” in relation to the stamping of transfers of land, mortgages, bonds, debentures and covenants, marketable securities, leases, agreements to lease, assignments or transfers of lease and instruments of settlement.

DAVID POLLARD
Commissioner of State Revenue

Liquor Control Reform Act 1998

DETERMINATION

This Determination is made by the Commissioner of State Revenue under the powers conferred by sub-section 179(1) of the **Liquor Control Reform Act 1998** and shall come into effect on the date it is published in the Victorian Government Gazette.

The following classes of persons must make a record of sales and purchases of liquor and keep each record for a period of 5 years after it was made:

- persons who hold a pre-retail licence issued under section 7 of the **Liquor Control Reform Act 1998**
- persons who hold a vigneron's licence issued under section 7 of the **Liquor Control Reform Act 1998**

DAVID POLLARD
Commissioner of State Revenue

Local Government Act 1989

MINISTERIAL CODE

Best Value Principles

I, Bob Cameron, Minister for Local Government, publish the following Code of Reporting under section 208H of the **Local Government Act 1989**.

1. Purpose of Code

The purpose of this Code is to support Councils' accountability by prescribing minimum requirements for annual reporting on the Best Value Principles.

2. Authorising provisions

This Code is made under section 208H of the **Local Government Act 1989** (the Act).

In accordance with section 208J of the Act, the Code was the subject of consultation with the Municipal Association of Victoria (MAV), Local Government Professionals (LGPro), Victorian Local Governance Association (VLGA) and Australian Services Union (ASU) prior to publication.

3. Objectives of Code

The objectives of the Code are to:

- prescribe minimum standards for reporting by Councils to the community on the conduct of reviews as scheduled in their Best Value Programs and on their achievements in relation to the Best Value Principles;
- facilitate consistent reporting by Councils so that members of the community in all municipal districts are informed and encouraged to participate in matters of local governance;
- support reporting on the Best Value Principles as a means, over time, to improve service and governance performance across the Victorian local government sector.

4. Application

This Code applies to a Council's reporting to the community on the application of the Best Value Principles in the financial years 2000/2001 to 2005/2006 to services provided by:

- the Council;
- a regional library or other public body owned by the Council or a group of Councils and for which the Council is responsible for reporting to the community in relation to the Best Value Principles.

5. Definitions

- "Best Value Principles" are those set out in Division 3 of Part 9 of the **Local Government Act 1989**;
- "Act" means the **Local Government Act 1989**, as amended by the **Local Government (Best Value Principles) Act 1999**;
- "Minister" means the Minister for Local Government;
- "Best Value Program" means a Council's program for the application of the Best Value Principles to its services, developed in accordance with section 208E of the **Local Government Act 1989**.

6. Best Value Victoria Report

In accordance with Principle (f) in section 208B and section 208G of the Act, and commencing with the financial year 2000/2001, a Council must report to the community at least once a year on what it has done to give effect to the Best Value Principles. A Council must prepare a Best Value Victoria Report that:

- identifies progress in conducting the reviews scheduled for the year in the Council's Best Value Program; and
- identifies the Council's application of the Best Value Principles to the services for which it has completed reviews; and

- may be published as part of the report of operations in the annual report, or, if the report of operations in the annual report contains a summary of the Best Value Victoria Report, may be published separately.

If a Council publishes its Best Value Victoria Report separately it must:

- make the Best Value Victoria Report available publicly; and
- forward a copy of the report to the Minister on or before 30 September each year.

7. Reporting on application of the Best Value Principles

As reviews are completed, a Council must report in its Best Value Victoria Report in respect of each service in relation to Principle (a) in section 208B:

- key quality and cost standards developed by the Council in accordance with section 208D of the Act; and
- identify where other standards developed by the Council in accordance with section 208D of the Act and details about the standards can be inspected by the public.

A Council must include in its Best Value Victoria Report on key quality and cost standards:

- performance indicators for key quality and cost standards;
- actual performance against the performance improvement target set for the year;
- trends in performance as compared with standards and targets for the previous year or years;
- differences between actual and targeted performance for the year;
- an explanation for any differences between targeted and actual performance, where appropriate;
- an outline of strategies proposed to improve performance, where appropriate.

A Council must report in its Best Value Victoria Report in respect of each service how Principles (b), (c), (d) and (e) in section 208B have been applied.

Where it has not already done so, a Council must report, or identify where the following information may be obtained, for each service:

- how the factors listed in section 208C (a), (b), (c), (d) and (e) were taken into account in developing the quality and cost standards;
- what resources and arrangements apply for service delivery, where appropriate.

8. Availability

A Council must make its Best Value Victoria Report available publicly to inform and stimulate community participation on the application of the Best Value Principles.

9. Format

A Council must report on its Best Value Victoria achievements in both:

- tabular or graphic form; and
- narrative form.

Dated 28 November 2000

BOB CAMERON MP
Minister for Local Government

Local Government Act 1989

MINISTERIAL CODE

Best Value Principles

I, Bob Cameron, Minister for Local Government, publish the following Best Value Program Code under section 208H of the **Local Government Act 1989**.

1. Purpose of Code

The purpose of this Code is to support Councils' accountability for Best Value planning by prescribing minimum requirements for the Best Value Program.

2. Authorising provisions

This Code is made under section 208H of the **Local Government Act 1989** (the Act).

In accordance with section 208J of the Act, the Code was the subject of consultation with the Municipal Association of Victoria (MAV), Local Government Professionals (LGPro), Victorian Local Governance Association (VLGA) and Australian Services Union (ASU) prior to publication.

3. Objectives of Code

The objectives of the Code are to:

- prescribe minimum standards for notice and disclosure in relation to the Best Value Program that a Council is required to prepare under section 208E of the **Local Government Act 1989**;
- support Councils' planning in relation to the review of services and the application of the Best Value Principles to services;
- encourage the sharing of experience and information between Councils as a means, over time, to improve service and governance performance across the Victorian local government sector.

4. Application

This Code applies to a Council's Best Value Program for the financial years 2000/2001 to 2005/2006.

5. Definitions

- "Best Value Principles" are those set out in Division 3 of Part 9 of the **Local Government Act 1989**;
- "Act" means the **Local Government Act 1989**, as amended by the **Local Government (Best Value Principles) Act 1999**;
- "Minister" means the Minister for Local Government;
- "Best Value Program" means a Council's program for the application of the Best Value Principles to its services, developed in accordance with section 208E of the Act.

6. Scope of Best Value Program

The Best Value Program must be a five year schedule, commencing in the financial year 2000/2001 and concluding on or before 31 December 2005, for the review of a Council's services and the application of the Best Value Principles to them. A Council's Best Value Program must:

- refer to all of a Council's services within the five-year Best Value Program period;
- in each financial year of the Best Value Program, identify the services for which review is scheduled to commence.

7. Format of Best Value Program

A Council must present its Best Value Program in the following format:

Service	Year/quarter* for commencement of review
(list Council services, preferably in order scheduled for review)	

* if applicable

8. Submission of first Best Value Program to Minister

A Council must submit a copy of the Best Value Program which it is required to develop on or before 31 December 2000 to the Minister within 10 working days of 31 December 2000.

9. Incorporation of Best Value Program in corporate plan

A Council must:

- by 30 June 2001, incorporate its first Best Value Program in its corporate plan and ensure that it has identified in its business plan for 2001/2002 the reviews of services that are to be conducted in that year;

- from 1 July 2001, include the Best Value Program in its review of the corporate plan before it submits the corporate plan to the Minister by 30 June each financial year.

A Council may delete a service from its Best Value Program when the review of the service has been completed.

A Council may continue to review and make further improvements to a service after deleting it from its Best Value Program.

10. Public availability of Program

A Council must make its Best Value Program available publicly as at the commencement of each financial year, commencing with the financial year 2001/2002.

A Council must make the Best Value Program submitted to the Minister under clause 8 of this Code available publicly as soon as the Council has submitted it to the Minister.

Dated 28 November 2000

BOB CAMERON MP
Minister for Local Government

Private Agents Act 1966

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

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

Any person desiring to object to any such applications must:—

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

<i>Full name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of Application</i>
Jason Paul Barclay	30 Dennis Avenue, East Keilor	Receivable Management Ltd	Level 1, 363 King Street, Melbourne	Commercial Sub-Agent	18/12/2000
Michell Denise Ritchie	77 Barnett Street, Kensington 3031	ARI Neville McCabe	55 Flemington Road, North Melbourne	Commercial Sub-Agent	18/12/2000

<i>Full name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of Application</i>
Scott Andrew McKinnon	21/41 Kooyong Road, Armadale	I.V.S. Mercantile Agency	Suite 4, 145 Wattle-tree Road, Malvern 3144	Commercial Sub-Agent	18/12/2000
Sonia Kovacic	86 Rowans Road, Moorabbin	Advanced Credit Management (Vic.) P/L	Level 5, 455 Bourke Street, Melbourne	Commercial Sub-Agent	18/12/2000
Carlo Oddo	41 Margaret Street, Werribee	Mirvak Australia P/L	1/60 Langridge Street, Collingwood	Commercial Agent	18/12/2000
Alexandra Killian	259 Neerim Road, Carnegie 3166	Advanced Credit Management (Vic.) P/L	Level 5, 455 Bourke Street, Melbourne	Commercial Sub-Agent	18/12/2000
Scott Charles Powell	273 Manningham Road, Lower Templestowe	Advanced Credit Management (Vic.) P/L	Level 5, 455 Bourke Street, Melbourne	Commercial Sub-Agent	18/12/2000
Dean Andrew Gall	14 Winstanley Road, East Geelong	Melbourne Markets Credit Services P/L	542 Footscray Road, West Melbourne	Commercial Sub-Agent	18/12/2000

Dated at Melbourne 27 November 2000

M. VENDY
Deputy Registrar of the Magistrates' Court of Victoria

Stock (Seller Liability and Declarations) Act 1993

NOTICE SPECIFYING FORMS OF DECLARATION UNDER SECTION 18A

I, Chloe Munro, Secretary to the Department of Natural Resources and Environment, under section 18A of the **Stock (Seller Liability and Declarations) Act 1993**, (the Act) –

- SPECIFY** that a declaration made by, or on behalf of, a seller of stock that relates to the treatment, feed, husbandry or pasturing of that stock that is in, or is to the like effect of either of the forms appearing in the Schedule below is a declaration to which section 18A of the Act applies; and
- REQUIRE** that a person who is a selling agent who receives a declaration made under section 18A retain the declaration for a minimum of two years from the date of the sale to which the Declaration relates.

This notice takes effect from the day it is gazetted.

2. Have all the sheep or lambs in this consignment been treated with a Scabby Mouth Vaccination either at marking or at least 14 days prior to their presentation for sale?

Yes No Don't know

3. Were all of the sheep or lambs bred and raised on the vendor's property?

Yes No Don't know

If NO, how long ago were the sheep or lambs obtained or purchased. (If purchased at different times, tick the box corresponding to the time of the most recent purchase.)

Less than 2 months 2-6 months More than 6 months

4. Have all the sheep or lambs in this consignment satisfied the necessary Withholding Periods (WHPs) and Export Slaughter Intervals (ESIs) for any veterinary drug or chemical administered prior to sale? (see current WHPs and ESIs list overleaf)

Yes No Don't know

If NO, list the chemical products, treatment dates and WHPs and ESIs

Chemical Product	Treatment date	WHP	ESI (if set)
.....
.....

5. Have all the sheep and lambs in this consignment satisfied the necessary grazing Withholding Periods (WHPs) where pastures or crops have been treated with herbicides and/or pesticides? (see product label)

Yes No Don't know

If NO, list the chemical product, spraying date and grazing WHP

Chemical Product	Spraying date	Grazing WHP
.....
.....

6. Please include any additional information in the following space.
eg: vaccination programs, animal health certification, additional declarations, etc.

.....
.....
.....
.....

..... **part C**

In the case of sheep and lambs sold at auction, this declaration is to be retained by the selling agent for a minimum of two years. A copy is to be made available to any buyer of the consignment or part of the consignment on request.

Buyer's Name: _____ No. Sheep/Lambs purchased _____

Buyer's Signature: _____ Date: _____

National Vendor Declaration (Sheep & Lambs)

This National Vendor Declaration (sheep & lambs) was developed with the support of all sectors of the sheep industry as a voluntary scheme to assist producers to supply commercially valuable information on sheep & lambs consigned for sale or slaughter.

Any false or misleading statements made in a completed declaration may lead to prosecution and/or attract civil action by the purchaser.

Why is a declaration necessary?

This declaration is part of a voluntary scheme, developed with the assistance of all sheep industry sectors, to build on customer confidence in the safety of Australian sheepmeat products.

By completing this declaration form you will provide information demanded by our customers about the treatment history and residue status of sheep and lambs and thereby encourage increased global sheepmeat usage.

For store buyers the information provided will enhance the husbandry of purchased stock and maximise the effectiveness of any subsequent veterinary treatments.

Explanatory Notes

Property Identification Code

The Property Identification Codes (PIC) is a unique code allocated by relevant State/ Government authorities to identify individual properties. If you run cattle you will have already been allocated a PIC, this is your 'tail tag number'. If you do not have a PIC you can leave this space blank until such time as you are allocated one. To obtain a PIC contact your local Department of Agriculture / Primary Industries or Rural Lands Protection Boards in NSW.

Producers with one or more properties will need to obtain multiple PIC's.

Identification of sheep and lambs

The identification of sheep and lambs creates a clear linkage between the livestock and the information provided on this form.

Ear tagging, ear notching, tattooing or distinctive nose or head raddles may be used for identification purposes. The application of brands to the body of sheep and lambs immediately prior to dispatch is not recommended as such brands may not be completely scorable from sheepskins.

The sheep industry is currently negotiating the introduction of a national sheep identification system. This voluntary system should be available in the near future.

Period off feed and water

The production of high quality, safe meat from sheep and lambs that arrive at abattoirs covered in manure and urine is difficult and costly. For this reason, except in hot conditions, sheep and lambs should be held for a minimum of 12 hours without access to feed and water prior to transportation.

Flockcare® Accreditation (Question 1)

Flockcare® is an on-farm quality assurance program designed to assist producers meet the quality expectations of customers and support claims made on this declaration form.

For more information on Flockcare® contact your state farm organisation or AUSMEAT.

Scabby Mouth Vaccination (Question 2)

Scabby Mouth is a viral disease of sheep and lambs causing a short term effect to livestock which generally recover fully in approximately 3 weeks. Life long immunity to the virus is generally achieved post recovery.

To meet the requirements of some live sheep and lamb markets immunity to the virus is required. A Scabby Mouth Vaccination 14 days prior to presentation for sale is the minimum requirement to qualify sheep and lambs as eligible for these markets.

Veterinary Treatments (Question 4)

Includes veterinary drugs and chemicals administered by mouth (orally), to the wool or by injection, including antibiotics, vaccines and worm, fly, lice and vitamin and mineral treatments. For lambs this also includes exposure to drugs or chemicals that may be excreted in the milk of lactating ewes.

Withholding Periods - WHPs (Question 4 & 5)

The Withholding Period (WHP) is printed on product labels.

- The slaughter WHP is the minimum time period that must elapse between the treatment of livestock with a veterinary treatment and the delivery of livestock for slaughter.
- The grazing WHP is the minimum time that must elapse between the treatment of pasture or crops with herbicides and/or pesticides and the grazing of those pastures or crops by livestock.

WHPs are set to ensure that residues resulting from the treatment fall to levels below the Australian maximum residue limits.

Export Slaughter Intervals - ESIs (Question 4)

An ESI is the period following treatment when sheep or lambs are unsuitable for export processing. ESIs are an industry standard to ensure export requirements are met.

Important Information on ESIs

- The label WHP is the minimum legal requirement at all times;
- Label directions for use must be strictly followed;
- Lean animals may have higher residue levels than normal. It is wise to add a margin to ESIs for very poor stock losing condition;
- 'Not available' indicates that an ESI is yet to be determined; and
- 'Not set' means that an ESI has been considered but could not be established from the information available.

Additional Information**Lamb**

Is defined as female, castrate or entire male ovine that has no evidence of eruption of permanent incisor teeth.

Cheesy Gland (CLA)

Cheesy Gland is a bacterial infection causing abscesses in sheep and is a leading source of carcase condemnation.

Cheesy Gland is controlled by the use of a clostridial vaccine containing a Cheesy Gland component. For the disease to be effectively controlled the vaccine must be administered in accordance with label directions.

Lambs must receive a priming and booster dose in their first year. All adult sheep must receive an annual booster, preferably not more than 6 months and not less than 2 weeks prior to shearing.

Carcase damaging grass seeds

The seeds produced by some grass species have the potential to seriously damage the carcase of sheep and lambs. The grass species most commonly responsible for carcase damage include barley grass, spear grass, corkscrew and brome grass.

Producers should ensure that sheep and lambs do not have access to pasture containing these species when mature seed heads are present.

Muzzling Dogs

Dog bites cause carcase damage. When handling sheep and lambs prior to slaughter all dogs should be muzzled.

Hormone Treatments

It is illegal to administer hormone treatments to sheep and lambs in Australia for growth promotant purposes.

Updated ESI information is available on the Internet at the MLA website mla.com.au or from the MLA Infoline on 1800 635 445.

CHEMICAL PRODUCT (Current at 1 August 2000)	WHP (days)	ESI (days)
4 In 1 Liquid Sheep Dip	14	21
Aerosol Sheep Dressing	14	not available
Alben	10	not available
Amidaz 4 in 1 Liquid Dip	21	21
Amitik EC & WP	nil	not available
Assasin Sheep Dip	14	42
Banish	7	14
Benzicare	7	not available
Blaze	14	14
Body Guard	3	14
Butoffin	3	14
Chlorfenvinphos 100	3	not available
Cilk	28	120
Closicare	28	not available
Clout & Clout-S	3	14
Combi & Combi + Se	10	not available
Cydectin Ewe/Weanerguard 6 in 1	28	not available
Cydectin LV	7	not available
Cydectin Oral Drench for Sheep	7	not available
Cypercare Off Shears Pour-on	3	14
Cypon	3	14
Cyromazine 500	7	14
Deadmag	14	not available
Defiance S	3	not available
Diazamax	14	21
Diazinon (WSD)	14	21
Diazol	14	21
Di-Jet	14	21
Di-Lice	14	21
Di-Shield	14	21
Duocare	14	not available
Duracide	nil	14
Ectomort Plus Lanolin	14	21
Eureka Gold OP Spray-On	21	21
Fasinex 50 & 120	28	not available
Fencare 25	21	not available
Fleececare	nil	not available
Flockmaster	1	not available
FlyStrike Powder (Coopers or WSD)	14	not available
Grenada Plus Rotenone Sheep Dip	nil	14
Injectable Levamisole	3	not available
Jetcon - Blowfly Treatment	7	14
Jetdip & Jetdip 4 in 1	14	21
KFM Blowfly Dressing	14	not available
Kleen-dok with diazinon	14	not available
KleenKlip	nil	14
Levamisole Gold (incl LV)	3	not available
Magget	14	not available
Magnum Pour-on Lice Destroyer	nil	21
Mixadrum	3	not available
Mulesing & Fly Strike Powder	14	not available
Mulesing Powder (Cooper & WMD)	14	not available
Mules'N Mark II Blowfly Dressing	14	not available
Numectin 100	126	not available
Numectin Liquid for Sheep	21	not available
Oxfen & Oxfen L.V.	10	not available
Outflank Off Shears Pour-on	nil	14
Robust	7	14
Rotomite ¹	7	not available
Rycoben	10	not available
Ryconnectin	14	not available
Seraphos 360	14	21
Spurt	nil	14
Strike	nil	not available
Supreme Sheep Dip with Lanolin	7	14
Suprex 100	3	not available
Taktic EC & WP	nil	not available
Top Clip Blue Shield	14	21
Vanquish Long Wool	nil	7
Vetrazin	7	14
Virbarmec Oral Solution for Sheep	28	not available
Young's Levamisole	3	not available
Zapp ²	14	102

Notes: (1) WHP relates to use with Ectomort or Robust;
(2) ESI is temporary.

National Vendor Declaration - Cattle -

Funded by cattle producers through the National Residue Survey with support from
the Cattle Council of Australia and the Australian Lot Feeders' Association

National Vendor Declaration (Cattle)

Seventh Edition from 1 October 2000

PART A

Read carefully the Explanatory Notes before completing the Declaration.

Please print clearly. This form cannot be used where eligibility for the EU market is required.

I trading as

..... address

..... phone

No. of Cattle: Male Female Total

Property Identification Code (PIC)/Tail Tag No. number applying to this consignment:

Do the cattle in this consignment carry NLIS devices? Yes No

Ear Rumen

Way Bill/Travel Permit No. (if applicable)

Destination: Place of Loading:

Dispatch Date: Dispatch Time: (am/pm)

HGP Status (This is a legal declaration made under Federal and State law. See explanatory notes)

I declare that cattle have **never been treated with an HGP in their lives.**
how many? Where required by State law, these cattle have been identified with a pink HGP free tag.

AND / OR cattle have been **treated with an HGP or their status is unknown.**
how many?

As the Manager responsible for the animals in this consignment I declare that all the information stated in this Declaration is true and correct.

Signed: Date: / /

(Only the vendor or a person responsible for the husbandry of the cattle may sign)

1 Does the property from which these cattle are sourced carry accreditation under an independently audited QA program?

Yes No

Name of program Accreditation No.

2 Were ALL of the cattle bred and raised on the property the PIC of which is shown above?

Yes No Don't know If NO, how long ago were the cattle obtained or purchased?
(if purchased at different times, tick the box corresponding to the time of the most recent purchase)

A Less than 2 months **B** 2 to 8 months **C** 8 to 24 months **D** More than 24 months

3 Have any of these cattle been fed by-product stockfeeds in the past 60 days?

Yes No Don't know If Yes, attach a list of the by-product stockfeeds, date when last fed & a copy of an analyst's report if available.

1 In the past 6 months have any of these cattle been on a property which is included on an AQIS Targeted Testing List (TTL) (including the TTL for OCs), or placed under grazing restrictions because of chemical residues?

Yes No Don't know If Yes, give details
If Yes, and an analyst's report or letter of clearance from state authority is available, attach a copy.

2 Are any of the cattle in this consignment still within a Withholding Period or Export Slaughter Interval following treatment with any veterinary drug or chemical?

Yes No Don't know If Yes, list the chemical or chemical products, the treatment date/s, the meat withholding period/s (WHP/s) and the Export Slaughter Interval/s (ESI/s) if established (see current ESI List).

Chemical Product	Treatment date	WHP	ESI (if set)
.....
.....

1 In the past 60 days, have any of these cattle grazed or been fed any pasture, crop, stubble or fodder sprayed with an agricultural chemical in the 60 days prior to grazing or harvesting?

Yes No Don't know If Yes, give details below:

Product	Date Sprayed	Grazing WHP	Date cut or 1st grazed	Date feeding/ grazing ceased
.....

2 In the past 42 days, have any of these cattle been held on any property on which endosulfan has been used in the 10 weeks prior to this sale?

Yes No Don't know Date Sprayed /.... /....

2 In the past 42 days, did any of these cattle graze an area that was wholly or partly within an Endosulfan Notification Zone due to the use of endosulfan in the 10 weeks prior to this sale?

Yes No Don't know Date Sprayed /.... /....

1 Additional information: see additional information requirements in Explanatory Notes for completing this form. (eg include ABN and GST status here.)

PART B **Agents Declaration for Cattle Sold at Auction**

In the case of cattle sold at auction, this declaration is to be retained by the selling agent for a minimum of two (2) years. A copy is to be made available to any buyer of the consignment, or part of the consignment, on request.

Stock Agent Company

Buyer's name No. of cattle purchased

Agent's Signature Date /..... /.....

Explanatory Notes

Why is the National Vendor Declaration for cattle needed?

The National Vendor Declaration for cattle was developed with the assistance of all sectors of the cattle industry as a voluntary scheme to assist producers document the residue status and history of cattle consigned for sale or slaughter. This form must not be used for cattle that are destined for the EU market as there are special requirements in place for EU market access. Contact your local Department of Agriculture/Primary Industries office if you require information on how to apply to become accredited to supply cattle for EU markets.

Where cattle are presented with NLIS devices the vendor is asked to indicate the number and device type in the spaces provided.

Any false or misleading statements made in a completed Declaration may lead to prosecution and/or attract civil action by the purchaser.

Cattle **must not** be mustered using metal shot.

Producers who have used wrap-around transaction tail tags on the consignment to which this Declaration refers are asked to attach a tag to this side of the form, identical to the tags attached to the cattle.

Analysts' reports

Vendors are encouraged to attach copies of analysts' reports on the residue status of listed by-product stockfeeds (Question 3), or on the results of biopsy testing of cattle in the consignment (Questions 4, 5 and 6), to their completed Declaration. Copies of letters from State authorities detailing the residue status of the cattle may also be attached.

HGP Status Declaration

Federal and State law requires you only declare cattle **HGP Free** if they were bred on your property and you know they have never been treated with HGPs or; you have a document confirming that the cattle have never been treated with HGPs. Acceptable documents include: an agent's invoice identifying the seller and endorsed 'HGP Free' or; a signed statement or NVD declaring the cattle **HGP Free**. Otherwise, you must declare the cattle as HGP treated or unknown status.

Pink 'HGP Free' tags may only be used on cattle declared **HGP Free**. Where State law requires cattle to be individually identified, only use Pink 'HGP Free' tags on cattle you declare **HGP Free**. Cattle declared **HGP Free** **MUST** be individually identified with a Pink 'HGP Free' tag if carried in mixed loads with treated or unknown status cattle.

Explanation of terminology

By-product stockfeed (Question 3)

Plant material not produced primarily for livestock consumption, such as waste fruit, vegetables and fibre crops including peel, pulp, pressings, stem and leaf material.

Does not include grain and grain by-products, cotton seed, oilseed meals, tallow and molasses.

AQIS Targeted Testing List (TTL) (Question 4)

Properties with T1, T2, T3, T4 and F classifications, assigned under the NORM program, are listed on the AQIS TTL. Some properties have also been allocated a C (clear), M (minimal risk) or a T5 classification, however, such properties do not have an AQIS TTL classification for the purposes of this Declaration.

Producers with properties on an AQIS TTL for organochlorines (OCs), or other chemical residues, have been advised in writing by State Departments of Agriculture/Primary Industries of their TTL status.

Placed under restrictions (Question 4)

This includes quarantine, or the management of cattle with residues above MRL under regulatory restrictions.

Veterinary drugs and chemicals (Question 5)

Veterinary drugs and chemicals administered orally, by injection or to the skin, including antibiotics, vaccines, worm and mastitis treatments and externally applied insecticides, but excluding vitamin and mineral treatments. For calves, weaners or vealers, includes exposure through access to milk from cows treated or exposed to drugs or chemicals that may be excreted in the milk.

Endosulfan (Questions 7 and 8)

Question 7: Before answering, determine if endosulfan was an active ingredient in any spray applied on any property subsequently grazed by these cattle.

Question 8: Landholders within a notification zone must be given written advice before endosulfan is sprayed on cotton. The advice must show the boundary of the notification zone. Answer "Yes" if the endosulfan was applied within 10 weeks prior to sale **and** the zone includes part of any paddock or similar area (stock route etc.) grazed in the 42 days prior to sale. If notification requirements have been waived, or permission given for a down wind buffer zone to extend onto the property grazed by these cattle, contact the endosulfan user(s) to determine if the area(s) grazed was/were within a notification or buffer zone.

If the answer to question 7 is "Yes" or if the answer to either question is "Don't know", the cattle will be lot tested at your cost. Other tests, including random check tests, will be paid for by industry.

Additional Information

There are often requirements in relation to chemical use or animal health status that must be met but are not covered specifically on this form. You must provide this additional information in this section of the vendor declaration form.

Export Slaughter Intervals (ESIs) for Common Veterinary Chemicals Used on Cattle (as at 1 August 2000)

An ESI is the period following treatment when cattle are unsuitable for export processing. ESIs are an industry standard to ensure export requirements are met. A withholding period (WHP) is the period following treatment when cattle are unsuitable for processing for domestic consumption in Australia. ESIs and WHPs for common parasiticides are listed in the table to the right. The WHP is in brackets.

Important Information on ESIs

- The label WHP is the minimum legal requirement at all times;
- Label directions for use must be strictly adhered to for the ESI to apply;
- Lean cattle usually have higher residue levels than normal. It is wise to add a margin to ESIs for very poor stock or stock losing condition;
- NA indicates that an ESI is yet to be determined; and
- NS means that an ESI has been considered but could not be established from the information available.

Updated ESI information is available on the Internet at the MLA website mla.com.au or from the MLA Infoline on 1800 635445.

Chemical Product	ESI (WHP)	Chemical Product	ESI (WHP)
Current at 1 August 2000	in days		in days
Acatak	42 (42)	Levamisole	NA (3)
Alben	NA (10)	Levipor	NA (3)
Alamycin I/A Inj	NA (42)*	Lypor	120 (42)
Alamycin I/O Inj	NA (14)*	Metacam5	16 (8)
Aquacaine I/A	NA (30)*	Micotil Inj	NA (28)*
Aquacaine G	NA (5)*	Mixadrum	NA (3)
Arrest Pour-on & Easy Dose	21 (nil)	Moxylan LA Inj	NA (28)
Avomec Injection	42 (30)	Moxylan RTU Inj	NA (14)
Barricade S	21 (8)	Noeject 200 Inj	NA (30)
Baymeac Pour on	42 (42)	Neomycin-Penicillin	NA (35)
Bayoviv	21 (nil)	Neovcin Sulfate Inj	NA (10)
Bayvicol Pour-on	56 (nil)	Neo Terramycin	NA (5)
Benacillin	NA (30)*	Neoguvon	NA (5)
Benaxox Inj	NA (28)*	Nemadet Drench	NA (10)
Bimoxyl LA	NA (30)*	Neo-Sulcin	NA (14)
Bivatorp 200 LA	NA (28)*	Nilzan	NA (14)
Blockade Dip & Spray	21 (8)	Norocillin LA	NA (30)*
Bomacillin I/A	NA (30)*	Norocillin SA	NA (5)*
Bomacillin	NA (5)*	Nucidol (backrubber)	10 (3)
Broadspec 100 Anthelmintic	NA (21)	Nucidol (backspray)	3 (3)
Citacin Pour-on	NA (21)	Oxazole	NA (8)
Coopafly	30 (nil)	Oxlen C	NA (8)
Cydectin Injection	28 (14)	Oxlen LV	NA (10)
Cydectin Pour-on	see note 1	Oxymav 100	NA (21)*
Cypafly	3 (3)	Oxytetracycline 100	NA (5)*
	see note 2	Oxytel 200 LA	NA (42)*
Dectomax Injection	49 (49)	Panacur 25 & 100	NA (14)
Dectomax Pour-on	42 (42)	Paramax Pour on	42 (42)
Defiance S	NA (30)	Paramectin Injection	42 (30)
Demize	28 (14)	Permaxin	NA (nil)
Depocillin	NA (5)*	Poron	10 (nil)
Di Jet (backrubber)	10 (3)	Propen	NA (5)*
Di Jet (backspray)	3 (3)	Roscocycline	NA (22)*
Diazinon (backrubber)	10 (3)	Ryconectin Injection	42 (30)
Diazinon (backspray)	3 (3)	Scour-X&Scourban	NA (14)*
Dopharma Amoxyject	NA (14)*	Stampede Pour-on	21 (21)
Dopharma Oxyject LA	NA (21)*	Strategic Drench	NA (10)
Dopharma Penject	NA (5)*	Supora BF (backrubber)	10 (0)
Dopharma Penject LA	NA (30)*	Supora BF (backspray)	0 (0)
Duotin Injection	42 (30)	Systamex	NA (8)
Duplocillin	NA (30)*	Tempor	120 (42)
Engermycin	NA (10)*	Terramycin (oral)	NA (5)
Eprinex	nil (nil)	Terramycin LA	NA (42)
Excenel Inj	1 (1)*	Terramycin 100 Inj	NA (14)
Fasinec 50 & 120	NA (28)	Tetravet (oral)	NA (5)
Fencare 25 & 100	NA (21)	Tetravet 100 Inj	NA (18)
Finadyne	NA (28)*	Tetravet 200 LA	NA (42)
Flunix/Flunixin	NA (28)*	Tetroxy LA	NA (42)
Humav	NA (28)*	Tiguvon Pour-on	30 (10)
Gallimycin	NA (14)*	Tiguvon Spot on	21 (10)
Grenade Dip and Spray	NS (nil)	Itxally	21 (nil)
Ivomec Injection & Pour on	see note 3	Iylan Inj 200	NA (21)
		Irodax	NA (28)
		Valbazen Drench	NA (10)
		Virbamec Injection	42 (30)
		Virbamec Pour-on	42 (35)
		Warbex	14 (14)

ESI Table - Explanatory Notes:

The following products have a nil WHP and a nil ESI: Amitik EC & WP; Amiraz EC Spray; Bayticol Dip and Spray; Bovicare; Ditik; Ficam Gold; Nu-Tic; Optimizer, Python and SPIK; Far Tags (see note 4); Sumifly Insecticide; and Taktic EC & WP. * These are veterinary drugs that require a veterinarian to prescribe actual treatment regimes. ESIs relate to label dose rates only. Your veterinarian may advise you to hold the animals for a longer period before slaughter and if so this advice must be adhered to. Shorter periods than the ESI are not acceptable for cattle for export.

NOTES: (1) ESI for Cydectin injectable is 40 days if multiple treatments are given; (2) ESI only applies where treatment intervals exceed 21 days; (3) Residues above acceptable levels for some export markets were present 30 days after treatment with Grenade; (4) Removal of Ear Tag prior to slaughter is recommended to prevent possible contamination.

Dated 24 October 2000

CHLOE MUNRO
Secretary
Department of Natural Resources
and Environment

Water Act 1989

I, Sherryl Garbutt, Minister for Environment
and Conservation and Minister responsible for

administering the **Water Act 1989**, make the following Order:

**EXTENSION OF THE UPPER NORTH EAST
RIVER MANAGEMENT DISTRICT ORDER
2000**

1. This Order is called the Extension of the Upper North East River Management District Order 2000.
2. This Order is made under Division 2 of Part 6 of the **Water Act 1989**.
3. This Order takes effect from the date it is published in the Government Gazette.
4. The proposal for the extension of the Upper North East River Management District submitted to me by the North East Catchment Management Authority is approved.
5. The Upper North East River Management District is extended to include the area bordered red on Plan No. 570022, Sheets 1 of 4 to 4 of 4.
6. Copies of Plan No. 570022, Sheets 1 of 4 to 4 of 4, may be inspected at the offices of the North East Catchment Management Authority situated at 1 McKoy Street, Wodonga, Victoria.

Dated 21 November 2000

SHERRYL GARBUTT MP
Minister for Environment
and Conservation

Associations Incorporation Act 1981**SECTION 36E(5)**

Notice is hereby given that the incorporation of the associations mentioned below is cancelled as at the date appearing on this Gazette as its date of issue:

The Inner Urban Regional Planning Committee Inc., Moorabbin Rugby Union Football Club Inc., Nandaly Netball Club Inc., Corowa & Border District Horseman's Association Inc., Unity School of Christianity - Melbourne Centre for Creative Living Inc., Latrobe Valley Singles Social Club Inc., Kyabram and District Badminton Association Inc., Donald Badminton Club Inc., Fish Creek Football Club Inc., Australian Society for Veterinary Pathology Inc., Box Hill Hockey Club Inc., Watsonia South Cricket Club Inc.,

Pyramid Hill Sports Carnival Inc., Toyota Car Club of Australia (Victoria) Inc., Myrtleford Softball Association Inc., Flemington Community Enterprises Inc., Kyneton Cricket Club Inc., The Cockatoo and District Bowls Club Inc., Pimpinio Cricket Club Inc., Warrnambool Sportsmens Club Inc., Diamond Creek Cricket Club Inc., League of Silent Flight of Australia Inc., Lakes Entrance Amateur Basketball Association Inc., Ballarat Volunteer Link-Up Inc., Merrivale Cricket Club Inc., Highvale Pre-School Association Inc., Yarram Playgroup Inc., Marong Sports Club Inc., Swan Reach Tennis Club Inc., Malmsbury Advance Association Inc., Sedgwick Tennis Club Inc., West Newport Cricket Club Inc., Vic Zone of Aust Bushmen's Campdraft & Rodeo Association Inc., Leitchville Footballers Cricket Club Inc., Rooming House Group (Collingwood, Richmond, Fitzroy) Inc., Croatian Culture Club Ban Jelacic – Melbourne Inc., Australian Novelty Racing Association Geelong Zone Inc., Gunbower Cricket Club Inc., Codrington Campdraft Association Inc., Heatherton Social Club La Baracca Inc., Greek Orthodox Community of Keilor & District Inc., Purnim Progress Association Inc., Goulburn Murray Cricket Zone Inc., Werribee Community Centre Inc., Tullamarine Football Club Inc., Commonlife Inc., Gellibrand Gymnastic Club Inc., Springbank Football Club Inc., Riachella Tennis Club Inc., Dimboola Pony Club Inc., The Australian Arabic Brotherhood Charitable Association Inc., Knox Regional Concert Band Inc., Durham Ox Sports Inc., Foster and District Angling Club Inc., Mia Mia Cricket Club Inc., Geelong Traffic Centre Association Inc., Fernbank Tennis Club Inc., Bell Ramblers Cricket Club Inc., Bairnsdale Table Tennis Association Inc., Canterbury Football Club Inc., Heathcote Primary School Mothers Club Inc., Torquay Trail Riders Association Inc., The Museum of Chinese Australian History Inc., Torquay Surf Life Saving Club Inc., Alpine Pistol Club Inc., The National Maritime Industry Training Committee Inc., Eaglehawk Y's Baseball Club Inc., St. Kilda Acting Company (Victoria) Inc., Clarekirk Pre School Association Inc., Wangaratta and Region Tourism Promotion Association Inc., Hillside/Rockbank Safer Roads Committee Inc.

WAYNE NEW
Deputy Registrar of
Incorporated Associations

Associations Incorporation Act 1981

SECTION 36E(3)

Notice is hereby given that in accordance with section 36E(3) of the **Associations Incorporation Act 1981** the incorporation of:

Manor Court Werribee Aged Care Hostel Inc., Wellington Waterpolo Association Inc., Unsigned Artists' Guild Inc., Tooborac Dance Group Inc., The Ecumenical Jacobite Orthodox Patriarchate of Antioch Inc., Synchronicity Foundation Inc., Sunraysia/Northern Mallee Disability Resource Council Inc., Solstice – Mutamur in Illis Inc., Sikh Tricentenary Celebrations Committee Inc., Rowellyn Park Netball Club Inc., Rotaract Club of Eaglehawk Inc., Rainbow Amateur Swimming Club Inc., Raft Network Inc., Prestonite Cricket Club Inc., Pakistani-Australian Christian Association Inc., Pakington Street Party Inc., Fortress Ministries Inc., Coastal Villages Angling Club Inc., Bennettswood Kindergarten Association Inc., Youth Adult Bureau Inc., Yarrambat Cricket Club Inc., Yallourn North Pony Club Inc., Western Business Enterprise Centre Inc., Werribee Playgroups (Inc.), North Clayton Playgroup Inc., National Churches Working Group on AIDS Inc., Youth for Christ Melbourne Inc., NAP Youth Housing Inc., Mordialloc-Chelsea Secondary College Ex-Students and Staff Association Inc., Milleara Calisthenics Inc., Melbourne Disciples Church Inc., MEC Combined Clubs Inc., Lara Montessori Development Association Inc., Kids of Australia Foundation Inc., Johnsonville Angling Club Inc., Jeevandhana Sangam Australia Inc., Irymple Meals on Wheels Inc., International Family Inc., Inner Wheel Club of Mildura Inc., Howard Kingham Lodge Inc., Grovelands Pre School Association Inc., Golden Lions Inc., Gisborne After Dark Inc., Fresh Fire Ministries Inc., East Brunswick Athletic Club Inc., Dookie Maternal & Child Helath Centre Inc., Country Gospel Ministries Inc., Country and Care Consultancy Inc., Ceylonese Elderly Citizens of Australia Association Inc., Central Victoria-Greater China Business Forum Inc., Business and Professional Women's Club of Yarrowonga/Mulwala Inc., Crafts Swan Hill Inc., Box Hill North Primary Preschool Association Inc., Bengworden Playgroup Inc., Beaumaris Lapidary Club Inc., Balaclava Road Preschool Inc., Australian Council of Traditional Chinese Medical Education Inc., Australian Chamber Soloists Inc., All Blacks

United Cricket Club Inc., Ausburns Foundation Inc., Alexandra Community Care Inc., Apex Club of Hopetoun Inc., Australian International Trade Council Inc., Ararat & District U.H.F. Radio Network Inc., Banyule Wetlands Association Inc., Barwon Heads Information & Referral Service Inc., Box Hill Churches Netball Club Inc., Branxholme Bushwackers Carnival Association Inc., Dandenong Spinners & Weavers Guild Inc., Dingley Raywood Outreach Pre-School Inc., Disaster Recovery Institute Australasia Inc., D. Ranged Artworks Dandenong Ranges Contemporary Arts and Crafts Society Inc., Families and Friends of Waanyarra Inc., Floridan Park Salinity Action Group Inc., Laverton Horse Agistment Inc., Moe Adult Day Centre Auxiliary Inc., Northcote High Street Traders Association Inc., Pegasus Flying School Social Club Inc., Port Phillip Community Forum Inc., Southern Campuses Union of La Trobe University Inc., Southern Lights Christian Centre Inc., SS. Peter & Paul's Sports Committee Inc., The Committee for Restoration of Democracy in Burma (Victoria) Inc., The Confederation of Australian Critical Care Nurses (C.A.C.C.N.) Victoria Branch Inc., The Northern Social Club Inc., Warrack Community Association Inc., The Shepp. Singles Club Inc., Werribee Singers Inc., Wonthaggi Gift Committee Inc., Woori Yallock Model Aircraft Club Inc., Youth for Christ Gippsland Inc., Djerriwarrh Lodge Inc., Eastern Family Violence Network Inc., Mallee Tourism Association Inc., Horsham Football Club Tigers Inc., Lismore Land Protection Group Inc., Epic Association Inc., The Honourable Society of Bogeyman Golfers Inc., Common Victoria Inc., Banksia & Bunyips Association Inc.

are cancelled as at the date appearing on this Victoria Government Gazette as its date of issue.

WAYNE NEW
Deputy Registrar of
Incorporated Associations

Subordinate Legislation Act 1994

REGULATORY IMPACT STATEMENT

Road Safety (General) (Traffic Infringements) Regulations 2000

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994**, that a Regulatory Impact Statement (RIS) has been prepared in relation to the Road Safety

(General) (Traffic Infringements) Regulations 2000.

The reasons for the proposed Regulations are to ensure that Traffic Infringement penalties are appropriate to the severity of offences and to promote compliance with road rules and safe road use by all road users including riders of bicycles, pedestrians, riders of animals, and users of wheeled recreational devices.

Traffic Infringements for bicycle riders, pedestrians, riders of animals and users of wheeled recreational devices are designed to ensure that these road users obey the road rules in order to promote the safety of all road users. For traffic infringements to be effective it is necessary that penalties be set at a rate that is appropriate to promote compliance. It is considered that the current penalties of \$15 or \$20 are not sufficient to deter potential offenders.

The objective to be achieved by the Regulations is to reduce the number and severity of accidents involving bicyclists, pedestrians, riders of wheeled recreational devices and riders of animals on roads, footpaths, paths and other road-related areas. This is proposed to be achieved through:

- increasing the Traffic Infringement penalties issued to bicyclists, pedestrians, riders of animals, and users of wheeled recreational devices who disobey the road rules, by raising the prescribed penalties for certain offences in Schedule 4 to the Road Safety (General) Regulations 1999 to \$50; and
- increasing the Traffic Infringement penalties issued to the above groups for disobeying traffic lights or a STOP or GIVE WAY sign to \$165, the same as for drivers of motor vehicles.

The Regulations would not create any new offences nor affect the maximum number of penalty units that may be imposed by a court for convictions for equivalent offences.

The RIS considers additional community education and increased police enforcement of existing penalties as alternatives to the proposed Regulations. Both of these are costly alternatives and insufficient to modify offending behaviour if penalties remained low. Maintaining the deterrent value of fines would be more effective in promoting compliance with

the road rules by these road user groups. The RIS concludes that the proposed Regulations are the most cost effective and efficient means of meeting the objectives.

Public comments are invited on the RIS and accompanying Regulations. Copies may be obtained by telephoning (03) 9854 2707.

Written submissions will be received at the following address up to 5:00 pm on 25th January 2001: The Manager, Road User Behaviour, VicRoads, Level 4, 60 Denmark Street, Kew Vic 3101. All submissions will be treated as public documents. Any enquires regarding the content of the RIS should be directed to David South on (03) 9854 2628.

COLIN JORDAN
Chief Executive

Subordinate Legislation Act 1994

**CONTROL OF WEAPONS REGULATIONS
2000**

Notice of Decision under Section 12

The proposed Control of Weapons Regulations 2000 and Regulatory Impact Statement have been advertised for public comment and a number of submissions were received.

Following consideration of the submissions, I now give notice of my intention to proceed with the making of the proposed Regulations, subject to some amendments.

ANDRÉ HAERMMEYER
Minister for Police
and Emergency Services

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 3 January 2001.

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 28 December 2000.

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

St Kilda Panels Pty Ltd. Application for variation of conditions of tow truck licence number TOW593 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 25 Salmon Street, Port Melbourne to change the depot address to 13-15 Wannan Street, Highett.

Junction Towing Pty Ltd. Applications for variation of conditions of tow truck licence number TOW923 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 25 Salmon Street, Port Melbourne to change the depot address to 13-15 Wannan Street, Highett.

Niwre Pty Ltd. Applications for variation of conditions of tow truck licence number TOW536 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 25 Salmon Street, Port Melbourne to change the depot address to 13-15 Wannan Street, Highett.

Dated 30 November 2000

STEVE STANKO
Director

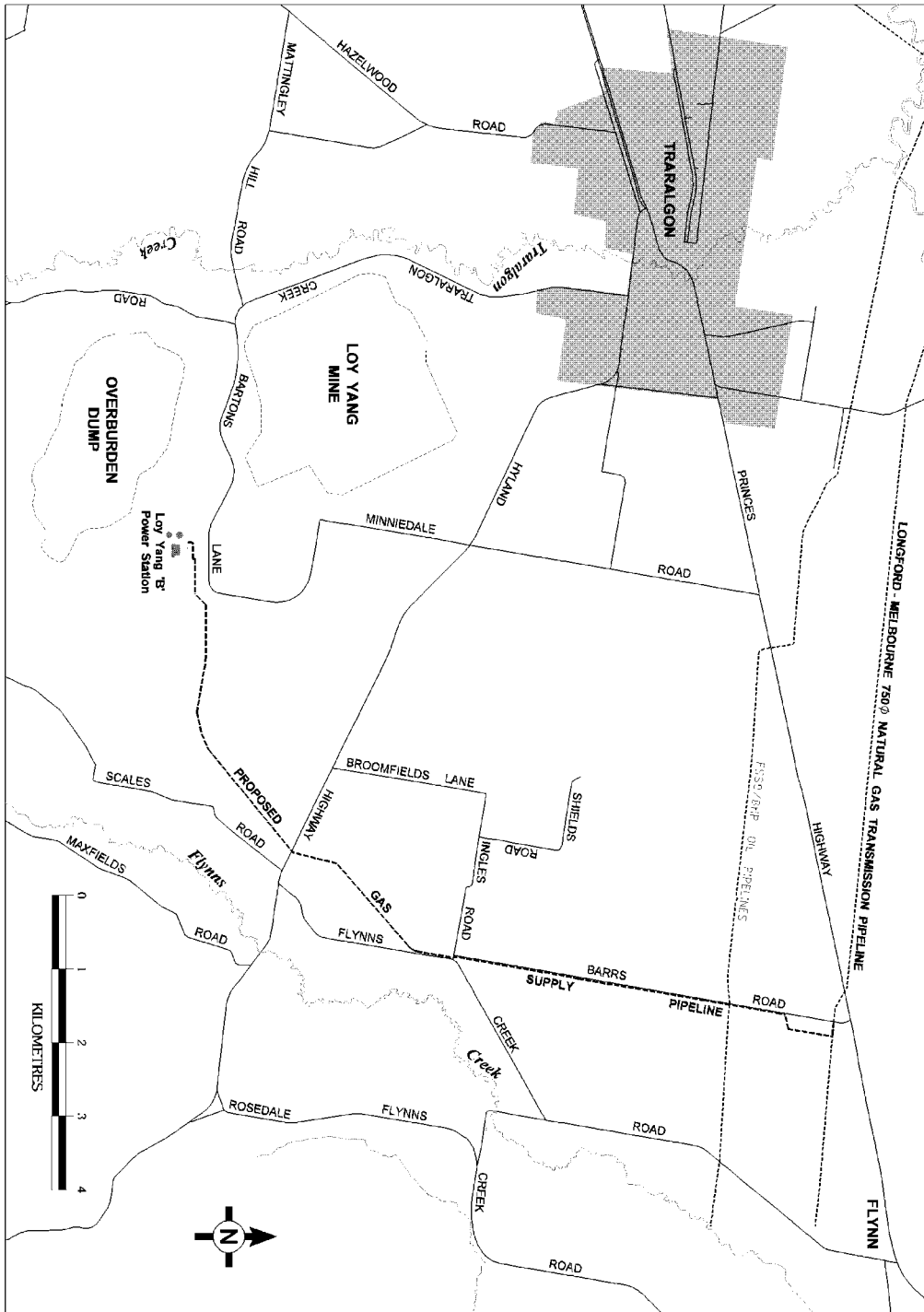
Pipelines Act 1967

**NOTICE UNDER SECTION 11 OF THE
PIPELINES ACT 1967**

Application for a Permit to Own and Use A
Pipeline 234

1. In accordance with the provisions of Section 11 of the **Pipelines Act 1967**, notice is given that an application has been received from Edison Mission Energy Australia Limited for a Permit to Own and Use a Pipeline for the purpose of conveying natural gas from Traralgon to Loy Yang B Power Station.
2. An Environmental Effects Report (EER) has been prepared for the project and copies may be inspected at the same locations as the plans of the proposed route of the pipeline and which are listed in point 4 of this Notice.
3. The proposed route of the pipeline is generally as shown on the map below and described below:

A steel pipeline approximately 13 Kms in length with a nominal bore of 300 mm and commencing at a branch valve on the Longford to Dandenong natural gas pipeline at a point approximately 7 Kms east of Traralgon and terminating at a line valve located within the Loy Yang B Power Plant.



4. The above plan is only indicative and detailed plans of the proposed route of the pipeline may be inspected between the hours of 9:00 am and 4:00 pm Mondays to Fridays (excluding public holidays) by contacting Mr Bill Doran, Department of Natural Resources and Environment, 8th Floor, 250 Victoria Parade, East Melbourne, Vic. 3002 and other locations as listed below:
- Department of Infrastructure, Customer Information Centre, Nauru House, 80 Collins Street, Melbourne, Vic. 3000;
 - Department of Infrastructure, 120 Kay Street, Traralgon, Vic. 3844;
 - Council Offices, Latrobe Shire Council, Kay Street, Traralgon, Vic. 3844.

Additional copies of the plans and EER are not available from the Department but can be obtained from Mr Steve Chai, Project Engineer, McConnell Dowell Constructors (Aust) Pty Ltd, Level 2, 5 Queens Road, Melbourne, Vic. 3004.

Any objection to the proposed route of the pipeline should be addressed to the Executive Director, Minerals and Petroleum, Department of Natural Resources and Environment, PO Box 500, East Melbourne, Vic. 3002, and must reach the Department by 28 December 2000.

Dated 21 November 2000

CANDY BROAD
Minister for Energy and Resources

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 4 December 2000:

Rural City of Horsham (Part) That part north of the line described by the following roads:- Bow Lake Fire Access Road, Bow Lake Road, Jallumba/Clear Lake Road, Jallumba/Mockinya Road, Wonwondah/Toolondo Road, North East Wonwondah Road, Grampians Road, Wonwondah/Dadswells Bridge Road, Fulbrooks Road to the Wimmera River.

L. FOSTER
Executive Chairman

Application for registration	\$ 315.00
Specific registration (or such lesser amount determined by the Board)	249.00
Renewal of registration (per annum)	249.00
Post graduate qualifications	100.00
Late fee	72.00
Certificate replacement	50.00
Copy of register	50.00
Copy of individual extract	10.00

DEBRA ANN WARREN
Administrative Officer

Veterinary Practice Act 1997

DETERMINATION OF FEES

Under Section 86 of the **Veterinary Practice Act 1997**, I, Peter Charles Cullen, President of the Veterinary Practitioners Registration Board of Victoria, determine that the prescribed fees for the provisions of the **Veterinary Practice Act 1997** shall be in accordance with this Schedule for the period 1 January 2001 – 31 December 2001.

Provision	Fee (\$)
Registration under Section 6:	
General Registration	290.00
Registration under Mutual Recognition	290.00
Registration under Trans Tasman	
Mutual Recognition	290.00

Podiatrists Act 1997

The Podiatrists Registration Board of Victoria hereby gives notice that registration and other fees for podiatrists in the State of Victoria will be from 1 January 2001 –

Registration under Section 7: Specific Registration	290.00
Renewal of Registration: Annual Renewal – Section 12(1)	198.25
Late Renewal – Section 12(2)	297.25
Retired Status renewal	19.85
Restoration to the Register – Section 13	297.25
Specialist Endorsement – Section 8	370.00
Copies/Extracts of the Register – Section 16(5)	
Full copy (first purchase)	660.00
Subscriber annual update	132.00
Partial copy	330.00
Multiple extracts (maximum)	66.00
Single extracts (each)	11.00
Other fees:	
Letters of professional standing	40.00
Replacement Certificate of Registration	40.00
Copy annual renewal certificate	11.00
Handbook (soft cover version)	22.00
Dated 30 November 2000	

P. C. CULLEN BVSc
President
Veterinary Practitioners
Registration Board of Victoria

Planning and Environment Act 1987

GOULBURN VALLEY HIGHWAY SHEPPARTON BYPASS

Supplementary Environment Effects Statement Greater Shepparton Bypass – Amendment C10

A Supplementary Environment Effects Statement (EES) has been prepared to review aspects of localised route alignment options for the Goulburn Valley Highway freeway bypass to the west of Shepparton and Mooroopna.

A planning scheme amendment has also been prepared to introduce planning provisions into the Greater Shepparton Planning Scheme for the future construction of the Shepparton Bypass. VicRoads is the proponent of the amendment.

The amendment provides for a number of possible options for localised parts of the western alignment for the Shepparton Bypass as examined in the EES.

The Supplementary EES and Planning Scheme Amendment (PSA) will be on exhibition for a period of two months, from Thursday 30 November 2000 to Monday 5 February 2001 inclusive. The Supplementary EES documents, which incorporate the PSA, may be inspected at:

Shepparton: VicRoads – Goulburn Valley Highway Office 190 Benalla Road, Shepparton. Mon to Fri – 8:30am to 5:00pm. City of Greater Shepparton, Welsford Street, Shepparton. Mon to Fri – 8:30am to 5:00pm. Shepparton Library, 41-43 Marungi Street, Shepparton, Mon, Tue, Thu – 10:00am to 6:00pm, Wed – 12:30pm to 6:00pm, Fri – 10:00am to 8:00pm, Sat – 9:00am to 12:00pm, Sun – 1:00pm to 4:00pm.

Mooroopna: The Ardmona Factory Outlet, 93 McLennan Street, Mooroopna. Mon to Sun – 9:00am to 5:00pm.

Benalla: Department of Infrastructure Regional Office, 50-52 Clarke Street, Benalla. Mon to Fri – 8:30am to 5:00pm.

Kew: VicRoads Library, 60 Denmark Street, Kew. Mon to Fri – 8:30am to 5:00pm.

Melbourne: Department of Infrastructure, Customer Service Centre, Nauru House, 80 Collins Street, Melbourne. Mon to Fri – 9:00 am to 5:00pm.

State Library of Victoria, Government Publications Section, 328 Swanston Street, Melbourne. Mon to Thu – 10:00am to 9:00pm. Fri to Sun – 10:00am to 5:00pm.

VicRoads representatives will be available to discuss issues of interest or concern to the community during office hours at the Goulburn Valley Project Office, 190 Benalla Road, Shepparton, throughout the exhibition period. Supplementary EES Summary documents will be available from any of the above locations at no cost. Principal Supplementary EES documents may be purchased from the above VicRoads offices or from the Department of Infrastructure at Benalla for \$40 each or the full set of Supplementary EES documents and Technical Supplements for \$75 each.

Written submissions relating to the Supplementary EES or Amendment are invited from the public and interested parties until 5 February 2001. Any lodged submission will be considered as a public document.

All written submissions should be forwarded to: Regional Manager, Department of Infrastructure, PO Box 499, Benalla, Vic. 3672

An independent panel will be appointed by the Minister for Planning following the exhibition period. This panel will review submissions, hear presentations from individuals and groups, and then report to the Minister.

For further information relating to the proposal described in the Supplementary EES please contact: Mr Bill Peyton, Project Manager, VicRoads Goulburn Valley Highway Project. Phone: (03) 5832 0900.

For further information regarding the EES process, please contact the Department of Infrastructure, Benalla on 5761 1857.

Planning and Environment Act 1987

BANYULE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C7

The Minister for Planning has approved Amendment C7 to the Banyule Planning Scheme.

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

The Amendment rezones land at 173–207 Yallambie Road, Yallambie (previously a future electricity transmission station site) from the Special Use 2 Zone to the Residential 1 Zone.

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 Banyule City Council, 275 Upper Heidelberg Road, Ivanhoe and Customer Service Centres at 44 Turnham Avenue, Rosanna and 9–13 Flintoff Street, Greensborough.

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

Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C2

The Minister for Planning has approved Amendment C2 to the Hobsons Bay Planning Scheme.

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

The Amendment introduces the Land Subject to Inundation and Special Building Overlays to land recognized by Melbourne Water as being prone to overland flooding.

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 Hobsons Bay City Council, 115 Civic Parade, Altona.

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

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of Approval of Amendment

Amendment C10

The Minister for Planning has approved Amendment C10 to the Hume Planning Scheme.

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

The Amendment rezones 12 – 22 Barry Road, and rear Barry Road, Cambellfield from Public Use Zone (PUZ1) to Industrial 1 Zone.

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 Hume City Council, 1079 Pascoe Vale Road, Broadmeadows.

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

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C9

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

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

The Amendment introduces an Incorporated Plan Overlay on land occupied by Penleigh and Essendon Grammar School, 83 Park Street, Moonee Ponds. It also makes a minor correction to the Essendon Schools Precinct Policy in the Local Provision of the Planning Scheme.

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 Moonee Valley City Council, corner of Kellaway Avenue and Pascoe Vale Road, Moonee Ponds.

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

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C16 Part 1

The Minister for Planning has approved Amendment C16 Part 1 to the Moonee Valley Planning Scheme.

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

The Amendment applies a Heritage Overlay on 16 Bulla Road, North Essendon.

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 Moonee Valley City Council, corner of Pascoe Vale Road and Kellaway Avenue, Moonee Ponds.

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

Planning and Environment Act 1987

SURF COAST PLANNING SCHEME

Notice of Approval of Amendment

Amendment C1

The Minister for Planning has approved Amendment C1 to the Surf Coast Planning Scheme.

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

The Amendment:

- Amends planning scheme map numbers 20, 20DDO, 37, 43, 43DDO and 43HO to correct errors in the approved planning scheme maps.
- Amends Clause 21.07 to correct a typographical error and omission in Table 3.
- Amends Clause 21.09 to:
 - Clarify that the Strategies included in Clause 21.09-2 and Clause 21.09-4 each contain circumstances that can be mutually exclusive.
 - Correct a typographical error and omission in Clause 21.09-3.
 - Amends Clause 21.09-4 to clarify descriptions of potential Future Development Areas for Torquay/Jan Juc, clarify description of Existing Rural Residential Areas at Winchelsea, and to delete a Potential Future Development Area at Bellbrae.
- Amends Clause 22.01 to clarify circumstances for variation of dwelling density provisions in Clause 22.01-3 and delete Jan Juc from Table.
- Amends Clause 35.01 Schedule 1 to correct an omission in the Dwelling, Timber production and Outbuilding provisions.
- Amends Clause 37.01 Schedule 1 to clarify existing provisions under the **Mines (Aluminium Agreement) Act 1961** and management plans approved by the Secretary to the Department of Natural Resources and Environment.
- Amends Clause 37.01 Schedule 5 to replace the Torquay Tourist Development Plan with an updated version that refers only to those precincts nominated in the schedule.

- Amends Clause 42.02 Schedule 1 to clarify existing provisions under the **Mines (Aluminium Agreement) Act 1961** and management plans approved by the Secretary to the Department of Natural Resources and Environment.
- Amends Clause 42.03 Schedule 1 to clarify that no permit is required for maintenance or repair of an existing structure if the same schedule of external materials and colours is used and the schedule complies with the Surf Coast Subdued Colours Policy (1996).
- Amends Clause 42.03 Schedule 2 to:
 - Clarify that plans for approval showing the type and colour of external materials of all buildings and works are not required for maintenance or repair of an existing structure if the same schedule of external materials and colours is used and the schedule complies with the Surf Coast Design and Colours Policy and
 - Clarify that permits to remove vegetation are required to remove, destroy or lop any vegetation only and where exemptions apply.
- Amends Clause 43.01 Schedule to clarify heritage protection for Item HO26 (primary school, school room and teacher's residence, Grove Road, Lorne).
- Amends Clause 43.04 Schedule 1 to clarify minimum lot sizes to be shown on a development plan.

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 Surf Coast Shire Council, 25 Grossmans Road, Torquay.

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

ORDERS IN COUNCIL

Catchment and Land Protection Act 1994

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, on the recommendation of the Minister for Environment and Conservation, makes the following Order:

**VARIATION OF THE BOUNDARIES OF
THE NORTH EAST CATCHMENT AND
LAND PROTECTION REGION ORDER
2000**

1. This Order is called the Variation of the Boundaries of the North East Catchment and Land Protection Region Order 2000.
2. This Order is made under Section 10 (1) (b) of the **Catchment and Land Protection Act 1994**.
3. This Order takes effect from the date this Order is made.
4. The North East Catchment and Land Protection Region is extended to include the area bordered red and diminished to exclude the area bordered green in accordance with Plan No. S 1527A.
5. Copies of the Plan No. S 1527A may be inspected at the Head Office of the Department of Natural Resources and Environment and at the office of the North East Catchment Management Authority at 1 McKay Street, Wodonga, Victoria 3690.

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Catchment and Land Protection Act 1994

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, on the recommendation of the Minister for Environment and Conservation, makes the following Order:

**VARIATION OF THE BOUNDARIES OF
THE EAST GIPPSLAND CATCHMENT
AND LAND PROTECTION REGION
ORDER 2000**

1. This Order is called the Variation of the Boundaries of the East Gippsland Catchment and Land Protection Region Order 2000.

2. This Order is made under Section 10 (1) (b) of the **Catchment and Land Protection Act 1994**.
3. This Order takes effect from the date this Order is made.
4. The East Gippsland Catchment and Land Protection Region is extended to include the area bordered red and diminished to exclude the area bordered green in accordance with Plan No. S 1529A.
5. Copies of the Plan No. S 1529A may be inspected at the Head Office of the Department of Natural Resources and Environment and at the office of the East Gippsland Catchment Management Authority at 3/107 Nicholson Street, Bairnsdale, Victoria 3875.

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Local Government Act 1989

**ALTERATION OF WARD BOUNDARIES OF
SURF COAST SHIRE COUNCIL**

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council hereby directs that:

- a) Under Section 220S (1)(a) of the **Local Government Act 1989**, this Order comes into operation on the day it is published in the Government Gazette; and
- b) Under Section 220Q (k) of the **Local Government Act 1989**, on the day this Order comes into operation the boundaries of the wards of the Surf Coast Shire Council shall be fixed as described in the Schedule to this Orders.

Dated 28 November 2000

Responsible Minister
BOB CAMERON MP
Minister for Local Government

HELEN DOYE
Clerk of the Executive Council

SCHEDULE 1**Boundaries of Torquay Ward**

Commencing on Thompson Creek at Blackgate Road being a point on the shire boundary; thence westerly by Blackgate Road to Anglesea Road; thence southerly by that road to Spring Creek; thence easterly by that creek to a point in line with Bells Boulevard; thence southerly by that line and Bells Boulevard to Bones Road; thence easterly by that road and a line in continuation to the shire boundary, and thence generally north-easterly by the shire boundary to the point of commencement.

SCHEDULE 2**Boundaries of Anglesea Ward**

Commencing on the shire boundary at a point on the shore of Bass Strait in line with of Bones Road; thence westerly by that line and Bones Road to Bells Boulevard; thence northerly by Bells Boulevard and a line in continuation to Spring Creek; thence westerly by Spring Creek to Anglesea Road; thence northerly by that road to Hendy Main Road; thence westerly by that road to Grays Road; thence further westerly by that road to Forest Road being a point on the eastern boundary of the Parish of Gherang Gherang; thence southerly by the eastern boundaries of that parish and the Parish of Wormbete to the Salt Creek; thence westerly by that creek to the western boundary of the Parish of Angahook; thence southerly, westerly and again southerly by that boundary to the Bambra-Aireys Inlet Road; thence south westerly by a direct line to Gentle Annie Hill; thence due south (magnetic) by a line to the Grassy Creek; thence south-easterly by that creek to the shire boundary, and thence north easterly by the shire boundary to the point of commencement.

SCHEDULE 3**Boundaries of Lorne Ward**

Commencing on the shore of Bass Strait at the mouth of the Grassy Creek being a point on the shire boundary; thence north-westerly by the Grassy Creek to the northern boundary of the Parish of Lorne; thence westerly by that boundary to the Deans Marsh-Lorne Road; thence southerly by that road to the Benwerrin-Mt Sabine Road; thence south-westerly by that road to the western boundary of the shire, and thence southerly, easterly and north-easterly by the shire boundary to the point of commencement.

SCHEDULE 4**Boundaries of Moriac Ward**

Commencing on the Thompson Creek at Blackgate Road being a point on the shire boundary; thence westerly by Blackgate Road to Anglesea Road; thence southerly by that road to Hendy Main Road; thence westerly by that road to Grays' Road; thence further westerly by that road to Forest Road being a point on the eastern boundary of the Parish of Gherang Gherang; thence southerly by the eastern boundaries of that parish and the Parish of Wormbete to the Salt Creek; thence westerly by that creek and north-westerly by the south-western boundary of the Parish of Wormbete to the northern boundary of that parish; thence easterly by that boundary and Wormbete Station Road to the western boundary of the Parish of Gherang Gherang; thence northerly by that boundary, the western boundary of the Parish of Modewarre, Boundary Road, Mt Pollock Road and the western boundary of the Parish of Gnarwarre to the shire boundary, and thence easterly, southerly, again easterly and again southerly by the shire boundary to the point of commencement.

SCHEDULE 5**Boundaries of Winchelsea Ward**

Commencing on the northern boundary of the shire at the north-western angle of the Parish of Gnarwarre; thence southerly by the western boundary of the Parish of Gnarwarre, Mt Pollock Road, Boundary Road and the western boundaries of the Parishes of Gherang Gherang and Modewarre to Wormbete Station Road; thence westerly by that road the northern boundary of the Parish of Wormbete to the north-western angle of that parish; thence south-easterly by the south-western boundary of that parish to the western boundary of the Parish of Angahook; thence southerly, westerly and again southerly by that boundary to the Bambra-Aireys Inlet Road; thence south-westerly by a direct line to Gentle Annie Hill; thence due south (magnetic) by a line to the Grassy Creek; thence north-westerly by the Grassy Creek to the northern boundary of the Parish of Lorne; thence westerly by that boundary to the Deans Marsh-Lorne Road; thence southerly by that road to the Benwerrin-Mt Sabine Road; thence south-westerly by that road to the western boundary of the shire, and thence generally northerly and easterly by the shire boundary to that point of commencement.

**Interpretation of Legislation Act 1989 and
Local Government Act 1989**
AMENDMENT OF ORDER APPOINTING A
BOARD OF INQUIRY

Order in Council

WHEREAS by Order in Council made on 17 November 1998, Mr Wayne Walker was appointed as a Board of Inquiry to inquire into and determine a dispute referred to the Governor in Council under section 9(1) of the **Local Government Act 1989** between Kingston City Council and each of Glen Eira City Council, Bayside City Council, Greater Dandenong City Council and Monash City Council relating to the appointment of the unfunded superannuation liabilities and redundancy costs of the former municipalities of Moorabbin, Mordialloc, Springvale and Oakleigh (which municipalities ceased to exist on the constitution or reconstitution of Glen Eira, Kingston, Bayside, Greater Dandenong and Monash City Councils);

AND WHEREAS the Board of Inquiry determined the dispute and delivered its report to the Governor in Council on 24 June 1999;

AND WHEREAS the Board of Inquiry's determination was challenged initially by Glen Eira and later Kingston City Councils and subsequently quashed in the Supreme Court of Victoria;

NOW THEREFORE the Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council acting pursuant to the power conferred by section 27 of the **Interpretation of Legislation Act 1989** and section 9(2) of the **Local Government Act 1989** by this Order in Council HEREBY—

REPEALS the Orders in Council made on 17 November 1998 appointing Mr Wayne Walker as a Board of Inquiry, 19 January 1999 and 1 February 2000 amending the original Order in Council.

This Order is effective from the day on which it is made.

Dated 28 November 2000

Responsible Minister

BOB CAMERON

Minister for Local Government

HELEN DOYE
Clerk of the Executive Council

Dangerous Goods Act 1985

DECLARATION OF GOODS TOO
DANGEROUS TO BE TRANSPORTED AS
DANGEROUS GOODS

The Lieutenant-Governor, as the Governor's deputy, with the advice of the Executive Council, under section 9B of the **Dangerous Goods Act 1985** and on the recommendation of the Minister for WorkCover, declares the following substances and articles to be dangerous goods for the purposes of the Act :-

Acetyl acetone peroxide, N.E.S.

Acetyl benzoyl peroxide, N.E.S.

Acetyl cyclohexane sulfonyl peroxide, N.E.S.

Acetylene (liquefied)

Acetylene silver nitrate

Acetyl hydroperoxide, N.E.S.

(Alt: Peracetic acid)

Acetyl peroxide, N.E.S.

Acraldehyde, N.E.S. (Alt: Acrolein)

Acroleic acid, N.E.S. (Alt: Acrylic acid)

Acrolein dimer, N.E.S.

Acrolein, N.E.S.

Acrylaldehyde, N.E.S. (Alt: Acrolein)

Acryldehyde, N.E.S.

Acrylic acid, N.E.S.

Acrylic acid isobutyl ester, N.E.S.

(Alt: Isobutyl acrylate)

Acrylic aldehyde, N.E.S. (Alt: Acrolein)

Acrylonitrile, N.E.S.

Allyl aldehyde, N.E.S. (Alt: Acrolein)

Aluminium dross, wet or hot

Ammonium azide

Ammonium bromate

Ammonium chlorate

Ammonium fulminate

Ammonium nitrate, N.E.S.

Ammonium nitrite

Ammonium permanganate

Ammonium picrate, N.E.S.

Ammonium salt and a chlorate, mixtures of

Ammonium salt and a nitrite, mixtures of

tert-Amyl hydroperoxide, N.E.S.

tert-Amyl perdecanoate, N.E.S.

- tert*-Amyl peroxyacetate, N.E.S.
tert-Amyl peroxybenzoate, N.E.S.
tert-Amyl peroxyneodecanoate, N.E.S.
tert-Amyl peroxy-pivalate, N.E.S.
 Antimony sulfide and chlorate, mixtures of
 Arsenic sulfide and chlorate, mixtures of
 Ascaridole
 Azaurolic acid (salts of), N.E.S.
 Azidodithiocarbonic acid
 Azidoethyl nitrate
 Azido guanidine picrate, N.E.S.
 5-Azido-1-hydroxy tetrazole
 Azido hydroxy tetrazole
 (mercury and silver salts)
 3-Azido-1,2-propylene glycol dinitrate
 Aziridine, N.E.S. (Alt: Ethyleneimine)
 Azotetrazole, N.E.S.
 Barium azide, N.E.S.
 Benzene diazonium chloride, N.E.S.
 Benzene diazonium nitrate, N.E.S.
 Benzene-1,3-disulfohydrazide, N.E.S.
 Benzene triozone
 Benzoxidiazoles, N.E.S.
 Benzoyl azide
 Biphenyl triozone
 2,2-Bis-(*tert*-butylperoxy) butane, N.E.S.
 1,1-Bis-(*tert*-butylperoxy) cyclohexane, N.E.S.
 2,2-Bis-(4,4-di-*tert*-butylperoxy cyclohexyl)
 propane, N.E.S.
 Bis-(2-methylbenzoyl) peroxide, N.E.S.
 Bis-(3,5,5-trimethyl-1,2-dioxolanyl-3)
 peroxide, N.E.S.
 Bromine azide
 4-Bromo-1,2-dinitrobenzene
 Bromosilane
 Butadienes, N.E.S.
 1,2,4-Butanetriol trinitrate
 2-Butenal, N.E.S. (Alt: Crotonaldehyde)
 Butene oxide, N.E.S. (Alt: 1,2-Butylene oxide)
tert-Butoxycarbonyl azide
n-Butoxyethylene, N.E.S.
 (Alt: Butyl vinyl ether)
 Butyl acrylate, N.E.S.
 1,2-Butylene oxide, N.E.S.
tert-Butyl hydroperoxide, N.E.S.
tert-Butyl peracetate, N.E.S.
tert-Butyl perdiethylacetate and
tert-Butyl perbenzoate mixtures, N.E.S.
tert-Butyl perisobutyrate, N.E.S.
tert-Butyl peroxyacetate, N.E.S.
tert-Butyl peroxybutyl fumarate, N.E.S.
tert-Butyl peroxy-crotonate, N.E.S.
 (Alt: *tert*-Butyl percrotonate)
n-Butyl peroxydicarbonate, N.E.S.
 (Alt: *n*-Butyl perdicarbonate, and
 Di-*n*-butylperoxydicarbonate)
tert-Butyl peroxyisobutyrate, N.E.S.
 (Alt: *tert*-Butyl perisobutyrate)
tert-Butyl peroxyisopropylcarbonate, N.E.S.
 1-(2-*tert*-Butylperoxy isopropyl)-3-
 isopropenylbenzene, N.E.S.
tert-Butyl peroxyneohexanoate, N.E.S.
tert-Butyl peroxy-pivalate, N.E.S.
 (Alt: *tert*-Butyl perpivalate)
 Butyl vinyl ether, N.E.S.
 Calcium azide, N.E.S.
 Carbazide
 Charcoal screenings, wet
 Charcoal, wet
 Chloral, anhydrous, N.E.S.
 Chloric acid, N.E.S.
 Chlorine azide
 Chlorine cyanide, N.E.S.
 (Alt: Cyanogen chloride)
 Chlorine dioxide
 Chloroacetone, N.E.S.
p-Chlorobenzoyl peroxide, N.E.S.
 2-Chlorobutadiene-1,3, N.E.S.
 (Alt: Chloroprene)
 3-Chloroperoxybenzoic acid, N.E.S.
 Chloroprene, N.E.S.
 Chlorotrifluoroethylene, N.E.S.
 (Alt: Trifluorochloroethylene)
 Cinnamene, N.E.S. (Alt: Styrene monomer)
 Cinnamol, N.E.S. (Alt: Styrene monomer)
 Coal briquettes, hot
 Coke, hot

Copper acetylde	Di-4-chlorobenzoyl peroxide, N.E.S.
Copper amine azide	(Alt: <i>p</i> -Chlorobenzoyl peroxide)
Copper tetramine nitrate	Dichloroethyl sulfide
Crotonaldehyde, N.E.S.	2,2-Di-(4,4-di(<i>tert</i> -butylperoxy)cyclohexyl)propane, N.E.S.
Cumyl hydroperoxide, N.E.S.	Di-2,4-dichlorobenzoyl peroxide, N.E.S.
Cumyl peroxyneodecanoate, N.E.S.	Diethanol nitrosamine dinitrate, N.E.S.
Cumyl peroxyneohexanoate, N.E.S.	Diethylene glycol dinitrate
Cumyl peroxyphenylacetate, N.E.S.	Diethylgold bromide
Cyanogen chloride, N.E.S.	Diethyl perdicarbonate, N.E.S.
Cyanuric triazide	Diethyl peroxydicarbonate, N.E.S.
Cyclohexanone peroxide, N.E.S.	(Alt: Diethyl pericarbonate)
Cyclotetramethylene tetranitramine, N.E.S. (Alt: HMX)	2,2-Dihydroperoxy propane, N.E.S.
Cyclotrimethylene trinitramine, N.E.S. (Alt: RDX or Cyclonite)	1,8-Dihydroxy-2,4,5,7-tetranitroanthraquinone (Chrysammic acid)
Diacetone alcohol peroxides, N.E.S.	Di-(1-hydroxytetrazole), N.E.S.
Diacetyl peroxide, N.E.S. (Alt: Acetyl peroxide)	Diiodoacetylene
1,1-Di-(<i>tert</i> -amylperoxy)cyclohexane, N.E.S.	Diisobutyl peroxide, N.E.S.
<i>p</i> -Diazidobenzene	(Alt: Isobutyl peroxide)
1,1-Diazidoethane	Diisopropylbenzene hydroperoxide, N.E.S.
1,1'-Diazidoethane	Di-(2-methylbenzoyl) peroxide, N.E.S.
1,2'-Diazidoethane	2,5-Dimethyl-2,5-di-(<i>tert</i> -butylperoxy)hexyne-3, N.E.S.
1,1'-Diazoaminonaphthalene	2,5-Dimethyl-2,5-dihydroperoxyhexane, N.E.S.
Diazoaminotetrazole, N.E.S.	3,5-Dimethyl-3,5-dihydroxydioxolane-1,2, N.E.S.
Diazodinitrophenol, N.E.S.	2,5-Dimethyl-2,5-di-(3,5,5-trimethylhexanoylperoxy)hexane, N.E.S.
Diazodiphenylmethane	Dimethyleneimine, N.E.S. (Alt: Ethyleneimine)
Diazonium nitrates, N.E.S.	2,5-Dimethylhexane-2,5-dihydroperoxide, N.E.S. (Alt: 2,5-Dimethyl-2,5-dihydroperoxyhexane)
Diazonium perchlorates, N.E.S.	1,1-Dimethyl-3-hydroxybutyl peroxyneohexanoate, N.E.S.
1,3-Diazopropane	Di-(1-naphthoyl) peroxide
Dibenzyl perdicarbonate, N.E.S.	Di-(2-neodecanoylperoxyisopropyl)benzene, N.E.S.
Dibenzyl peroxydicarbonate, N.E.S.	Dinitro-7,8-dimethylglycoluril, N.E.S.
Dibromoacetylene	1,3-Dinitro-5,5-dimethyl hydantoin
Di- <i>tert</i> -butyl peroxyazolate, N.E.S.	1,3-Dinitro-4,5-dinitrosobenzene
2,2-Di-(<i>tert</i> -butylperoxy) butane, N.E.S. (Alt: 2,2-Bis-(<i>tert</i> -butylperoxy) butane)	1,1-Dinitroethane, N.E.S.
1,1-Di-(4- <i>tert</i> -butylperoxy)cyclohexane, N.E.S. (Alt: 1,1-Bis-(4- <i>tert</i> -butylperoxy) cyclohexane)	1,2-Dinitroethane
Di- <i>n</i> -butylperoxydicarbonate, N.E.S.	Dinitroglycoluril
Di-(<i>tert</i> -butylperoxy) phthalate, N.E.S.	Dinitromethane
2,2-Di-(<i>tert</i> -butylperoxy)propane, N.E.S.	Dinitropropylene glycol
Dichloroacetylene, N.E.S.	
<i>N,N'</i> -Dichloroazodicarbonamide (salts of), N.E.S.	

2,4-Dinitroresorcinol (heavy metal salts of), N.E.S.	Ethyl perchlorate
4,6-Dinitroresorcinol (heavy metal salts of), N.E.S.	Ethyl propenoate, N.E.S. (Alt: Ethyl acrylate)
Dinitroresorcinols, N.E.S.	Flammable mixture of dangerous goods of class 2.1 or sub-risk 2.1 with oxygen, nitrous oxide or air
3,5-Dinitrosalicylic acid (lead salt), N.E.S.	Formaldehyde, gaseous
Dinitrosobenzylamide and salts of, N.E.S.	2-Formyl-3,4-dihydro-2 <i>H</i> -pyran, N.E.S. (Alt: Acrolein dimer)
<i>N,N</i> -Dinitroso- <i>N,N'</i> -dimethylterephthalamide, N.E.S.	Fulminate of mercury, N.E.S.
<i>N,N'</i> -Dinitrosopentamethylenetetramine, N.E.S.	Fulminating gold
2,2-Dinitrostilbene	Fulminating platinum
1,4-Dinitro-1,1,4,4-tetramethylolbutanetetranitrate, N.E.S.	Fulminating silver
2,4-Dinitro-1,3,5-trimethylbenzene	Fulminic acid
Di-(β -nitroxyethyl) ammonium nitrate	Galactan trinitrate
α,α' -Di-(nitroxy) methylether	Galactan trinitrate
1,9-Dinitroxy pentamethylene-2,4,6,8-tetramine, N.E.S.	Glycerol-1,3-dinitrate
Diperoxy azelaic acid, N.E.S.	Glycerol monogluconate trinitrate
Diperoxy dodecane diacid, N.E.S.	Glycerol monolactate trinitrate
Dipropionyl peroxide, N.E.S. (Alt: Propionyl peroxide)	Guanyl nitrosaminoguanylidene hydrazine, N.E.S.
Distearyl perdicarbonate, N.E.S.	Guanyl nitrosaminoguanyl tetrazine
Distearyl peroxydicarbonate, N.E.S. (Alt: Distearyl perdicarbonate)	Hafnium metal powder, N.E.S., having a particle size less than 3 micrometres if mechanically produced or 10 micrometres if chemically produced
Di-(3,5,5-trimethyl-1,2-dioxolanyl-3) peroxide, N.E.S.	Hexamethylene triperoxide diamine, N.E.S.
Di-(3,5,5-trimethylhexanoyl) peroxide, N.E.S.	Hexamethylol benzene hexanitrate
Divinyl, N.E.S. (Alt: Butadienes)	Hexanitroazoxy benzene
Divinyl ether, N.E.S.	2,2',4,4',6,6'-Hexanitro-3,3'-dihydroxyazobenzene, N.E.S.
Divinyl oxide, N.E.S. (Alt: Divinyl ether)	2,2',3',4,4',6-Hexanitrodiphenylamine, N.E.S.
2,6-Epoxy-5-hexenal, N.E.S. (Alt: Acrolein dimer)	2,3',4,4',6,6' <i>p</i> -Hexanitrodiphenylether
Ethanolamine dinitrate	<i>N,N'</i> -(Hexanitrodiphenyl) ethylene dinitramine, N.E.S.
Ethyl acrylate, N.E.S.	Hexanitrodiphenyl urea
Ethyl 3,3-di-(<i>tert</i> -amylperoxy)butyrate, N.E.S.	Hexanitroethane
Ethylene diamine diperchlorate	Hexanitrooxanilide
Ethylene glycol dinitrate	HMX, N.E.S.
Ethyleneimine, N.E.S.	Hydrazine azide
Ethyl hydroperoxide	Hydrazine chlorate
Ethyl methacrylate, N.E.S.	Hydrazine dicarbonic acid diazide
Ethyl methyl ketone peroxide(s), N.E.S.	Hydrazine perchlorate
Ethyl nitrate	Hydrazine selenate
Ethyl nitrite	Hydrocyanic acid, anhydrous, N.E.S.

- Hydrogen cyanide, anhydrous, N.E.S.
 Hydrogen peroxide, concentrations greater than 60% hydrogen peroxide, N.E.S.
 Hydroxylamine iodide
 Hyponitrous acid
 Ignition element for lighter, containing pyrophoric liquid
 Initiating explosives, N.E.S.
 Inositol hexanitrate, N.E.S.
 Inulin trinitrate, N.E.S.
 Iodine azide, N.E.S.
 Iodoxy compounds, N.E.S.
 Iridium nitratopentamine iridium nitrate
 Isobutyl acrylate, N.E.S.
 Isobutyl methacrylate, N.E.S.
 Isobutyl methyl ketone peroxide, N.E.S.
 Isobutyryl peroxide, N.E.S.
 Isoprene, N.E.S.
 Isopropyl sec-butyl peroxydicarbonate + Di-sec-butyl peroxydicarbonate + Di-isopropyl peroxydicarbonate, N.E.S.
 Isopropylcumyl hydroperoxide, N.E.S. (Alt: Diisopropylbenzene hydroperoxide)
 Isothiocyanic acid
 Lead azide, N.E.S.
 Lead mononitroresorcinate, N.E.S.
 Lead picrate, N.E.S.
 Lead styphnate, N.E.S.
 Lead 2,4,6-trinitroresorcinate, N.E.S.
 Lighters (cigarettes) containing pyrophoric liquid
 Magnesium dross, wet or hot
 Mannitan tetranitrate
 Mercurous azide
 Mercury acetylde
 Mercury iodide aquabasic ammonobasic (Iodide of Millon's base)
 Mercury nitride
 Mercury oxycyanide, N.E.S.
 Methacrylic acid, N.E.S.
 Methazoic acid
 Methyl acetylene/propadiene, mixtures, N.E.S.
 β -Methyl acrolein, N.E.S. (Alt: Crotonaldehyde)
 Methyl acrylate, N.E.S.
 Methylamine dinitramine and dry salts thereof
 Methylamine nitroform
 Methylamine perchlorate, N.E.S.
 Methyl-1,3-butadiene, N.E.S. (Alt: Isoprene)
 Methylcyclohexanone peroxide(s), N.E.S.
 Methylchloroarsine
 Methylene glycol dinitrate
 Methyl ethyl ketone peroxide(s), N.E.S.
 α -Methylglucoside tetranitrate
 α -Methylglycerol trinitrate
 Methyl isobutyl ketone peroxide(s), N.E.S.
 Methyl methacrylate monomer, N.E.S.
 Methyl nitramine, metal salts of
 Methyl nitrate
 Methyl nitrite
 Methyl picric acid, heavy metal salts of
 Methylpropyl acrylate, N.E.S. (Alt: Isobutyl acrylate)
 Methylstyrenes, *ortho*-, *meta*-, *para*-, N.E.S.
 Methyl trimethylol methane trinitrate
 Methylvinylbenzenes, N.E.S. (Alt: Vinyl toluenes)
 Monochloroacetone, N.E.S.
 Naphthalene diozonide
 Naphthylamine perchlorate
 Nickel picrate
 Nitrated paper (unstable)
 Nitrates of diazonium compounds
N-Nitroaniline
m-Nitrobenzene diazonium perchlorate
 Nitrocellulose, N.E.S.
 Nitrocotton, N.E.S.
 6-Nitro-4-diazotoluene-3-sulfonic acid, N.E.S.
 Nitroethyl nitrate
 Nitroethylene polymer
 Nitrogen trichloride
 Nitrogen triiodide
 Nitrogen triiodide monoamine
 Nitroglycerin, liquid, N.E.S.
 Nitroguanidine, N.E.S.
 Nitroguanidine nitrate
 1-Nitro hydantoin

Nitroisobutanetriol trinitrate	Silver fulminate, N.E.S.
Nitromannite, N.E.S.	Silver oxalate, N.E.S.
<i>N</i> -Nitro- <i>N</i> -methylglycolamide nitrate	Silver perchlorate
2-Nitro-2-methylpropanol nitrate	Silver picrate, N.E.S.
<i>m</i> -Nitrophenyldinitro methane	Sodium dinitro- <i>o</i> -cresolate, N.E.S.
Nitrostarch, N.E.S.	Sodium picramate, N.E.S.
Nitrosugars, N.E.S.	Sodium picryl peroxide
Octogen, N.E.S.	Sodium tetranitride
1,7-Octadiene-3,5-diyne-1,8-dimethoxy-9-octadecynoic acid	Styrene, monomer, N.E.S.
Organic peroxide type A, liquid	Sucrose octanitate, N.E.S.
Organic peroxide type A, solid	Sulfur and chlorate, loose mixtures of
Pentaerythrite tetranitrate, N.E.S.	Sulfur trioxide, N.E.S.
Pentaerythritol tetranitrate, N.E.S.	Sulfuric anhydride, N.E.S. (Alt: Sulfur trioxide)
Pentanitroaniline, N.E.S.	Tetraazido benzene quinone
Peracetic acid, N.E.S.	Tetrachloromethyl perchlorate
Perchloric acid, N.E.S.	Tetraethylammonium perchlorate, N.E.S.
Peroxyacetic acid, N.E.S.	Tetrafluorohydrazine
PETN, N.E.S.	Tetrahydrofuran, N.E.S.
<i>m</i> -Phenylene diaminediperchlorate, N.E.S.	Tetramethylene diperoxide dicarbamide
Phenylethylene, N.E.S. (Alt: Styrene monomer)	Tetranitrodiglycerin
Phosphorus (white or red) and a chlorate, mixtures of	2,3,4,6-Tetranitrophenol
Picric acid, N.E.S.	2,3,4,6-Tetranitrophenyl methyl nitramine
Potassium carbonyl	2,3,4,6-Tetranitrophenylnitramine
2-Propenal, N.E.S. (Alt: Acrolein)	Tetranitroresorcinol, N.E.S.
Propenenitrile, N.E.S. (Alt: Acrylonitrile)	2,3,5,6-Tetranitroso-1,4-dinitrobenzene
Propenoic acid, N.E.S. (Alt: Acrylic acid)	2,3,5,6-Tetranitroso nitrobenzene, N.E.S.
Propionyl peroxide, N.E.S.	Tetrazine, N.E.S.
Propylene aldehyde, N.E.S. (Alt: Crotonaldehyde)	Tetrazolylazide, N.E.S.
Propyleneimine, N.E.S.	Titanium dichloride
Pyridine perchlorate	Tolyethylenes, mixed isomers, N.E.S. (Alt: Vinyl toluenes)
Quebrachitol pentanitate	Trichloroacetaldehyde, anhydrous, N.E.S. (Alt: Chloral)
Selenium nitride	Trichloroacetic aldehyde, anhydrous, N.E.S. (Alt: Chloral)
Self-reactive liquid type A	Trichloromethyl perchlorate
Self-reactive solid type A	Trifluorochloroethylene, N.E.S.
Shaped charges (commercial) containing more than 220g of explosives	Trifluoromonochloroethylene, N.E.S.
Silver acetylide, N.E.S.	Triformoxime trinitrate
Silver azide, N.E.S.	Trimethylene glycol diperchlorate
Silver chlorate, N.E.S.	Trimethylol nitromethane trinitrate
Silver chlorite, N.E.S.	2,2,4-Trimethylpentyl-2-peroxyphenoxy acetate, N.E.S.

2,4,4-Trimethylpentyl-2-peroxyneodecanoate, N.E.S.
 1,3,5-Trimethyl-2,4,6-trinitrobenzene
 Trinitroacetic acid, N.E.S.
 Trinitroacetonitrile
 Trinitroamine cobalt
 Trinitrobenzene, N.E.S.
 Trinitrobenzoic acid, N.E.S.
 2,4,6-Trinitro-1,3-diazobenzene
 Trinitroethanol
 Trinitroethylnitrate
 Trinitromethane
 1,3,5-Trinitronaphthalene
 Trinitrophenol, N.E.S. (Alt: Picric acid)
 2,4,6-Trinitrophenyl guanidine, N.E.S.
 2,4,6-Trinitrophenyl nitramine
 2,4,6-Trinitrophenyl trimethylol methyl nitramine trinitrate, N.E.S.
 2,4,6-Trinitroso-3-methyl nitraminoanisole
 Trinitrotetramine cobalt nitrate
 2,4,6-Trinitro-1,3,5-triazido benzene, N.E.S.
 Tri-(β -nitroxyethyl) ammonium nitrate
 Tris-bis-bifluoroamino diethoxy propane (TVOPA)
 Urea nitrate, N.E.S.
 Vinyl acetate, N.E.S.
 Vinyl benzene, N.E.S. (Alt: Styrene, monomer)
 Vinyl bromide, N.E.S.
 Vinyl-n-butylether, N.E.S. (Alt: Vinyl butylether)
 Vinyl butyrate, N.E.S.
 Vinyl chloride, N.E.S.
 Vinyl cyanide, N.E.S. (Alt: Acrylonitrile)
 Vinyl ether, N.E.S. (Alt: Divinyl ether)
 Vinyl ethyl ether, N.E.S.
 Vinyl fluoride, N.E.S.
 Vinylidene, N.E.S.
 Vinyl isobutylether, N.E.S.
 Vinyl methyl ether, N.E.S.
 Vinyl nitrate polymer
 Vinyl pyridines, N.E.S.
 Vinyl toluenes, mixed isomers, N.E.S.
 Vinyl trichlorosilane, N.E.S.

p-Xylyl diazide
 Zirconium picramate, N.E.S.

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

Date: 28 November 2000

Responsible Minister:
 HON BOB CAMERON, MP
 Minister for WorkCover

HELEN DOYE
 Clerk of the Executive Council

Electricity Industry Act 2000

ORDER UNDER SECTION 23 OF THE ELECTRICITY INDUSTRY ACT 2000

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, acting under section 23 of the **Electricity Industry Act 2000** (the "Act"), makes the following Order:

1. Objective

The objective of this Order is to specify the persons and period for the purpose of determining whether, for the purposes of section 23 of the Act, a licensed retailer is prohibited from selling electricity to a particular person from a supply point during a particular period.

2. Commencement

This Order commences on 1 January 2001.

3. Definitions

In this Order:

"**distribution company**" means, in relation to a supply of electricity from a supply point, the distribution company that is licensed to distribute and supply electricity to and is responsible for the supply point in relation to that supply of electricity;

"**licence**" has the same meaning as in the Act;

"**local retailer**" means, in relation to a supply of electricity from a supply point:

- (a) AGL Electricity Limited (ACN 064 651 083) where the distribution company in relation to the supply of electricity from the supply point is AGL Electricity Limited;

- (b) CitiPower Pty (ACN 064 651 056) where the distribution company in relation to the supply of electricity from the supply point is CitiPower Pty;
- (c) TXU Electricity Ltd (ACN 064 651 118) where the distribution company in relation to the supply of electricity from the supply point is TXU Electricity Ltd;
- (d) Powercor Australia Limited (ACN 064 651 109) where the distribution company in relation to the supply of electricity from the supply point is Powercor Australia Limited; and
- (e) Pulse Energy Pty Ltd (ACN 090 538 337) where the distribution company in relation to the supply of electricity from the supply point is United Energy Ltd (ACN 064 651 029);

“**new supply point**” means a supply point which is to be used for the first time or an existing supply point to be used to supply a new customer from that supply point;

“**retailer**” has the same meaning as in the Act;

“**supply point**” means, in relation to supply of electricity to a person, the point at which that supply of electricity last leaves a supply facility owned or operated by a distribution company before being supplied to the person, whether or not the electricity passes through facilities owned or operated by any other person after leaving that point before being so supplied.

4. Specific class of persons

A person is specified for the purpose of section 23 of the Act in relation to a licence to sell electricity and a supply of electricity from a supply point if each of the following conditions is satisfied:

- (a) the person’s aggregate consumption of electricity taken from the supply point has not been, or, in the case of a new supply point, is not likely to be, 40 megawatt hours or more in any year commencing on or after 1 October 1999; and
- (b) the licence to sell electricity is not held by the local retailer for electricity supplied from that supply point.

5. Specified Period

The period specified for the purpose of section 23 of the Act in relation to a licence to sell electricity and a supply of electricity from a supply point in respect of specified persons is the period from 1 January 2001 to 31 December 2001.

6. Determinations by ORG

The Office of the Regulator General may, on application by any person whose interests are affected, make a determination as to whether a person is or is not a specified person for the purpose of section 23 in relation to a licence to sell electricity and a supply of electricity from a supply point within the meaning of this Order.

Date: 28 November 2000

Responsible Minister:

CANDY BROAD

Minister for Energy and Resources

HELEN DOYE

Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

The Lieutenant-Governor as the Governor’s deputy, with the advice of the Executive Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

BALLARAT EAST — The temporary reservation by Order in Council of 30 October, 1962 of an area of 7588 square metres, more or less, of land in the Township of Ballarat East, Parish of Ballarat as a site for Municipal and Public purposes. — (Rs 8178).

BALLARAT EAST — The temporary reservation by Order in Council of 30 November, 1965 of an area of 405 square metres, more or less, of land in the Township of Ballarat East, Parish of Ballarat as a site for Municipal and Public purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 30 October, 1962. — (Rs 8178).

CUT-PAW-PAW — The temporary reservation by Order in Council of 24 January, 1967 of an area of 1012 square metres of land in the Parish of Cut-paw-paw as a site for Public purposes (Police purposes). — (Rs 8674).

CUT-PAW-PAW — The temporary reservation by Order in Council of 11 February, 1975 of an area of 1017 square metres of land being Crown Allotment 16B, Parish of Cut-paw-paw as a site for Public purposes (Police purposes). — (Rs 10025).

ST ARNAUD — The temporary reservation by Order in Council of 17 December, 1878 of an area of 2.023 hectares, more or less, of land in the Township of St Arnaud, (formerly Parish of St Arnaud) as a site for a pipetrack, revoked as to part by various Orders, so far only as the portion containing 1178 square metres shown as Crown Allotment 6B, Section 8, Township of St. Arnaud, Parish of St. Arnaud on Original Plan No. 120606 lodged in the Central Plan Office. — (Rs 8256).

TRARALGON — The temporary reservation by Order in Council of 22 February, 2000 of an area of 1.547 hectares of land being Crown Allotment 92E, Parish of Traralgon as a site for Public purposes (Health purposes), so far only as the portion containing 829 square metres shown as Crown Allotment 92F, Parish of Traralgon on Original Plan No. 120832 lodged in the Central Plan Office. — (2008803).

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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

BARWO — The temporary reservation by Order in Council of 16 December, 1884 of an area of 44.516 hectares, more or less, of land in the Township of Nathalia and the Parish of Barwo, in two separate portions, as a site for

Water Supply purposes, revoked as to part by Orders in Council of 26 May, 1970 and 24 February, 1998 so far only as the portions in the Parish of Barwo containing 2.936 hectares as indicated by hatching on plan published in the Government Gazette on 26 October, 2000 – page 2606. — (Rs 2360).

CRANBOURNE — The temporary reservation by Order in Council of 7 July, 1987 of an area of 98.17 hectares of land being Crown Allotment 17A, Parish of Cranbourne as a site for a Racecourse, so far only as the portion containing 2.583 hectares shown as Crown Allotment 17H, Parish of Cranbourne on Certified Plan No. 117948 lodged in the Central Plan Office. — (Rs 13133).

ROKEWOOD — The temporary reservation by Order in Council of 26 August, 1940 of an area of 1647 square metres of land in the Township of Rokewood, Parish of Corindhap (formerly Town of Rokewood) as a site for a Rubbish Depot. — (Rs 5080).

WEDDERBURNE — The temporary reservation by Order in Council of 6 October, 1953 of an area of 27.519 hectares, more or less, of land in Section 7, Parish of Wedderburne as a site for Water Supply Purposes, so far only as the portion containing 31 square metres, more or less, as indicated by hatching on plan published in the Government Gazette on 26 October, 2000 – page 2607. — (Rs 1593).

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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned :-

MUNICIPAL DISTRICT OF THE
BALLARAT CITY COUNCIL

BUNINYONG — Public Recreation, 8323 square metres, being Crown Allotment 5, Section 58, Township of Buninyong, Parish of Buninyong as shown on Certified Plan No.117559 lodged in the Central Plan Office. — (05911167).

MUNICIPAL DISTRICT OF THE
CARDINIA SHIRE COUNCIL

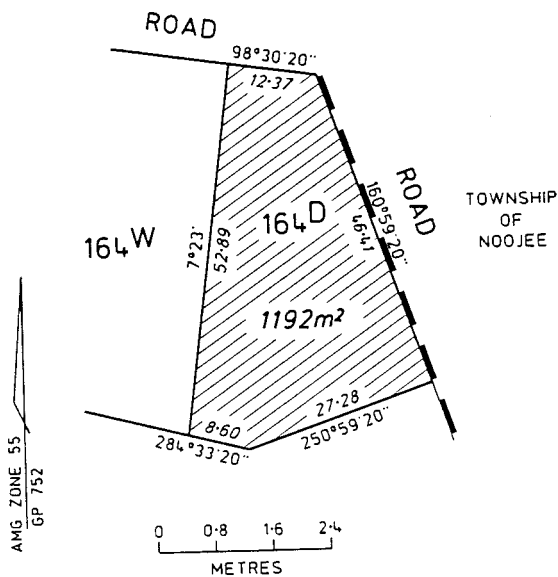
GEMBROOK — Public purposes, 1821 square metres, being Crown Allotment 81B, Parish of Gembrook as shown on Certified Plan No.108293 lodged in the Central Plan Office. — (Rs 14073).

MUNICIPAL DISTRICT OF THE
MELBOURNE CITY COUNCIL

MELBOURNE — Public purposes (Law Courts), 2568 square metres, being Crown Allotment 13B, Section 19, City of Melbourne, Parish of Melbourne North as shown on Certified Plan No.113278 lodged in the Central Plan Office. — (Rs 37135).

MUNICIPAL DISTRICT OF THE
BAW BAW SHIRE COUNCIL

NEERIM — Public purposes (Library), 1192 square metres being Crown Allotment 164D, Parish of Neerim as indicated by hatching on plan hereunder. (3292[1]) — (2010393).



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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

PERMANENT RESERVATION OF CROWN
LAND

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 4(1) of the **Crown Land (Reserves) Act 1978** permanently reserves the following Crown land which in his opinion is required for the purpose mentioned :-

MUNICIPAL DISTRICT OF THE
CASEY CITY COUNCIL

CRANBOURNE — Botanic Gardens and Research Institute, 2.583 hectares, being Crown Allotment 17H, Parish of Cranbourne as shown on Certified Plan No.117948 lodged in the Central Plan Office. — (Rs 9375).

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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

Interpretation of Legislation Act 1984

AMENDMENT OF TEMPORARY
RESERVATION – PARISH OF TAMBO

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under Section 4 of the **Crown Land (Reserves) Act 1978** and Section 27 of the **Interpretation of Legislation Act 1984** amends the Order in Council made on 24 August, 1925 and published in the Government Gazette on 2 September,

1925 – page 2913 of the temporary reservation of an area of 9.720 hectares of land in Section A, Parish of Tambo, County of Tambo as a site for Public purposes by deletion of the words “Public purposes” and the substitution therefor of the words “Preservation of species of native plants”. — Rs 3160.

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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

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

AMENDMENT OF TEMPORARY
RESERVATION – PARISH OF BYLANDS

The Lieutenant-Governor as the Governor’s deputy, with the advice of the Executive Council under Section 4 of the **Crown Land (Reserves) Act 1978** and Section 27 of the **Interpretation of Legislation Act 1984** amends the Order in Council made on 6 June, 1973 and published in the Government Gazette on 13 June, 1973 – page 1981 of the temporary reservation of an area of 8600 square metres of land in the Parish of Bylands, County of Dalhousie as a site for Public Park and Gardens by deletion of the words “Public Park and Gardens” and the substitution therefor of the words “Hospital purposes”. — Rs 962 & Rs 202.

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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
DISSOLUTION OF INCORPORATED
COMMITTEE OF MANAGEMENT

The Lieutenant-Governor as the Governor’s deputy, with the advice of the Executive Council under section 14A(7) of the **Crown Land**

(Reserves) Act 1978 dissolves the “Gordon Public Park and Water Reserves Incorporated” constituted by Order in Council of 15 April, 1998 (vide Government Gazette of 16 April, 1998 – pages 856 and 857). — Mgr 5883.

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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROADS

The Lieutenant-Governor as the Governor’s deputy, with the advice of the Executive Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipalities in which the roads are situated and the owners of land adjoining those roads closes the following unused roads:

MUNICIPAL DISTRICT OF THE MACEDON
RANGES SHIRE COUNCIL

KERRIE — The road in the Parish of Kerrie shown as Crown Allotment 126C, No Section on Original Plan No. 120936 lodged in the Central Plan Office. — (07/4903).

MUNICIPAL DISTRICT OF THE
BASS COAST SHIRE COUNCIL

WONTHAGGI — The road in the Township of Wonthaggi, Parish of Wonthaggi shown as Crown Allotment 6A, Section 27 on Original Plan No. 120943 lodged in the Central Plan Office. — (L12-0382).

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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Royal Botanic Gardens Act 1991
CROWN LAND PLACED UNDER
MANAGEMENT OF ROYAL BOTANIC
GARDENS BOARD AND REVOCATION OF
COMMITTEE OF MANAGEMENT
APPOINTMENT

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under Sections 17(1) and 17(3)(c) of the **Royal Botanic Gardens Act 1991**:-

- a) places the Crown land in the Parish of Cranbourne described in the schedule hereunder under the management of the Royal Botanic Gardens Board; and
- b) revokes the appointment of the Cranbourne Training Complex Committee of Management Incorporated as committee of management over the said Crown land.

subject to the following special condition:-

“that in managing the specified land the Board must have due regard to the interests of the Cranbourne Training Complex”.

SCHEDULE

An area of 2.583 hectares being Crown Allotment 17H, Parish of Cranbourne as shown on Certified Plan No. 117948 lodged in the Central Plan Office. — (Rs 9375 & Rs 13133).

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

Dated 28 November 2000

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

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:

117. *Statutory Rule:* Forests (Timber Promotion Council) (Amendment) Regulations 2000
Authorising Act: Forests Act 1958
Date of making: 28 November 2000
118. *Statutory Rule:* Club Keno (Amendment) Regulations 2000
Authorising Acts: Club Keno Act 1993
 Tattersall Consultations Act 1958
Date of making: 28 November 2000
119. *Statutory Rule:* County Court (Chapter I Amendment No. 3) Rules 2000
Authorising Act: County Court Act 1958
Date of making: 27 November 2000

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

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

115. *Statutory Rule:* Motor Car Traders (Fees Amendment) Regulations 2000
Authorising Act: Motor Car Traders Act 1986
Date first obtainable: 28 November 2000
Code A
116. *Statutory Rule:* Tobacco (Amendment) Regulations 2000
Authorising Act: Tobacco Act 1987
Date first obtainable: 28 November 2000
Code A

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As from 30 November 2000

The last Special Gazette was No. 178
dated 29 November 2000

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

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ISSN 0819-5471

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