



# Victoria Government Gazette

No. G 46 Thursday 15 November 2001

**GENERAL**

## GENERAL AND PERIODICAL GAZETTE

Copy to: Gazette Officer  
The Craftsman Press Pty. Ltd.  
125 Highbury Road,  
Burwood Vic 3125  
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DX: 32510 Burwood  
Email: [gazette@craftpress.com.au](mailto:gazette@craftpress.com.au)

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*Private Notices*

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*Government and Outer Budget Sector Agencies Notices*

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

## SPECIAL GAZETTES

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The Craftsman Press Pty. Ltd.  
125 Highbury Road  
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Telephone: (03) 9926 1233  
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*Government and Outer Budget Sector Agencies Notices*

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<b>INDEX TO PRIVATE ADVERTISERS</b>
-------------------------------------

**A**

A.B. Natoli Pty .....	2831
Aitken Walker & Strachan .....	2831
Andrew G.J. Rowan .....	2832

**B**

Basile Pino & Co. ....	2832
Behan & Speed .....	2832
Burke & Associates .....	2832

**C**

Celina Roth .....	2832
Colin Keith Atkins .....	2832
Cooks .....	2833

**E**

Ellinghaus Weill .....	2833
E. P. Johnson & Davies .....	2833

**G**

Garden & Green .....	2833
Gray Friend & Long .....	2833

**H**

Holding Redlich .....	2834
-----------------------	------

**J**

John Matthies & Co. ....	2834
--------------------------	------

**L**

Littleton Hackford .....	2834
--------------------------	------

**M**

Macpherson & Kelley .....	2834
Mal. Ryan & Glen .....	2834
Michael Rickards .....	2835
Mills Oakley .....	2835
Mosley & Palmer .....	2835

**P**

Paul McGuinness & Associates Pty ...	2835
Pearce Webster Dugdales .....	2835

**R**

Roberts Partners .....	2836
------------------------	------

**S**

Stuart Morgan & Associates .....	2836
----------------------------------	------

**T**

Tolhurst Druce & Emmerson .....	2836
---------------------------------	------

**W**

Wills & Probate Victoria .....	2836
--------------------------------	------

**PRIVATE ADVERTISEMENTS**

**DISSOLUTION OF PARTNERSHIP**

Notice is hereby given that the partnership heretofore subsisting between Kirsten Diana Stock of 5/19 Young Street, Kew, and Kylie Elizabeth Whyte of 1/56 Lansdowne Road, East St Kilda carrying on business as 2Kai Event Management from Hawthorn in Victoria has been dissolved as from 22 October 2001 and that Kirsten Diana Stock shall continue to conduct the said business as and from that date.

Dated 22 October 2001

KIRSTEN DIANA STOCK

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**DISSOLUTION OF PARTNERSHIP**

Notice is hereby given that the partnership subsisting between CPH Property Developments Limited Partnership, PRH Property Developments Limited Partnership and MSH Developments Pty Limited known as 300 King St Partnership, carrying on business as developers with their agent JP Holdings (Wiltshire) Pty Limited at 300 King St, Melbourne was dissolved by mutual consent on 9 November 2001.

Further notice is hereby given that the Limited Partnerships CPH Property Developments Limited Partnership and PRH Property Developments Limited Partnership were also dissolved by mutual consent on 9 November 2001.

Take notice that the creditors of the abovementioned partnerships are required on or before 30 November 2001 to prove their debts or claims and establish any title they may have to priority by delivering or sending through the post to the address below a formal proof of debt or claim in accordance with Form 535 or 536 containing their respective debts or claims. In default they will be excluded from the benefit of any distribution made before their debts or claims are proved or their priority is established and from objecting to the distribution.

Form of proof may be obtained from this office.

JA STAR & CO, chartered accountants,  
Level 12, 189 Kent St, Sydney, NSW, 2000.  
Tel: (02) 9251 4060

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**DISSOLUTION OF PARTNERSHIP**

Notice is hereby given that the partnership here before subsisting between Claire Louise Jackson and Neil Francis Joseph Jackson carrying on the business of a nursery in New Street, Brighton, in the State of Victoria, under the title of "Garden Walk Nursery", has been dissolved as of this date.

Dated 8 August 2001

QUINN & QUINN, solicitors,  
Level 1, 19 Carpenter Street, Brighton, 3186.

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Re: ANGELO JOSEPH CACHIA late of 28 Valda Avenue, Mont Albert North, Victoria, driver, deceased intestate. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased who died on 26 May 2001 are required by Margaret Jane Wills of 53 Kawarren Street, North Balwyn, Victoria, education consultant, the administrator and duly appointed nominee of Gato Michael Cachia and Doris Mary Cachia the parents of the deceased to send particulars of their claims to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date they will convey or distribute the assets having regard only to the claims which they then have notice.

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

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ELLIOT OGILVIE BERESFORD GRANT, late of Unit 3, 9 Glen Street, Hawthorn, retired company director, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 6 July 2001 are required by the personal representative Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, to send particulars to it care of the undermentioned solicitors by 16 January 2002 after which date the personal representative may convey or distribute the assets having regard only to the claims of which it then has notice.

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

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BERTHA CULBETH LOCK late of Broughton Hall, 2 Berwick Street, Camberwell, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 23 June 2001 are required by Equity Trustees Limited ACN 004 031 298 the proving executor of the will of the deceased to send particulars of their claims to the executor in the care of the undermentioned solicitor by 16 January 2002 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

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Re: DORIS JOYCE MYLER of 17 Wairoa Avenue, East Brighton, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 26 July 2001 are required by Equity Trustees Limited ACN 004 031 298 the proving executor of the will of the deceased to send particulars of their claims to the executor in the care of the undermentioned solicitor by 16 January 2002 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

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In the estate of DONALD CHARLES HENDERSON deceased of 340 Beveridge Street, Swan Hill, in the State of Victoria, irrigation consultant. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased who died on 24 May 2001 are required by Ellen Joy Henderson, married woman, of 340 Beveridge Street, Swan Hill in the State of Victoria, the executrix of the estate of the said deceased, to send particulars of such claims to her care of the undermentioned solicitors on or before 24 January 2002 after which date she will distribute the assets having regard only to the claims to which she then has notice.

BASILE PINO & CO.,  
barristers & solicitors,  
213 Campbell Street, Swan Hill, Victoria, 3585.

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Creditors, next-of-kin and others having claims relating to the estate of TONY ALBERT LEGGETT who died on 5 September 2001, are to send particulars of their claims to Wendy Maree Leggett, the administrator care of Behan & Speed by 14 January 2002 after which date the administrator may convey or distribute the assets having regard only to the claims of which she then has notice.

BEHAN & SPEED, lawyers,  
270 Bay St, Port Melbourne.

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Re: DORIS JEAN ANGOVE late of 305 Carlisle Street, Balaclava. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 July 2001 are required by the trustees Shirley Agnes Holder of 86 Summerhill Road, Glen Iris, Victoria and Anthony Gerard Burke of 62 Canberra Grove, East Brighton, Victoria to send particulars to the trustees C/- Burke & Associates, solicitors, of 1127 High Street, Armadale by 13 January 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has noted.

BURKE & ASSOCIATES, solicitors,  
1127 High Street, Armadale, 3143.

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Creditors, next-of-kin and others having claims in respect of the estate of FRANK JOHN CARGEEG PATRICK late of Baala House Nursing Home, Numurkah in the State of Victoria, the deceased, who died on 3 December 2000, are required by Robert James Finlay and Glenice Christine Reynolds, the executors named in the will of the said FRANK JOHN CARGEEG PATRICK to send particulars to him care of the undermentioned solicitors by a date not later than two months from the date of publication hereof after which date they will distribute the assets having regard only to the claims of which notice has been received.

CELINA ROTH,  
solicitor,  
146 Church Street, Brighton, 3186.

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HILARY HELEN KEELEY late of 198 McKillop Street, East Geelong, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of

the abovenamed deceased who died on 7 August 2000 are required by the personal representative Colin Keith Atkins of 6 Woodlands Drive, Ocean Grove, Victoria to send particulars of their claims to him by 17 January 2002 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

COLIN KEITH ATKINS,  
6 Woodlands Drive, Ocean Grove,  
Victoria, 3226.

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Creditors, next-of-kin or others having claims in respect of the estate of IVY LILA McDERMOTT of 2 Elm Grove, Springvale, in the State of Victoria, widow, who died on 1 October 2001 are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 16 January 2002 after which date the personal representative/s will distribute the assets having regard only to the claims of which they then had notice.

COOKS, barristers & solicitors,  
Level 4, St James Building,  
121 Willliam Street,  
Melbourne, Victoria, 3000.

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Re: MARY HONOR NORTON late of 1/13 Graemar Court, Kangaroo Flat, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 26 July 2001 are required by the personal representatives Ralph Edward Norton of 258 West Bay Road, Rowella and Jennifer Mary Knight of Browns Road, Bagshot North to send particulars to them care of the undermentioned solicitors by 23 January 2002 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

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

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Re: DOROTHY GLADYS FLORENCE REINHOLTZ deceased. Take notice that Keith Andrew Ronald Berryman, formerly of 42 Coburg Street, Coburg, Victoria but now of

Unit 109, Inala Village, 220 Middleborough Road, Blackburn South, Victoria, retired, the surviving executor named in the will dated 19 August 1983 of DOROTHY GLADYS FLORENCE REINHOLTZ formerly of 42 Coburg Street, Coburg, Victoria but late of 242 Aldinga Court, Inala Village, 220 Middleborough Road, Blackburn South, Victoria, retired, Salvation Army officer, deceased, the other executor named in the will Gertrude Mildred Berryman having predeceased the deceased, will 14 days after the date of publication of this advertisement apply to the Supreme Court of Victoria for a grant of probate of that will.

E. P. JOHNSON & DAVIES, solicitors,  
30 Collins Street, Melbourne, 3000.

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Re: GORDON ALLAN O'HARA late of 11 Malcolm Street, Nyah, Victoria, retired State Rivers employee, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 16 September 2001 are required by the trustee Yvonne Dawn O'Hara to send particulars to her care of the undermentioned solicitors by 13 January 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

GARDEN & GREEN,  
solicitors,  
4 McCallum Street, Swan Hill, 3585.

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MURIEL JEAN FREEMAN late of Fairview Homes for the Aged, Sargent Street, Warragul, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 30 June 2001 are required by the trustees Pamela Jean Pratt and Douglas Keith Freeman to send particulars of their claims to them care of the undersigned solicitors by 13 January 2002 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.

---

Creditors, next-of-kin and all other persons having claims against the estate of VINCENZO MORETTA (also known as VINCE MORETTA) late of 19 Chantilly Avenue, Avondale Heights, Victoria, gentleman, deceased, who died on 5 July 2001, are to send particulars of their claims to the executor, Antonio Moretta (also known as Tony Moretta) care of the undermentioned solicitors by 13 January 2002 after which date the executor will convey and distribute the assets having regard only to the claims of which he then has notice.

HOLDING REDLICH,  
solicitors,  
350 William Street, Melbourne

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Re: FRANCES MADELINE CRUMP (also known as FRANCES MADELENE CRUMP and FRANCES MADELEINE CRUMP) deceased. Creditors, next-of-kin and others having claims in respect of the estate of FRANCES MADELINE CRUMP (also known as FRANCES MADELENE CRUMP and FRANCES MADELEINE CRUMP) formerly of Room 49, Broadmead, 27 Wattle Road, Hawthorn, but late of Room 5, Camberlea Private Nursing Home, 629 Riversdale Road, Camberwell, Victoria, spinster, deceased, who died on 5 July 2001, are required by the executor of the estate, Trust Company of Australia Limited ACN 004 027 749 of 151 Rathdowne Street, Carlton South, Victoria, to send particulars of their claim to the executor at the address of 151 Rathdowne Street, Carlton South, by 18 January 2002 after which date the executor may convey or distribute the assets having regard only to the claim of which it then has notice.

JOHN MATTHIES & CO.,  
legal practitioners for the applicant,  
6th Floor, 416 Collins Street, Melbourne, 3000.

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Creditors, next-of-kin and others having claims in respect of the estate of JOYCE LORRAINE HOWELL late of 117 Victoria Street, Warragul, Victoria, retired, deceased, who died on 20 September 2001 are to send their claims to the trustees, Pauline Howell of 117 Victoria Street, Warragul, Victoria and Lynette Howell of Lovell Drive, Bona Vista, Victoria, care of the belowmentioned solicitors,

by 16 January 2002 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

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

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Creditors, next-of-kin and others having claims in respect of the estate of MAVIS LILLIAN BLYTHMAN, late of 63 Gordon Street, Traralgon, Victoria, widow, deceased, who died on 24 October 2001, are to send their claims to the trustees, Jeffrey Douglas Blythman of 33 Cross's Road, Traralgon, Victoria and Sandra Faye Armstrong of 18 Monaro Drive, Tyers, Victoria, care of the belowmentioned solicitors by 13 January 2002 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

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

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LORNA GWENDOLIN BURGESS late of 24 McFarlane Court, Highett, but formerly of 321 Centre Dandenong Road, Cheltenham, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 18 June 2001 are required by the trustee, Glenn Stuart Burgess of 36-46 Jalta Court, Keysborough, Victoria, gardener, son to send particulars to the trustee by 15 January 2002 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

MACPHERSON & KELLEY, solicitors,  
40-42 Scott Street, Dandenong, 3175.

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Re: MARGERY LOUISE McMILLAN, late of "Hillview", Mansfield, Victoria, married woman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 18 August 2001 are required by the applicants for grant of representation in the estate, Jill Louise Murphy of Tolmie-Whitfield Road, Mansfield, Victoria, artist and Rebecca Jane Johnstone of Benalla Road, Mansfield, Victoria, teacher, to send particulars to them at the office of the

undermentioned firm of solicitors by 19 January 2002 after which date the applicants for grant of representation may convey and distribute the assets having regard only to the claims of which they then have notice.

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

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MARGERIE ELEANOR TURNBULL YOUNG, late of 56A Eskdale Road, Caulfield, retired nurse, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 May 2001 are required by the trustee Michael Rickards of 731 Glenhuntly Road, Caulfield South 3162, solicitor, to send particulars to him by 16 January 2002 after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

MICHAEL RICKARDS, solicitor,  
731 Glenhuntly Road, Caulfield South, 3162.

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Creditors, next-of-kin and others having claims in respect of the estate of ADELAIDE MARGARET BUCKLEY deceased, late of 77 Canadian Bay Road, Mount Eliza, Victoria, retired florist, who died on 2 October 2001, are required by ANZ Executors & Trustee Company Limited of 530 Collins Street, Melbourne, Victoria to send particulars to it by 15 January 2002 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers,  
131 Queen Street, Melbourne.

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Creditors, next-of-kin and others having claims in respect of the estate of VIOLETTE MARIE-ANGE HOARAU, deceased, late of Rosehill Nursing Home, Maxflow Street, Highett, Victoria, who died on 15 October 2001, are required by the executor, ANZ Executors & Trustee Company Limited of 530 Collins Street, Melbourne, Victoria to send particulars to it by 15 January 2002 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers,  
131 Queen Street, Melbourne.

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Re: ALAN JOHN HORNBUCKLE late of 75 Scott Street, Orbost, Victoria, retired Telecom technician. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 6 August 2001 are required by Robert Bruce Hornbuckle of 10 Blyth Street, Altona, Victoria, Graham Harold Wigg in the will called Graham Henry Wigg of 27 Jefferson Street, Bairnsdale, Victoria and Brian Raymond Legge in the will called Brian Legge of 11 Yalwal Road, Nowra, New South Wales the executors, to send particulars to their solicitor within sixty days from the date of publication of this notice after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

MOSLEY & PALMER,  
solicitors,  
PO Box 243, Orbost, Victoria, 3888.

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MARY VICTORIA HART-EVANS late of 185/335 Eastbourne Road, Rosebud, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 30 July 2001 are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 13 January 2002 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 for which he then has notice.

PAUL McGUINNESS & ASSOCIATES PTY.,  
solicitors,  
3 Eight Avenue, Rosebud, 3939.

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Re: BERNICE VIVIENNE FROST, late of 99 Marianne Way, Mount Waverley, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 9 August 2001 are required by the trustees, Glenice Vivienne Breeden of 45 Duke Street, Sunshine Beach, Queensland, manager, and Arthur Dean Pearce of 379 Collins Street, Melbourne, solicitor, to send particulars to the trustees by 14 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.

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

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Re: ALMA MAVIS McGREGOR, in the will called MAVIS ALMA McGREGOR, late of Unit 2, 38 Van Ness Avenue, Mornington, retired, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 12 October 2001 are required by the trustee Marilyn May McGregor of 83 Wensleydale Drive, Mornington, Victoria, receptionist, to send particulars to the trustee by 16 January 2002 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

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Re: FRANCESCA BIVIANO deceased. Creditors, next-of-kin and others having claims in respect of the estate of FRANCESCA BIVIANO late of Waverley Valley Aged Care, 29-33 Chesterville Road, Glen Waverley, Victoria, deceased, who died on 23 August 2001, are required by the executors and trustees to send particulars to them care of the undermentioned solicitors by 13 January 2002, after which date the executors and trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

STUART MORGAN & ASSOCIATES,  
solicitors,  
238 Glenferrie Road, Malvern 3144

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Creditors, next-of-kin and others having claims against the estate of KATHLEEN MAY McCLELLAND late of 47 Rowland Street, Kew, Victoria, widow, deceased, who died on 18 November 2000 are required to send particulars of their claims to Michael Damian McClelland of 3 Loxton Street, Kew, Victoria, fund raiser, Mark Ignatius McClelland of 20 Gordon Street, Clontarf, NSW, general manager and Madeleine Louise McClelland of 47 Rowland Street, Kew, Victoria, teacher, the executors of the will of the said deceased care of the undersigned solicitors on or before 17 January 2002 after which date they will distribute the assets having regard only to the claims of which they then have notice.

TOLHURST DRUCE & EMMERSON,  
solicitors,  
520 Bourke Street, Melbourne,

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Re: WILLIAM MERVYN BARRETT, late of K15 Raleigh Street, Windsor, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 7 June 2001 are required to send particulars of their claims to the executors C/- Wills & Probate Victoria, Level 5, 360 Little Bourke Street, Melbourne 3000 by 28 February 2002 after which date the executors may convey or distribute the assets having regard only to the claims of which they may then have notice.

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

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

On 13 December 2001 at 2.30 pm at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Mr K Burns of 18 Ernest Road, Kalorama, as shown on Certificate of Title as Kenneth William Burns, joint proprietor with Joan Marilyn Burns of an estate in fee simple in the land described on Certificate of Title Volume 9122 Folio 696 upon which is erected a dwelling known as 18 Ernest Road, Kalorama.

Registered mortgage No. W077676S affects the said estate and interest.

Terms – Cash only

SW-01-007170-8

Dated 15 November 2001

S. BLOXIDGE  
Sheriff's Office

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

On Friday 14 December 2001 at 11.00 am at the Sheriff's Office, 4th floor, cnr Fenwick and Little Malop Streets, Geelong (unless process be stayed or satisfied).

All the estate and interest (if any) of Rosemary Margaret Donnet of 12 Donnax Road, Corio, joint proprietor with Robert Melville Donnet of an estate in fee simple in the land described on Certificate of Title Volume 8457 Folio 386 upon which is erected a dwelling known as 12 Donnax Road, Corio.



Registered mortgage No. W774892U affects the said estate and interest.

Terms – Cash only

SW-01-003209-7

Dated 15 November 2001

S. BLOXIDGE  
Sheriff's Office

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In the Supreme Court of the State of Victoria

SALE BY THE SHERIFF

On 13 December 2001 at 2.30 pm at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Christalia Partasides of 29 Kingsley Drive, Sunbury, joint proprietor with Mario Partasides of an estate in fee simple in the land described on Certificate of Title Volume 9694 Folio 063 upon which is erected a house known as 29 Kingsley Drive, Sunbury.

Registered mortgage No. N834797T R311073S and the Covenant in Instrument N834796W affect the said estate and interest.

Terms – Cash only

SW-01-006772-6

Dated 15 November 2001

S. BLOXIDGE  
Sheriff's Office

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In the Supreme Court of the State of Victoria

SALE BY THE SHERIFF

On 13 December 2001 at 2.30 pm at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Gloria Grace O'Connell of 83 Chapman Avenue, Glenroy, joint proprietor with Loughlin Francis O'Connell of an estate in fee simple in the land described on Certificate of Title Volume 8328 Folio 512 upon which is erected a house known as 60 Medway Road, Craigieburn.

Registered mortgage No. T623953L affects the said estate and interest.

Terms – Cash only

SW-01-007124-4

Dated 15 November 2001

S. BLOXIDGE  
Sheriff's Office

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In the Supreme Court of the State of Victoria

SALE BY THE SHERIFF

On 13 December 2001 at 2.30 pm at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Narelle Joy Korpett of 8 Canberra Avenue, Hoppers Crossing proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8857 Folio 221 upon which is erected a house known as 8 Canberra Avenue, Hoppers Crossing.

Registered mortgage No. T408603Y and the Covenant F136003 affects the said estate and interest.

Terms – Cash only

SW-01-006194-0

Dated 15 November 2001

S. BLOXIDGE  
Sheriff's Office

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In the Supreme Court of the State of Victoria

SALE BY THE SHERIFF

On 13 December 2001 at 2.30 pm at the Sheriff's Office 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Debra Joan Allen of 23 Wilkinson Court, Roxborough Park, joint proprietor with Eric William Adams of an estate in fee simple in the land described on Certificate of Title Volume 10127 Folio 454 upon which is erected a house known as 23 Wilkinson Court, Roxborough Park.

Registered mortgage No. X454771T and the Covenant in Instrument S758526G affects the said estate and interest.

Terms – Cash only

SW-01-003207-5

Dated 8 November 2001

S. BLOXIDGE  
Sheriff's Office

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In the Supreme Court of the State of Victoria

SALE BY THE SHERIFF

On 13 December 2001 at 2.30 pm at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of T. Fuller of 8 Moona Court, Grovedale as shown on Certificate of Title as Tony Fuller, joint proprietor with Fiona Caroline Fuller of an estate in fee simple in the land described on Certificate of Title Volume 9141 Folio 195 upon which is erected a dwelling house known as 8 Moona Court, Grovedale.

Registered mortgage No. X212195Q caveat No.s X259730Y and X427023A affect the said estate and interest.

Terms – Cash only

SW-01-003254-8

Dated 15 November 2001

S. BLOXIDGE  
Sheriff's Office

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In the Supreme Court of the State of Victoria

SALE BY THE SHERIFF

On 20 December 2001 at 2.30 pm at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of A & M Scalzo Nominees Pty. Ltd. Of 45 Evansdale Road, Hawthorn, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9050 Folio 744 upon which is erected a commercial premises known as 131 Lygon Street, Brunswick East.

Registered mortgage No. V739409Q and Caveat No. X368410P affect the said estate and interest.

Terms – Cash only

CW-01-007273-1

Dated 15 November 2001

S. BLOXIDGE  
Sheriff's Office

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**PROCLAMATIONS**

**Health Records Act 2001**

PROCLAMATION OF COMMENCEMENT

I, Marigold Southey, Lieutenant-Governor of Victoria, as the Governor's deputy, with the advice of the Executive Council and under Section 2 of the **Health Records Act 2001**, fix 16 November 2001 as the day on which Sections 1 to 6, Part 4, and Sections 84, 87 (except paragraphs (c) to (j), (l), (p) and (s)), 88, 89, 90, 91, 94, 100, 105 (except paragraphs (a), (b), (e)(ii), (l) and (m)), 107 (except paragraphs (a) and (d)), 111 (2) (except paragraph (b)), 111(3) and 111(5) of that Act come into operation.

Given under my hand and the seal of Victoria on 14 November 2001.

(L.S.)           MARIGOLD SOUTHEY  
Lieutenant-Governor,  
as the Governor's deputy  
By His Excellency's Command

JOHN THWAITES  
Minister for Health

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ACTS OF PARLIAMENT

Proclamation

I, Marigold Southey, Lieutenant-Governor of Victoria, declare that I have today assented in Her Majesty's name to the following Bill:

No. 74/2001   **Marine Safety Legislation  
(Lakes Hume and Mulwala)  
Act 2001**

Given under my hand and the seal of Victoria at Melbourne on 14 November 2001.

(L.S.)           MARIGOLD SOUTHEY  
Lieutenant-Governor of Victoria  
As the Governor's Deputy  
By His Excellency's Command

STEVE BRACKS MP  
Premier

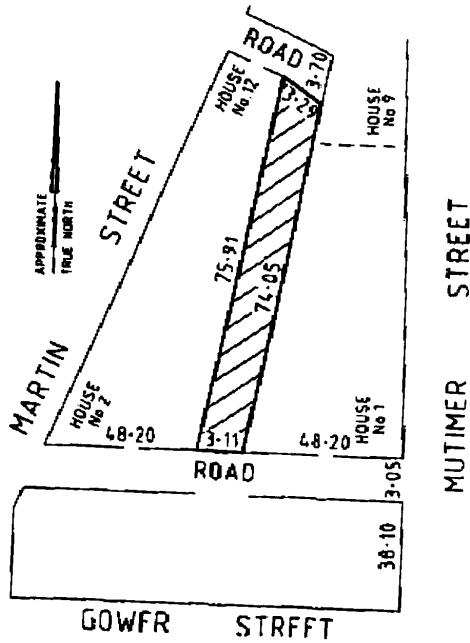
No. 74/2001 This Act comes into operation on a day to be proclaimed.

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**GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES  
NOTICES**

**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 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 in the road by the Melbourne Water Corporation (Yarra Valley Water Ltd) 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

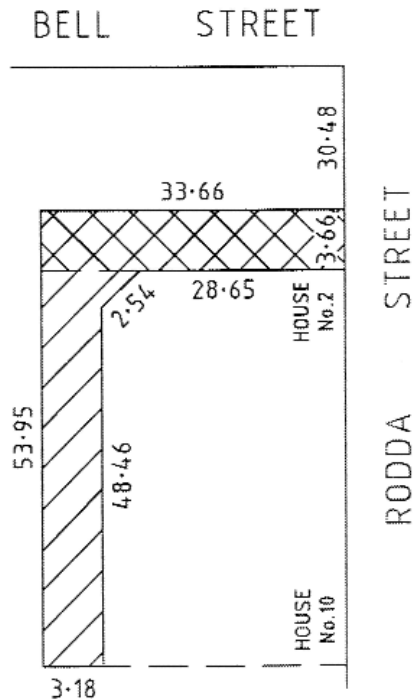
**MORELAND CITY COUNCIL**  
Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Moreland City Council at its ordinary meeting held on 12 November, 2001 formed the opinion that the road at the rear of 2 to 10 Rodda Street, Coburg, shown by both hatching and cross-hatching on the plan below, is not

reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owner.

The section of road shown cross-hatched is to be sold subject to the right, power or interest held by TXU Networks (Gas) in the road in connection with any pipes or cables under the control of that authority in or near the road.

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

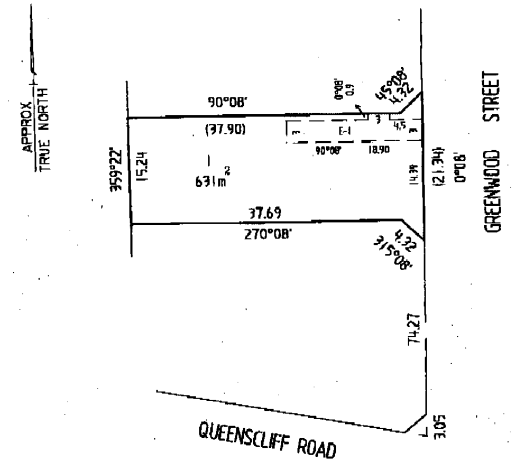


MARIA MERCURIO  
Chief Executive Officer

**GREATER GEELONG CITY COUNCIL**  
Road Discontinuance

At its meeting on 9 October 2001 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989** Greater Geelong City Council resolved to discontinue the road shown as lot 1 on the plan below.

The road is to be sold subject to any right, power or interest held by TXU Networks (Gas) Pty Ltd as to the land shown as "E-1" in connection with any drains or pipes under the control of that authority in or near the road.



**GLENELG SHIRE COUNCIL**  
 Heywood Youth Park – Alcohol Ban & Declaration as a Municipal Place

Pursuant to the provision of Clause L7 of its Local Law No. 4 which regulates the possession and consumption of alcohol, the Glenelg Shire Council has by resolution made 23 October 2001, declared the Heywood Youth Park to be a Municipal Place where no person may consume any liquor or have in their possession or under their control any liquor other than in a sealed container and by such resolution authorised any Victoria Police officer to enforce that provision.

**TREVOR HORNBY**  
 Manager  
 Governance & Special Projects



**GLENELG SHIRE COUNCIL**  
 Tenders

- C200111 – Reconstruction of Condah – Coleraine Road and
- C200112 – Reconstruction of Grubbed Road

Tenders are invited for the above contracts. Tender documents and Specifications can be obtained by contacting Janine Marra on (03) 5522 2215. Enquiries are to be directed to the Infrastructure Engineer, Mr. Malcolm Armstrong on (03) 5522 2214. A non-refundable fee of \$55.00 (incl GST) applies for the provision of tender documents. A copy of the tender documents are available for perusal at Council's Portland Customer Service Centre.

Tenders close at 3.00 pm on Thursday 6 December 2001.

The lowest or any tender not necessarily accepted and late submissions will not be accepted.

Glenelg Shire Council encourages an 'Open Tender Policy'. Interested persons can be present at the above closing time to view the clearing of the tender box and opening of tender submissions. Names of tenderers will be read out, but prices and other information will not be made available.



**BRIMBANK**  
 CITY COUNCIL

**Planning & Environment Act 1987**  
 BRIMBANK PLANNING SCHEME  
 Notice of Amendment  
 Amendment C42

The Brimbank City Council has prepared Amendment C42 to the Brimbank Planning Scheme.

Land affected by the Amendment: Part of the Amendment changes the Local Planning Policy Framework and relates to land in and around the Sunshine Hospital in Furlong Road as identified on the map included in the new policy. The other part of the Amendment varies a ResCode standard for private open space in the Residential 1 and Mixed Use Zones and therefore affects a large proportion of land within Brimbank.

The Amendment has two components and proposes to:

- (1) First component:
  - (a) Include specific reference to the Sunshine Hospital in Clause 21.12 (Infrastructure) in the Municipal

Strategic Statement (added paragraphs under introductory section, objectives, strategies and implementation); and

- (b) Introduce a new Sunshine Hospital Precinct policy into Section 22 (Clause 22.06).
- (2) Second component:
- (a) Introduce changes in relation to ResCode and has the effect of varying the open space standard in the Residential 1 and Mixed Use zones to continue Council's previous private open space guidelines.

The Amendment can be inspected at: Brimbank City Offices, Alexandra Avenue, Sunshine; Brimbank City Offices, Old Calder Highway, Keilor; and Department of Infrastructure, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Ms Marilyn Duncan, Chief Executive Officer, Brimbank City Council, PO Box 70, Sunshine, Vic., 3020.

All owners and occupiers within the municipality are entitled to make a submission in accordance with Sections 21 and 21A of the **Planning and Environment Act 1987**.

Submissions must be received by Monday 17 December 2001.

MARILYN DUNCAN  
Chief Executive Officer

**Planning and Environment Act 1987**  
CASEY PLANNING SCHEME

Notice of the Preparation of an Amendment  
Amendment C41

The land affected by the Amendment is 27 Chalcot Drive (Reserve for Municipal Purposes on LP 118111), Endeavour Hills, on the south-western corner of The Green, and the adjoining Heatherton Road tree reserve.

The Amendment proposes to:

1. Include part of the reserve at 27 Chalcot Drive in a Public Use Zone – Service & Utility (PUZ1), to accommodate the proposed Endeavour Hills Police Station.
2. Include part of the Heatherton Road tree reserve in a Residential 1 Zone (R1Z), to achieve consistency with the zoning of the remainder of the tree reserve.

3. Remove the reservation status of the land referred to in paragraph 1 by including it in Section 2.0 of the Schedule to Clause 52.02 to enable the freehold transfer of the land to the Crown and the creation of a Temporary Reserve for Police Purposes.

The person who requested the Amendment is Victoria Police.

You may inspect the Amendment, any documents that support the Amendment, and the explanatory report about the Amendment at the office of the planning authority: Casey City Council, Municipal Offices, Magid Drive, Narre Warren; Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne. This can be done during office hours and is free of charge.

Any person who may be affected by the Amendment may make a submissions to the planning authority.

The closing date for submissions is 17 December 2001. A submission must be sent to: Manager Planning, Casey City Council, Municipal Offices, PO Box 1000, Narre Warren 3805.

Should you have any queries about the Amendment, please contact Michael Pollard on 9705 5589.

JACQUI HOUGHUET  
Manager Planning

**Planning and Environment Act 1987**

CENTRAL GOLDFIELDS  
PLANNING SCHEME

Notice of Amendment to a Planning Scheme  
Amendment C2

Central Goldfields Shire Council has prepared Amendment C2 of the Central Goldfields Planning Scheme. The Amendment applies to part of the Junior Campus of the Maryborough Regional College and proposes to rezone part of the oval fronting Inkerman Street, Maryborough (between Palmerston and Raglan Street) from Public Use 2 (Education) to Public Use 7 (Other). This Amendment is a change to Map No. 9 of the maps accompanying the Central Goldfields Planning Scheme.

The Amendment is to facilitate the establishment of a new police station and other emergency services on the subject land.

A copy of the Amendment may be inspected, free of charge, at the following locations during office hours: Central Goldfields Shire Council, Shire Office, Neill Street, Maryborough; Department of Infrastructure, Western Region Office, 88 Learmonth Road, Wendouree, 3355; and Department of Infrastructure, Customer Service Centre and Bookshop, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Central Goldfields Shire Council, Neill Street, Maryborough, 3465, by 15 December 2001.

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**Planning and Environment Act 1987**  
GREATER GEELONG PLANNING SCHEME  
Notice of Amendment  
Amendment C34

The City of Greater Geelong has prepared Amendment C34 to the Greater Geelong Planning Scheme.

The Amendment proposes to amend the Greater Geelong Planning Scheme by rezoning land at 67–69 The Parade, Ocean Grove from Residential 1 Zone to Public Use Zone 7 (Other Public Use).

The Amendment can be inspected at: City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong; City of Greater Geelong, Ocean Grove Customer Service Centre, Cnr Presidents Avenue & The Terrace, Ocean Grove; Department of Infrastructure, South Western Region Office, 180 Fyans Street, South Geelong; Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to Susan Williamson, City Planning and Special Projects Unit, City of Greater Geelong, PO Box 104, Geelong 3220, by Monday 17 December 2001.

IAN McCARTNEY  
Co-ordinator Strategic Planning

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**Planning and Environment Act 1987**  
GREATER SHEPPARTON PLANNING SCHEME  
Notice of Amendment  
Amendment C19

The City of Greater Shepparton has prepared Amendment C19 to the Greater Shepparton Planning Scheme.

The purpose of this Amendment is to rezone the area of land bounded by Rudd Road, The Boulevard, Kittles Road and Wheller Road from RUZ – Rural Zone and UFZ – Urban Floodway Zone to R1Z – Residential 1 Zone and UFZ – Urban Floodway Zone and incorporates modifications to the Rural Floodway Overlay and the Land Subject to Inundation Overlay.

In addition to the Amendment, the Council is also considering a Development Plan for a proposed 145-Lot residential subdivision of the subject land. The proposed subdivision is in two portions – one comprising 80 lots, the other comprises 65 lots.

The Amendment and the Development Plan are available for public inspection, free of charge, during office hours at City of Greater Shepparton, 90 Welsford Street, Shepparton 3630 and Department of Infrastructure, Regional Office, 50-52 Clarke Street, Benalla 3672 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, 3000.

Submissions about the Amendment and the Development Plan must be sent to Manager Planning, City of Greater Shepparton, Locked Bag 1000, Shepparton 3632, by 17 December 2001.

ERIC BRASLIS  
Manager Planning

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**Planning and Environment Act 1987**  
KINGSTON PLANNING SCHEME  
Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit.

Amendment C17

Application No. KP01/622

The land affected by the Amendment is 6, 8 and 10 Stanley Avenue, Cheltenham.

The land affected by the application is 6, 8 and 10 Stanley Avenue, Cheltenham.

The Amendment proposes to rezone the subject land from a Residential 1 Zone to the Public Use Zone No. 6.

The application is for a permit to use and develop the land for a user pays car park.

The person who requested the Amendment and the applicant for the permit is the City of Kingston.

You may inspect the Amendment and application, and any documents that support the Amendment and application, and the explanatory report about the Amendment and application at the office of the planning authority: City of Kingston, Moorabbin Customer Service Centre, 999 Nepean Highway, Moorabbin; Mentone Customer Service Centre, Brindisi St, Mentone; Cheltenham Library, 12 Stanley Avenue, Cheltenham; Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins St, Melbourne.

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

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority.

The closing date for submissions is Monday 17 December 2001.

A submission must be sent to: Sarah Emons, Manager, Strategic Planning, City of Kingston, PO Box 1000, Mentone 3194.

ROB SKINNER  
Chief Executive Officer



Maribyrnong  
CITY COUNCIL

**Planning & Environment Act 1987**  
**MARIBYRNONG PLANNING SCHEME**  
Notice of Amendment  
Amendment C14

Maribyrnong City Council has prepared Amendment C14 to the Local Section (Map 8) of the Maribyrnong Planning Scheme.

Land affected by the Amendment:

This Amendment applies to two parcels of land identified as:

- 95 Hamilton Street, Yarraville (HO79) and;
- 3 Tongue Street, Yarraville (HO80)

The Amendment proposes to change the Maribyrnong Planning Scheme by: Introducing a Heritage Overlay over the land. The Amendment inserts:

- 95 Hamilton Street in the schedule to the Heritage Overlay as HO79 and;

- 3 Tongue Street in the schedule to the Heritage Overlay as HO80 and in addition introduces external paint controls to this site.

The Amendment introduces controls that conserve and enhance the elements which contribute to the significance of the heritage buildings.

The Amendment is consistent with the State and Local Planning Policy framework and Council's Municipal Strategic Statement.

A copy of the Amendment can be inspected free of charge during office hours at: Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; Maribyrnong City Council, Reception Area, Cnr Hyde & Napier Streets, Footscray 3011.

Submissions about the Amendment must be sent to: Urban Planning Branch, Maribyrnong City Council, PO Box 58, Footscray, Victoria, 3011.

Submissions must be received by no later than 18 December 2001.



**Planning and Environment Act 1987**  
**NILLUMBIK PLANNING SCHEME**

Notice of Amendment  
Amendment C12

Nillumbik Shire Council has prepared Amendment C12 to the Nillumbik Planning Scheme and Nillumbik Shire Council is the Planning Authority for the Amendment.

The proposed Amendment will facilitate the protection and enhancement of the identified neighbourhood character of the municipality and implement the recommendations of the Shire of Nillumbik Neighbourhood Character Study 2000 which was adopted by Council on 19 September 2000.

Amendment C12 will be used as the basis to assess planning permit applications for new subdivisions and residential development. The proposed Amendment applies to Residential 1 and Township zones and those parts of the Low Density Residential zones which are within a Neighbourhood Character precinct.



The following is a list of the changes proposed:

- minor changes to the Municipal Strategic Statement at Cl. 21.05 to add reference to the Neighbourhood Character Study and Guidelines;
- the introduction of a new Neighbourhood Character Policy (Cl. 22.12) in the Local Planning Policy Framework;
- the introduction of a Schedule to the Residential 1 zone to require a permit to construct or extend one dwelling on a lot of between 300 square metres and 500 square metres, and to introduce a 40% maximum building site coverage;
- the introduction of a Schedule to the Township zone to require a permit to construct or extend one dwelling on a lot of between 300 square metres and 500 square metres, and to introduce a 40% maximum building site coverage;
- deletion of Schedule 1 to the Significant Landscape Overlay and removal of the Overlay from all the land to which this schedule applied;
- amending of the existing Schedule 2 to the Significant Landscape Overlay to require a permit for fences (other than post and wire style) and to include reference to the Study and Guidelines;
- application of the amended Schedule 2 to the Significant Landscape Overlay to areas previously affected by Schedule 1 to the Overlay and to parts of Panton Hill, St Andrews, Research, Eltham, Wattle Glen and Lower Hurstbridge;
- the introduction of three new Schedules 3, 4 and 5 to the Significant Landscape Overlay;
- application of the Significant Landscape Overlay Schedule 3 to land in parts of Eltham, Woodridge and Hurstbridge. The Schedule to the Overlay requires a permit to remove, destroy or lop substantial trees as defined, to construct a front fence, and for buildings and works that exceed 7.5 metres in height or where the total impervious site coverage exceeds 40%;
- application of the Significant Landscape Overlay Schedule 4 to parts of Apollo Parkways, Greensborough and Diamond

Creek. The Schedule to the Overlay requires a permit to remove, destroy or lop substantial trees as defined, to construct a front fence, and for buildings and works where the total impervious site coverage exceeds 60%;

- application of the Significant Landscape Overlay Schedule 5 to part of Eltham. The Schedule to the Overlay requires a permit to remove, destroy or lop substantial trees as defined; and
- amendment of the existing Environmental Significance Overlay Schedules 1, 3, and 4 to include reference to the Study and Guidelines.

The extent of the areas affected is shown on the maps that form part of this Amendment. The Amendment can be inspected during office hours at: Nillumbik Shire Council Offices, Civic Drive, Greensborough; Department of Infrastructure, Planning and Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions in regard to the Amendment should be in writing and sent to Ms Margaret Abbey, Manager Environment and Cultural Planning, Nillumbik Shire Council, PO Box 476, Greensborough, Victoria, 3088. Submissions should be received by 21 December 2001.

CATHERINE DALE  
Chief Executive Officer

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**Planning and Environment Act 1987**  
**PORT PHILLIP PLANNING SCHEME**  
Notice of Amendment  
Amendment C30

The Port Phillip City Council has prepared Amendment C30 to the Port Phillip Planning Scheme.

The Amendment affects the following areas of land:

- All land bound by High Street to the north, Punt Road to the east, Raleigh Street to the south and the existing boundary of Design and Development Overlay 4-4 to the west; and
- All land bound by Queens Way to the north, Upton Road to the east, Wellington Road to the south and St Kilda Road to the west.

The Amendment proposes to:

- Include the subject land in a new Design and Development Overlay (DDO13 – Shrine Vista).
- Require a planning permit for all developments within DDO13 that exceed 33m to Australian Height Datum (AHD).
- Require all developments within DDO13 that exceed 33m to AHD to be referred to the Shrine Trustees for consideration.

A copy of the Amendment can be inspected, free of charge, during office hours at: City of Port Phillip Municipal Offices, South Melbourne Town Hall, 208–220 Bank Street, South Melbourne 3205; Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Submissions about the Amendment must be sent to: Ian Hicks, Team Leader, Strategic Planning, City of Port Phillip, Private Bag No. 3, PO St Kilda, Victoria, 3182 by 5.00 pm on 20 December 2001.

DAVID SPOKES  
Chief Executive Officer

**Planning and Environment Act 1987**  
WODONGA RURAL CITY PLANNING  
Notice of Amendment  
Amendment C9

The Wodonga Rural City Council has prepared Amendment C9 to the Wodonga Planning Scheme.

The Amendment proposes map and ordinance changes to the Wodonga Planning Scheme, to provide a public acquisition overlay on land to be acquired by the Victorian Rail Track Corporation for the Wodonga Rail Bypass Project. The Amendment also removes a Rural Flood Overlay from the proposed rail alignment.

The Amendment can be inspected at: the City of Wodonga offices, Hovell Street, Wodonga; Regional Office, Department of Infrastructure, 50–52 Clarke Street, Benalla; Department of Infrastructure, Floor 21, Nauru House, Collins Street, Melbourne.

Submissions in writing in respect of the Amendment must be sent to the City of Wodonga, PO Box 923, Wodonga, Victoria 3689 by Monday 17 December 2001.

PETER MARSHALL  
Chief Executive Officer

**Planning and Environment Act 1987**  
WODONGA RURAL CITY PLANNING  
Notice of Amendment  
Amendment C10

The Wodonga Rural City Council has prepared Amendment C10 to the Wodonga Planning Scheme.

The Amendment proposes map and ordinance changes to the Wodonga Planning Scheme, to rezone 130 hectares of land located at McKoy Street, Drage Road and Plunkett Road, Wodonga West, from a Rural Zone to a Mixed Use Zone and Industrial 1 Zone. The Amendment also incorporates a Design and Development Overlay and Local Policy to facilitate and guide the development of Albury Wodonga Enterprise Park. A Public Acquisition Overlay is provided along several watercourses and over land required for a future road and road widening works within the Enterprise Park.

The Amendment can be inspected at: the City of Wodonga offices, Hovell Street, Wodonga; Regional Office, Department of Infrastructure, 50–52 Clarke Street, Benalla; Department of Infrastructure, Floor 21, Nauru House, Collins Street, Melbourne.

Submissions in writing in respect of the Amendment must be sent to the City of Wodonga, PO Box 923, Wodonga, Victoria 3689 by Monday 17 December 2001.

PETER MARSHALL  
Chief Executive Officer



**Planning and Environment Act 1987**  
YARRA PLANNING SCHEME  
Notice of Amendment  
Amendment C33

The Yarra City Council has prepared Amendment C33 to the Yarra Planning Scheme. The Amendment has been requested by Ratio Consultants Pty Ltd who are acting on behalf of R and G Ellis, owners of 69–73 Victoria Street, Fitzroy.

The Amendment affects land known as: Part number 13 and numbers 21–105 (inclusive odd numbers only) Victoria Street, Fitzroy.

The Amendment proposes to: Rezone part number 13 and numbers 21–105 (inclusive odd numbers only) Victoria Street from Business 3 Zone to the Mixed Use Zone, and to include land at part number 13 and numbers 21–73 (inclusive odd numbers only) Victoria Street in the Environmental Audit Overlay.

The purpose of the Amendment is to: Apply a zone to the subject land that will facilitate a range of uses (including residential use) which complement the mixed-use function of the locality.

The Amendment and associated documentation can be inspect at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; City of Yarra, Richmond Town Hall, 333 Bridge Road, Richmond 3121; City of Yarra, Collingwood Town Hall, 140 Hoddle Street, Abbotsford 3067.

Submissions regarding the Amendment must be in writing and sent to: Tracy Watson, Senior Strategic Planner, City of Yarra, PO Box 168, Richmond Victoria 3121, by 17 December 2001.

PETER GASCHK  
Manager Urban Planning

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**Planning and Environment Act 1987**  
**YARRA RANGES PLANNING SCHEME**  
Notice of Amendment  
Amendment C22

The Council of the Shire of Yarra Ranges has prepared Amendment C22 to the Yarra Ranges Planning Scheme.

The Amendment will rezone land known as the Bellbird Estate, Lots 12 to 70 LP51181, Akarana Drive and Doonside Drive, Lilydale, from Residential 1 Zone to Low Density Residential Zone, and include the land in a Foothills Residential Policy Area under the local planning policy for residential development.

The Amendment can be inspected free of charge during normal office hours at the following Yarra Ranges Service Centres: Anderson Street, Lilydale; 94 Main Street, Monbulk; 276 Maroondah Highway, Healesville; 40 Main Street, Upwey; Warburton Highway/Hoddle Street, Yarra Junction; and at Department of Infrastructure, Office of Planning & Heritage, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

Any submissions about the Amendment must:

- Be made in writing, giving the submitter's name, address and, if practicable, a phone number for contact during office hours;
- Set out the views on the Amendment that the submitter wishes to put before Council and indicate what changes (if any) the submitter wishes made to the Amendment;
- State whether the person/s making the submission/s wishes to be heard in support of their submission.

Please be aware that copies of objections/submissions received may be made available to any person for the purpose of consideration as part of the planning process under the **Planning & Environment Act 1987**.

Submissions must be sent to the undersigned, Shire of Yarra Ranges, PO Box 105 Lilydale, 3140 and must reach the Shire at the above address by Friday 14 December 2001.

Enquiries about the Amendment can be made by telephoning Graham Bower on either 1300 368 333 or directly on (03) 9294 6173.

GRAHAM WHITT  
Manager Planning Services

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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 ACN 064 593 148, 168 Exhibition Street, Melbourne, Victoria, 3000, the personal representative, on or before 17 January 2002 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.

HAWKES, Frederick William, late of Wintringham Nursing Home, 136 Mt Alexander Road, Flemington, pensioner, who died 2 May 2001.

HIGGS, Albury Terence, also known as Terry Higgs, late of Ripplebrook Nursing Home, 21-25 Inverness Street, Clarinda, retired, who died 25 September 2001.

JEFFRIES, Edward Henry Richards, late of Eureka Hostel–Queen Elizabeth Centre, 102 Ascot Vale Street, Ballarat, retired, who died 16 August 2001.

MORANTE, Hannah May, late of Allandale Aged Care Facility, Allandale, Cessnock, New South Wales, pensioner, who died 27 June 2001.

MURRAY-WILLIAMS, John Edward, also known as Edward John Murray-Williams, late of Unit 3, 111 Princes Street, Mornington, retired, who died 13 October 2001.

POTTER, Jack Ralph, late of 4 Larcombe Street, Highton, retired, who died 27 August 2001.

SUTCLIFFE, Bonnie Jean, late of 45 Edinburgh Street, Bentleigh East, pensioner, who died 25 August 2001.

TURPIE, Patricia Ann Adele, late of 14 Parrakoola Drive, Clifton Springs, pensioner, who died 16 September 2001.

WADE, Jonas, late of 1785 South Gippsland Highway, Cranbourne, pensioner, who died 21 July 2001.

Dated at Melbourne, 9 November 2001

CATHY VANDERFEEN  
Manager, Estate Management  
State Trustees Limited

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

EDWARDS, Jodie Maree, late of 1 Brown Street, Bairnsdale, deceased, intestate, who died 15 September 2001.

GRIGGS, Dennis William, late of Unit 6, 25 Riversdale Avenue, Bunyip, retired, deceased, intestate, who died 2 October 2001.

GUTHRIE, Noel Francis, late of 3 Curie Avenue, Oak Park, pensioner, deceased, intestate, who died 18 October 2001.

HERBERT, Irene Mary, late of 386 Canterbury Road, Ringwood, pensioner, deceased, who died on 25 August 2001, leaving a will dated 10 February 2000.

MUSULIN, Bozo, late of Harcourt Special Accommodation Home, 300 High Street, Prahran, retired, deceased, intestate, who died 24 August 2001.

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 17 January 2002 after which date State Trustees Limited ACN 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. A 437 of 2001

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995**, by Rentokil Initial. The application for exemption is to enable the applicant to employ women only as sales consultants and service drivers for the Sanitact Division.

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 employ women only as sales consultants and service drivers for the Sanitact Division.

In granting this exemption the Tribunal noted:

- The Sanitact Division provides a sanity disposal service to offices, schools, clubs, hotels, entertainment centres etc.
- The duties of a sales consultant involve selling the service which includes surveying the areas to be serviced.
- The duties of a service driver include changing the sanitary units in toilet areas.
- The duties of both sales consultant and service driver require the holders of those positions to enter female toilets during business hours.
- This application is for a renewal of an exemption granted by the Victorian Civil and Administrative Tribunal. That exemption expires on 9 November 2001.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to employ women only as sales consultants and service drivers for the Sanitact Division.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 10 November 2004.

Dated 9 November 2001

MRS A COGHLAN  
Deputy President

Department of Treasury and Finance

SALE OF CROWN LAND  
BY PUBLIC TENDER

**File Reference:** 97/03381.

**Closing Date of Tender:** Wednesday  
5 December 2001 at 2.00 pm.

**Address of Property:** 546–566 Collins Street,  
Melbourne.

**Crown Description:** Allotment 34, Section 16<sup>B</sup>,  
Parish of Melbourne North, County of  
Bourke.

**Terms of Sale:** 10% Deposit, Balance 180 days.

**Area:** 1,952m<sup>2</sup>.

**Officer Co-ordinating Sale:** Brian Dee, Senior  
Project Manager, Victorian Government  
Property Group, Department of Treasury and  
Finance, Level 5, 1 Treasury Place, Melbourne.

**Selling Agent:** Gross Waddell Pty Ltd, Level 6,  
180 Flinders Street, Melbourne, Vic., 3000.

LYNNE KOSKY MP  
Minister for Finance

**Associations Incorporation Act 1981**

SUB-SECTION 36E(5)

Notice is hereby given that the incorporation of the associations mentioned below will be cancelled in accordance with Section 36E(5) of the **Associations Incorporation Act 1981**.

“Anahi” Spanish Speaking Feminist Collective Inc., 4WD Development Group Inc., Abbeyfield Society (Frankston) Inc., Academy Acrobatics Inc., Agribusiness Association of Australia Inc., Al Minia Charitable Association of Victoria Inc., Alexander Csoma De Koros Society Inc., Almontada Al-Adabe of Victoria Inc., Altona Integration Aide Committee Inc., Angels of Power Productions Inc., Anglesea S.T.O.P. Inc., Arenmian Community Council of Victoria Inc., Atex Australasian Users Group Inc., Audio Engineering Society Melbourne

Section Inc., Australian Association of Outplacement Consulting Firms Inc., Australian Junior Sports Association Inc., Australian Muslim Women’s Association Inc., Australian Rules Junior Football Association Inc., Australian Software Metrics Association (Victoria) Inc., Australian–Asean Professional Association Inc., Bairnsdale Chamber of Commerce Inc., Bakarzala Charitable and Social Association Inc., Bakarzala Sports Club Inc., Ballarat Cats Supporters’ Group Inc., Ballarat Eight Ball Championship Inc., Ballarat Roller Skating Club Inc., Bangerang Land Care Group Inc., Beaumaris Bay Rescue Inc., Benambra Sports Club Inc., Blairgowrie Yacht Squadron Inc., Blind Athletes Victoria Inc., Box Hill College of TAFE Student Union Inc., Broadmeadows Support Network Inc., Broadmeadows United Football Club V.I.P. Coterie Inc., Cancer Awareness & Empowerment Group Inc., Capp Reserve Tennis Club Inc., Carboor Youth Club Inc., Career Advancement Association Inc., Central American Association of Community Development Inc., Chaos Allstars Basketball Club Inc., Classic Holdens Country Vic Car Club Inc., Coach & Horses Pool Club Inc., Cobram–Yarrowonga Small Bore Rifle Club Inc., Colanda Parents and Friends Association Inc., Community Playground Inc., Computer Integrated Construction Association Inc., Corporate Health Association (Vic) Inc., Dallas Cowboys Gridiron Football Club Inc., Daylesford Athletics Club Inc., Dragozani Social Club Inc., East Gippsland Consultation Committee on Disability Services Inc., East Kyneton Residents Action Group (Bald Hill Committee) Inc., Eastern A1 Squash Club Committee Inc., Eastern Beach Life Saving, Swimming and Social Club Inc., Eastside Tennis Club Inc., Education Network Victoria Inc., E-J’s Marching Club Inc., Ensign Laboratories Social Club Inc., Esplanade Sport and Recreation Club Inc., Euston–Robinvale Rugby Association Inc., Experimental Theatre Inc., F.A.C. Melbourne Airport Social Club Inc., F.J. Motor Cycle Club of Victoria Inc., Federation of Australian Social Science Organisations (FASSO) Inc., Fiji Welfare Organisation Inc., Flinders Professional Fishermen Association Inc., Flying Red Horse Social Club Inc., Free Australia Committee Inc., Geelong Model Club Inc., Gippsland Indian Association Inc., Gippsland Regional Orchestra Inc., Gippsland Trades & Labour Council Inc.,

Glen Meadows Public Tenants Group Inc., Golden City Soccer Club Inc., Gornichovo Kelli Community Victoria Inc., Greek Theatre of Australia Inc., Greengully Traffic Safety Centre Inc., Greensborough Waterpolo Club Inc., Harley Drag Racing Association Inc., Heathcote Junction Angling Club Inc., High Street and Glenferrie Road Business Association Inc., Jag Appreciation Club Inc., Jeetho Wets Land Protection Group Inc., Junior Angus Group of Australia Inc., Karrington Calisthenics Club Inc., Kerang Riverside Sports Club Inc., Keysborough South West Gippsland Superules Inc., Labour Historical Graves Inc., Leongatha Soccer Club Inc., Life Education Cranbourne/Pakenham and District Inc., Lord Pandji Sakti and Vajrayana Buddhist Society Inc., Macedonian Bitola Club Aleksandar Turungev Inc., Macedonian Cultural Social Society "Skopje 63" Melbourne Australia Inc., Macedonian National Council of Melbourne and Australia Inc., Matheco (Malay Theatre Company) Inc., Made Street Mall Traders Association Shepparton Inc., Melbourne Dancers Company Inc., Melbourne Sporting and Social Club Inc., Melton United Ratepayer's Association Inc., Merino/Digby Football Club Inc., Mildura and District Residents and Ratepayers Association Inc., Monash Model Car Club Inc., Movement for Democracy in Fiji (Vic) Inc., Muckatah Community Surface Drainage Group Inc., Multicultural Support Group Inc., Mustons Catchment Landcare Group Inc., Nathalia Shire Ratepayers and Residents Association Inc., National Commission for the Freedom of Natural Medicine Inc., Natures Helpers Inc., Netsel Racing Inc., New Vision For Woman Inc., Nordic Knights Motorcycle Club Inc., North East Region Junior Badminton Association Inc., North East Tourism Inc., North Melbourne Masonic Centre Inc., North Sunshine Eagle S.C. Inc., North West Sexual Abuse Program Inc., Numurkah Hockey Club Inc., Ouyen and District Indoor Cricket Association Inc., P.R. Skills Inc., Patterson Lakes Gymnastic Club Inc., Philanthropic Association Imathia of Veria Inc., Philanthropic Society of Elaiohori Kalamata-Pangia Dimiova Inc., Philippino-Australian Social Club of Warrnambool Inc., Pool's Cool Snooker Club Inc., Public Tenants Action Group Echuca Inc., Reservoir Lakeside Hotel Social Club Inc., Reservoir R.S.L. Marching Girls Club Inc., Ringwood Citizens Action Group Inc., Rococo Revolution Arts Inc., S.H.A.C. Fosterparents Support Association Inc., Sea Lake & District Neighbourhood Centre Inc., Shepparton District Skate-Board Club Inc., Shirley Robertson Children's Centre Community Toy Library-The Toy Shed Inc., Small Fishing Boat Operators Association Inc., Smilies Kids Club Inc., Smith Street Network Inc., Sonance Ensemble Inc., Sorikarn Productions Association Inc., South Africa Legal Services Inc., South Eastern Junior Chamber Inc., South Movement Inc., South Western Repeater Association Inc., South-East Regions Macedonian Orthodox Community "Saint Dimitija" Inc., Southern Skies Kite Club Inc., St Albans Community Bingo Association Inc., Studfield Traders Association Inc., Sunbury Seniors Accommodation Planning Committee Inc., Supporters of Yarraville Girls Catholic College Inc., Swan Hill Central Pre-School Inc., Swan Hill Country Music Club Inc., Terminus on High Street Wodonga Social Club Inc., The Annual Macedonian Folk Fest Melbourne of Newlycomposed Macedonian Songs "Sing in Macedonian" Inc., The Australian Filmmaking Society Inc., The Ballarat Regional Alcohol & Drug Dependence Association Inc., The Bendigo Hospital Foundation Inc., The Croydon Hotel Pool Club Inc., The Customs Brokers' Council of Australia (Vic) Inc., The Foundation for the Development of Young Rural Australians Inc., The Friends of the Alliance Inc., The Glenhuntly Sports Club Inc., The Kickhouse Theatre Inc., The Lions Club of St Kilda Inc., The Melton Truckies Association Inc., The Phillip Island Arts Council Inc., The Pinewood Chamber of Commerce Inc., The Rambam Sephari Congregation Inc., The Reservoir Hotel Sports and Social Club Inc., The Riverside Club (Essendon) Inc., The Shire of Murrundindi Residents and Ratepayers Association Inc., The Sport Orientation Social Club Inc., The Syrian Arab Home Committee Inc., The Vietnamese Community Workers Association of Victoria Inc., Trade Point Association Inc., Transport Drivers Information Centre Inc., Union of Oromo Workers in Australia (UOWA) Inc., Valley Pirates Gridiron Football Club Inc., Victoria Dog Festival Inc., Victoria Police Workshops Social Club Inc., Victoria Street Traders Association Inc., Victorian Activities Association Inc., Victorian Freestyle Riders Association Inc., Victorian Indoor Netball League Inc., Victorian Over-Dimensional Transport Group Inc., Victorian State Race Series Inc., Vigilanties Motorcycle

Club Inc., Vines Road Playgroup Inc., VMRO–D.P.M.N.E. (Democratic Party for Macedonian National Unity) Inc., W.I.S.E.R. Network Inc., Warracknabeal Snooker Association Inc., Warrnambool Seahawks Basketball Club Inc., West Coast Aquatic Swimming Club Inc., West Footscray Recreation League Cricket Club Inc., Western Region Turkish Education & Welfare Association Inc., Westgarth Lions Junior Football Club Inc., Wimmera Athletic Club Inc., Womens Coalition Against Family Violence Inc., Woodend Auto Racing Club Inc., Wycheproof Aero Club Inc.

Dated 8 November 2001

WAYNE NEW  
Deputy Registrar  
of Incorporated Associations

**Associations Incorporation Act 1981**

**SUB-SECTION 36E(3)**

Notice is hereby given that the incorporation of the associations mentioned below will be cancelled in accordance with Section 36E(5) of the **Associations Incorporation Act 1981**.

Ararat and District Netball Association Inc., Australian Woman Directors Association (Victorian Branch) Inc., Ballarat Search & Rescue Squad Inc., Ballarat Sub Branch Vietnam Veterans Association of Australia Inc., Balwyn Cancer Support Group Inc., Berwick District Arts Council Inc., Bright and District Community Youth Club Inc., Brimpaen Community Sport & Activities Inc., Broken River District Anglers Inc., Business and Professional Womens Club of Shepparton Inc., Carlton Fitzroy Employment Education & Training Inc., Centenary of federation Scottish Gathering Inc., Children in Need of Donations Inc., Consortium Des Artists Du Theatre Inc., Crossways International Inc., Dandenong Ranges Spiritual Church Inc., De Rat Club Inc., Dergholm Rural Arts Group Inc., Discovery Playgroup Inc., Doncaster Communicators International Training in Communication Inc., Drusilla Jazz Festival Inc., Eaglehawk lawn Tennis Club Inc., Elmore Old Time Dance Club Inc., El Shaddai Christian Fellowship Inc., Evergreen Fellowship Inc., Fourth Angel's Ministry Inc., Friendship Social Club for 45's and Over Inc., Friends of Cardinia Reservoir Park Inc., Friends of Rusden Early Intervention

for Children Inc., Geelong Police Sports & Social Club Inc., Geelong West Homing Club Inc., Gippsland Doll Club Inc., Gippsland Road Runners Inc., Goodoo Angling Club Inc., Great Western Bush Riders Club Inc., Hamilton United Business Inc., Himig Pilipino Inc., Hoddles Creek Rural Fire Brigade Auxiliary Inc., Horsham Arthritis Support Group Inc., International Advertising Association Inc., International Kick Boxing Federation Inc., Kildara Neighbourhood Watch Program Inc., Lady Mary Immaculate of Cobram & District Inc., Latrobe Challengers Basketball Association Inc., Latrobe University Shepparton Student Association Inc., Links Professional Services Inc., Lions Adult Services Colac Inc., Living Word Fellowship Warrnambool Inc., Macarthur & District Welfare Committee Inc., Mangalore Frequent Flyers Inc., Middle East United Fine Artists (Australia) (MEUFA) Inc., Moe Friends of the Disabled Association Inc., Neighbourhood Watch Area P42 Inc., Neighbourhood Watch Rutherglen Area Committee Inc., North Shore Primary Health Centre Inc., Orbost Swimming Club Inc., P018 Tarrawingee Neighbourhood Watch Inc., Parents Association for Children with Special Abilities–Swan Hill Inc., Partners in Ministry Inc., Pascoe Vale Creative Arts Centre Inc., Peshurst Community Newsletter Inc., Pootilla Tennis Club Inc., Robinvale and District Greyhound Racing Association Inc., Sea Lake Town Club of Victoria Inc., Sherbrooke Community Information Centre Inc., Sikh Women's Association of Victoria Inc., South Side Social Club Inc., Southern Universities Sport Association Inc., St Peters Tennis Club Ballarat Inc., The Melbourne Jewish Womens Guild Inc., The Warragul Lioness Club Inc., Victorian Pate-Makers Association inc., Victorian Squadron Air Training Corps Foundation Inc., Waverley Newcomers Club Inc., West Sale Aerodrome Development Association Inc., Whats Happening Amateur Theatre Stars (W.H.A.T.S.) Inc., White Hills Soccer club Inc., Whittington/East Geelong Tenants Association Inc., Youth and Parents Support Inc.

Dated 5 November 2001

WAYNE NEW  
Deputy Registrar  
of Incorporated Associations

**Co-operatives Act 1996**

BALLARAT EAST HIGH SCHOOL  
CO-OPERATIVE LTD & MALVERN NEWS  
SHEET CO-OPERATIVE LIMITED

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

Dated at Melbourne, 8 November 2001

PAUL HOPKINS  
Deputy Registrar of Co-operatives

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**Fisheries Act 1995**

MINISTERIAL DIRECTION UNDER  
SECTION 61 OF THE **FISHERIES ACT 1995**

I, Candy Broad, Minister for Energy and Resources, having consulted with the Fisheries Co-Management Council and other relevant consultative bodies, and having considered comments by those bodies, give the following directions under section 61 of the **Fisheries Act 1995** in relation to the giant crab fishery in the eastern zone.

The giant crab fishery in Victorian waters east of longitude 143°40' east (the eastern zone) will be managed as a developing fishery.

General permits for giant crabs in the eastern zone will be issued under section 49 of the **Fisheries Act 1995** for a period of three years. The permits will specify conditions, which will include:—

- (i) The area where giant crab fishing may be undertaken;
- (ii) The equipment which may be used;
- (iii) The reporting requirements of the permit holder.

To be eligible for the issue of a general permit under the **Fisheries Act 1995** for the giant crab fishery in the eastern zone, applicants must hold a Rock Lobster Fishery Access Licence for the eastern rock lobster zone which has on it a condition authorising the taking of giant crabs.

The Secretary will review the fishing activity of permit holders after 12 months. After the review, the Secretary may decide to invite applications for general permits from holders of Rock Lobster Fishery Access Licences for the eastern rock lobster zone if it is considered that the activities of existing permit holders is not providing sufficient data on which to make decisions about long term management arrangements.

The giant crab fishery in the eastern zone will be reviewed by the Secretary before the end of June 2004 to determine if the fishery is sufficiently developed to justify the issue of further developmental fishery permits or access licences under section 38 of the **Fisheries Act 1995**.

This Direction commences on 16 November 2001 and remains in force until revoked.

Dated 11 November 2001

CANDY BROAD  
Minister for Energy and Resources

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**Fisheries Act 1995**

REVOCATION OF MINISTERIAL  
DIRECTION FOR THE  
GIANT CRAB FISHERY

I, Candy Broad, Minister for Energy and Resources, under section 61 of the **Fisheries Act 1995**, having consulted with the Fisheries Co-Management Council and other relevant consultative bodies and having considered comments by those bodies, revoke the Ministerial Direction for the giant crab fishery published in Government Gazette S 169 on 15 November 2000.

Dated 11 November 2001

CANDY BROAD  
Minister for Energy and Resources

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**Land Act 1958**

Notice is hereby given that the Charlton Golf Club Inc. has applied for a lease pursuant to Section 134 of the **Land Act 1958** for a term of 21 years in respect of Allotment 18D, no section, Parish of Charlton West containing 94.24 hectares as a site for a Golf Course.

Ref. No.: 0606318.

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**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 Portion 2, Crown Section 4, Parish of Wollert comprising 8384 square metres and being land described in Certificate of Title Volume 10522 Folio 924, shown as Parcel 13 on Roads Corporation Survey Plan 19905A.

**Interest Acquired:** That of Stjepan & Josipa Zuzic and Antonio & Antonia Del Papa 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting 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 118 on Plan of Subdivision 209737X, Parish of Wollert comprising 162 square metres and being land described in Certificate of Title Volume 9847 Folio 085, shown as Parcels 3 and 12 on Roads Corporation Survey Plan 19902.

**Interest Acquired:** That of Ekmelco Pty Ltd 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting 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 37057, Parish of Wollert comprising 2545 square metres and being land described in Certificate of Title Volume 8579 Folio 226, shown as Parcel 4 on Roads Corporation Survey Plan 19905.

**Interest Acquired:** That of Epping Waste Disposal Enterprises Pty Ltd 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting 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 24 on Plan of Subdivision 5819, and part of Lot 2 on Plan of Subdivision 136390, in the Parish of Wollert, comprising 3.34 hectares and being

land described in Certificate of Title Volume 10321 Folio 252 and Certificate of Title Volume 10321 Folio 255, shown as Parcel 2 on Roads Corporation Survey Plan 19903 and Parcel 1 on Roads Corporation Survey Plan 19904.

**Interest Acquired:** That of Thomas James Love 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting Manager  
Property Services Department

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**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 Portion 2, Parish of Wollert comprising 7226 square metres and being land described in Certificate of Title Volume 8276 Folio 348; Certificate of Title Volume 8344 Folio 103, shown as Parcels 3 and 4 on Roads Corporation Survey Plan 19903.

**Interest Acquired:** That of Blue Metal Quarries Pty Ltd 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting Manager  
Property Services Department

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**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 2 on Plan of Subdivision 5820, Parish of Wollert comprising 953 square metres and being land described in Certificate of Title Volume 9369 Folio 908, shown as Parcels 2 and 3 on Roads Corporation Survey Plan 19901.

**Interest Acquired:** That of Elativ Pty Ltd 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting Manager  
Property Services Department

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**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 337406R, Parish of Wollert comprising 107 square metres and being land described in Certificate of Title Volume 10249 Folio 273, shown as Parcel 3 on Roads Corporation Survey Plan 19905.

**Interest Acquired:** That of Estate of M McKee 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting Manager  
Property Services Department

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**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 2 on Plan of Subdivision 5820, Parish of Wollert comprising 156 square metres and being land described in Certificate of Title Volume 9369 Folio 907, shown as Parcel 1 on Roads Corporation Survey Plan 19901.

**Interest Acquired:** That of Sonwol Nominees Pty Ltd 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting Manager  
Property Services Department

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**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 LP136390, Crown Section

6A, Parish of Wollert comprising 7513 square metres and being land described in Certificate of Title Volume 9967 Folio 633, shown as Parcel 1 on Roads Corporation Survey Plan 19903.

**Interest Acquired:** That of City of Whittlesea 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting Manager  
Property Services Department

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**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 5 on Plan of Subdivision 4646, Parishes of Kalkallo and Yuroke comprising 15.4235 hectares and being land described in Certificate of Title Volume 8415 Folio 080, shown as Parcels 1, 2, 3, 4 and 5 on Roads Corporation Survey Plan 20075.

**Interest Acquired:** That of Robert Alexander Moore 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 am to 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O' BRIEN  
Acting Manager  
Property Services Department

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**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 Reserve No.s 1 and 2 on Plan of Subdivision 209736A, part of Reserve No.s 2 and 3 on Plan of Subdivision 209737X, and part of Crown Allotment 9, Section 6A, in the Parish of Wollert, comprising 2605 square metres and being land described in Certificate of Title Volume 9826 Folio 599; Certificate of Title Volume 9826 Folio 600; Certificate of Title Volume 9845 Folio 288; Certificate of Title Volume 9845 Folio 289; Certificate of Title Volume 9663 Folio 093, shown as Parcel 4 and 5 on Roads Corporation Survey Plan 19901, and Parcels 1, 2, 4, and 11 on Roads Corporation Survey Plan 19902.

**Interest Acquired:** That of Victorian Transport Centres Pty Ltd 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 am and 4.00 pm.

Dated 15 November 2001

For and on behalf of VicRoads:

ADRIAN O'BRIEN  
Acting Manager  
Property Services Department

**Livestock Disease Control Act 1994**

NOTICE OF CONTINUATION  
OF AN ORDER

Order Declaring a Control Area Relating to the  
Feeding of Restricted Animal Material

I, Keith Hamilton, Minister for Agriculture, give notice of an Order under section 29(5) of the **Livestock Disease Control Act 1994** that the Order in force under section 29 of that Act, declaring the land being the State of Victoria to be a control area in respect of the exotic disease *bovine spongiform encephalopathy*, and specifying the exceptions, prohibitions, restrictions and requirements which are to

operate in the control area, is continued for a further period of 60 days.

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

The Order is continued for 60 days from the date hereof unless continued for a further period or periods.

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

Dated 15 November 2001

KEITH HAMILTON  
Minister for Agriculture

**Medical Practice Act 1994**

MEDICAL PRACTITIONERS BOARD  
OF VICTORIA

Notice

Re: Dr Gregory Clarke Hunt

A panel of the Medical Practitioners Board of Victoria on 1 November 2001 concluded a formal hearing into the professional conduct of Dr Gregory Clarke Hunt, a registered medical practitioner.

The panel determined pursuant to Section 50(1)(a) of the **Medical Practice Act 1994** that Dr Hunt had engaged in unprofessional conduct of a serious nature.

Acting in accordance with Section 50(2)(h) of the **Medical Practice Act 1994** the panel determined that the medical registration of Dr Hunt be cancelled. The cancellation to take effect immediately.

Dated 2 November 2001

JOHN H SMITH  
Registrar

**Mineral Resources Development Act 1990**

DEPARTMENT OF NATURAL  
RESOURCES & ENVIRONMENT

Exemption from Exploration Licence  
or Mining Licence

I, Scott Ashby, Executive Director, Minerals and Petroleum, pursuant to section 7 of the **Mineral Resources Development Act 1990**

and under delegation by the Minister for Energy and Resources –

1. Hereby exempt all that Crown land situated within the boundaries of exploration licence application 4617 that has been excised from that application, from being subject to an exploration licence or mining licence.
2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
3. This exemption is REVOKED in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 8 November 2001

SCOTT ASHBY  
Executive Director,  
Minerals & Petroleum

ROAD SAFETY (ROAD RULES)  
REGULATIONS 1999

ROAD RULES – VICTORIA

Exemption for Riders of Bicycles  
Accompanying Children to Ride on the  
Footpath

Subrule 250(1) of the Road Rules – Victoria, published as Government Gazette P2 of 1999 on 28 October 1999, and incorporated by reference into the Road Safety (Road Rules) Regulations 1999, makes it an offence for the rider of a bicycle who is 12 years old or older to ride on the footpath. Subrule 250(2) provides that subrule (1) does not apply to a rider in the circumstances specified by the Roads Corporation by notice published in the Government Gazette.

In accordance with the provision in subrule 250(2) of the Road Rules – Victoria, I, Eric Howard, delegate of the Roads Corporation, specify the following circumstances in which subrule 250(1) of the Road Rules – Victoria does not apply to a rider –

- (a) the rider of the bicycle is 18 years old or older; and

- (b) the rider is accompanying a child under 12 years of age who is riding a bicycle on the footpath; and
- (c) the child is under the rider’s supervision.

Dated 5 November 2001

ERIC HOWARD,  
General Manager,  
Road Safety

**Water Act 1989**  
NULLAWARRE

Groundwater Supply Protection Area Boundary  
Amendment Order 2001

I, Sherryl Garbutt, Minister for Environment and Conservation, make the following Order:

1. This Order is called the Nullawarre Groundwater Supply Protection Area Boundary Amendment Order 2001.
2. This Order is made under the powers conferred by Division 3 of Part 3 of the **Water Act 1989** and all other available powers.
3. This Order takes effect on and from the date it is published in the Government Gazette.
4. The purpose of this Order is to amend the boundary of the Nullawarre Groundwater Supply Protection Area.
5. On and from the date on which this Order takes effect:
  - (a) the area of land shown within the hatched border on Plan No. LGL./97-245 and the aquifers from 0 to 250 metres from the natural surface is declared to be a Groundwater Supply Protection Area; and
  - (b) the area of the Nullawarre Groundwater Supply Protection Area is area of land shown within the red border on Plan No. LGL./97-245.
6. Plan No. LGL./97-245 referred to in clause 5 may be inspected at the office of Land and Survey Information Services – Department of Natural Resources and Environment, 436 Lonsdale Street, Melbourne during business hours.

Dated 6 October 2001

SHERRYL GARBUTT  
Minister administering the **Water Act 1989**

**Water Act 1989**

## WY YUNG

Groundwater Supply Protection Area  
Boundary Amendment Order 2001

I, Sherryl Garbutt, Minister for Environment and Conservation, make the following Order:

1. This Order is called the Wy Yung Groundwater Supply Protection Area Boundary Amendment Order 2001.
2. This Order is made under the powers conferred by Division 3 of Part 3 of the **Water Act 1989** and all other available powers.
3. This Order takes effect on and from the date it is published in the Government Gazette.
4. The purpose of this Order is to amend the boundary of the Wy Yung Groundwater Supply Protection Area.
5. On and from the date on which this Order takes effect the area of the Wy Yung Groundwater Supply Protection Area is area of land shown within the red border on Plan No. LGL./01-47
6. Plan No. LGL./01-47 referred to in clause 5 may be inspected at the office of Land and Survey Information Services – Department of Natural Resources and Environment, 436 Lonsdale Street, Melbourne during business hours.

Dated 23 August 2001

SHERRYL GARBUTT  
Minister administering the **Water Act 1989**

**Water Act 1989**

## SALE

Groundwater Supply Protection Area Boundary  
Amendment Order 2001

I, Sherryl Garbutt, Minister for Environment and Conservation, make the following Order:

1. This Order is called the Sale Groundwater Supply Protection Area Boundary Amendment Order 2001.
2. This Order is made under the powers conferred by Division 3 of Part 3 of the **Water Act 1989** and all other available powers.

3. This Order takes effect on and from the date it is published in the Government Gazette.
4. The purpose of this Order is to amend the boundary of the Sale Groundwater Supply Protection Area.
5. On and from the date on which this Order takes effect—
  - (a) the area of land shown within the hatched border on Plan No. LEGL./01-88 and the aquifers from 25 to 200 metres from the natural surface is declared to be a Groundwater Supply Protection Area; and
  - (b) the area of the Sale Groundwater Supply Protection Area is area of land shown within the red border on Plan No. LEGL./01-88
6. Plan No. LEGL./01-88 referred to in clause 5 may be inspected at the office of Land and Survey Information Services – Department of Natural Resources and Environment, 436 Lonsdale Street, Melbourne during business hours.

Dated 5 October 2001

SHERRYL GARBUTT  
Minister administering the **Water Act 1989**

**Water Act 1989**

## DENISON

Groundwater Supply Protection Area Boundary  
Amendment Order 2001

I, Sherryl Garbutt, Minister for Environment and Conservation, make the following Order:

1. This Order is called the Denison Groundwater Supply Protection Area Boundary Amendment Order 2001.
2. This Order is made under the powers conferred by Division 3 of Part 3 of the **Water Act 1989** and all other available powers.
3. This Order takes effect on and from the date it is published in the Government Gazette.
4. The purpose of this Order is to amend the boundary of the Denison Groundwater Supply Protection Area.

5. On and from the date on which this Order takes effect—
- the area of land shown within the hatched border on Plan No. LEGL./01–87 and the aquifers from 0 to 25 metres from the natural surface is declared to be a Groundwater Supply Protection Area; and
  - the area of the Denison Groundwater Supply Protection Area is area of land shown within the red border on Plan No. LEGL./01–87.
6. Plan No. LEGL./01–87 referred to in clause 5 may be inspected at the office of Land and Survey Information Services – Department of Natural Resources and Environment, 436 Lonsdale Street, Melbourne during business hours.

Dated 6 October 2001

SHERRYL GARBUTT  
Minister administering the **Water Act 1989**

#### **Groundwater (Border Agreement) Act 1985**

Alteration under Subclause 28(2) of the Border Groundwaters Agreement of permissible distance from the border between the State of South Australia and the State of Victoria

Notice is hereby given, that the Border Groundwaters Agreement Review Committee by virtue of its powers under subclause 28(2) of the Agreement, has determined that the permissible distance from the border between the State of South Australia and the State of Victoria be altered to the distance specified in relation to each zone as set out in the Schedule hereto. The alteration will take effect from the date of publication of this notice.

The Schedule:

Permissible Distance:

Zone	Distance
10B	3 kilometres from the border
11B	3 kilometres from the border

For and on behalf of the Border Groundwaters Agreement Review Committee.

Dated 9 November 2001

D J BAKER  
President  
Border Groundwaters  
Agreement Review Committee

#### **Groundwater (Border Agreement) Act 1985**

Alteration under Subclause 28(2) of the Border Groundwaters Agreement of Permissible Annual Volumes of Extractions

Notice is hereby given, that the Border Groundwaters Agreement Review Committee by virtue of its powers under subclause 28(2) of the Agreement, has determined that the permissible annual volumes of extraction be altered to the volumes specified in relation to each zone as set out in the Schedule hereto. The alteration will take effect from the date of publication of this notice.

The Schedule:

Permissible Annual Volume (Megalitres):

Zone	Permissible Annual Volume (Megalitres)
1B	60 220
2B	30 100
3B	17 500
4B	14 300
5B	12 519
6B	10 198
7B	6 950
8B	7 090
9B	6 590
10B	7 280
11B	1 823

For and on behalf of the Border Groundwaters Agreement Review Committee.

Dated 9 November 2001

D J BAKER  
President  
Border Groundwaters  
Agreement Review Committee

#### **Groundwater (Border Agreement) Act 1985**

NOTICE OF ALTERATION OF  
PERMISSIBLE RATE OF  
POTENTIOMETRIC SURFACE LOWERING

I, Sherryl Garbutt, Minister for Environment and Conservation, hereby give the following notice of Alteration of Permissible Rate of Potentiometric Surface Lowering.

- This notice is made under the powers conferred by Clause 28(4) of the Border Groundwaters Agreement and all other available powers.

2. This notice takes effect on and from the date it is published in the Government Gazette of both the Government of the State of South Australia and the Government of the State of Victoria.
3. On and from the date on which this notice takes effect—
  - (a) the permissible rate of potentiometric surface lowering for Zones 9A, 10A and 11A in South Australia will be 0.65 metres; and
  - (b) the permissible rate of potentiometric surface lowering for Zones 8B, 9B, 10B and 11B in Victoria will be 0.65 metres.

Dated 8 October 2001

SHERRYL GARBUTT  
Minister administering the **Water Act 1989**

**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 Registrar of the Magistrates' Court at Broadmeadows 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 of such applications must:—

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

<i>Full name of Applicant or in the case of a Firm or Corporation, of 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>
Andrew John Mason	12 Turner Court Sunbury		12 Turner Court Sunbury	Individual Commercial Agent	29/11/01

Dated at Broadmeadows 8 November 2001

D. GEAR  
Registrar of the Magistrates' Court

**Planning and Environment Act 1987**

CORANGAMITE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C1

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

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



The Amendment introduces Clause 22.03-6 (Gas Processing Plant – BHP Minerva) into the Local Planning Policy Framework, rezones land at Brumby's Road (Vol. 9374 Fol. 502), Port Campbell from Rural Zone to Special Use Zone (Schedule 3) and incorporates a new document (Framework Plan (Minerva) December 1998) at Clause 81.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Corangamite Shire Council, 181 Manifold Street, Camperdown, 3260.

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

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**Planning and Environment Act 1987**  
GREATER GEELONG PLANNING SCHEME  
Notice of Approval of Amendment  
Amendment C16

The Minister for Planning has approved Amendment C16 to the Greater Geelong Planning Scheme.

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

The Amendment rezones land at 2–18 Myers Street and 271 La Trobe Terrace, Geelong from Residential 1 Zone to Mixed Use Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the City of Greater Geelong Council, 131 Myers Street, Geelong.

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

**Planning and Environment Act 1987**  
KINGSTON PLANNING SCHEME  
Notice of Approval of Amendment  
Amendment C13

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

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

The Amendment rezones approximately eight hectares of land bounded by Patterson River Country Club to the north, bicycle and pedestrian pathways to the east and south and The Fairway to the west from Special Use Zone 1 to Residential 1 Zone and applies a Development Plan Overlay to the land.

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

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

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**Planning and Environment Act 1987**  
LODDON PLANNING SCHEME  
Notice of Approval of Amendment  
Amendment C4

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

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

The Amendment rezones land known as Reserve No. 1, PS444148P (Part of Crown Allotment 12, Section F, Parish of Boort) to a Public Use Zone, Category 1 (Service and Utility) to provide for the Boort Wastewater Treatment Plant.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning

Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure, Northern Region, 57 Lansell Street, Bendigo; and at the offices of the Loddon Shire Council, 41 High Street, Wedderburn.

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

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**Planning and Environment Act 1987**

MORNINGTON PENINSULA  
PLANNING SCHEME

Notice of Approval of Amendment  
Amendment C34

The Minister for Planning has approved Amendment C34 to the Mornington Peninsula Planning Scheme.

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

The Amendment allows for the use and development of land at the McCrae foreshore for a temporary facility for the Rosebud Life Saving Club. The approval will expire on 8 April 2002.

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 Mornington Peninsula Shire Council, Rosebud Office, Besgrove Street, Rosebud; Mornington Office, Queen Street, Mornington; and Hastings Office, Marine Parade, Hastings.

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

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**Planning and Environment Act 1987**

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment  
Amendment C19

The Minister for Planning has approved Amendment C19 to the Stonnington Planning Scheme.

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

The Amendment includes land at 31 Inverness Avenue, Armadale within the Schedule to the Heritage Overlay and on Planning Scheme Map No. 5HO on an interim basis whilst another amendment to include the site, as part of the Inverness Avenue heritage precinct, to be processed by the Stonnington City Council can proceed following due process to finality.

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

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

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**ORDERS IN COUNCIL**

**Co-operatives Act 1996**  
**DECLARATION OF**  
**CO-OPERATIVES LAWS**

Order in Council

The Governor in Council under section 366 of the **Co-operatives Act 1996** hereby declares the **Co-operatives Act 1992** of New South Wales and the **Cooperatives Act 1999** of Tasmania to be co-operatives laws for the purposes of Part 14 of the **Co-operatives Act 1996**.

Dated 7 November 2001

Responsible Minister  
 MARSHA THOMSON MP  
 Minister for Consumer Affairs

HELEN DOYE  
 Clerk of the Executive Council

**Crown Land (Reserves) Act 1978**  
**INCORPORATION OF COMMITTEES OF MANAGEMENT AND**  
**APPOINTMENT OF CHAIRPERSONS**

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the Committees of Management appointed under section 14(2) of the Act of the lands described in Column 1 of the schedule hereunder:—

- (a) declares that the Committees of Management shall be corporations;
- (b) assigns the names shown in Column 2 to the corporations; and
- under section 14B(3) of the Act, appoints the persons listed in Column 3 to be Chairpersons of the corporations.

**SCHEDULE**

<b>Column 1 Reserve Details</b>	<b>Column 2 Corporate Name</b>	<b>Column 3 Chairperson</b>
<b>Redbank Reserves</b> – The remaining lands in the Township and Parish of Redbank temporarily reserved for Public Hall by Order in Council of 4 March, 1952; permanently reserved for Public Recreation and Watering purposes by Order in Council of 15 November, 1910; temporarily reserved for Public Recreation by Order in , Council of 11 May 1954; and temporarily reserved for Racing and Recreation purposes by Orders in Council of 30 June, 1873 and 26 September, 1881 (Rs 6870, Rs 3856 & Rs 2175).	Redbank Reserves Committee Incorporated	Lindsay HARRISON

<b>Mernda Streamside Reserve</b> – The lands in the Parish of Yan Yean permanently reserved for Public Purposes by Order in Council of 1 September, 1964 (vide Government Gazette of 9 September, 1964 – page 2858) [Rs 8345].	Mernda River Management Group Incorporated	Anne-marie COOPER
<b>Hawkesdale Racecourse and Recreation Reserve</b> – The land in the Township of Hawkesdale permanently reserved for Racecourse and Public Recreation by Order in Council of 29 January, 1965 (vide Government Gazette of 7 July, 1965 – page 2186) [Rs 1634].	Hawkesdale Reserve Incorporated	David Andrew ROACHE
<b>Macorna Recreation Reserve</b> – The land in the Parish of Macorna permanently reserved for Public Park and Recreation by Order in Council of 17 April, 1924 (vide Government Gazette of 30 April, 1924 – page 1719) [Rs 334].	Committee of Management Macorna Recreation Reserve Incorporated	Pat QUINN
<b>Nichols Road Recreation Reserve</b> – The land in the Parish of Mirboo temporarily reserved for Public Recreation by Order in Council of 10 October, 1967 (vide Government Gazette of 18 October, 1967 – page 3176) [Rs 8866].	Nichols Road Recreation Reserve Incorporated	Andrew TAYLOR
<b>Mt Egerton Recreation Reserve</b> – The lands in the Township of Egerton temporarily reserved for Public Recreation by Orders in Council of 25 September, 1906; 3 November, 1965 and 23 January, 1979 [Rs 761].	Mt Egerton Recreation Reserve Committee of Management Incorporated	Carmel Patricia HUNTER
<b>Carman's Tunnel Reserve (Maldon)</b> – being portion of the lands in the Parish of Maldon temporarily reserved for the Preservation of an area of natural and historic interest by Order in Council of 4 November, 1987 (vide Government Gazette of 4 November, 1987 – page 2996) [Rs 9379].	Carman's Tunnel Committee Incorporated	Margery L. FOTHERGILL

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

Dated 14 November 2001.

Responsible Minister  
SHERRYL GARBUTT  
Minister for Environment  
and Conservation

HELEN DOYE  
Clerk of the Executive Council

**Gas Industry Act 2001**

**COST RECOVERY ORDER IN COUNCIL**

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 68 of the **Gas Industry Act 2001** ("the Act"), makes the following Order:

**1. Purpose**

The purpose of this Order is to:

- (a) provide for the setting and regulation of the prices, fees and charges that a gas distribution company may charge for or in connection with the implementation and operation of approved retail gas market rules;
- (b) empower the recovery of those prices, fees and charges from gas retailers or a class or classes of gas retailers supplied by the gas distribution company;
- (c) direct the Office of the Regulator-General ("ORG") to make determinations under the **Office of the Regulator-General Act 1994** in respect of such factors and matters or in accordance with such procedures, matters or bases, as are specified;
- (d) specify the factors and matters in respect of which the ORG is to make the said determinations; and
- (e) specify the procedures, matters and bases in accordance with which the ORG is to make the said determinations.

**2. Definitions**

In this Order:

"adjusted approved overall budget estimate" means one or more of:

- (i) an approved overall estimate of expenditure increased by the sum of the figures for allowances for contingencies that apply in respect of, and in addition to, each line item;
- (ii) an approved overall estimate of expenditure increased by the further figure that is the allowance for contingencies in respect of, and in addition to, the approved overall estimate of expenditure itself;
- (iii) an approved overall estimate of expenditure increased by both the sum of the figures for allowances for contingencies that apply in respect of, and in addition to, each line item and the further figure that is the allowance for contingencies in respect of, and in addition to, the approved overall estimate of expenditure itself;

"approved retail gas market rules" means retail gas market rules approved by the ORG pursuant to section 65 of the Act and includes, if there are more than one set of approved retail gas market rules that may or do apply, or are intended to apply to a gas distribution company, each and every such set of rules;

"cost recovery principles" means the principles set out in clause 15;

"date of commencement of full retail competition" means the date on which there ceases to be in force an Order under section 35 of the Act;

**Note:** See also the definition of "FRC date" in the retail gas market rules developed pursuant to section 62 of the Act. An Order under section 48GC of the **Gas Industry Act 1994** was made on 31 July 2001 and published in the Victoria Government Gazette on 2 August 2001 (Gazette No G 31). That Order continues in force as an Order under section 35 of the Act pursuant to clause 14 of Schedule 5 to the **Gas Industry (Residual Provisions) Act 1994**.

"development and implementation of retail gas market rules" includes the activities and tasks set out in clause 6(2), or specified pursuant to clause 6(3), and meeting the obligations that arise as a consequence of those activities and tasks;

"end to end testing" has the meaning given it by clause 6(4);

"expenditure" includes any direct or indirect expenditure or expense of a capital, operating, holding or financing nature;

“implementation and operation of approved retail gas market rules” includes the activities and tasks specified in Schedule 1 and meeting the obligations that arise as a consequence of those activities and tasks;

“investigation rules” means the rules set out in clause 10;

“key checkpoint” means a key checkpoint identified pursuant to clause 6;

“line item” means a line item referred to in clause 7(2)(b);

“overall estimate of expenditure” means the overall estimate of expenditure provided pursuant to clause 7(2)(a);

“recoverable expenditure” means expenditure classified as recoverable expenditure pursuant to the provisions of clauses 9, 10 or 11;

“resources” includes systems, equipment, processes, software, hardware, metering equipment or installations or personnel;

“retail gas market rules” means rules developed pursuant to sections 62 or 63 of the Act and includes, if there are more than one set of retail gas market rules that may or do apply, or are intended to apply to a gas distribution company, each and every such set of rules;

“timetable for full retail competition” means the timetable in the table in Schedule 2 as varied from time to time in accordance with the note to that Schedule.

### 3. Commencement

This Order commences on the day it is published in the Government Gazette.

### 4. Applications

- (1) A gas distribution company that wishes to have a determination made by the ORG pursuant to section 68 and this Order shall make application to the ORG pursuant to this clause.
- (2) An application made pursuant to this clause shall be in relation to one or more of the following matters:
  - (a) determinations under clause 7 relating to budgets and budgetary approvals and budget and cost approval processes;
  - (b) determinations under clauses 9, 10 or 11 relating to recoverable expenditure; and
  - (c) the setting of prices, fees or charges under clauses 12 or 13 for or in connection with the implementation and operation of approved retail gas market rules and determinations of adjustment factors under clause 14.
- (3) For the avoidance of doubt, nothing in sub-clause (2) prevents a gas distribution company from making an application to the ORG in respect of the matters specified in sub-clause (2)(a) and thereafter making applications in respect of the matters specified in sub-clauses (2)(b) or (c).
- (4) An application may be made pursuant to this clause in relation to the setting of prices, fees or charges that involve recovery of expenditure incurred before the date of application, including expenditure incurred prior to the date of commencement of this Order, and expenditure to be incurred after the date of application.
- (5) Multiple or sequential applications may be made by a gas distribution company pursuant to this Order.

For the avoidance of doubt, if more than one set of approved retail gas market rules may or do apply, or are intended to apply to that company (whether pursuant to section 62 or 63 of the Act or otherwise), a gas distribution company may make separate applications in respect of each set of rules.

**Note:** A gas distribution company may have one set of approved retail gas market rules that applies to its part of the gas distribution system and another set (or sets) of approved retail gas market rules that apply to those of its distribution pipelines that lie outside of the gas distribution system.

- (6) The ORG may, by notice to a gas distribution company and by public notice on its website, specify the form and content of any application to be made pursuant to this clause provided that the form and content so specified may not be inconsistent with this Order or the Act.
- (7) The ORG shall provide to the Minister a copy of every application that it receives pursuant to this Order.

#### 5. Determination by ORG

- (1) Subject to sub-clause (2), the ORG shall make a determination under the **Office of the Regulator-General Act 1994** and in accordance with this Order in respect of such factors and matters and in accordance with such procedures, matters and bases as are specified in this Order.
- (2) The ORG shall not make a determination under the **Office of the Regulator-General Act 1994** in respect of the factors and matters specified in this Order or in accordance with the procedures, matters and bases specified in this Order unless the gas distribution company to which that determination applies has made application to the ORG in accordance with the provisions of this Order.

#### 6. Key checkpoints

- (1) A gas distribution company that makes application to the ORG pursuant to this Order shall identify in the first application that it makes its key checkpoints in respect of the retail gas market rules or approved retail gas market rules that are intended to apply, or apply, to that company.
- (2) The key checkpoints include the time (or the estimated or anticipated time) at which completion will occur or has occurred of the following activities and tasks:
  - (a) system specification;
  - (b) contract for resources;
  - (c) gap analysis;
  - (d) installation and testing;
  - (e) transfer of metering responsibility testing;
  - (f) end to end testing.
- (3) Notwithstanding the provisions of sub-clause (2), a gas distribution company may specify additional key checkpoints or activities and tasks either generally or in any particular case or may amend key checkpoints or activities and tasks previously specified either generally or in any particular case.
- (4) In this clause:

“contract for resources” includes any contract entered into, or to be entered into, pursuant to which a gas distribution company procures resources;

“end to end testing” includes any process (including testing to market) whereby all or a portion or a combination of the resources used or to be used by one or more of any gas distribution company, any gas retailer or VENCORP is tested as a whole to ascertain that those resources do what is required of them in accordance with and to meet the requirements of the retail gas market rules in question;

“gap analysis” includes:

  - (i) any process pursuant to which a gas distribution company identifies that it has a gap, unsuitability or insufficiency in its resources;
  - (ii) any process that determines that the gap, unsuitability or insufficiency is to be met by either use of existing resources or by engagement of additional such resources; and
  - (iii) the product of the process referred to in paragraph (ii) including any revised system specification or any revised contract for resources.

“installation and testing” includes any process whereby resources are installed, procured, established, built or implemented and then tested to ascertain that they do what is required of them in accordance with and to meet the requirements of the retail gas market rules in question;

“personnel” includes contractors as well as the employees of a gas distribution company or of any related body corporate of that company;

“related body corporate” has the same meaning as in the **Corporations Act 2001** of the Commonwealth;

“system specification” includes both the specification of specific and generic requirements for equipment, processes and systems; and

“transfer of metering responsibility testing” includes the testing of resources used to effect transfer of the responsibility for meter reading and meter data management from a gas retailer to a gas distribution business;

#### 7. **Budgets and budgetary approvals**

- (1) A gas distribution company shall, in the first application to the ORG that it makes pursuant to this Order, submit an overall budget in respect of the development and implementation of the retail gas market rules to which the application relates.
- (2) The overall budget:
  - (a) must provide an overall estimate of expenditure, not including figures for allowances for contingencies (if any);
  - (b) must be supported by a breakdown calculation showing figures for line items (grouped by reference to each activity and task related to each key checkpoint identified in accordance with clause 6);
  - (c) may include figures representing allowances for contingencies in respect of, and in addition to, each such line item figure;
  - (d) may include a further figure representing an allowance for contingencies in respect of, and in addition to, the overall estimate of expenditure itself; and
  - (e) must be supported by such other details, documents and materials as the ORG may require, to the extent that the company can provide them.
- (3) Where a gas distribution company has knowledge of actual expenditure incurred in respect of the development and implementation of the retail gas market rules in question, the overall budget must include the amount of that actual expenditure.
- (4) In addition, a gas distribution company shall, with the first application that it makes to the ORG pursuant to this Order, submit its proposed budget and cost approval process for approval by the ORG.
- (5) The budget and cost approval process submitted pursuant to sub-clause (4) must comply with the requirements of Schedule 3.
- (6) Subject to sub-clause (7), the ORG shall review the overall budget and the budget and cost approval process and may determine to approve or reject the budget or process.
- (7) Where, pursuant to sub-clause (3), the overall budget includes an amount for actual expenditure and that amount is supported by an external auditors' report certifying as to the fact of that expenditure and its reasonableness, the ORG shall limit its review to that part of the overall budget that represents forecast expenditure.
- (8) When making a determination to approve or reject an overall budget, the ORG shall have regard to the breakdown calculation in respect of that overall budget as well as the audit report (if any) and the supporting details, documents and materials that the ORG has required.
- (9) If the ORG determines to approve an overall budget under sub-clauses (6) or (11), the ORG shall be deemed to have approved the overall estimate of expenditure, the breakdown calculation, each figure for each line item and each figure for contingencies (if any).



- (10) If the ORG determines to reject an overall budget:
- (a) the ORG shall in its reasons indicate both what new overall estimate of expenditure it would determine to approve and which of the line items or allowances for contingencies it disagrees with and the nature and extent of that disagreement including what new figures in respect of those line items or contingencies that it would determine to approve instead; and
  - (b) the gas distribution company who submitted that budget may make an amended or new application to the ORG for approval of an amended or new overall budget.
- (11) If an amended or new application is made to the ORG pursuant to sub-clause (10)(b), the ORG shall review the overall budget and may determine to approve or reject that budget.
- Provided that the ORG shall not reject an overall budget if the estimate of overall expenditure and the figures in respect of line items or contingencies therein accord with the estimate and figures that the ORG has indicated it would approve at the time that it determined to reject the initial overall budget.
- (12) If the ORG determines to reject an overall budget pursuant to sub-clause (11), it shall determine the overall estimate of expenditure and the figures for line items and contingencies that apply instead.
- (13) In determining whether to approve or reject a budget and cost approval process submitted pursuant to this clause, the ORG shall examine the extent to which that process complies with the requirements of Schedule 3.
- (14) If the ORG determines that the budget and cost approval process complies with the requirements of Schedule 3, the process shall be deemed to be approved.
- (15) If the ORG determines that the budget and cost approval process does not comply with the requirements of Schedule 3, the gas distribution company must re-submit a process that does so comply having regard to the reasons given by the ORG for its determination that the process did not comply with the requirements of Schedule 3.
- Provided that the ORG may not reject a budget and cost approval process on the basis that:
- (i) it includes; or
  - (ii) it does not include
- any matter or thing not required by Schedule 3.
- (16) Where a gas distribution company re-submits its budget and cost approval process pursuant to sub-clause (15), the ORG shall review that process and approve it if it complies with the requirements of Schedule 3 and with the reasons given for rejection of the initial process.
- (17) If the re-submitted budget and cost approval process does not comply with the requirements of Schedule 3 and with the reasons given for rejection of the initial process, the ORG may then determine the process that complies with Schedule 3 that is to apply instead.
- (18) In making its determinations under this clause, the ORG shall have regard to and apply the cost recovery principles.

## **8. Procedure for variances**

- (1) A gas distribution company may, at any time after the ORG makes a determination pursuant to clause 7, notify the ORG of any actual or anticipated variance from an approved overall budget estimate or from any line item or from any allowance for contingencies.

- (2) Upon receipt of such a notification, the ORG shall advise the gas distribution company of any requests for information that the ORG has in respect of that variance and the company shall provide that information to the ORG to the extent that the company can do so.
- (3) If it appears to the ORG, upon consideration of the notification received from the gas distribution company and of the information provided by that company pursuant to the ORG's request, that the variance is such that:
  - (a) it is likely that a determination will be made by the ORG pursuant to this Order that some or all of the expenditure incurred or forecast to be incurred is not recoverable expenditure, the ORG shall forthwith advise the company of that fact in writing stating why the ORG believes that is likely to be the case; or
  - (b) it is likely that no determination of the sort mentioned in the preceding paragraph will be made, the ORG shall forthwith advise the company of that fact in writing.
- (4) In giving advice under this clause, the ORG must have regard to and apply the cost recovery principles.
- (5) In this clause, "variance" does not include an allowance for contingencies approved by the ORG pursuant to clause 7.

**9. Expenditure approvals – recoverable expenditure**

- (1) This clause applies whenever a gas distribution company makes application for a determination by the ORG relating to recoverable expenditure.
- (2) For each activity and task related to each key checkpoint, a gas distribution company shall provide details of expenditure incurred, or forecast to be incurred, together with details of overall total expenditure incurred or forecast to be incurred.
- (3) The details of expenditure referred to in sub-clause (2) shall be supported by a breakdown calculation showing line items and allowances for contingencies and by an audit report that complies with the requirements of this clause and by such other details, documents and materials as the ORG may from time to time require.
- (4) For the purposes of this clause, the audit report must be prepared and signed by the gas distribution company's external auditor and must:
  - (a) certify that the expenditure incurred has in fact been incurred in the amount claimed and that it has been incurred in compliance with the budget and cost approval process approved by the ORG pursuant to clause 7;
  - (b) certify that the forecasts of expenditure to be incurred are reasonable in the circumstances and that those forecasts comply with the budget and cost approval process approved by the ORG pursuant to clause 7;
  - (c) compare the expenditure incurred and forecast to be incurred with the approved overall budget both overall and by line item and by allowance for contingencies (if any);
  - (d) report any differences found pursuant to that comparison;
  - (e) describe the reasons found by the auditor as explaining those differences; and
  - (f) certify whether, in the auditor's opinion, those differences and reasons are reasonable in all the circumstances.
- (5) The ORG must compare the expenditure with the approved overall budget.
- (6) In making its comparison pursuant to sub-clause (5), the ORG shall have specific regard to the contents of the audit report.
- (7) If the ORG determines that the overall total expenditure is less than or equal to the corresponding approved overall estimate of expenditure, then the overall total expenditure becomes recoverable expenditure.

- (8) If the ORG determines that the overall total expenditure is greater than the approved overall estimate of expenditure, then the overall total expenditure becomes recoverable expenditure where:
  - (a) the overall total expenditure is less than or equal to the adjusted approved overall budget estimate; or
  - (b) the overall total expenditure is greater than the adjusted approved overall estimate and:
    - (i) the ORG has given advice pursuant to clause 8(3)(b); and
    - (ii) the expenditure is in fact no greater than that which was advised to the ORG at the time the ORG gave its advice.
- (9) Notwithstanding sub-clauses (7) and (8), the ORG may determine that the overall total expenditure is not to become recoverable expenditure if it further determines that the outcome of the end to end testing is such that the resources being tested do not do what is required of them in accordance with and to meet the requirements of the retail gas market rules or approved retail gas market rules in question, in which case the ORG shall determine the recoverable expenditure having regard to the variance between what is required by those rules and what the gas distribution company has delivered or provided.
- (10) In any case where the overall total expenditure is greater than the adjusted approved overall budget figure, but sub-clause (8)(b) does not apply, the ORG must investigate in accordance with the investigation rules.
- (11) For the avoidance of doubt, a determination may be made under this clause and under clause 10 notwithstanding that recoverable expenditure is determined by reference to:
  - (a) a combination of expenditure incurred and expenditure forecast to be incurred; or
  - (b) expenditure forecast to be incurred.

#### **10. Investigation rules and expenditure approvals**

- (1) This clause applies in any instance where clause 9(10) applies.
- (2) The ORG must first determine the difference between the overall total expenditure and the adjusted approved overall budget estimate.
- (3)
  - (a) If the overall total expenditure exceeds the adjusted approved overall budget estimate by less than 10%, the ORG may require the gas distribution company to provide a written justification for the difference in which the gas distribution company identifies the main reasons for the difference;
  - (b) If the overall total expenditure exceeds the adjusted approved overall budget estimate by 10% or more but by less than 20%, the ORG may require the gas distribution company to provide a written justification for the difference in which the gas distribution company identifies the main reasons for the difference as well as a detailed breakdown for the overall total expenditure and for the difference;
  - (c) If the overall total expenditure exceeds the adjusted approved overall budget estimate by 20% or more the ORG may require the gas distribution company to provide a written justification for the difference in which the gas distribution company identifies the main reasons for the difference as well as a detailed breakdown for the overall total expenditure and for the difference and may request such other information, documents or materials as it thinks fit of the gas distribution company.
- (4) Any written justification provided by a gas distribution company pursuant to sub-clause (3) must be sufficient to enable the ORG to investigate the expenditure and the difference and to determine to what extent, if at all, the increase in expenditure is attributable to causes or factors within the control of the gas distribution company and to what extent, if at all, it is not.

- (5) In the event that the ORG determines that the difference is not within the control of a gas distribution company, or that the difference is within the control of the gas distribution company but the difference is reasonable in all the circumstances, then the overall total expenditure is recoverable expenditure.

**Example:** Differences likely attributable to causes or factors not within the control of a gas distribution company include differences that reflect the outcome of competitive tenders.

**Note:** that a key reason for a difference between overall total expenditure and an adjusted approved overall budget estimate is likely to lie in the difference between the “reasonable endeavours” preliminary costing or estimate from contractors that may be used as a basis for a budget and the detailed costing or quote given by those contractors based on the detailed system specification once that is known. Another reason why a difference may arise is likely to lie in the need for data error resolution in meter reading files between gas retailers and gas distribution companies. Effecting this error resolution may well prove more complex and lengthy than first thought.

**Note:** this example is illustrative only and not determinative.

- (6) In the event that the ORG determines that the difference is within the control of a gas distribution company and the difference was not reasonable in all the circumstances the overall total expenditure is recoverable expenditure only to the extent that the ORG may determine it to be so.
- (7) Notwithstanding sub-clauses (5) and (6), the ORG may determine that the overall total expenditure is not to become recoverable expenditure if it further determines that the outcome of the end to end testing is such that the resources being tested do not do what is required of them in accordance with and to meet the requirements of the retail gas market rules or approved retail gas market rules in question, in which case the ORG shall determine the recoverable expenditure having regard to the variance between what is required by those rules and what the gas distribution company has delivered or provided.
- (8) For the avoidance of doubt, the ORG may pursuant to this clause determine that some of the overall total expenditure is recoverable expenditure and the balance is not recoverable expenditure.
- (9) In making its determinations under this clause, the ORG must have regard to and apply the cost recovery principles.
- (10) In this clause “the difference” means the difference determined pursuant to sub-clause (2).

#### 11. Time value of money – additional recoverable expenditure

- (1) Where a gas distribution company has incurred actual expenditure, whether or not prior to the date of commencement of full retail competition, then as from the date at which that actual expenditure is incurred to such date as the expenditure is recovered, the gas distribution company may also recover as additional recoverable expenditure such amount as the ORG may determine in accordance with this clause.
- (2) A projected expenditure profile and a projected recovery profile must be provided to the ORG by any gas distribution company that wants to recover additional recoverable expenditure pursuant to this clause.
- (3) The determination that the ORG shall make pursuant to this clause shall be one that compensates for time value of money and shall be an amount calculated by an application of the Weighted Average Cost of Capital (“WACC”) figure that at the time the actual expenditure is incurred applies in respect of any relevant approved access arrangement of the gas distribution company in question, or if no such figure applies, by reference to the other uses that the gas distribution company might make of the money spent by way of actual expenditure and the income that the gas distribution company may derive from those other uses.

- (4) In making its determinations under this clause, the ORG must have regard to and apply the cost recovery principles.

**12. Recoverable expenditure and the setting of prices, fees and charges**

- (1) Recoverable expenditure shall be recovered by a gas distribution company from gas retailers in accordance with this clause.
- (2) The ORG must determine prices, fees and charges that a gas distribution company may charge for or in connection with the implementation and operation of approved retail gas market rules so that a gas distribution company recovers from gas retailers its recoverable expenditure.
- (3) A gas distribution company is empowered to recover those prices, fees and charges from gas retailers in accordance with this clause.
- (4) The ORG may not make a determination pursuant to this clause in respect of the setting of prices, fees or charges without first making, or having previously made, a determination for the gas distribution company relating to recoverable expenditure.
- (5) A gas distribution company may not notify a gas retailer of prices, fees or charges for or in connection with the implementation and operation of approved retail gas market rules except where the ORG has made prior determinations in respect of those prices, fees and charges in accordance with this clause.
- (6) The period within which recovery from gas retailers of prices, fees and charges determined pursuant to this clause occurs commences on the date of commencement of full retail competition and ends on a date determined by the ORG.
- (7) The ORG may determine, for the various types of recoverable expenditure (if there be more than one type), different dates on which recovery by means of the corresponding price, fee and charge ends.
- (8) The ORG may determine that recovery of prices, fees and charges from gas retailers is to occur:
  - (a) on the basis of the amount of gas consumed;
  - (b) on a per customer basis;
  - (c) on a combination of the amount of gas consumed and on a per customer basis;
  - (d) by means of a fixed amount and an amount that varies in proportion to the amount of gas consumed; or
  - (e) on any other basis that accords with the data held by a distribution company for billing purposes.
- (9) Recovery of prices, fees and charges shall occur from all gas retailers who are selling gas at retail to customers who are "relevant customers" within the meaning of the Order in Council dated 8 May 2001 published in the Victoria Government Gazette on 10 May 2001 (Gazette No. G 19) and then only to the extent that they are so selling gas. The ORG may determine, on application of a gas distribution company, who are these retailers and to what extent they are selling gas to the "relevant customers".
- (10) The ORG may determine on what dates or times the prices, fees and charges commence to be paid by gas retailers to gas distribution companies and how those prices, fees and charges are to be notified by gas distribution companies to gas retailers.
- (11) In making its determinations under this clause, the ORG must have regard to and apply the cost recovery principles.
- (12) For the avoidance of doubt, a determination may be made under this clause notwithstanding that prices, fees and charges to be paid by gas retailers are initially determined by reference to:
  - (a) a combination of actual expenditure and forecasts of expenditure; or
  - (b) forecasts of expenditure.

**13. Operations and maintenance expenditure**

- (1) A gas distribution company that wants the ORG to determine prices, fees and charges payable by gas retailers in respect of the operations and maintenance expenditure incurred, or forecast to be incurred, by that company for or in connection with the implementation and operation of approved retail gas market rules may, in its applications to the ORG, seek such a determination.
- (2) An application for such a determination shall be accompanied by details of operations and maintenance expenditure incurred to date (if any) and forecasts of such expenditure.
- (3) Upon receipt of an application seeking such a determination, the ORG may request provision of further information and the gas distribution company shall provide that information to the extent that it can.
- (4) The ORG must determine the prices, fees and charges that a gas distribution company may charge gas retailers in respect of such operations and maintenance expenditure so that such expenditure is recovered by the company.
- (5) A gas distribution company is empowered to recover those prices, fees and charges from gas retailers in accordance with this clause.
- (6) A gas distribution company may not notify a gas retailer of prices, fees or charges in respect of operations and maintenance expenditure except where the ORG has made prior determinations in respect of those prices, fees and charges in accordance with this clause.
- (7) The period within which recovery from gas retailers of prices, fees and charges determined pursuant to this clause occurs commences on the date of commencement of full retail competition and ends on a date determined by the ORG.
- (8) The ORG may determine, for the various types of operations and maintenance expenditure (if there be more than one type), different dates on which recovery by means of the corresponding price, fee and charge ends.
- (9) The ORG may determine that recovery of prices, fees and charges from gas retailers is to occur:
  - (a) on the basis of the amount of gas consumed;
  - (b) on a per customer basis;
  - (c) on a combination of the amount of gas consumed and on a per customer basis;
  - (d) by means of a fixed amount and an amount that varies in proportion to the amount of gas consumed; or
  - (e) on any other basis that accords with the data held by a distribution company for billing purposes.
- (10) Recovery of prices, fees and charges relating to operations and maintenance expenditure shall occur from all gas retailers who are selling gas at retail to customers who are "relevant customers" within the meaning of the Order in Council dated 8 May 2001 published in the Victoria Government Gazette on 10 May 2001 (Gazette No. G 19) and then only to the extent that they are so selling gas. The ORG may determine, on application of a gas distribution company, who are these retailers and to what extent they are selling gas to the "relevant customers".
- (11) The ORG may determine on what dates or times the prices, fees and charges commence to be paid by gas retailers to gas distribution companies and how those prices, fees and charges are to be notified by gas distribution companies to gas retailers.
- (12) In making its determinations under this clause, the ORG must have regard to and apply the cost recovery principles.
- (13) In this clause "operations and maintenance expenditure" means any actual or forecast expenditure on operations and maintenance.

**14. Adjustment factors**

- (1) In addition to making the determinations referred to in clauses 12 and 13, the ORG may determine one or more adjustment factors.
- (2) Any adjustment factor so determined must be such as to ensure that the prices, fees and charges paid by gas retailers are able to be adjusted up or down over a period determined by the ORG so that they recover:
  - (a) all a gas distribution company's actual expenditure to the extent that such recovery is permitted pursuant to this Order or pursuant to any determination made under this Order; and
  - (b) compensation for time value of money to the extent that the ORG determines pursuant to clause 11 that such compensation will occur;and no more or less.
- (3) Notwithstanding sub-clause (2), the ORG may determine an adjustment factor that has the consequence that there is a difference between the amount recovered by prices, fees and charges and the amount that represents all a gas distribution company's actual expenditure so long as that difference is not material in all the circumstances.
- (4) A gas distribution company shall, as and when required by the ORG, provide to the ORG sufficient information about its actual expenditure as will permit the ORG to determine adjustment factors pursuant to this clause.
- (5) For the avoidance of doubt, different periods may be determined by the ORG in respect of each adjustment factor.
- (6) In making its determinations under this clause, the ORG must have regard to and apply the cost recovery principles.

**15. Cost Recovery Principles**

- (1) The principles set out in this clause apply as specified in this Order.
- (2) When making a determination under any of clauses 7, 9, 10 and 11 or when following the procedure under clause 8 (being the clauses relating to budgets, budgetary approvals, budget and cost approval processes, recoverable expenditure and additional recoverable expenditure) the ORG shall have regard to and apply the following principles:

**Principle 1:** Only actual prudent and efficient cost and expenditure may be recovered. It shall be a non-rebuttable presumption that the outcome of a competitive tendering process represents actual prudent and efficient cost and expenditure;

**Principle 2:** Only unanticipated expenditure may be recovered. By this is meant expenditure directly attributable to the activities and tasks set out or specified in or pursuant to this Order as well as expenditure directly attributable to meeting the obligations that arise as a consequence of those activities and tasks and not expenditure which apart from that would be incurred by a gas distribution company in any event. Clause 6 and Schedule 1 provides further detail of expenditure that may be recovered pursuant to this principle;

**Note:** The fact that gas full retail competition was expected to commence in Victoria on 1 September 2001 has been known since the signing of the Intergovernmental Natural Gas Pipelines Access Agreement on 7 November 1997. Accordingly, it can be anticipated that a gas distribution company would be utilising resources to prepare for that competition in any event irrespective of whether there were any approved retail gas market rules. This Principle is intended to ensure that a distinction exists between expenditure that would have been incurred by a gas distribution company in any event in preparing for full retail competition irrespective of the retail gas market rules and expenditure that would not have been incurred by that company except for those rules. The intention is that only the latter is to become recoverable expenditure pursuant to this Order.

**Principle 3:** Specific regard shall be had to the timetable for full retail competition and the constraint this places on competitive tendering as well as the effect that timetable has on the availability and prices of the resources;

**Principle 4:** The ORG shall ensure that there is no double recovery particularly as between under this Order and pursuant to any relevant approved access arrangement;

**Principle 5:** The ORG shall ensure that any relevant cost savings that may arise from the implementation of full retail competition in the electricity industry are taken into account;

**Principle 6:** Specific regard shall be had to the current resources in each of the gas distribution companies and how they thus differ from each other and the likely impact these "starting point" differences have on the costs of each gas distribution company in respect of its implementation of full retail competition in the gas industry.

- (3) When making a determination under clauses 12, 13 and 14 (being the clauses relating to the setting of prices, fees and charges and adjustment factors) the ORG shall have regard to and apply the following principles:

**Principle 1:** prices, fees and charges should be set in such a way so as to ensure that customers are not faced with an unreasonable cost burden in any one period which may then stifle competition and/or distort price signals;

**Principle 2:** prices, fees and charges may be set so as to allow a gas distribution company to recover actual expenditure and compensation for time value of money even if that recovery continues beyond the time at which any particular aspect of the implementation and operation of approved retail gas market rules is no longer performed by that gas distribution company;

**Principle 3:** prices, fees and charges should be set in such a way as to be consistent with the potential for competition to develop in respect of some or all of the services (including metering and meter data management) concerned;

**Principle 4:** No allowance is to be made for whether customers of gas retailers have or do not have metering installations that allow real time measurement of gas consumption and the real time conveyance of that measurement to the gas retailer, gas distribution company or any other person;

**Principle 5:** to the extent that choice has to be made as to the basis or means for recovery of prices, fees and charges from gas retailers, regard shall be had to whether any particular choice results in one customer or class of customers subsidising another customer or class of customers.

## 16. Time Limits

- (1) A gas distribution company may make application pursuant to clause 4 at any time.  
**Note:** Attention is drawn to Schedule 2. The timetable in that Schedule means that, despite the general liberty given as to when applications may be made, a gas distribution company that wishes to have prices, fees and charges set pursuant to this Order to apply from the date of commencement of full retail competition needs to make application no later than 1 May 2002.
- (2) If the application is in respect of the matters specified in clause 4(2)(a), the ORG shall determine the application within three weeks of its being made to the ORG.
- (3) If the application is in respect of:
- (i) the matters specified in clause 4(2)(b); or
  - (ii) the matters specified in clause 4(2)(c).
- the ORG shall in each case determine the application within one month of it being made. Provided that, the ORG may, if it thinks fit extend that time by a further period not exceeding one month.
- (4) If, at the end of the time limits set by this clause, the ORG has not made a determination, then the ORG will be deemed to have determined to approve the application.



**17. Procedure for determinations made under this Order**

- (1) When making determinations pursuant to this Order, the ORG may dispense with or limit public consultation in respect of the first application made by a gas distribution company pursuant to this Order where:
  - (i) the timetable for full retail competition means that it is impractical or inexpedient that consultation occur;
  - (ii) the timetable for full retail competition imposes constraints that require that consultation be dispensed with or limited; or
  - (iii) the ORG determines the circumstances otherwise require that consultation be dispensed with or limited.
- (2) In any case where the ORG determines to limit public consultation, it may do so either by reference to time periods or by reference to persons who are to be consulted or both.
- (3) For the avoidance of doubt, the ORG may, in respect of the first application made by a gas distribution company pursuant to this Order:
  - (i) conduct public consultation in respect of any determinations it is required to make pursuant to this Order solely by use of its website;
  - (ii) dispense with the issue of Issues Papers or Draft Determinations;
  - (iii) publish its statement of purpose and reasons in a summary or abbreviated form.Provided that, if a gas distribution company requests in writing (whether before or after the publication of the ORG's statement of purpose and reasons in summary or abbreviated form) that the ORG provide a detailed statement of purpose and reasons, the ORG shall do so within five days of the ORG receiving that request
- (4) Nothing in this clause permits the ORG, in respect of any determination, to dispense with or limit consultation with either the gas distribution company that applied for that determination or with the Minister.

Dated 14 November 2001

Responsible Minister  
CANDY BROAD  
Minister for Energy and Resources

HELEN DOYE  
Clerk of the Executive Council

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**SCHEDULE 1**  
**Gas Distribution Companies' Activities and Tasks**

**Meter Reading and Meter Data Management:**

Meter Data Database:

- Create, maintain and administer;
- Update meter data database;
- Provide meter reading information;

Meter reading:

- Initial handover of meter reading from gas retailers;
- Schedule meter reading;
- Conduct special meter reads;
- Conduct disconnection reads;
- Acceptance of meter reads;
- System and meter read reporting;

Validate meter reads;  
 Estimate meter reads;  
 Substitute meter reads (including re-substitution as required);  
 Calculate energy data including receipt and storage of heating value;  
 Provide energy data;  
 Verify data;  
 Provide base load and temperature sensitivity factor.

**Metering Installation Registration Number (MIRN) Discovery and Customer Transfer Activities:**

MIRN database:

- Create, maintain and administer MIRN database;
- Update MIRN database;

Respond to MIRN discovery requests:

- Make available, in electronic form, street/suburb combinations;
- Update information;
- Notify of changes to information;
- Provide MIRN attributes including reading date information;
- Notify where unique MIRN not found;
- Reporting to ORG of retailer use of MIRN discovery process;

Assist with MIRN location (follow up support to automated MIRN discovery);

Allocate MIRNs:

- Bulk assignment of MIRNs to distribution supply points;
- Bulk assignment of MIRN attributes;
- Ongoing assignment of MIRN's and MIRN attributes to supply points (including changes consequent on network changes or new connections);
- Record assignment of MIRNs and MIRN attributes to distribution supply points including management of attribute changes.

**Activities and Tasks Common to both Meter Reading and Meter Data Management and MIRN Discovery and Customer Transfer Activities:**

Ensure processes meet requirements relating to retrospective customer transfers;

Billing processes capabilities required because of changes to data responsibilities (not including Distribution Use of System (DuoS) invoicing);

Interface with VENCORP systems and with Business to Business (B2B) systems to handle metering, MIRN discovery and customer transfer transactions;

Data storage and extraction (including archiving);

Disaster recovery obligations.

**Notes:**

- (1) This Schedule reflects the contents of the retail gas market rules that were developed by VENCORP pursuant to section 62 of the Act prior to the date of commencement of this Order. Retail gas market rules developed by a gas distribution company pursuant to section 63 of the Act may differ from the rules developed by VENCORP in which case that gas distribution company may, in its first application to the ORG pursuant to this Order, submit to the ORG a modification to this Schedule for the ORG to determine to approve if consistent with the rules developed by that gas distribution company;

- (2) It is anticipated that approved retail gas market rules, whether developed by VENCORP or a gas distribution company, will change over time. This in turn may necessitate modification to the content of this Schedule. If there are changes to approved retail gas market rules (of either type), a gas distribution company may submit to the ORG a modification to this Schedule for the ORG to determine to approve if consistent with the rules as changed.

## SCHEDULE 2

### Timetable for Full Retail Competition

Activity	Duration	Timing
System Specification	13 weeks	End 01/12/01
Contract for resources/gap analysis	13 weeks	End 01/03/02
Submit application under clause 4(2)(c)		No later than 01/05/02
Retail prices gazetted		No later than 1/08/02
Develop, Install and Test	24 weeks	End 01/09/02
Metering responsibility testing	4 weeks	End 1/10/02
End To End Testing	4 weeks	End 1/10/02
Full Retail Competition commences		1/10/02
Operations & Maintenance Expenditure		Early July 2002

**Note:** This Schedule may, from time to time, be varied by notice published in the Victoria Government Gazette.

## SCHEDULE 3

### Budget and Cost Approval Process

**Preliminary Note:** The onus rests on a gas distribution company to take all reasonable endeavours to ensure that its budget is an accurate representation of expected cost and expenditure.

**Minimum Requirements for a budget and cost approval process:** The budget and cost approval process must provide for a breakdown calculation by line item representing estimates or calculations of cost and expenditure.

In assessing cost and expenditure, the budget and cost approval process must be such as to ensure that all costs that might reasonably be expected to be incurred if the project runs to its completion are identified up front.

The budget and cost approval process must provide for:

- Project initiation;
- Document preparation;
- Approvals by supervising management or company board as the case may be;
- Project implementation and ongoing monitoring;
- Post implementation reporting and review;
- Internal audit review.

The budget and cost approval process must not be inconsistent with the usual budget and cost approval processes used by the gas distribution company.

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**Land Act 1958**  
SALE OF CROWN LAND  
BY PRIVATE TREATY

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, pursuant to Sections 99A(1)(a) and 99A(2) of the **Land Act 1958**, approves the sale by private treaty of Crown Allotment 2001, Parish of Mulgrave and located at 677 Springvale Road, Mulgrave.

Dated 14 November 2001

Responsible Minister  
LYNNE KOSKY MP  
Minister for Finance

HELEN DOYE  
Clerk of the Executive Council

**Land Act 1958**  
APPROVAL BY THE GOVERNOR IN  
COUNCIL TO THE SALE OF CROWN  
LAND BY PRIVATE TREATY

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, pursuant to Sections 99A(1)(a) and 99A(2) of the **Land Act 1958**, approves the sale by private treaty of the 7 parcels of Crown land described in Schedule Number 99A/03/2001 attached to the Order.

Dated 14 November 2001

Responsible Minister  
LYNNE KOSKY MP  
Minister for Finance

HELEN DOYE  
Clerk of the Executive Council

SCHEDULE No. 99A/03/2001

Properties to be Sold by the Department of Natural Resources and Environment:

1. **Description:** Allotment 2A, Parish of Berrook.  
**Area:** 545.2 hectares.  
**Property Address:** Berrook, North-West of Murrayville.
2. **Description:** Allotment 8B, Parish of Baring.  
**Area:** 394.1 hectares.  
**Property Address:** Baring North Road, Baring.

3. **Description:** Allotment 28A, Parish of Manya.  
**Area:** 104.6 hectares.  
**Property Address:** Government Road, Panitya.
4. **Description:** Allotment 21A, Parish of Manya.  
**Area:** 207.5 hectares.  
**Property Address:** Government Road, Panitya.
5. **Description:** Allotment 25A, Parish of Manya.  
**Area:** 688.6 hectares.  
**Property Address:** Panitya North Road, Panitya.
6. **Description:** Allotment 14B, Section 5, Parish of Bungal.  
**Area:** 12.39 hectares.  
**Property Address:** Egerton–Ballark Road, Egerton.
7. **Description:** Allotment 5A, Section 2, Parish of Nillumbik.  
**Area:** 2989 square metres.  
**Property Address:** Kangaroo Ground–St Andrews Road, Kangaroo Ground.

**Local Government Act 1989**

ALTERATION OF WARD BOUNDARIES OF  
COLAC OTWAY 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) and (m) of the **Local Government Act 1989**, on the day this Order comes into operation the boundaries of the wards and names of the wards of the Colac Otway Shire Council shall be fixed as described in the Schedule to this Order.

Dated 14 November 2001

Responsible Minister  
BOB CAMERON MP  
Minister for Local Government

HELEN DOYE  
Clerk of the Executive Council

## SCHEDULE

Boundaries of the Wards of  
Colac Otway Shire Council  
Altered and Redefined

Warrion Ward: Commencing on the Princes Highway at the western boundary of the Township of Pirron Yallock, being a point on the western boundary of the Shire; thence north-easterly, easterly and southerly by the shire boundary to the Princes Highway at the south-eastern angle of allotment 39F, Parish of Birregurra; thence westerly by that highway to the Colac-Ballararat Road; thence northerly by that road to the northern boundary of Lot 2 Plan of Subdivision 9517; thence westerly by that boundary to the shore of Lake Colac; thence southerly and westerly by the shore of Lake Colac to Deans Creek Road; thence southerly by that road and Irrewillipe Road to Underwood Road; thence westerly by that road to Carlisle-Colac Road; thence southerly by that road to the northern boundary of the Parish of Natta-Murrang; thence generally westerly by that boundary to the eastern boundary of the Parish of Carpendeit at the most eastern angle of Lot 6 on Plan of Subdivision 305876; thence generally southerly and generally westerly by the eastern and southern boundaries of that parish to the western boundary of the shire; thence westerly, northerly and easterly by the shire boundary to the point of commencement.

Otway Ward: Commencing on the sea coast at the southern boundary of the Parish of Lorne, being a point on the eastern boundary of the shire; thence westerly and northerly by the southern and western boundaries of the Parish of Lorne to the Mt.Sabine-Benwerrin Road; thence south-westerly by that road to the Forrest-Apollo Bay Road; thence northerly by that road to Upper Gellibrand Road; thence generally north-westerly by that road and Roadknight Creek Road to Ridge Road; thence north-westerly by that road to Pipeline Road; thence northerly by that road to the northern boundary of the Parish of Yaugher; thence westerly by that boundary and generally westerly by the northern boundary of the Parish of Natta-Murrang to the eastern boundary of the Parish of Carpendeit at the most eastern angle of Lot 6 on Plan of Subdivision 305876; thence generally southerly and westerly by the eastern and southern boundaries of that parish to the western boundary of the shire, and thence southerly,

south-easterly and north-easterly by the shire boundary to the point of commencement.

Colac Ward: Commencing at the junction of the Colac-Ballararat Road with the Princes Highway; thence northerly by the Colac-Ballararat Road to the northern boundary of Lot 2 Plan of Subdivision 9517; thence westerly by that boundary to the shore of Lake Colac; thence southerly and westerly by the shore of Lake Colac to Deans Creek Road; thence southerly by that road to Holmchase Road; thence easterly by a road, Harris Road, Woodrowvale Road and Kettle Road to Old Yeo Road; thence northerly by that road and Collins Road to the Princes Highway, and thence south-westerly by that highway to the point of commencement.

Murray Ward: Commencing on the Princes Highway at Collins Road; thence easterly by the Princes Highway to the eastern boundary of the Parish of Birregurra, being a point on the eastern boundary of the Shire; thence southerly by the shire boundary to the Mt.Sabine-Benwerrin Road; thence south-westerly by that road to the Forrest-Apollo Bay Road; thence northerly by that road to Upper Gellibrand Road; thence generally north-westerly by that road and Roadknight Creek Road to Ridge Road; thence north-westerly by that road to Pipeline Road; thence northerly by that road to the northern boundary of the Parish of Yaugher; thence westerly by that boundary and the northern boundary of the Parish of Natta-Murrang to the Carlisle-Colac Road; thence northerly by that road to Underwood Road; thence easterly by that road to Irrewillipe Road; thence northerly by that road and Deans Creek Road to Holmchase Road; thence easterly by a road, Harris Road, Woodrowvale Road and Kettle Road to Old Yeo Road, and thence northerly by that road and Collins Road to the point of commencement.

**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 Rule was first obtainable from Information Victoria, 356 Collins Street, Melbourne on the date specified:

120. <i>Statutory Rule:</i>	Patriotic Funds Regulations 2001
<i>Authorising Act:</i>	Patriotic Funds Act 1958
<i>Date first obtainable:</i>	12 November 2001
<i>Code A</i>	

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**CONTENTS**

	Page
Estates of Deceased Persons	2831
Government and Outer Budget Sector	
Agencies Notices	2840
Orders in Council	2863
Acts — Co-operatives; Crown Land (Reserves); Gas Industry; Land; Local Government	
Private Advertisements	2831
Proclamations	2839

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