



Victoria Government Gazette

No. G 51 Thursday 20 December 2001

GENERAL

GENERAL AND PERIODICAL GAZETTE

Copy to: Gazette Officer
The Craftsman Press Pty. Ltd.
125 Highbury Road,
Burwood Vic 3125
Telephone: (03) 9926 1233
Facsimile: (03) 9926 1292
DX: 32510 Burwood
Email: gazette@craftpress.com.au

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All prices include GST

Private Notices

Payment must be received in advance with advertisement details.

33 cents per word – Full page \$198.00.

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\$1.65 – Gazette \$3.52 – Certified copy of Gazette \$3.85 (all prices include postage). **Cheques should be made payable to The Craftsman Press Pty. Ltd.**

Government and Outer Budget Sector Agencies Notices

Not required to prepay.

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Floppy Disks (Mac & PC) can also be accepted.

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Per Line	Typeset
Single column	\$1.71
Double column	\$3.41
Full Page	\$71.28

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9.30 a.m. Monday – (Private Notices)

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

Advertisers should note:

- Late copy received at The Craftsman Press Pty. Ltd. after deadlines will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).
- Late withdrawal of advertisements (after client approval, before printing) will incur 50 per cent of the full advertising rate to cover typesetting, layout and proofreading costs.
- 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.
- Accounts over 90 days will be issued with a letter of demand.
- Government and Outer Budget Sector Agencies please note: *See style requirements on back page.*

SPECIAL GAZETTES

Copy to: Gazette Officer
The Craftsman Press Pty. Ltd.
125 Highbury Road
Burwood Vic 3125
Telephone: (03) 9926 1233
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Advertising Rates and Payment

Private Notices

Full Page \$396.00

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Government and Outer Budget Sector Agencies Notices

	Typeset
Full Page	\$96.25

Note:

The after hours number for Special Gazettes is:
Telephone: 0419 327 321

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The *Victoria Government Gazette*

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Periodical – \$124.30 each year

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All payments should be made payable to The Craftsman Press Pty. Ltd.

Subscription enquiries:

The Craftsman Press Pty. Ltd.
125 Highbury Road, Burwood Vic 3125
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**PUBLICATION OF THE VICTORIA
GOVERNMENT GAZETTE (GENERAL)
CHRISTMAS/NEW YEAR PERIOD**

PLEASE NOTE:

The final issue of the Victoria Government Gazette for 2001 will be published on Thursday 27 December 2001. Copy deadlines for both Private Advertisements and Government and Outer Budget Sector Agencies are 9:30 am on Monday 24 December 2001 and all copy must reach the Government Gazette Office by then.

The first issue of the General Gazette for 2002 will be published on Thursday 3 January 2002. Copy deadlines for both Private Advertisements and Government and Outer Budget Sector Agencies are 9:30 am on Monday 31 December 2001 and all copy must reach the Government Gazette Office by then.

Thereafter the General Gazette will be published each Thursday and normal copy deadlines will apply.

Where urgent gazettal is required after hours, arrangements should be made with the Gazette Officer on 0419 327 321.

Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Bangeta Pty Ltd, ACN 006 691 541 and Creative Learning Consultants Pty Ltd, ACN 093 551 823 known as Kids on Collins of 600 Collins Street, Melbourne, was dissolved on 25 October 2001 and will be carried on by the continuing partner, Creative Learning Consultants, under the same name and at the same address as and from that date.

Re: VALENTINE ALEXA LEEPER, late of 46 Hawksburn Road, South Yarra, Victoria, gentlewoman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 July 2001, are required by the executors, Robert Howard Dowling and Peter Algernon Franc Hay, care of Abbott, Stillman & Wilson, solicitors, 575 Bourke Street, Melbourne, Victoria, to send particulars to the executors by 20 February 2002 after which date the executors may convey or distribute the assets having regard only to the claims of which the executors have notice.

ABBOTT, STILLMAN & WILSON, solicitors, Level 4, 575 Bourke Street, Melbourne 3000.

ELIZABETH LASZLOFFY, late of Deloraine Nursing Home, 18 Adeline Street, Greensborough, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 September 2001, are required by Paul Morris Natoli, the executor of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

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

MOLLIE BATTEN, late of Unit 2, Chapel Court, 193 Wickham Road, Moorabbin, spinster, deceased. Creditors, next-of-kin and others having claims in respect of the estate of

the deceased, who died on 30 September 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 20 February 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.

Re: Estate of GWENDOLINE IVY MAUDE FENTON, deceased. In the estate of GWENDOLINE IVY MAUDE FENTON of 35 Shadforth Street, Kerang, in the State of Victoria, widow, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by John Leslie Fenton of 35 Shadforth Street, Kerang, Victoria, retired and Beryl Cressoeda Arnoldt of 83 Morialta Road, Rosstrevor, South Australia, retired teacher, the two executors named in the will of the said deceased, to send particulars of such claims to them in the care of the undermentioned solicitors within two months from the date of publication of this notice after which date they will distribute the assets having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of BEATRICE VENA PAYNE, formerly of 12 George Street, Noble Park, Victoria, but late of Royal Avenue Retirement Lodge, 46 Royal Avenue, Essendon, Victoria, widow, deceased, who died on 23 June 2001, are required to send particulars of their claims to the the executor care of the undermentioned solicitors by 15 February 2002 after which date the executor will distribute the assets having regard only to the claims for which notice has been received.

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

Creditors, next-of-kin and others having claims in respect of the estate of PATRICIA ANNE STURTZ, formerly of 7 Headingley Road, Mount Waverley, Victoria, but late of 31 Netherby Avenue, Wheelers Hill, Victoria, widow, deceased, who died on 19 August 2001, are required to send particulars of their claims to the executors care of the undermentioned solicitors by 25 February 2002 after which date the executors will distribute the assets having regard only to the claims for which notice has been received.

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

Creditors, next-of-kin and others having claims in respect of the estate of INEZ EMILY BERYL SLAMIN, formerly of 15 Normanby Street, East Prahran, Victoria, but late of Gracedale Nursing Home, 205 Warrandyte Road, North Ringwood, Victoria, widow, deceased, who died on 11 August 2001, are to send particulars of their claim to the executor, Alec Slamin, care of the undermentioned solicitors by 18 February 2002 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

BRENDAN H. HARDIMAN & ASSOCIATES,
solicitors,
108 Railway Avenue, Ringwood East.

Re: Estate SYLVIA ELLEN SIMMONS, deceased. Creditors, next-of-kin or others having claims in respect of the estate of SYLVIA ELLEN SIMMONS of 30 Franklin Road, East Doncaster in the State of Victoria, widow, who died on 25 July 2001, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 21 February 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 William Street, Melbourne, Victoria 3000.

Re: Estate JOAN BLAIR SPIDEN, deceased. Creditors, next-of-kin or others having claims in respect of the estate of JOAN BLAIR SPIDEN, late of Hawthorn Nursing

Home, 60 Auburn Road, Hawthorn, in the State of Victoria, widow, who died on 8 August 2001, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 21 February 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 William Street, Melbourne, Victoria 3000.

Re: Estate of VIOLET FLORENCE CLUNE. Creditors, next-of-kin or others having claims in respect of the estate of VIOLET FLORENCE CLUNE, formerly of 12 John Street, Oak Park, but late of Swan Hill District Hospital, Swan Hill, in the State of Victoria, widow, deceased, who died on 30 August 2001, are to send particulars of their claim to the executor care of the undermentioned legal practitioners by 15 March 2002 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

DWYER MAHON & ROBERTSON,
legal practitioners,
Beveridge Dome,
194-208 Beveridge Street, Swan Hill.

Re: Estate of JAMES HAROLD MYERS. Creditors, next-of-kin or others having claims in respect of the estate of JAMES HAROLD MYERS, late of Bish Road, Nyah, in the State of Victoria, research engineer, deceased, who died on 29 September 2001, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 7 March 2002 after which the executors will distribute the assets having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON,
legal practitioners,
Beveridge Dome,
194-208 Beveridge Street, Swan Hill.

Re: SARAH STEMMER, late of 19 Marraboor Street, Swan Hill, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 October 2001, are required by the trustees, Craig Douglas

Stemmer and Jennifer Ann Stemmer, to send particulars to them care of the undermentioned solicitors by 21 February 2002 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

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

ALBERT RICHARD HAYHURST, late of Graceview Lodge, 4 Mena Street, Moe, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2001, are required by the trustees, Graham Ian Miller, Ian Miller and Ruth Evelyn Miller, to send particulars of their claims to them care of the undersigned solicitors by 20 February 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.

JESSIE ANN NANKERVIS, late of 18 Murphy Street, Brighton. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 September 2001, are required by the trustees, care of G.W.H. Chambers solicitor of 338 Charman Road, Cheltenham, to send particulars to them by 21 February 2002 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

G.W.H. CHAMBERS, solicitor,
338 Charman Road, Cheltenham 3192.

Re: LADY MYRA VICTORIA COOK, deceased. Creditors, next-of-kin and others having claims in respect of the estate of LADY MYRA VICTORIA COOK, formerly of 11 Boisdale Street, Surrey Hills, but late of Weeroona Senior Citizens Residence, East Malvern, Victoria, widow, deceased, who died on 11 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 22 February 2002 after which date the executor

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

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

Creditors, next-of-kin and others having claims in respect of the will of LORNA PATRICIA KELLY, late of 331 Flemington Road, North Melbourne, Victoria, widow, deceased, who died on 17 November 2001, are requested to send particulars of their claims to the executor, Shane Patrick Kelly, care of the undermentioned legal practitioner by 21 February 2002 after which date he will distribute the assets having regard only as to the claims of which he then has notice.

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

Re: CECIL GEORGE FIELDS, deceased. Creditors, next-of-kin or others having claims in respect of the estate of CECIL GEORGE FIELDS, late of Mayflower Retirement Village, 7 Center Road, East Brighton, deceased, who died on 12 August 2001, are to send particulars of their claim to the executors care of the undermentioned solicitors by 18 February 2002 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

K. P. ABBOTT & CO., solicitors,
1628 High Street, Glen Iris 3146.

Estate of ETHEL MAY HIGGINS. Creditors, next-of-kin and others having claims in respect of the estate of ETHEL MAY HIGGINS, deceased, late of Sherbrooke Private Nursing Home, 18 Torana Road, Ferntree Gully, Victoria but formerly of 48 Millewa Avenue, Chadstone, Victoria, widow, who died on 21 November 2001, are required by the executor, ANZ Executors & Trustee Company Limited of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 20 February 2002 after which date it may convey or distribute the estate having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers,
131 Queen Street, Melbourne.

Re: JOHN GOING DOXEY, late of 36 Campbell Parade, Cranbourne, gentleman, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 6 October 2001, are required by the trustees, Brian Marshall of 24 Campbell Parade, Cranbourne, Victoria, motor mechanic and Janice Valerie Hawkins of Lot 2 Barkers Road, Chiltern, Victoria, home duties, to send particulars to the trustees by 20 February 2002 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

NOEL WATERS, solicitor,
146A High Street, Cranbourne.

RACHELE VILLANI, late of 74 Docker Street, Richmond, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 4 August 2001, are to send particulars of their claims to the executor, Lena de Nato, care of the undermentioned solicitors by 19 February 2002 after which date the said executor will distribute the assets having regard only to the claims of which she then has notice.

O'BRIEN & GALANTE, solicitors,
27 Norwood Crescent, Moonee Ponds.

JEAN ISABEL AITKEN, late of Barkly Private Nursing Home, 81 Barkly Street, Bendigo, Victoria 3550, formerly of Unit 34, Alawara Hostel, 392 High Street, Golden Square, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 July 2001, are required by Perpetual Trustees Consolidated Limited, ACN 004 029 841 of 360 Collins Street, Melbourne, Victoria, and Mr William Gill of 14 The Strand, Bendigo, Victoria, the applicants for a grant of administration, to send particulars of their claims to the said company by 22 February 2002 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

MILDRED NELLIE DRIVER, late of 286 High Street, Ashburton, Victoria 3147, formerly of 36 Barnsbury Road, Victoria 3103. Creditors, next-of-kin and others having claims

in respect of the estate of the deceased, who died on 4 August 2001, are required by Perpetual Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said company by 22 February 2002 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

Creditors, next-of-kin and others having claims in respect of the estate of RUBY ELIZABETH O'BRIEN, late of 39 Glenda Street, Doncaster, in the State of Victoria, home duties, deceased, who died on 29 June 2001, are to send particulars of their claims to the executor care of the undersigned Trust Company of Australia Limited by 20 February 2002 after which date the executor will distribute the assets of the estate having regard only to the claims of which it then has notice.

TRUST COMPANY OF AUSTRALIA LTD,
151 Rathdowne Street, Carlton South.

PETER JOHN DANE, late of 1 Lindisfarne Crescent, Ballarat, Victoria, investor, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 5 September 2001, are required by the executors, Ian Andrew Ness of 459 Collins Street, Melbourne and Graeme Wallis of 6 Lowe Street, Ballarat, to send particulars to the executors by 27 March 2002 after which date the executors may convey or distribute the assets of the estate having regard only to the claims of which the executors may notice.

WISEWOULDS, solicitors,
459 Collins Street, Melbourne.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
MINTER ELLISON LAWYERS			
	\$		
ANZ Bank	100.00	Cheque	03/08/98
ANZ Bank, Altona North	200.00	”	23/10/98

01241

CONTACT: MARGARET CASTRO, PHONE: (03) 8608 2104

PROCLAMATIONS

ACTS OF PARLIAMENT

Proclamation

I, John Landy, Governor of Victoria, declare that I have today assented in Her Majesty's name to the following Bills:

No. 95/2001 **Scotch College Common Funds Act 2001**

No. 96/2001 **Victorian Institute of Teaching Act 2001**

Given under my hand and the seal of Victoria at Melbourne on 18 December 2001.

(L.S.) JOHN LANDY
Governor
By His Excellency's Command

STEVE BRACKS
Premier

No. 95/2001 This Act comes into operation on the day after the day on which it receives the Royal Assent.

No. 96/2001 (1) Subject to sub-section (2), this Act comes into operation on a day or days to be proclaimed.

(2) If a provision referred to in sub-section (1) does not come into operation before 1 February 2003, it comes into operation on that day.

Auction Sales (Repeal) Act 2001

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Auction Sales (Repeal) Act 2001**, fix 1 January 2002 as the day on which section 3(2) of that Act comes into operation.

Given under my hand and the seal of Victoria on 18 December 2001.

(L.S.) JOHN LANDY
Governor
By His Excellency's Command

MARSHA THOMSON
Minister for Consumer Affairs

Livestock Disease Control (Amendment) Act 2001

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2 of the **Livestock Disease Control (Amendment) Act 2001**, fix 1 January 2002 as the day on which that Act (except sections 15 and 18(b)) comes into operation.

Given under my hand and the seal of Victoria on 18 December 2001.

(L.S.) JOHN LANDY
Governor
By His Excellency's Command

KEITH HAMILTON
Minister for Agriculture

Statute Law Further Amendment (Relationships) Act 2001

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(3) of the **Statute Law Further Amendment (Relationships) Act 2001**, fix 20 December 2001 as the day on which the remaining provisions of that Act come into operation.

Given under my hand and the seal of Victoria on 18 December 2001.

(L.S.) JOHN LANDY
Governor
By His Excellency's Command

ROB HULLS
Attorney-General

**GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES
NOTICES**



Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Amendment

Amendment C34

The land affected by the Amendment is at the corner of Community Hub and Calder Park Drive, Sydenham and at the corner of Community Hub and Delbridge Drive, Sydenham.

The site on the northeast corner of Community Hub and Calder Park Drive comprises an area of 1,852 sqm.

The site on the northwest corner of Community Hub and Delbridge Drive comprises an area of approximately 20,000 sqm.

The Amendment proposes to rezone the land at the corner of Community Hub and Calder Park Drive from a Residential 1 Zone to a Business 1 Zone and to rezone the land at the corner of Community Hub and Delbridge Drive from a Business 1 Zone to a Residential 1 Zone.

The company who requested the Amendment is City Shire Planning P/L who are acting on behalf of the owner of the land, Mr Michael Halabi.

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, Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the Keilor and Sunshine offices of Brimbank City Council.

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

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

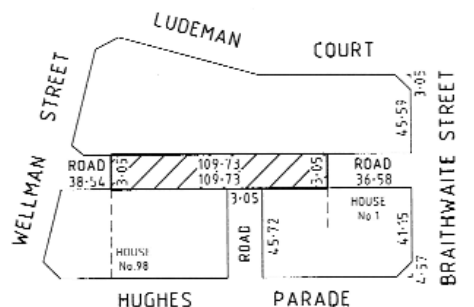
The closing date for submission is 1 February 2002. A submission must be sent to the Brimbank City Council, Statutory Planning, PO Box 106, Keilor, Victoria 3036.

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 3 December, 2001, formed the opinion that the road at the rear of 88 to 98 Hughes Parade and 19 to 27 Ludeman Court and adjacent to part of 2 Wellman Street, Reservoir, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

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

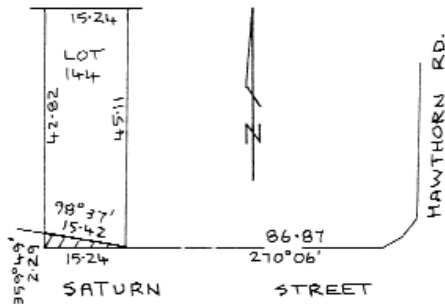


PHILLIP SHANAHAN
Chief Executive Officer

GLEN EIRA CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Glen Eira City Council has formed the opinion that the section of road adjacent to 38 Saturn Street, Caulfield South, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the section of road and to sell the land from the road by private treaty to the abutting property owner at 38 Saturn Street, Caulfield South.



ANDREW NEWTON
Chief Executive Officer



PUBLIC NOTICE

Notice of Making Local Law No. 2 (Second Further Amendment) Local Law 2001

Hobsons Bay City Council, at its meeting on 11 December 2001, made Local Law No. 2 (Second Further Amendment) Local Law 2001.

Purpose of the Local Law

The purpose of the local law is to amend Local Law No. 2 in order to add provisions which:

- (a) protect the quiet enjoyment of roads and Council land from intrusive noise from car radios or stereos
- (b) regulate the use and parking of mobile billboards
- (c) further regulate the posting of signs on street furniture, poles and Council assets
- (d) provide for the peace, order and good governance of the municipality.

General Purport of the Local Law

The local law amends the Principal Local Law by:

Noise from Car Stereos

- creating an offence for a person in control and the owner of a vehicle which is parked, standing upon or being driven along a road or Council land if the volume of any car radio or stereo installed on or kept in the vehicle attains a level which interferes with the reasonable comfort of persons within the proximity of the vehicle.

Advertising Signs on Poles and Other Structures

- creating an offence to write, place or affix any letter, figure, device, poster, sign or advertisement on any building, fence or other property under the control of or vested in Council or on any pole, street furniture or other property owned by or under the control of any statutory or government authority, without a permit.

Use of Mobile Billboards

- creating an offence for a vehicle which is parked or standing upon a road or Council land if the vehicle has affixed to it or is towing a sign or advertisement, without a permit.

Note: Collection and Disposal of Cigarette Butts Clause 73A

Council, after considering a number of submissions, has deleted this provision and deferred it for consideration as part of the Litter Action Strategy.

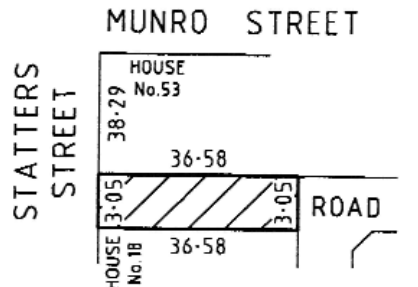
A copy of the local law may be inspected at or obtained from the Council office at 115 Civic Parade, Altona. Office hours are 8.00 am to 5.00 pm Monday to Friday.

KEN McNAMARA
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 10 December, 2001, formed the opinion that the road at the rear of 49 to 53 Munro Street, Coburg, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

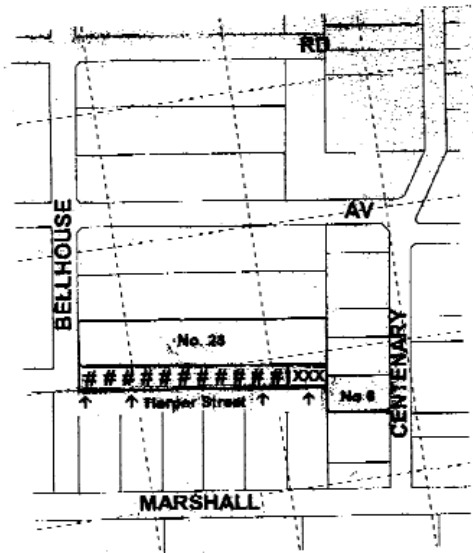


MARIA MERCURIO
Chief Executive Officer

MACEDON RANGES SHIRE COUNCIL
Closure of Road

Portion of Harper Street, Macedon

In accordance with Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Macedon Ranges Shire Council, at its meeting held on 14 November 2001, formed the opinion that the portion of Harper Street, Macedon, as shown on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land to the abutting owners.



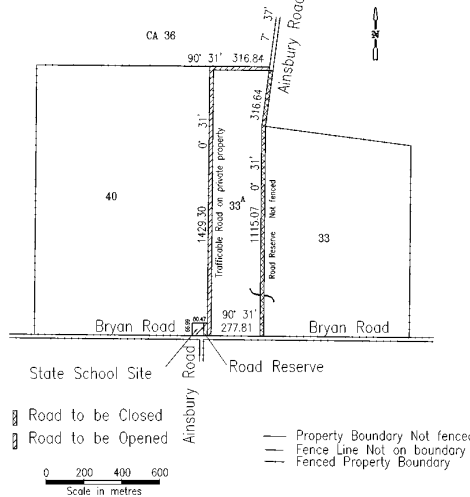
X X X X X TO BE CONSOLIDATED INTO NO. 8 CENTENARY AVENUE
TO BE CONSOLIDATED INTO NO. 23 BELLHOUSE AVENUE

SWAN HILL RURAL CITY COUNCIL
Road Exchange

Swan Hill Rural City Council at its ordinary meeting held on 11 December 2001 adopted the following motion.

Deviate the road shown cross hatched on the plan to the location shown hatched, and transfer the land contained in the discontinued road (cross hatched) to the owner of CA 33A Parish of Castle Donnington, in exchange for the land on which the new road will be created (hatched).

Plan of Road Deviation on Crown Allotment 33A
Section A Parish of Castle Donnington
Pursuant Section 207B(2A)
Local Government Act 1989



JOHN WEBB
Chief Executive Officer

CITY OF WHITEHORSE

Local Law No. 12

Meeting Procedures and Common Seal

Notice is given pursuant to Section 119(3) of the **Local Government Act 1989** that at a meeting of the Council of the City of Whitehorse held on 3 December 2001, the Council resolved to make Local Law No. 12 Meeting Procedures and Common Seal.

The purpose of Local Law No. 12 – Meeting Procedures and Common Seal is to:

- Regulate proceedings for the election of the Mayor;
- Regulate proceedings of Ordinary and Special Meetings of Council;
- Regulate proceedings of Special Committees and other meetings conducted by or on behalf of Council where Council has resolved that the provisions of this local law are to apply;
- Promote and encourage community participation in the system of local government by providing mechanisms within the meeting arrangements, for the Council to ascertain the community's views and expectations;

- Regulate and control the use of Council's Common Seal;
- Repeal Local Law No. 3 – Use of the Common Seal 1996;
- Repeal Law No. 4 – Meeting Procedures 1996;
- Repeal Law No. 5 – Amending Local Law No. 4 – Meeting Procedures 1996.

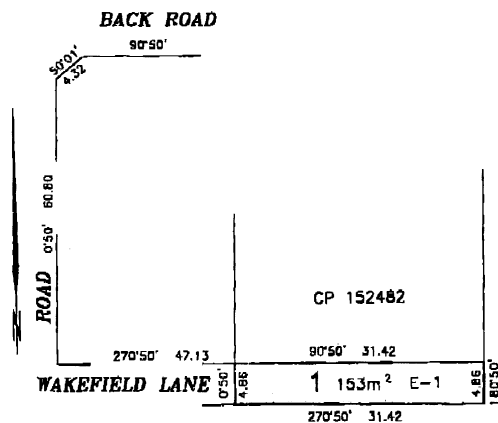
Copies of Local Law No. 12 – Meeting Procedures and Common Seal can be obtained during business hours from: Whitehorse Civic Centre Service Centre, 379 Whitehorse Road, Nunawading. Phone: 9262 6333; Box Hill Service Centre, 1022 Whitehorse Road, Box Hill. Phone: 9262 6333 and Forest Hill Service Centre, Shop 130, Forest Hill Chase Shopping Centre, Canterbury Road, Forest Hill. Phone: 9894 3868.

NOELENE DUFF
Chief Executive Officer

YARRA RANGES SHIRE COUNCIL

Road Discontinuance

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Yarra Ranges Shire Council at its meeting held on 11 December 2001 formed the opinion that the eastern section of Wakefield Lane, Sherbrooke outlined in heavy lines on the plan below is not reasonably required as a road for public use and resolved to discontinue the road subject to the land from the road being sold by private treaty to the abutting owner.



ROBERT HAUSER
Chief Executive Officer



Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Amendment

Amendment C31

The Yarra City Council has prepared Amendment C31 to the Yarra Planning Scheme. The Amendment has been requested by Urbis Pty Ltd who are acting on behalf of Victoria Gardens Developments.

The Amendment affects land known as the Victoria Gardens site, bounded by Burnley Street, Victoria Street, Doonside Street and the Yarra River, Richmond.

The Amendment proposes to modify the 'Table of uses' component of Schedule 1 to the Comprehensive Development Zone (Victoria Gardens Comprehensive Development) by deleting 'Motor repairs' from Section 3 (prohibited uses) and including 'Motor repairs' in Section 1 (permit not required uses) subject to the condition that the use 'must be located in Precinct 3'.

The purpose of the Amendment is to facilitate the establishment of a K-Auto Service Centre within Precinct 3 of the Victoria Gardens site. Precinct 3 is located in the western portion of the site and is to be primarily developed with a large freestanding shopping centre complex. The detailed design and development of the K-Auto Service Centre would be subject to further approval by the responsible authority pursuant to parts 6.0 (Development plan) and 15.0 (Display of plans) of Schedule 1 to the Comprehensive Development Plan.

The Amendment and associated documentation can be inspected at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; City of Yarra, Richmond Town Hall, Town Planning Counter, 333 Bridge Road, Richmond 3121 and City of Yarra, Collingwood Town Hall, Reception Desk, 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 7 February 2002.

PETER GASCHK
Manager Urban Planning

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

Notice of Amendment

Amendment C25

The City of Banyule has prepared Amendment C25 to the Banyule Planning Scheme.

The Amendment has been prepared at the request of Melbourne Water and affects four small, irregular shaped parcels of surplus Melbourne Water land (total area of approximately 1.89 hectares) located to the east of Plenty Road and south of the Northern Ring Road, Bundoora. The Amendment proposes to rezone the land from Public Use Zone 1 (Service and Utility) to Residential 1 Zone and to apply a Development Plan Overlay (Schedule 3) to the land. The land does not contain any existing Melbourne Water services or utilities and is no longer required by Melbourne Water. The land has been surrendered to the Crown to facilitate a sale of the land to the adjoining property owner.

The Amendment can be inspected free of charge during office hours at the: Offices of Banyule City Council at Rosanna Service Centre, 44 Turnham Avenue, Rosanna; Ivanhoe Service Centre, 275 Upper Heidelberg Road, Ivanhoe; Greensborough Service Centre, 9-13 Flintoff Street, Greensborough; and the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to Ms Helen Francis, Urban Planner, Banyule City Council, PO Box 51, Ivanhoe 3079 by Friday 31 January 2002.

Dated 13 December 2001

JON BROCK
Manager Strategic and
Economic Development

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

Notice of Amendment

Amendment C21

Melton Shire Council has prepared Amendment C21 to the Melton Planning Scheme (the Scheme).

The Amendment affects land being Lot 2 on Plan of Subdivision 85207 Volume 8810, Folio 298 and Lot 1 on Plan of Subdivision 88160 Volume 9358, Folio 917. The land is bounded by Taylors Road to the north, the Municipal boundary to the east, Kororoit Creek to the south and vacant land to the west.

The purpose of the Amendment is to rezone part of the land from Public Park and Recreation Zone to Residential 1 Zone and introduce 'Schedule 6 (Taylors Road Estate) to the Development Plan Overlay' (Clause 43.04).

The Amendment will: change Maps 10 and 14 in the Scheme to show part of the subject land as zoned Residential 1; change maps 10DPO and 14DPO in the Scheme to show the subject land as DPO 6; insert 'Schedule 6 (Taylors Road Estate) to the Development Plan Overlay' (Clause 43.04); and allow for the residential development of that part of the Public Park and Recreation Zone land that is unused and surplus to the future public open space and recreation requirements.

The Amendment can be inspected during office hours at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Melton Shire Council, Civic Centre, 232 High Street, Melton 3337.

Submissions about the Amendment must be sent to Melton Shire Council, PO Box 21, Melton 3337 by 31 January 2002.

Planning and Environment Act 1987**MOONEE VALLEY PLANNING SCHEME**

Notice of Amendment

Amendment C29

The City of Moonee Valley has prepared Amendment C29 to the Moonee Valley Planning Scheme.

The Amendment affects land that is within the Broadmeadows railway reservation and includes the following structures: Ascot Vale Railway Station (including the fence and access ramps); Eglinton Street Pedestrian Rail Footbridge; Maribyrnong Road Bridge (as it crosses the Broadmeadows Rail line); and two (2) semaphore signals (located in the railway reserve north of Kensington Station).

The Amendment proposes to include the above buildings/structures within the Heritage Overlay of the Moonee Valley Planning Scheme.

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

Submissions about the Amendment must be sent to Attention: Catherine Hunichen, Senior Strategic Planner, City of Moonee Valley, PO Box 126, Moonee Ponds 3039 by 8 February 2002.

SVEN KLING
Chief Executive



Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Amendment

Amendment C10

Diamond Creek Road Business Area Policy

Nillumbik Shire Council has prepared Amendment C10 to the Nillumbik Planning Scheme. Nillumbik Shire Council is the Planning Authority for the Amendment.

The land affected by the Amendment is land located between 259 to 275 Diamond Creek Road, Greensborough and 285 to 295 Diamond Creek Road, Plenty and is land on the west side of Diamond Creek Road, adjacent to its intersection with McLaughlans Lane.

The Amendment rezones the land in the Diamond Creek Road Business Area from Business 1 to Business 4. The Amendment also inserts a new Schedule 4 to the Design and Development Overlay (DDO 4) at Clause 43.02. The Amendment changes references to the land in the Municipal Strategic Statement (MSS) at Clauses 21.03-4 and 21.03-5.

Bulky goods retailing is a growing component of the retail sector and the Shire of Nillumbik is seeking to provide for the establishment of these uses within the Diamond

Creek Road Business Area. The Amendment supports Council's intention for the area to be used and developed for bulky goods retailing and other highway related commercial uses in low density developments set in spacious landscaped settings. The Design and Development Overlay introduces setbacks, a minimum site coverage and a limit on the height of buildings to ensure development is unobtrusive.

The Amendment can be inspected during office hours at: Nillumbik Shire Council Offices, Civic Drive, Greensborough 3088 and Department of Infrastructure, Customer Service Centre, Upper Plaza Nauru House, 80 Collins Street, Melbourne 3000.

Submissions about the Amendment must be sent to Ms Bronwyn Brown, Environment and Cultural Planning, PO Box 476, Greensborough 3088 by 25 January 2002.

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

EMMA AMASSI, late of Acland Grange, 116-168 Barkly Street, St Kilda, retired, deceased intestate, who died 19 October 2001.

ENID STANMORE LEWIS, late of Andrina Private Nursing Home, 360 New Street, Brighton, retired, deceased, who died 14 November 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 21 February 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.

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 21 February 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.

BYERS, Foster, late of Unit 8, 35 Gregory Grove, Preston, retired, who died 30 September 2001.

COATES, Gerard, late of Unit 5, Kew Residential Services, Princess Street, Kew, pensioner, who died 31 August 2001.

DONALDSON, Keith, formerly of 3 Tyabb Court, Broadmeadows, but late of Broadmeadows Community Health Services, Johnstone Street, Broadmeadows, pensioner, who died 15 October 2001.

GRANT, Neil, late of Benlyne Park Nursing Home, 2-6 Killara Street, Sunshine, pensioner, who died 19 October 2001.

HELME, Paul Edward, late of 19 Rowell Avenue, Camberwell, who died 30 November 2001.

KEDZIOR, Walter, late of 55 Blackshaw Road, Newport, who died 2 April 1970.

LEVY, Clinton William Michael, late of 155 Thames Promenade, Chelsea Heights, retired, who died 25 October 2001.

O'TOOLE, Brian Joseph, late of 31 Ferdinand Avenue, Balwyn North, who died 23 June 2001.

PITTS, Michael William, late of 11 Charlotte Street, Newport, retired, who died 19 October 2001.

RICHARDSON, Julian Doloras, also known as Juliann Doloras Richardson, late of 26 Gwelo Street, Tottenham, retired, who died 3 November 2001.

ROBINS, Ormond Frederick, also known as Frederick Ormond Robins, late of 1 Stradbroke Road, Boronia, retired, who died 17 October 2001.

Dated at Melbourne, 13 December 2001

CATHY VANDERFEEN
Manager, Estate Management
State Trustees Limited

EXEMPTION

Application No. A362 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Rudolf and Judith Huebner, proprietors of the Lakes Motel, Daylesford for exemption from Sections 42, 49, 50, 100 and 195 of that

Act. The application for exemption is to enable the applicants to refuse accommodation at their motel to children under 12 years of age.

Upon reading the material submitted in support of the application and upon hearing submissions from Mr Huebner and for the Reasons for Decision given by the Tribunal on 11 December 2001, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 42, 49, 50, 100 and 195 of the Act to enable the applicants to refuse accommodation at their motel to children under 12 years of age.

The Tribunal hereby grants an exemption to the applicants from the operation of Sections 42, 49, 50, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicants to refuse accommodation at their motel to children under 12 years of age. This exemption does not permit them to refuse accommodation at their motel to a person with a child under 12 years of age, if that child cannot walk or crawl.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 19 December 2004.

Dated 11 December 2001

CATE MCKENZIE
Deputy President

Department of Treasury and Finance

SALE OF CROWN LAND
BY PUBLIC AUCTION

Date of Auction: 19 January 2002 at 11.00 am on site.

Reference: 2001/02433.

Address of Property: Browning Street, Portland.

Crown Description: Crown Allotment 2A, Section C, Township of Portland.

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

Area: 5664m².

Officer Co-ordinating Sale: Garry McKenzie, Garry McKenzie & Associates Pty. Ltd., 1st Floor, City Centre Arcade, 315 Sturt Street, Ballarat, Victoria 3350.

Selling Agent: Huppatz Real Estate, 125B Percy Street, Portland, Victoria 3305.

LYNNE KOSKY MP
Minister for Finance

Department of Treasury and Finance

SALE OF CROWN LAND
BY PUBLIC AUCTION

Date of Auction: 19 January 2002 at 11.00 am
on site.

Reference: 2001/01151.

Address of Property: Gray Street, Hamilton.

Crown Description: Crown Allotment 1A,
Section 32B, Township of Hamilton.

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

Area: 1490 m².

Officer Co-ordinating Sale: Garry McKenzie,
Garry McKenzie & Associates Pty. Ltd.,
1st Floor, City Centre Arcade, 315 Sturt
Street, Ballarat, Victoria 3350.

Selling Agent: Lanyons Real Estate Agents,
88 Gray Street, Hamilton, Victoria 3300

LYNNE KOSKY MP
Minister for Finance

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER
PERIOD

In pursuance of the powers conferred by Section 4 of the **Country Fire Authority Act 1958**, I, Robert Gordon Seiffert, Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary of Natural Resources and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2002.

To commence from 0100 hours on Monday 24 December 2001: Macedon Ranges Shire Council; Rural City of Ararat (Part) – that portion north of the line described as: from the Shire boundary, east along Jimmys Creek Road to Mafeking Road to the Moyston–Dunkeld Road to Andrews Lane to Coopers Road to Heledoite Road to Tatyoon North Road to Mount Challicum Road to Hammonds Road to Old Geelong Road to the Shire boundary; Surfcoast Shire Council; City of Greater Geelong; Golden Plains Shire Council; Borough

of Queenscliffe; City of Ballarat; Hepburn Shire Council; Moorabool Shire Council; Colac–Otway Shire Council; Corangamite Shire Council; Glenelg Shire Council; Southern Grampians Shire Council (Part) – that part west of the line described by the following: commencing on the Chetwynd–Nareen Road following a southerly direction to a point two kilometres north of the Wando Vale North Road then easterly to Saw Pit Gully Road and Carrols Road, then south easterly to the Wannon River, following the Wannon River to Murrdale Road then southerly following the Condah–Coleraine Road to McMillans Road, then easterly to the Henty Highway then north to Lens Road, easterly to the Wallacedale–Hamilton Road to Branxholme–Byaduck Road to Kinghorn Road, then following in a south westerly direction to a point south of Ryans Road where the Glenelg, Moyne and Southern Grampians Shires meet; West Wimmera Shire Council (Remainder).

To commence from 0100 hours on Monday 31 December 2001: City of Whittlesea (those parts not included in the Metropolitan Fire District); Hume City Council (those parts not included in the Metropolitan Fire District); Melton Shire Council; Wyndham City Council (those parts not included in the Metropolitan Fire District).

R. SEIFFERT
Chief Executive Officer

Fair Trading Act 1999

PERMANENT BAN ORDER PROHIBITING
THE SUPPLY OF DANGEROUS GOODS

Jelly Cup Confectionery Products Containing
Konjac Permanent Ban Order

I, Marsha Thomson, Minister for Consumer Affairs, pursuant to the powers conferred on me by Part 3 Division 1 of the **Fair Trading Act 1999** hereby make an order permanently prohibiting the supply in Victoria of the following:

Any jelly cup confectionery product containing the ingredient “konjac” (also known as conjac, konnyaku, konjonac, taro powder, yam flour or glucomannan), supplied in a container having a height or width of less than 45mm.

I make this order on the recommendation of Bernadette Steele, Director of Consumer and Business Affairs thereby satisfying the requirement of section 40(2)(a) of the **Fair Trading Act 1999**.

Dated 18 December 2001

MARSHA THOMSON
Minister for Consumer Affairs

Explanatory Note

This order permanently prohibits the supply of mini-cup jelly confectionery products that contain "konjac". These confectionery products are packaged as individual mouth sized servings that do not dissolve readily when placed in the mouth and may lodge in the throat, thereby causing a possible choking hazard, which can result in death.

Forests Act 1958, No. 6254

DECLARATION OF THE PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Gary Morgan, delegated officer for the Minister for Environment and Conservation in the State of Victoria, hereby declare the Prohibited Period for all land within the Fire Protected Area (other than State forest, National park and protected public land) within the municipalities nominated for the period specified in the schedule below:

SCHEDULE 1

The Prohibited Period shall commence at 0100 hours on Monday 24 December 2001 and end at 0100 on Tuesday 1 May 2002 (unless varied) in the following municipalities:

West Wimmera Shire Council.

Glenelg Shire Council.

GARY MORGAN
Chief Fire Officer
Department of Natural Resources
and Environment

Delegated Officer, pursuant to section 11,
Conservation Forests and Land Act 1987

Fundraising Appeals Act 1998

EXEMPTION ORDER

I, Marsha Thomson, Minister for Consumer Affairs, make this Order under section 16A of the **Fundraising Appeals Act 1998**.

1. Any person or organisation that:
 - (a) receives less than \$10,000 gross in a financial year from the conduct of fundraising appeals; and
 - (b) is not paid for the conduct of any such appeal (except for the reimbursement of direct out of-pocket-expenses); and
 - (c) in the conduct of those appeals, uses only volunteers who are not paid (except for the reimbursement of direct out of pocket expenses) –
- is exempt from the requirement to register as a fundraiser under section 17A of the **Fundraising Appeals Act 1998**:
2. The organisations specified in this paragraph of this Order are exempt from compliance with Part 3 of the **Fundraising Appeals Act 1998** –
 - (a) any children's service that is operated in accordance with a licence under the **Children's Services Act 1996**, and that receives funding for a pre-school program from the Secretary to the Department of Human Services;
 - (b) the Anti-Cancer Council of Victoria.

This Order will take effect on 1 January 2002.

MARSHA THOMSON MP
Minister for Consumer Affairs



Heritage
VICTORIA

Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the Heritage Act, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 1963 in the category described as a Heritage place:

Ground's House and Flats, 24 Hill Street, Toorak, Stonnington City Council.

EXTENT:

1. All of the land marked L1 on Diagram 1963 held by the Executive Director.
2. All of the buildings marked as follows on the Diagram 1963 held by the Executive Director: B1 Unit 1 – Former Grounds

Residence, B2 Unit 2, B3 Unit 3, B4 Unit 4,
B5 Unit 5.

Dated 19 December 2001

RAY TONKIN
Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the Heritage Act, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 1964 in the category described as a Heritage place:

Railway Bridge, Sunbury Hill, Sunbury, Hume City Council.

EXTENT:

1. All of the structure known as the Rail Bridge, Sunbury Hill including the abutments, shown as B1 on the Diagram 1964 held by the Executive Director.

2. All the land marked L1 on the Diagram 1964 held by the Executive Director.

Dated 19 December 2001

RAY TONKIN
Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the Heritage Act, I give notice under section 46 that the Victorian Heritage Register is amended in that the Heritage Register Number 266 in the category described as a Heritage place is now described as:

Moranghurk, Midland Highway, Lethbridge, Golden Plains Shire Council.

EXTENT:

1. All the building and structures marked as follows on Diagram 603760 held by the Executive Director: B1 House, B2 Maid's Quarters, B3 Manager's Office, B4 Laundry, B5 Single Men's Hut, B6 Grain Store, B7 Fowl

House, B8 Kennels, B9 Motor Garage, B10 Stables, B11 Old Manager's House, B12 Dairy, B13 Meat House, B14 Shearers Quarters, B15 Pump House, B16 Gatehouse.

2. All the garden paths, garden edges, terracotta spoon drains and dry stone walls marked as follows on Diagram 603760.

3. The trees marked as follows on Diagram 603760 held by the Executive Director: T1 Avenue of pines and cypresses along the drive.

4. All the land marked L1 shown on Diagram 603760 held by the Executive Director, being Lot 2 on plan of Subdivision No. 93854.

Dated 19 December 2001

RAY TONKIN
Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the Heritage Act, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 1965 in the category described as a Heritage place:

Stonemasons Yard, 11 Piper Street, Kyneton, Macedon Ranges Shire Council.

EXTENT:

1. All of the land marked L1 on Diagram 1965 held by the Executive Director.

2. All the buildings and structures marked as follows on Diagram 1965 held by the Executive Director: B1 Brick Office, B2 Timber Office, B3 Open Shed – Engraving Area, B4 Open Shed – Sandblasting Area, B5 Open Shed – Bush Hammer Area, B6 Open Shed – Polishing Area, B7 Closed Shed – Engine Room, B8 Open Shed – Sawing & Drilling Area, B9 Open Shed – Early Gang Saw Shed.

3. All of the structures marked as follows on Diagram 1965 held by the Executive Director: R1 network of small gauge trolley rails, R2 wide gauge rail – Jenny Lind polisher rail, R3 wide gauge rail – former gang saw rail, C1 larger crane – HW Mould Clyde Forge, South Melbourne, C2 smaller crane – Drysdale & Fraser, Melbourne, W Winch – Alston & Gourlay, Glasgow 1858, Jenny Lind Polisher, line shaft.

4. All of the following moving objects:
5 gang saw blades, trolley parts to fit rails for Jenny Lind Polisher, blacksmiths tools, masons templates.

Dated 19 December 2001

RAY TONKIN
Executive Director

Land Acquisition and Compensation Act 1986

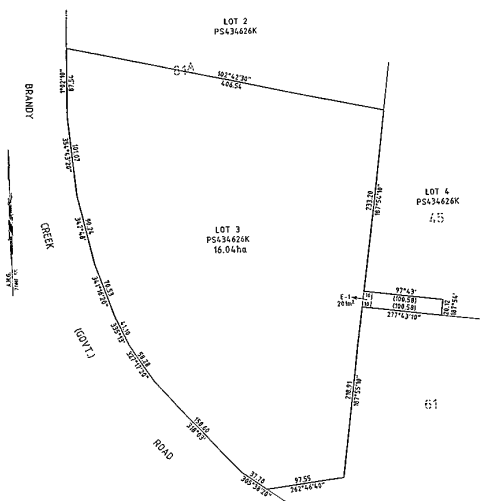
FORM 7 S.21
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Central Gippsland Region Water Authority ("the Authority") declares that by this notice it acquires the easement marked "E-1" on the plan in this notice, being part of the land in Certificate of Title Volume 10514, Folio 489.

Published with the authority of the Central Gippsland Region Water Authority.



Dated 20 December 2001

Authorised Officer
PETER QUIGLEY
Business Services Manager

Land Acquisition and Compensation Act 1986

FORM 7 S.21
Reg. 16

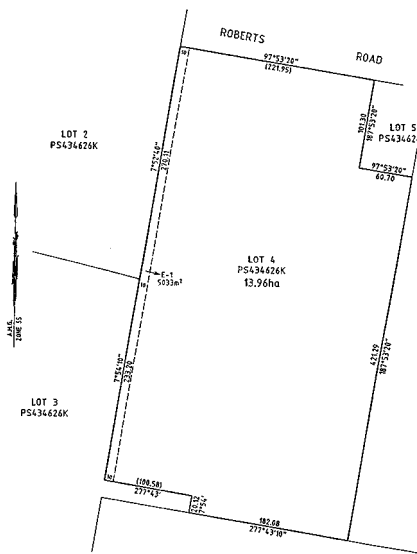
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Central Gippsland Region Water Authority ("the Authority") declares that by this notice it

acquires the easement marked "E-1" on the plan in this notice, being part of the land in Certificate of Title Volume 10514, Folio 490.

Published with the authority of the Central Gippsland Region Water Authority.



Dated 20 December 2001

Authorised Officer
PETER QUIGLEY
Business Services Manager

Land Acquisition and Compensation Act 1986 and Water Act 1989

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Owners Names: Farmwell Pty Ltd.

Interest Acquired: Easement for Community Surface Drain.

Land in which Interest Subsists: Part Lot 2 on Plan of Subdivision No. 301122J being part of Crown Allotment 76, Section A, Parish of Girgarre East.

Area of Interest: 1.1218 hectares.

Title Details: Part Certificate of Title Volume 10028, Folio 380.

Plan No. 132 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray

Rural Water Authority, 40 Casey Street, Tatura 3616.

Published with the authority of the Goulburn–Murray Rural Water Authority.

Dated 29 November 2001

ANTHONY NATALIZIO
Manager Property and Legal
For and on behalf of
Goulburn–Murray Rural Water Authority

Medical Practice Act 1994

MEDICAL PRACTITIONERS BOARD OF
VICTORIA

Notice

Re: Dr Stephen Peter Smith

A panel of the Medical Practitioners Board of Victoria on 7 December 2001 conducted a formal hearing into the professional conduct of Dr Stephen Peter Smith, a registered medical practitioner.

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

The panel made the following determinations:

- (i) in accordance with S 50(2)(e) the panel reconfirms the current conditions on the medical registration of Dr Smith and require him to comply with any current or future condition imposed by the Board;
- (ii) Dr Smith is to attend a Board appointed psychiatrist for assessment with a report to the Board. This assessment is to include the question of whether Dr Smith could benefit from anger management and whether he requires continuing psychiatric surveillance.

Dated 12 December 2001

JOHN H. SMITH
Registrar

Medical Practice Act 1994

MEDICAL PRACTITIONERS BOARD OF
VICTORIA

Notice

Re: Dr Uldis Egils Eglitis

A panel of the Medical Practitioners Board of Victoria on 30 November 2001 conducted a formal hearing into the professional conduct of Dr Uldis Egils Eglitis, a registered medical practitioner.

The panel determined pursuant to S 50(1)(a) of the **Medical Practice Act 1994** (“the Act”) that Dr Eglitis had engaged in unprofessional conduct of a serious nature, in relation to allegations A–C; and pursuant to S 50(1)(b) of the Act that Dr Eglitis had engaged in unprofessional conduct not of a serious nature in relation to allegations D–E.

Acting in accordance with Section 50(2)(e) of the **Medical Practice Act 1994** the panel determined that the following conditions be imposed on the medical registration of Dr Uldis Egils Eglitis, namely that:

- (i) He is to attend a psychiatrist approved by the Board, with six monthly reports to be forwarded to the Board, or as requested by the Board;
- (ii) He is to attend his treating general practitioner, with six monthly reports to be forwarded by the Board;
- (iii) He must inform the Board of the names and contact details of his psychiatrist and general practitioner within seven days of the imposition of these conditions. Any changes in treating doctors must be notified to the Board;
- (iv) He can only work in a medical practice approved by the Board, and under the supervision of a senior member of that practice. The number of hours worked must be approved by the Board;
- (v) His work supervisor must be made aware of the conditions of his registration, and the Board must receive six monthly reports from the work supervisor;
- (vi) He must agree to be examined by a Board appointed psychiatrist as and when the Board deems it necessary;
- (vii) The Board will review and amend these conditions if there are any breaches or in the event of an unfavourable report about health or work practice;
- (viii) He is to attend the Board’s Health Committee at intervals determined by the Committee;
- (ix) He is required to notify his work supervisor in writing on all occasions when he prescribes Schedule 8 drugs. This condition will be reviewed by the Board’s Health Committee after six months from the imposition of these conditions.

Dated 12 December 2001

JOHN H. SMITH
Registrar

Crown Land (Reserves) Act 1978**CROWN LAND RESERVES (FORMER ROYAL MINT BUILDING AND
FORMER HORTICULTURAL SOCIETY HALL RESERVES) REGULATIONS 2001**

Table of Provisions

I, Wayne Malone, Acting Regional Manager, Port Phillip Region, in the Department of Natural Resources and Environment, as delegate of the Honourable Sherryl Garbutt, Minister for Environment and Conservation, make the following Regulations:

Dated 11 December 2001

PART 1 – PRELIMINARY**1. Title**

These Regulations may be cited as the Crown Land Reserves (Former Royal Mint Building and Former Horticultural Society Hall Reserves) Regulations 2001.

2. Objective

The objective of these Regulations is to provide for the –

- (a) care, protection and management of the reserve;
- (b) preservation of good order and decency in the reserve;
- (c) provision of services and facilities on the land and the conditions under which any services or facilities may be used;
- (d) carrying out of works and improvements;
- (e) safety of persons in or occupying or using the reserve or any part thereof;
- (f) issuing of permits in relation to the reserve; and
- (g) imposition collection and receipt of tolls, fees, rents or other charges for or in respect of entry to the reserve or any specified part thereof or any improvement services or facilities thereon (including carparks) by any persons and/or vehicles.

3. Authorising provision

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

4. Commencement

These Regulations come into operation on the date they are published in the Victoria Government Gazette.

5. Revocations

Any Regulations previously approved in respect of the reserve are hereby revoked.

6. Definitions

In these Regulations –

“*Act*” means the **Crown Land (Reserves) Act 1978**;

“*appointed person*” means an officer or employee of the Committee appointed in writing by the Committee as an appointed person for the purposes of these regulations;

“*authorised officer*” means an authorised officer appointed under section 83 of the **Conservation, Forests and Lands Act 1987** for the purposes of the **Land Act 1958**;

“*bicycle path*” has the same meaning as in the Road Rules – Victoria;

“*camp*” means

- (a) to erect, occupy or use a tent or any similar form of accommodation; or
- (b) to erect, park, occupy or use a caravan, camper van or other movable form or temporary structure of accommodation;

“*Central Plan Office*” means the Central Plan Office of the Department of Natural Resources and Environment;

“*Committee*” means the committee of management appointed to manage the reserve under section 14 of the Act;

“*damage*” means to alter, to cut, to destroy, to deface, to soil or to vandalise;

“*fauna*” means any animal-life which is indigenous to Victoria whether vertebrate or invertebrate and in any stage of biological development and any other living thing generally classified as fauna but does not include humans or fish;

“*firearm*” has the same meaning as in the **Firearms Act 1996**;

“*fireplace*” means a facility constructed of stone, metal, concrete or other non-flammable material provided by the Committee in the reserve for the purposes of lighting and maintaining fires;

“*flora*” means any plant-life which is indigenous to Victoria whether vascular or non-vascular and in any stage of development and includes any other living thing generally classified as flora;

“*footpath*” has the same meaning as in the Road Rules – Victoria;

“*Minister*” means the Minister for Environment and Conservation;

“*parking area*” means any area set aside and designated as such by the Committee from time to time;

“*permit*” includes any authority, approval, consent, permission, receipt or ticket given granted or issued by the Committee in accordance with these regulations;

“*reserve*” means the Crown land reserved for Public Purposes (Public Buildings) by Order in Council dated 11 November 1997 and notice in the Government Gazette of 13 November 1997 being Crown Allotment 1C, Section 30, City of Melbourne, Parish of Melbourne North as shown on Certified Plan No. 116170 lodged in the Central Plan Office – (Rs 1019); and the land reserved for community use and preservation of a historic building by Order in Council of 4 September 1990 and notice in the Government Gazette of 12 September 1990 being Crown Allotment 2A, Section 45A, City of Melbourne, Parish of Melbourne North as shown on Certified Plan No. 110130 lodged in the Central Plan Office – (Rs 14212);

“*Secretary*” means the body corporate established by Part 2 of the **Conservation, Forests and Lands Act 1987**;

“*separated footpath*” has the same meaning as in the Road Rules – Victoria;

“*shared path*” has the same meaning as in the Road Rules – Victoria;

“*take*” means –

- (a) in relation to flora, to kill, injure or disturb any live flora, or to remove or collect the whole or parts thereof whether dead or alive, and
- (b) in relation to fauna, to kill, injure or disturb any animal or remove any dead animal;

“*vehicle*” has the same meaning as in the **Road Safety Act 1986**.

7. *Application of Regulations*

- (1) These Regulations do not apply to any of the following persons when acting in the course of that person’s duties –
 - (a) a member of the Committee;
 - (b) an appointed person;
 - (c) any other officer or employee of the Committee; or
 - (d) an authorised officer, a person authorised by or an employee of the Secretary.
- (2) A person acting in accordance with a lease, licence, tenancy or permit granted or issued under the Act or a corresponding previous enactment over land in the reserve is not subject to these Regulations, to the extent that the activities authorised by that lease, licence, tenancy or permit are inconsistent with these Regulations.

PART 2 – POWERS OF COMMITTEE**8. Committee may erect buildings and carry out works**

- (1) The Committee may erect buildings and carry out works to provide facilities or services on the reserve provided the consent required to be obtained in accordance with Regulation 16 has been obtained.

9. Issuing, compliance production and cancellation of permits

- (1) The Committee may issue a permit for any purpose for which a permit is required under Part 3.
- (2) A permit issued under sub-regulation (1) authorises the holder to enter and use the reserve –
 - (a) for the purpose specified in the permit; and
 - (b) for the period specified in the permit; and
 - (c) subject to any terms and conditions in respect of that entry or use determined by the Committee and specified in the permit.
- (3) The holder of any current permit must comply with any terms and conditions of that permit.
- (4) The Committee or an appointed person may revoke or cancel a permit at any time.
- (5) Upon revocation or cancellation of a permit under sub-regulation (4), the Committee or an appointed person must, where practicable, notify the permit holder in writing of the revocation or cancellation of the permit within a reasonable time after the revocation or cancellation.
- (6) A person who holds a permit issued under this Part must produce the permit for inspection when requested to do so by the Committee, an authorised officer or appointed person.

10. Fees and charges

- (1) The reserve is open to the public free of charge except as otherwise determined by the Committee in accordance with sub-regulation (2).
- (2) The Committee may determine such reasonable fees that it considers necessary for entry to the reserve or use of improvements, services or facilities in the reserve.
- (3) If the Committee has determined that a fee is payable for entry to the reserve or use of improvements, services or facilities in the reserve under sub-regulation (2), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by persons about to enter the reserve or use the improvements, services or facilities in the reserve, indicating the fee payable for entry to the reserve or use of the improvements, services or facilities in the reserve.
- (4) A person must not enter the reserve or use the improvements, services or facilities within the reserve without paying the appropriate fee, if any, determined by the Committee under sub-regulation (2).

11. Committee may prohibit or restrict entry to the reserve, entry or access to any part of the reserve or use of the reserve

- (1) The Committee may prohibit or restrict entry to the reserve or access to any part of the reserve or use of the reserve –
 - (a) to a person who is in possession of alcohol;
 - (b) to a person with glass bottles, glass containers or glass utensils in their possession;
 - (c) for reasons of public safety;

- (d) for the protection of flora, fauna, geological or geomorphological features or cultural values;
- (e) to re-establish or plant vegetation.

PART 3 – USE AND CONTROL OF THE RESERVE

12. Prohibitions and Restrictions

- (1) In the reserve a person must not –
 - (a) contrary to the instruction indicated on any sign, bring any dog, other than a guide dog, or any other animal into, or allow an animal under that person's control to remain in the reserve;
 - (b) on bringing any dog or animal into the reserve, allow that dog or animal to cause any nuisance, injury, unreasonable disturbance or damage to any person, flora, fauna, garden, shrub, tree, building, fencing or other improvement or any other dog or animal;
 - (c) drive, park or leave standing any vehicle;
 - (i) on any footway; or
 - (ii) on any road, accessway or parking area contrary to any sign erected by the Committee;
 - (d) use any bicycle path, footway, segregated footway or shared footway contrary to any sign erected by the Committee;
 - (e) launch, fly, land, control or operate any model aircraft, model helicopter, aircraft, helicopter, glider, hang glider or similar flying machine, kite, hot air balloon or parachute;
 - (f) erect any building, tent or any other structure or occupy or use any building, tent or other structure or camp within the reserve;
 - (g) light or maintain a fire other than in a fireplace provided by the Committee;
 - (h) leave any fire unextinguished;
 - (i) take, cut, damage, displace, deface or interfere with any timber, tree, shrub, plant, wildflower or other vegetation;
 - (j) plant or knowingly introduce any seed, tree, shrub, fern or other vegetation or any part of a tree, shrub or other vegetation;
 - (k) take, destroy or damage any lair or nest or take any fauna or its lair or nest or take any skeletal remains;
 - (l) move or interfere with any sign, noticeboard, equipment, seat, table, gate, post, fence, bridge, facility, building or structure;
 - (m) take any stone including any soil, sand or gravel unless acting in accordance with a lease, licence, permit or other authority under the **Extractive Industries Development Act 1995**, the **Mineral Resources Development Act 1990** or the **Petroleum Act 1998**;
 - (n) enter, occupy or use the whole or any part of any building or structure unless it is an amenity or facility for public use and any fee required to be paid under these Regulations has been paid and any times or periods or conditions relating to the entry or use of the building or structure are complied with;
 - (o) use any amenity or facility set aside for use of persons of the opposite sex unless that person is child under the age of 6 years and is accompanied by an adult;
 - (p) engage in any game or sport likely to cause interference, disturbance, inconvenience or danger to other persons using the reserve for other purposes;

- (q) participate in any organised function, rally, concert, festival, tour, fete or public meeting or similar event;
 - (r) preach or deliver any address or use any amplifier, public address system, loud hailer or similar device;
 - (s) operate any portable or stationary generator, air-compressor, chainsaw, oxy-acetylene or electrical cutting or welding apparatus or other machinery;
 - (t) leave any gate open except where the gate is already open;
 - (u) possess or carry or use any firearm, trap or snare;
 - (v) propel or throw any stone or missile which is likely to cause danger or unreasonable disturbance to other persons or to animals or is likely to damage any flora or property;
 - (w) enter any area or access or use any part of the reserve where entry, access or use is contrary to any sign erected by the Committee;
 - (x) erect or use a beach umbrella or similar device for providing shade or weather protection in the reserve.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in sub-regulation (1).

13. Commercial activities

- (1) In the reserve, a person must not –
- (a) sell or offer any article for sale;
 - (b) take photographs for gain or commercial purposes;
 - (c) ply any vehicle for hire or carry any passengers for fee or reward;
 - (d) conduct any school or provide any form of instruction for gain;
 - (e) display, advertise for sale or trade or hire any article, device, service or thing;
 - (f) solicit or collect money or orders for goods or services or other purposes;
 - (g) take part in or advertise any entertainment for gain;
 - (h) give out, distribute, erect, leave set up or display any handbill, placard, notice, pamphlet, book, paper, advertising matter or any like thing;
 - (i) offer for hire any article, device or thing;
 - (j) conduct a tour for gain or for commercial purposes.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in sub-regulation (1).

14. Offensive behaviour

In the reserve, a person must not –

- (a) use indecent or obscene language;
- (b) use threatening or abusive words;
- (c) behave in a riotous, indecent, offensive or threatening manner.

15. Royalties

A person authorised by a current permit issued under Part 2 to take stone from the reserve must pay to the Secretary the royalty specified in Schedule 5 of the Extractive Industries Development Regulations 1996, in respect of the type and quantity of stone taken.

PART 4 – WORKS AND IMPROVEMENTS

16. Consent of Minister

- (1) The Committee must obtain all the necessary approvals and permits and the consent of the Minister or the consent of the Minister's authorised delegate before undertaking any works or improvements on the reserve.

- (2) The consent of the Minister or the Minister's authorised delegate is not required if the works and improvements are –
- (a) for the purpose of carrying out repairs or maintenance of structures, facilities and other improvements; or
 - (b) minor works or improvements necessary to keep the reserve in good order or appearance; or
 - (c) to provide information to the public; or
 - (d) works and improvements agreed to under a management or development plan which has been approved by the Minister or the Minister's authorised delegate.

PART 5 – GENERAL

17. Obstruction

A person must not in the reserve obstruct, hinder or interfere with a member of the Committee, an authorised officer or appointed person, any other officer or employee of the Committee or a person authorised by the Committee in the execution of his or her duties in the reserve.

18. Direction and direction to leave

- (1) An appointed person or authorised officer may direct a person in charge of a vehicle to move the vehicle or remove the vehicle from the reserve if –
- (a) the vehicle is parked or standing contrary to any sign erected in accordance with these Regulations; or
 - (b) in the opinion of the appointed person or authorised officer the vehicle is obstructing or likely to obstruct the passage of people or other vehicles in the reserve; or
 - (c) the vehicle is a danger or likely to be a danger to people using the reserve or is likely to cause injury or damage to property in the reserve; or
 - (d) the vehicle is being driven in a manner which is likely to prejudice the safety of persons or cause injury or damage to property in the reserve.
- (2) An appointed person or an authorised officer may direct any person whom that officer believes on reasonable grounds has contravened these Regulations to leave the reserve or any part of the reserve.
- (3) When directed to do so by an appointed person or an authorised officer, a person must immediately –
- (a) move a vehicle as directed within the reserve; or
 - (b) remove a vehicle from the reserve; or
 - (c) leave the reserve or the part of the reserve.

Notes

Contravention of Regulations

A contravention of these Regulations may result in the imposition of penalties as set out in Section 13 of the **Crown Land (Reserves) Act 1978**.

Litter

The depositing of litter in the reserve is prohibited under the **Litter Act 1987** and may result in the imposition of penalties under that Act.

Motor vehicles

Under the Land Conservation (Vehicle Control) Regulations 1992, motor vehicles are prohibited from being within a reserve except on a road, in a parking area or in an area declared to be a free access area. A contravention may result in the imposition of penalties under those regulations.

Fire

In addition to Regulation 12, the lighting of fires is governed by the Fire Protection Regulations 1992 and failure to adhere to those Regulations may result in the imposition of penalties.

Bicycle path, footway, segregated footway or shared footway

The meanings of bicycle path, footway, segregated footway and shared footway are –
“Bicycle path” means a length of path beginning at a bicycle path sign or bicycle path road marking, and ending at the nearest of the following –

- (a) an end bicycle path sign or end bicycle path road marking;
- (b) a separated footpath sign or separated footpath road marking;
- (c) a road (except a road related area);
- (d) the end of the path.

“Footpath” (except in rule 13 of Road Rules – Victoria) means an area open to the public that is designated for, or has as one of its main uses, use by pedestrians.

Note: Rule 13 of Road Rules – Victoria defines road related area.

“Separated Footpath” means a length of footpath beginning at a separated footpath sign or separated footpath road marking, and ending at the nearest of the following:

- (a) an end separated footpath sign or end separated footpath road marking;
- (b) a bicycle path sign or bicycle path road marking;
- (c) a no bicycles sign or no bicycles road marking;
- (d) a road; or
- (e) the end of the footpath.

“Shared path” is an area open to the public (except a separated footpath) that is designated for, or has as one of its main uses, use by both riders of bicycles and pedestrians, and includes a length of path for the use by both bicycles and pedestrians beginning at a shared path sign and ending at the nearest of the following –

- (a) an end shared path sign;
- (b) a no bicycles sign or no bicycles road marking;
- (c) a bicycle path sign;
- (d) a road (except a road related area);
- (e) the end of the path.

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

File No.	Place Names	Proposer & Location
GPN 419	Keilor Plains Railway Station	Department of Infrastructure. Station on St. Albans Railway Line at Taylors Road, St. Albans.

Office of the Registrar of Geographic Names

C/- LAND VICTORIA

15th Floor,
570 Bourke Street,
Melbourne 3000

KEITH C. BELL
Registrar of Geographic Names

Marine Act 1988

SECTION 15 NOTICE

The Marine Board, on the recommendation by resolution of Strathbogie Shire Council, hereby gives notice under sub-section 15(1) of the **Marine Act 1988** that for the periods listed below, the operation of vessels is prohibited on the waters of Lake Nagambie, south east of an imaginary line between the water's edge at the western prolongation of Racecourse Road and the northern point of Vickers Island (Chinaman's Bridge Caravan Park), excluding vessels –

- (a) associated with the conduct of the events detailed in the list; and
- (b) vessels travelling at less than 5 knots and directly transiting between Chinaman's Bridge Caravan Park boat ramp and the Goulburn River via the waters west of Dellah Island.

Dates	Event or Organisation	Closure Period
16 December 2001	Victorian Canoe Association	8.00 am to 12.30 pm
13 January 2002	Nagambie Rowing Regatta	6.00 am to 6.00 pm
20 January 2002	Victorian Canoe Association	6.00 am to 10.30 am
8–10 February 2002	National Sprint Canoe/Kayak Championships	6.00 am to 6.00 pm each day
15–16 February 2002	Universities Regatta	6.00 am on 15 February to 6.00 pm on 16 February
17 February 2002	Victorian Canoe Association	6.00 am to 1.00 pm
2 March 2002	Scotch–Merces Rowing Regatta	6.00 am to midnight
3–10 March 2002	Australian National Rowing Championships	3 March to 6.00 pm on 10 March
16 March 2002	Victorian Canoe Association State Titles	6.00 am to 4.00 pm
22–23 March 2002	A.P.S. Rowing Regatta (Heads of the River)	11.00 am 22 March to 7.00 pm 23 March

Reference No. 6 – 2001

Dated 11 December 2001

JOHN LORD AM
Chief Executive
Marine Board of Victoria

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** (“the Act”), Transurban City Link Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) (“Transurban”) hereby fixes tolls which are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink Pass is a 24 Hour Pass, a Tulla Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

Tulla Pass is an agreement with Transurban for Transurban to exempt a Car or Light Commercial Vehicle from the requirement to be registered under Part 4 of the Act for use only on that part of the Link road being the Tullamarine Freeway Upgrade, between Bulla Road and Flemington Road including the toll zone between Moreland Road and Brunswick Road, for a fixed 24 hour period commencing at the time of the first Tulla Trip by that Car or Light Commercial Vehicle on a specified day; and

Tulla Trip is the passage of a Car or Light Commercial Vehicle on that part of the Link road being the toll zone between Moreland Road and Brunswick Road;

24 Hour Pass is an agreement with Transurban to exempt a vehicle (other than a Taxi) from the requirement to be registered under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with Transurban to exempt a Car or Light Commercial Vehicle from the requirement to be registered under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 48 hour period commencing at 12.00am on a specified Saturday and ending at midnight on the Sunday immediately following that Saturday.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One			
24 Hour Pass	Toll		
	Car	LCV	HCV
	\$8.70	\$13.95	\$16.55

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a Weekend Pass for that use.

Table Two		
Weekend Pass	Toll	
	Car	LCV
	\$8.70	\$13.95

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of Cars or Light Commercial Vehicles on the toll zone, consisting of that part of the Link road between Moreland Road and Brunswick Road, where the Car or Light Commercial Vehicle is the subject of a Tulla Pass for that use.

Table Three		
Tulla Pass	Toll	
	Car	LCV
	\$3.10	\$ 4.95

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 3 (the Toll Calculation Schedule) of the Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends

the NOTICE UNDER SECTION 71(1) dated 24 September 2001 and published in the Victoria Government Gazette No. G 39 (pages 2483 to 2485), dated 27 September 2001 ("the Last Notice").

This Notice takes effect on 1 January 2002, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;

- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 17 December 2001

The common seal of
TRANSURBAN CITY LINK LIMITED
is fixed to this document by:

P G B O'SHEA
Company Secretary
Transurban City Link Limited
(ABN 65 070 810 678)

G R PHILLIPS
Director
Transurban City Link Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ("the Act"), Transurban City Link Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on toll zones on the Link road.

For the purposes of this Notice, the following definitions apply:

Boulton Parade includes the off-ramp connecting the rest of the Link road to Boulton Parade;

Burnley Tunnel means the eastbound tunnel between Sturt Street and Burnley Street;

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Domain Tunnel means the westbound tunnel between Punt Road and Sturt Street;

Full Link road is the road included within both the Link road and the Extension road;

Full Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; and
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11;

Half Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; or
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11,

and no other toll zone;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Swan Street Intersection means the intersection between Swan Street and Batman Avenue;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, the interruption consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road, where those vehicles are a Car, a LCV or a HCV:

Toll Zone	Toll		
	Car	LCV	HCV
1. That part of the Link road between Moreland Road and Brunswick Road.	1.21	1.94	2.30
2. That part of the Link road between Racecourse Road and Dynon Road.	1.21	1.94	2.30
3. That part of the Link road between Footscray Road and the West Gate Freeway.	1.52	2.43	2.88

<p>4. That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road –</p> <p>(a) being the eastbound carriageways of the Link road;</p> <p>(b) between Punt Road and the exit to Boulton Parade; and</p> <p>(c) comprising Boulton Parade.</p>	1.52	2.43	2.88
<p>5. That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.</p>	2.73	4.37	5.19
<p>6. That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.</p>	1.21	1.94	2.30
<p>7. That part of the Link road between Burnley Street and Punt Road and including that part of the Link road –</p> <p>(a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and</p> <p>(b) comprising Boulton Parade, other than:</p> <p>(i) the eastbound carriageways between Burnley Street and Punt Road; and</p> <p>(ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.</p>	1.21	1.94	2.30

8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.	1.21	1.94	2.30
9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.	1.21	1.94	2.30
10. That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than – (a) that part of the Link road being the Burnley Tunnel; and (b) that part of the Link road comprising Boulton Parade.	0.76	1.21	1.44
11. That part of the Link road between Punt Road and Swan Street Intersection, other than – (a) the eastbound carriageways; (b) that part of the Link road being the Burnley Tunnel; (c) that part of the Link road: (1) between Punt Road and the exit to Boulton Parade; and (2) comprising Boulton Parade; and (d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road.	0.76	1.21	1.44

For the avoidance of doubt, a reference in this Notice to the specification of a toll zone by reference to Burnley Street refers to that point on the Link road where Burnley Street would cross the Link road if Burnley Street continued in a straight southerly direction from its southernmost extremity. For the avoidance of doubt, a reference in this Notice to “eastbound” means in a general easterly direction from the eastern end of the West Gate Freeway towards Glenferrie Road.

Notwithstanding anything to the contrary in Table One, under section 71(1) (b) of the Act and in accordance with the Agreement, the maximum tolls payable in respect of the use of a vehicle on a toll zone on the Link road where that vehicle is a Car, a LCV or a HCV for a Trip are as listed in Table Two:

Table Two			
Trip Cap	Toll		
	Car	LCV	HCV
1. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	4.55	6.07	6.07
2. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	4.55	4.55	4.55

Under Section 71(1)(b) of the Act, and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are Taxis:

Table Three	
Taxis	Toll
Each Half Link Taxi Trip	\$2.20
Each Full Link Taxi Trip	\$3.85

For the avoidance of doubt, this Notice does not set Charge Tolls, Maximum Charge Tolls or Taxi Tolls for the purposes of Schedule 3 (the Toll Calculation Schedule) of the Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 24 September 2001 and published in the Victoria Government Gazette No. G 39 (pages 2479 to 2483), dated 27 September 2001 (“the Last Notice”). This notice takes effect on 1 January 2002 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 17 December 2001

The common seal of
TRANSURBAN CITY LINK LIMITED
is fixed to this document by:

P G B O'SHEA
Company Secretary
Transurban City Link Limited
(ABN 65 070 810 678)

G R PHILLIPS
Director
Transurban City Link Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ("the Act"), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on the toll zone on the Extension road.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road, where those vehicles are a Car, a LCV or a HCV:

Table One			
Toll Zone	Toll		
	Car	LCV	HCV
12. The Extension road	0.76	1.21	1.44

For the avoidance of doubt, this Notice does not set Charge Tolls for the purposes of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 24 September 2001 and published in the Victoria Government Gazette No. G 39 (pages 2474 to 2476), dated 27 September 2001 (“the Last Notice”). This Notice takes effect on 1 January 2002, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 17 December 2001

The common seal of
CITY LINK EXTENSION PTY LIMITED
is fixed to this document by:

P G B O’SHEA
Company Secretary
City Link Extension Pty Limited
(ABN 40 082 058 615)

G R PHILLIPS
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ("the Act"), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles on the toll zone on the Extension road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink Pass is a 24 Hour Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Transurban is Transurban City Link Limited ABN 65 070 810 678, the relevant corporation for the purposes of section 73C of the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

24 Hour Pass is an agreement with Transurban to exempt a vehicle (other than a Taxi) from the requirement to be registered under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with Transurban to exempt a Car or Light Commercial Vehicle from the requirement to be registered under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 48 hour period commencing at 12.00am on a specified Saturday and ending at midnight on the Sunday immediately following that Saturday.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One			
24 Hour Pass	Toll		
	Car	LCV	HCV
	\$8.70	\$13.95	\$16.55

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a Weekend Pass for that use.

Table Two		
Weekend Pass	Toll	
	Car	LCV
	\$ 8.70	\$ 13.95

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 24 September 2001 and published in the Victoria Government Gazette No. G 39 (pages 2476 to 2478), dated 27 September 2001 ("the Last Notice").

This Notice takes effect on 1 January 2002, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 17 December 2001

The common seal of
CITY LINK EXTENSION PTY LIMITED
is fixed to this document by:

P G B O'SHEA
Company Secretary
City Link Extension Pty Limited
(ABN 40 082 058 615)

G R PHILLIPS
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

Water Act 1989

BULK ENTITLEMENT (YACKANDANDAH) CONVERSION ORDER 2001

I, Sherryl Garbutt, as Minister administering the **Water Act 1989**, make the following Order* –

1. CITATION
This Order may be cited as the Bulk Entitlement (Yackandandah) Conversion Order 2001.
2. EMPOWERING PROVISIONS
This Order is made under sections 43 and 47 of the **Water Act 1989**.
3. COMMENCEMENT
This Order comes into operation on the day it is published in the Government Gazette.
4. DEFINITIONS
In this Order –
“Act” means the **Water Act 1989**;
“annual entitlement” means the total amount of water which the Authority may take from the waterway in any year;
“Authority” means the North East Region Water Authority;
“entitlement holder” means a person holding a bulk entitlement under the Act;
“licence” means any licence granted under Part 4 of the Act;
“Minister” in relation to any provision, includes any person authorised by the Minister to act on the Minister's behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;
“Kiewa Basin Water Accounts” means an annual report, required by the Minister, on compliance by entitlement holders and licensees, respectively, in the Kiewa Basin, with the terms of their bulk entitlements or licences;
“Resource Manager” means any person appointed by the Minister to do all or any of the following –
 - (a) prepare the Kiewa Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Kiewa Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Kiewa Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Kiewa Basin; and

- (e) investigate and deal with significant unauthorised uses of water in the Kiewa Basin; and
- (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act;

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

“specified point” means immediately upstream of the Nine Mile Creek diversion weir on the waterway;

“waterway” means Nine Mile Creek;

“year” means the 12 months commencing 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

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

6. BULK ENTITLEMENT

The Authority may take up to 178 ML of water from the waterway in any year subject to the flow sharing arrangements specified in clause 7.

7. SHARE OF FLOW

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

- (a) when $F \leq 1.2$ ML/day,
E = F, and
- (b) when $F > 1.2$ ML/day,
E = 1.2 ML/day,

where –

“E” means the Authority’s entitlement; and

“F” means the flow past the specified point less water being transferred under sub-clause 7.2.

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

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

to a transferee pursuant to the Act.

7.3 The flow sharing arrangements set out in sub-clause 7.1 apply unless changes recommended as part of a streamflow management plan, are approved by the Minister. The Authority must participate in good faith in developing and negotiating any changes. Any change, approved as part of this process, would require amendment of sub-clause 7.1.

8. MAKING ALLOWANCES

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

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

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

- (a) propose to the Minister –
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 8.1; and
 - (ii) details of the proposed point and amount of extraction; and
 - (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
 - (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.
- 8.3 The Minister may –
 - (a) approve a proposal made under sub-clause 8.2; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority –
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.
- 8.4 The Authority must –
 - (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 8.3; and
 - (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.
- 9. ENVIRONMENTAL OBLIGATIONS
 - 9.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes –
 - (a) impacts on the bed and banks of the waterway in the vicinity of the Authority's works; and
 - (b) operational practices to remove silt from works; and
 - (c) operational practices to manage the water quality in works on the waterway.
 - 9.2 The Minister may –
 - (a) approve the program proposed under sub-clause 9.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
 - 9.3 The Authority, must at its cost –
 - (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraph (a).
- 10. METERING PROGRAM
 - 10.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine –
 - (a) the flow of the waterway at the specified point, or at any other point from which water is taken under this bulk entitlement; and
 - (b) the amount of water taken by the Authority under this bulk entitlement – for the purpose of assessing whether or not the Authority complies with this bulk entitlement.

- 10.2 The metering program prepared under sub-clause 10.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.
- 10.3 The Minister may –
- (a) approve the program proposed under sub-clause 10.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 10.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister –
- (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraph (b).
11. REPORTING REQUIREMENTS
- 11.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
- (a) the flow past the specified point;
 - (b) the daily amount of water taken by the Authority from the waterway;
 - (c) the approval, amendment and implementation of programs and proposals under clauses 8, 9 and 10;
 - (d) the annual amount of water taken under this bulk entitlement;
 - (e) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (f) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Yackandandah Water Supply System;
 - (g) any amendment to this bulk entitlement;
 - (h) any new bulk entitlement granted to the Authority with respect to the Yackandandah Water Supply System;
 - (i) any failure by the Authority to comply with any provision of this bulk entitlement;
 - (j) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.
- 11.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 11.1 –
- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister's written request.
- 11.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 11.1, except –
- (a) paragraphs (a) and (b) of sub-clause 11.1; and
 - (b) with the approval of the Minister, any particular failure referred to in paragraph (i) of sub-clause 11.1.

- 11.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 11.1.
- 11.5 Any report under sub-clause 11.4 must be made -
- (a) in such form as may be agreed between the Authority and the Resource Manager; and
 - (b) unless the Authority and the Resource Manager agree otherwise -
 - (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs (a) to (b) of sub-clause 11.1; or
 - (ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs (c) to (j) of sub-clause 11.1.
12. WATER RESOURCE MANAGEMENT COSTS
- 12.1 Subject to sub-clause 14.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -
- (a) prepare the Kiewa Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Kiewa Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Kiewa Basin; and
 - (d) investigate and mediate disputes between entitlement holders in the Kiewa Basin; and
 - (e) investigate and deal with significant unauthorised uses of water in the Kiewa Basin; and
 - (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.
- 12.2 The proportion of the costs referred to in sub-clause 12.1 is to be determined by the Resource Manager under sub-clause 14.3.
13. SALINITY MANAGEMENT COSTS
- 13.1 The Authority must pay to the Victorian Storage Operator, a portion of the cost of salinity mitigation schemes along the River Murray operated by Victoria, commensurate with the extent to which the Authority and its customers contribute to the need for these schemes.
14. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS
- 14.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 12 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
- 14.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 12.1.
- 14.3 The Resource Manager must, by 1 February in any year, determine for the Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 12.1, and provide the Authority with estimates of the amount payable.
- 14.4 Accounts required to be kept under this clause must be made available for inspection by the Authority upon request.
15. DUTY TO MAKE PAYMENTS
- Any amount payable by the Authority under sub-clause 12.1 must be paid in arrears, within 28 days of the Authority receiving an invoice, unless the Authority and Resource Manager agree otherwise.

16. DATA

- 16.1 Subject to clause 10.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other data required by the Authority to comply with this bulk entitlement are made available to the Authority.
- 16.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 10 and 11 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority, to cover the costs of making the data available.

17. DISPUTE RESOLUTION

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

Dated 9 December 2001

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

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

Water Act 1989

BULK ENTITLEMENT (LOOMBAH MCCALL-SAY) CONVERSION ORDER 2001

I, Sherryl Garbutt, as Minister administering the **Water Act 1989**, make the following Order * –

1. CITATION

This Order may be cited as the Bulk Entitlement (Loombah McCall-Say) Conversion Order 2001.

2. EMPOWERING PROVISIONS

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

3. COMMENCEMENT

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

4. DEFINITIONS

In this Order –

“Act” means the **Water Act 1989**;

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

“Authority” means the North East Region Water Authority;

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

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

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

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

“passing flow” means the flow in the waterway immediately downstream of the McCall Say Reservoir and the Loombah Reservoir;

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

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

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

“specified point A” means a point on the waterway approximately 100 meters upstream of the tail water of the McCall Say Reservoir full supply level;

“specified point B” means a point on Whiskey Creek approximately 50 meters upstream of the tail water of the McCall Say Reservoir full supply level;

“waterway” means Ryans Creek;

“year” means the 12 months commencing 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

All of the Authority’s entitlement to water from the waterway at and upstream of Loombah Reservoir is converted to a bulk entitlement on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Authority may take up to 2324 ML of water from the Loombah Reservoir in any year, at a rate not exceeding 22.5 ML/day.

7. SHARE OF FLOW

- 7.1 The Authority is empowered to store all of the inflow to the McCall Say Reservoir and the Loombah Reservoir when they are below their respective full supply levels except for the passing flow specified in clause 8.
- 7.2 The Authority must not take, as part of its bulk entitlement, any flow of water in the system which is being transferred by the holder of any other bulk entitlement or licence held by another person, to a transferee pursuant to the Act.
- 7.3 The passing flow arrangements set out in sub-clause 8.1 apply unless changes, recommended as part of a streamflow management plan, are approved by the Minister. The Authority must participate in good faith in developing and negotiating any changes. Any change, approved as part of this process, will require amendment of sub-clause 8.1.

8. PASSING FLOW

- 8.1 The Authority must provide the following minimum passing flows from the Loombah Reservoir of :
- (a) At all times except when the conditions described in sub-clause 8.1 (b) apply when $F \leq 2.75$ ML/day, the passing flow = F; and when $F > 2.75$ ML/day, the passing flow = 2.75 ML/day;
- (b) For the period February to May, when the combined storage volume is above 1480 ML, 1,110 ML, 760 ML and 560 ML at the beginning of the month respectively:
the passing flow = 3.5 ML/day;
- where
- F = the flow past specified point A plus
the flow past specified point B minus
any water being transferred pursuant to sub-clause 7.2,
measured and calculated in ML/day.
- 8.2 In calculating the passing flow, no allowance must be made for water lost between either –
- (a) specified point A; or
- (b) specified point B –
and the waterway immediately downstream of the Loombah Reservoir.

9. RELEASES

The Authority may operate the McCall Say Reservoir and make releases from it as it sees fit, in order to satisfy its annual entitlement.

10. SHARE OF CAPACITY

The Authority is entitled to –

- (a) all water at any time stored in the McCall Say Reservoir and the Loombah Reservoir subject to sub-clause 8.1(b); and
- (b) the full capacity of the McCall Say Reservoir, up to 1100 ML at full supply level of 465.9 metres Australian Height Datum; and
- (c) the full capacity of the Loombah Reservoir, up to 680 ML at full supply level of 325 metres Australian Height Datum –

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

11. MAKING ALLOWANCES

11.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the Loombah Reservoir, allowance must be made for –

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

11.2 If the Authority proposes to take water under this entitlement from a point other than the Loombah Reservoir, it must first –

- (a) propose to the Minister –
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 11.1; and
 - (ii) details of the proposed point and amount of the extraction; and
- (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
- (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.

11.3 The Minister may –

- (a) approve a proposal made under sub-clause 11.2; or
- (b) require the Authority to amend the proposal; and
- (c) require the Authority –
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.

11.4 The Authority must –

- (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 11.3; and
- (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.

12. ENTITLEMENT TO RETURNED WATER

12.1 On the application of the Authority, the Minister may grant the Authority credits to use or trade water taken under this entitlement and returned to a waterway.

12.2 The application must be made in the manner and form approved by the Minister.

12.3 The Minister may only grant a credit to use or trade water returned to a waterway where –

- (a) the returned water is only traded or taken downstream of the point of return; and
- (b) the Minister is satisfied that –
 - (i) the returned water has been treated to a high standard; and
 - (ii) there will be no significant adverse impact on the waterway or authorised uses of water; and
- (c) the Authority and the Resource Manager have agreed to the accounting arrangements for the returned water and its use or trade.

13. ENVIRONMENTAL OBLIGATIONS

- 13.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes –
- (a) impacts on the bed and banks of the waterway in the vicinity of the Authority's works;
 - (b) operational practices to remove silt from works;
 - (c) operational practices to manage the water quality in works on the waterway;
 - (d) operational rules for the controlled releases from works to the waterway; and
 - (e) operational rules for management of flood flows through works on the waterway.
- 13.2 The Minister may –
- (a) approve the program proposed under sub-clause 13.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 13.3 The Authority, must at its cost –
- (a) implement the approved program;
 - (b) keep a record of all work undertaken under paragraph (a).

14. METERING PROGRAM

- 14.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine –
- (a) the flow in the waterway at specified point A and in Whiskey Creek at specified point B; and
 - (b) the passing flow; and
 - (c) the amount of water taken by the Authority under this bulk entitlement; and
 - (d) the amount of water in the McCall Say Reservoir and the Loombah Reservoir; and
 - (e) all water referred to in paragraph (c) which is returned to the waterway for the use or trade by the Authority under clause 12 –
- for the purpose of assessing whether or not the Authority complies with this bulk entitlement.
- 14.2 The metering program prepared under sub-clause 14.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows in the waterway.
- 14.3 The Minister may –
- (a) approve the program proposed under sub-clause 14.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.

- 14.4 The Authority, must at its cost , and in accordance with any guidelines issued from time to time by the Minister –
- (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraph (b).
15. REPORTING REQUIREMENTS
- 15.1 The Authority may be required to report on all or any of the following matters, as provided in this clause:
- (a) the flow past either or both of specified point A and specified point B;
 - (b) the daily passing flow;
 - (c) the daily amount of water taken under this bulk entitlement;
 - (d) the water level and amount of water stored in either or both of McCall Say Reservoir and Loombah Reservoir;
 - (e) the annual amount of water taken under this bulk entitlement;
 - (f) the approval, amendment and implementation of programs and proposals under clauses 11, 13 and 14;
 - (g) the amount of water returned under clause 12 and subsequently either taken or traded, or both of them;
 - (h) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (i) any bulk entitlement or licence temporarily or permanently transferred to the Authority with respect to the Benalla Water Supply System;
 - (j) any amendment to this bulk entitlement;
 - (k) any new bulk entitlement granted to the Authority with respect to the Benalla Water Supply System;
 - (l) any failure by the Authority to comply with any provision of this bulk entitlement;
 - (m) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.
- 15.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 15.1 –
- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister’s written request.
- 15.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 15.1, except –
- (a) paragraphs (a), (b), (c) and (d) of sub-clause 15.1; and
 - (b) with the approval of the Minister, any particular failure referred to in paragraph (l) of sub-clause 15.1.
- 15.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 15.1.
- 15.5 Any report under sub-clause 15.4 must be made –
- (a) in such form as may be agreed between the Authority and the Resource Manager; and

- (b) unless the Authority and the Resource Manager agree otherwise –
 - (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs (a) to (d) of sub-clause 15.1; or
 - (ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs (e) to (m) of sub-clause 15.1.
- 16. WATER RESOURCE MANAGEMENT COSTS
 - 16.1 Subject to sub-clause 18.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to –
 - (a) prepare the Broken Basin Water Accounts; and
 - (b) monitor whether entitlement holders in the Broken Basin comply with the conditions of their bulk entitlements; and
 - (c) direct the release of any water set aside for maintaining water quality in the Broken Basin ; and
 - (d) investigate and mediate disputes between entitlement holders in the Broken Basin; and
 - (e) investigate and deal with significant unauthorised uses of water in the Broken Basin; and
 - (f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.
 - 16.2 The proportion of the costs referred to in sub-clause 16.1 is to be determined by the Resource Manager under sub-clause 18.3.
- 17. SALINITY MANAGEMENT COSTS
 - 17.1 The Authority must pay to the Victorian Storage Operator, a portion of the cost of salinity mitigation schemes along the River Murray operated by Victoria, commensurate with the extent to which the Authority and its customers contribute to the need for these schemes.
- 18. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS
 - 18.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 16 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
 - 18.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 16.1.
 - 18.3 The Resource Manager must, by 1 February in any year, determine, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 16.1, and provide the Authority with estimates of the amount payable.
 - 18.4 Accounts required to be kept under this clause must be made available for inspection by the Authority upon request.
- 19. DUTY TO MAKE PAYMENTS

Any amount payable by the Authority under clause 16 must be paid in arrears, within 28 days of the Authority receiving an invoice, unless the Authority and the person to whom the amount is payable agree otherwise.
- 20. DATA
 - 20.1 Subject to clause 14.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other data required by the Authority to comply with this bulk entitlement are made available to the Authority.
 - 20.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 14 and 15 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority to cover the costs of making the data available.

21. DISPUTE RESOLUTION

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

Dated 9 December 2001

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

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

Water Act 1989

BULK ENTITLEMENT (MYRTLEFORD) CONVERSION ORDER 2001

I, Sherryl Garbutt, as Minister administering the **Water Act 1989**, make the following Order* –

1. CITATION
This Order may be cited as the Bulk Entitlement (Myrtleford) Conversion Order 2001.
2. EMPOWERING PROVISIONS
This Order is made under sections 43 and 47 of the **Water Act 1989**.
3. COMMENCEMENT
This Order comes into operation on the day it is published in the Government Gazette.
4. DEFINITIONS
In this Order –
"Act" means the **Water Act 1989**;
"Authority" means the North East Region Water Authority;
"entitlement holder" means a person holding a bulk entitlement under the Act;
"licence" means any licence granted under Part 4 of the Act;
"Minister" in relation to any provision, includes any person authorised by the Minister to act on the Minister's behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;

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

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

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

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

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

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

“two year entitlement” means the total amount of water which the Authority may take from the waterway in any period of two consecutive years;

“waterway” means Buffalo Creek;

“year” means the 12 months commencing 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

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

6. BULK ENTITLEMENT

The Authority may take up to 2424 ML of water from the waterway in any two consecutive years including up to 1470 ML of water in any one year subject to the flow sharing arrangements specified in clause 7.

7. SHARE OF FLOW

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

- (a) when $F \leq 4.5$ ML/day,
 $E = 0$,
- (b) when $4.5 < F \leq 15.5$ ML/day,
 $E = 0.5 (F - 4.5)$, and
- (c) when $F > 15.5$ ML/day,
 $E = 5.5$ ML/day,

where –

“E” means the Authority’s entitlement; and

“F” means the flow past the specified point less water being transferred under sub-clause 7.3.

- 7.2 The flow sharing arrangements set out in sub-clause 7.1 apply unless changes, recommended as part of a streamflow management plan for the Ovens River above Myrtleford, are approved by the Minister. The Authority must participate in good faith in developing and negotiating any changes. Any change, approved as part of this process, would require amendment of sub-clause 7.1.
- 7.3 The Authority is not entitled to any flow past the specified point, as part of its bulk entitlement, which is being transferred by the holder of -
- (a) any other bulk entitlement or licence held by another person; or
 - (b) any licence -
- to a transferee pursuant to the Act.
8. MAKING ALLOWANCES
- 8.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the specified point, allowance must be made for -
- (a) any losses of water incurred between that point and the specified point; and
 - (b) the time taken by the flow to reach that point from the specified point.
- 8.2 If the Authority proposes to take water under this entitlement from a point downstream of the specified point, it must first -
- (a) propose to the Minister -
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 8.1; and
 - (ii) details of the proposed point and amount of extraction; and
 - (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
 - (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.
- 8.3 The Minister may -
- (a) approve a proposal made under sub-clause 8.2; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority -
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.
- 8.4 The Authority must -
- (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 8.3; and
 - (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.
9. ENTITLEMENT TO RETURNED WATER
- 9.1 On the application of the Authority, the Minister may grant the Authority credits to use or trade water taken under this entitlement and returned to a waterway.
- 9.2 The application must be made in the manner and form approved by the Minister.
- 9.3 The Minister may only grant a credit to use or trade water returned to a waterway where -
- (a) the returned water is only traded or taken downstream of the point of return; and

- (b) the Minister is satisfied that –
 - (i) the returned water has been treated to a high standard; and
 - (ii) there will be no significant adverse impact on the waterway or authorised uses of water; and
 - (c) the Authority and the Resource Manager have agreed to the accounting arrangements for the returned water and its use or trade.
10. ENVIRONMENTAL OBLIGATIONS
- 10.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes –
- (a) impacts on the bed and banks of the waterway in the vicinity of the Authority's works; and
 - (b) operational practices to remove silt from works; and
 - (c) operational practices to manage the water quality in works on the waterway.
- 10.2 The Minister may –
- (a) approve the program proposed under sub-clause 10.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 10.3 The Authority, must at its cost –
- (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraph (a).
11. METERING PROGRAM
- 11.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine –
- (a) the flow of the waterway at the specified point, or at any other point from which water is taken under this bulk entitlement; and
 - (b) the amount of water taken by the Authority under this bulk entitlement – for the purpose of assessing whether or not the Authority complies with this bulk entitlement.
- 11.2 The metering program prepared under sub-clause 11.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows.
- 11.3 The Minister may –
- (a) approve the program proposed under sub-clause 11.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 11.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister –
- (a) implement and maintain the approved metering program; and

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

12. REPORTING REQUIREMENTS

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

- (a) the flow past the specified point;
- (b) the passing flow;
- (c) the daily amount of water taken by the Authority from the waterway;
- (d) the approval, amendment and implementation of programs and proposals under clauses 8, 10 and 11;
- (e) the annual and two year amount of water taken under this bulk entitlement;
- (f) any temporary or permanent transfer of all or part of this bulk entitlement;
- (g) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Myrtleford Water Supply System;
- (h) any amendment to this bulk entitlement;
- (i) any new bulk entitlement granted to the Authority with respect to the Myrtleford Water Supply System;
- (j) any failure by the Authority to comply with any provision of this bulk entitlement;
- (k) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.

12.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 12.1 –

- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
- (b) within 14 days of receiving the Minister's written request.

12.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 12.1, except –

- (a) paragraphs (a), (b) and (c) of sub-clause 12.1; and
- (b) with the approval of the Minister, any particular failure referred to in paragraph (j) of sub-clause 12.1.

12.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 12.1.

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

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

13. WATER RESOURCE MANAGEMENT COSTS

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

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

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

14. SALINITY MANAGEMENT COSTS

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

15. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

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

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

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

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

16. DUTY TO MAKE PAYMENTS

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

17. DATA

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

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

18. DISPUTE RESOLUTION

18.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.

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

Dated 9 December 2001

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

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

Water Act 1989

BULK ENTITLEMENT (BEECHWORTH) CONVERSION ORDER 2001

I, Sherryl Garbutt, as Minister administering the **Water Act 1989**, make the following Order* –

1. CITATION
This Order may be cited as the Bulk Entitlement (Beechworth) Conversion Order 2001.
2. EMPOWERING PROVISIONS
This Order is made under sections 43 and 47 of the **Water Act 1989**.
3. COMMENCEMENT
This Order comes into operation on the day it is published in the Government Gazette.
4. DEFINITIONS
In this Order –
 - “Act” means the **Water Act 1989**;
 - “annual entitlement” means the total amount of water which the Authority may take from the waterways in any year;
 - “Authority” means the North East Region Water Authority;
 - “entitlement holder” means a person holding a bulk entitlement under the Act;
 - “Kiewa Basin Water Accounts” means an annual report, required by the Minister, on compliance by entitlement holders and licensees, respectively, in the Kiewa Basin, with the terms of their bulk entitlements or licences;
 - “licence” means any licence granted under Part 4 of the Act;
 - “Minister” in relation to any provision, includes any person authorised by the Minister to act on the Minister's behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;

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

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

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

“specified points” means immediately upstream of the Nine Mile Creek/Frenchmens Creek diversion system.

“storage” means Lake Kerferd located on Hurdle Creek;

“waterway” means either –

- (a) Nine Mile Creek and Frenchmans Creek; or
- (b) Lake Kerferd catchment.

“diversion system” means the Nine Mile Creek/Frenchmans Creek diversion system;

“year” means the 12 months commencing 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

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

6. BULK ENTITLEMENT

The Authority may take up to 1100 ML of water from the waterways in any year at a rate not exceeding –

- (a) 4.8 ML/d from Nine Mile Creek and Frenchmans Creek when the storage is less than full capacity, otherwise zero; and
- (b) 10.4 ML/d from the storage.

7. SHARE OF FLOW

7.1 The Authority may take a share of the flow, calculated as follows:

- (a) past the specified points:
 - (i) when $F \leq 3.5$ ML/d,
 $E = 0$ ML/d
 - (ii) when $F > 3.5$ ML/d,
 $E = F - 3.5$ ML/d
- (b) all inflow to Lake Kerferd.

where –

“E” means the Authority’s entitlement; and

“F” means the flow past the specified point less water being transferred under sub-clause 7.1.

- 7.2 The Authority is not entitled to any flow in the waterways, as part of its bulk entitlement, which is being transferred by the holder of –
- (a) any other bulk entitlement or licence held by another person; or
 - (b) any licence –
- to a transferee pursuant to the Act.
- 7.3 The flow sharing arrangements set out in sub-clause 7.1 apply unless changes recommended as part of a streamflow management plan, are approved by the Minister. The Authority must participate in good faith in developing and negotiating any changes. Any change, approved as part of this process, would require amendment of sub-clause 7.1.
8. SHARE OF CAPACITY
- 8.1 The Authority is entitled to –
- (a) all water at any time stored in the storage; and
 - (b) the full capacity of the storage up to 870 ML at full supply level of 644.63 metres Australian Height Datum –
- but may not use or transfer any more than its annual entitlement in any year.
9. MAKING ALLOWANCES
- 9.1 In calculating water available to the Authority under this bulk entitlement at any point downstream of the specified points or storage, allowance must be made for –
- (a) any losses of water incurred between that point and the specified point or storage; and
 - (b) the time taken by the flow to reach that point from the specified point or storage.
- 9.2 If the Authority proposes to take water under this entitlement from a point downstream of the specified point or storage, it must first –
- (a) propose to the Minister –
 - (i) fair, reasonable and representative means for calculating the allowances required by sub-clause 9.1; and
 - (ii) details of the proposed point and amount of extraction; and
 - (b) ascertain and provide to the Minister any operational requirements of the Resource Manager; and
 - (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.
- 9.3 The Minister may –
- (a) approve a proposal made under sub-clause 9.2; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority –
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.
- 9.4 The Authority must –
- (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 9.3; and
 - (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.

10. ENVIRONMENTAL OBLIGATIONS

- 10.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes –
- (a) impacts on the bed and banks of the waterways in the vicinity of the Authority's works; and
 - (b) operational practices to remove silt from works; and
 - (c) operational practices to manage the water quality in works on the waterways; and
 - (d) operational rules for the controlled release of water from the storage to the waterway; and
 - (e) operational rules for managing flood flows through the storage.
- 10.2 The Minister may –
- (a) approve the program proposed under sub-clause 10.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority -
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 10.3 The Authority, must at its cost –
- (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraph (a).

11. METERING PROGRAM

- 11.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine –
- (a) the flow of the waterways below the specified points, or at any other point from which water is taken under this bulk entitlement; and
 - (b) the amount of water taken by the Authority under this bulk entitlement; and
 - (c) the amount of water in the storage –
- for the purpose of assessing whether or not the Authority complies with this bulk entitlement.
- 11.2 The metering program prepared under sub-clause 11.1 must include details of any agreement between the Authority and any other person for measuring and calculating in-stream flows.
- 11.3 The Minister may –
- (a) approve the program proposed under sub-clause 11.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority –
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 11.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister –
- (a) implement and maintain the approved metering program; and

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

12. REPORTING REQUIREMENTS

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

- (a) the flow past the specified points;
- (b) the daily amount of water taken by the Authority from the diversion and the storage;
- (c) the water level and amount of water in the storage;
- (d) the approval, amendment and implementation of programs and proposals under clauses 9, 10 and 11;
- (e) the annual amount of water taken under this bulk entitlement;
- (f) any temporary or permanent transfer of all or part of this bulk entitlement;
- (g) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Beechworth Water Supply System;
- (h) any amendment to this bulk entitlement;
- (i) any new bulk entitlement granted to the Authority with respect to the Beechworth Water Supply System;
- (j) any failure by the Authority to comply with any provision of this bulk entitlement;
- (k) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.

12.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 12.1 –

- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
- (b) within 14 days of receiving the Minister's written request.

12.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 12.1, except –

- (a) paragraphs (a), (b) and (b) of sub-clause 12.1; and
- (b) with the approval of the Minister, any particular failure referred to in paragraph (j) of sub-clause 12.1.

12.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in sub-clause 12.1.

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

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

13. WATER RESOURCE MANAGEMENT COSTS

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

14. SALINITY MANAGEMENT COSTS

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

15. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

- 15.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 13 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.
- 15.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 13.1.
- 15.3 The Resource Manager must, by 1 February in any year, determine for the Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in sub-clause 13.1, and provide the Authority with estimates of the amount payable.
- 15.4 Accounts required to be kept under this clause must be made available for inspection by the Authority upon request.

16. DUTY TO MAKE PAYMENTS

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

17. DATA

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

18. DISPUTE RESOLUTION

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

Dated 9 December 2001

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

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

Water Act 1989

**ORDER EXEMPTING PERSONS FROM LICENSING
DOMESTIC AND STOCK DAMS ON WATERWAYS**

I, Sherryl Garbutt, Minister for Environment and Conservation, under the power in Section 308 of the **Water Act 1989** (the Act) exempt any persons from the requirement to obtain a licence under section 67(1)(a) of the Act in relation to a dam used for domestic and stock purposes.

This exemption does not apply in respect to any dam that is:

- a) on a waterway that is a river, creek, stream or watercourse; or
- b) on any other waterway that has a catchment area greater than 60 hectares; or
- c) on a waterway on Crown land or other public lands.

This exemption commences on the date of its publication in the Victoria Government Gazette.

Dated 13 December 2001

SHERRYL GARBUTT MP
Minister for Environment
and Conservation

	Balance at bank 1/1/2000	Fees for Graves	Other Sources of Income	Income as shown general account - Abstract	Salaries & Wages; Grave digging plaques, memorials	Office Expenses (including Insurance)	Works & Building	Sundries	Balance at Bank 31/12/2000	Expenditure as per Abstract
Cemetery Trust										
WERRIBEE (See Wyndham)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
WERRIMULL	\$1,051.68	\$0.00	\$3.02	\$1,054.70	\$0.00	\$0.00	\$0.00	\$103.90	\$950.80	\$1,054.70
WHITEFIELD	\$1,667.52	\$530.00	\$2,561.24	\$4,758.76	\$300.00	\$150.00	\$0.00	\$2,591.40	\$1,867.36	\$1,867.36
WHIROO	\$2,251.54	\$885.00	\$3,136.54	\$3,136.54	\$0.00	\$0.00	\$0.00	\$1,785.74	\$1,350.80	\$1,350.80
WICKLIFFE	\$1,104.57	\$160.00	\$2,136.88	\$3,403.45	\$0.00	\$0.00	\$0.00	\$2,137.72	\$1,265.73	\$1,265.73
WILL WILL HOOK										
WILLAHRA	\$579.76	\$0.00	\$5,431.45	\$6,472.35	\$281.15	\$0.00	\$464.60	\$5,400.01	\$606.59	\$6,752.35
WILLIAMS GLEN (See Memorial Park Altona)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
WILLOW GROVE	\$4,911.68	\$3,327.10	\$42.66	\$8,281.62	\$1,384.11	\$75.00	\$1,044.45	\$262.06	\$5,516.00	\$8,281.62
WINCHELSEA	\$28,934.17	\$8,902.16	\$0.00	\$35,836.33	\$1,700.00	\$0.00	\$0.00	\$0.00	\$32,136.33	\$35,836.33
WINNAM	\$566.45	\$0.00	\$0.55	\$567.00	\$0.00	\$0.00	\$0.00	\$0.00	\$566.94	\$567.00
WODDONGA	\$4,955.06	\$70.00	\$22.58	\$5,047.64	\$50.00	\$0.00	\$77.00	\$0.00	\$4,970.64	\$5,047.64
WONTHAGGI	\$13,109.84	\$137,692.35	\$50,767.94	\$201,570.13	\$95,914.20	\$1,688.10	\$10,320.71	\$73,728.39	\$13,920.04	\$201,570.13
WOODBEND	\$0.00	\$41,708.64	\$4,501.55	\$46,610.19	\$43,929.46	\$0.00	\$2,083.73	\$0.00	\$49,013.19	\$46,610.19
WOODS POINT	\$13,374.63	\$17,101.56	\$57,494.44	\$87,970.63	\$11,385.50	\$101.30	\$10,076.81	\$7,465.00	\$78,506.63	\$87,970.63
WOOLSTHORPE	ABSTRACT NOT SUBMITTED	\$0.00	\$0.00	ABSTRACT NOT SUBMITTED	ABSTRACT NOT SUBMITTED	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
WOOLWELANG	ABSTRACT NOT SUBMITTED	\$0.00	\$0.00	ABSTRACT NOT SUBMITTED	ABSTRACT NOT SUBMITTED	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
WOOLWELANG	\$442.93	\$0.00	\$1,588.42	\$2,031.35	\$15.00	\$0.00	\$0.00	\$0.00	\$2,046.35	\$2,031.35
WOORNDOO	\$821.79	\$355.00	\$4.11	\$1,180.90	\$0.00	\$36.30	\$0.00	\$1,504.09	\$533.96	\$2,089.35
WOOSANG	\$254.36	\$0.00	\$0.25	\$254.61	\$0.00	\$0.00	\$48.05	\$0.52	\$1,132.33	\$1,180.90
WUNGHNU	\$451.72	\$350.00	\$0.00	\$801.72	\$0.00	\$0.00	\$0.00	\$0.00	\$254.61	\$801.72
WYCHEPROOF	\$742.43	\$7,200.80	\$16,794.17	\$24,737.40	\$6,479.72	\$101.75	\$0.00	\$16,299.82	\$801.72	\$24,737.40
WYCHITELLA	\$1,707.22	\$150.00	\$163.43	\$2,020.65	\$200.00	\$0.00	\$0.00	\$0.00	\$1,819.95	\$2,020.65
WYNDHAM	\$102,557.00	\$275,015.00	\$381,459.00	\$759,030.00	\$121,327.00	\$40,433.00	\$72,138.00	\$465,717.00	\$84,630.00	\$759,030.00
YABBA	\$1,378.85	\$0.00	\$28.05	\$1,396.90	\$0.00	\$0.00	\$27.86	\$0.00	\$1,369.04	\$1,396.90
YACKANDANDAH	\$15,433.54	\$12,432.00	\$8,385.00	\$36,250.54	\$8,385.00	\$0.00	\$278.66	\$12,334.62	\$17,678.84	\$36,250.54
YALCALA (NORTH)	\$26,843.58	\$63,672.80	\$248,988.68	\$339,505.06	\$480.00	\$10.75	\$0.00	\$2,04	\$1,632.69	\$339,505.06
YALMUCK	ABSTRACT NOT SUBMITTED	\$0.00	\$248,988.68	ABSTRACT NOT SUBMITTED	ABSTRACT NOT SUBMITTED	\$17,219.33	\$5,474.53	\$235,908.66	\$25,672.50	\$339,505.06
YAN YEAN	\$89,406.78	\$192,879.00	\$400,545.04	\$682,830.82	\$81,481.04	\$4,943.80	\$98,514.33	\$507,891.65	\$0.00	\$682,830.82
YARCK	ABSTRACT NOT SUBMITTED	\$0.00	\$0.00	ABSTRACT NOT SUBMITTED	ABSTRACT NOT SUBMITTED	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
YARRA GLEN (See Lilydale)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
YARRAGON	\$4,059.50	\$12,202.00	\$11,828.20	\$28,189.70	\$5,726.62	\$377.90	\$11,816.75	\$51.19	\$10,217.24	\$28,189.70
YARRAM	\$29,526.25	\$40,413.66	\$71,344.75	\$141,284.66	\$31,899.69	\$580.67	\$5,500.00	\$89,024.11	\$14,280.09	\$141,284.66
YARRAWONGA	\$23,621.67	\$17,545.00	\$18,346.04	\$59,512.71	\$18,621.00	\$0.00	\$15,968.97	\$14,532.73	\$45,021.11	\$59,512.71
YARRAYNE	\$954.36	\$279.00	\$7,639.53	\$8,872.89	\$0.00	\$0.00	\$0.00	\$43.72	\$8,829.17	\$8,872.89
VAUGHER	ABSTRACT NOT SUBMITTED	\$0.00	\$0.00	ABSTRACT NOT SUBMITTED	ABSTRACT NOT SUBMITTED	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
VEA	\$14,225.87	\$17,940.85	\$5,724.33	\$38,891.05	\$7,248.11	\$0.00	\$4,317.05	\$20,550.69	\$6,788.20	\$38,891.05

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment

Amendment C43 Part 1

The Minister for Planning has approved Amendment C43 Part 1 to the Ballarat Planning Scheme.

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

The Amendment rezones land at the rear of 41 and 43 Hertford Street and 12 and 14 Spencer Street, Sebastopol from the Public Use Zone (Education) to the Residential 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure, Western Regional Office, 88 Learmonth Road, Wendouree and at the Watershed Office of the Ballarat City Council, Grenville Street South, Ballarat.

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

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C6

The Minister for Planning has approved Amendment C6 to the Cardinia Planning Scheme.

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

The Amendment rezones land at 13 Emerald–Monbulk Road, Emerald to a Residential 1 Zone with a Development Plan Overlay to allow the land to be developed for residential purposes. The Amendment also corrects a previous amendment ordinance error.

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 Cardinia Shire Council.

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

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C17

The Minister for Planning has approved Amendment C17 to the Casey Planning Scheme.

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

The Amendment:

- rezones land known as Lots 55, 56 & 57, PS 423792D, and Plan of Strata Subdivision SP28113 (being 25–29 Hartley Link and 2 Raymond McMahon Boulevard, Endeavour Hills) and part of Reserve No. 1, PS 423792D, Hartley Link, Endeavour Hills to a Business 1 Zone.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No. P10/00

Description of land: Lots 55, 56 & 57, PS 423792D, and Plan of Strata Subdivision SP28113 (being 25–29 Hartley Link and 2 Raymond McMahon Boulevard, Endeavour Hills) and part of Reserve No. 1, PS 423792D, Hartley Link, Endeavour Hills.

A copy of the Amendment and permit 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 Casey City Council, Princes Highway, Narre Warren.

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

Planning and Environment Act 1987
GREATER DANDENONG PLANNING
SCHEME

Notice of Approval of Amendment
Amendment C23

The Minister for Planning has approved Amendment C23 to the Greater Dandenong Planning Scheme.

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

The Amendment:

- rezones land at No. 16–18 Edgewood Road, Dandenong from a Business 4 Zone to a Residential 1 Zone;
- applies an Environmental Audit Overlay over the site; and
- enables a planning permit to be issued for the site for six single storey dwellings, with associated car parking and landscaping.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No. 2000/0633.

Description of land: Nos. 16–18 Edgewood Road, Dandenong.

A copy of the Amendment and permit 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 Greater Dandenong City Council, Springvale Office: 397–405 Springvale Road, Springvale; Dandenong Office: 39 Clow Street, Dandenong and Keysborough Customer Centre: Shop A7 Parkmore Shopping Centre.

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

Planning and Environment Act 1987
GREATER SHEPPARTON PLANNING
SCHEME

Notice of Approval of Amendment
Amendment C16

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

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

The Amendment:

- rezones Lot 1 PS 405645 & PC 360284 (405 Goulburn Valley Highway, Shepparton North) and Pt PC 360284L (437 Goulburn Valley Highway, Shepparton North) from Rural Zone to Business 4 Zone;
- corrects errors and omissions in the Schedule to Clause 16.01–61.04 (inclusive).

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; Department of Infrastructure, North Eastern Region Office, 50–52 Clarke Street, Benalla and at the offices of the Greater Shepparton City Council, 90 Welsford Street, Shepparton.

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

Planning and Environment Act 1987
HEPBURN PLANNING SCHEME

Notice of Approval of Amendment
Amendment C10

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

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

The Amendment rezones:

- the Calder Highway from Rural Zone to Road Zone Category 1, and
- the Melbourne and Murray River Railway from Rural Zone to Public Use Zone 4.

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 Hepburn Shire Council, Duke Street, Daylesford.

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

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C11

The Minister for Planning has approved Amendment C11 to the Macedon Ranges Planning Scheme.

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

The Amendment rezones Crown Allotment 53B, Parish of Bullengarook from Public Conservation and Resource Zone to Rural Zone 3, and Crown Allotment 173 and part Crown Allotments 171, 172 and 172A, Parish of Kerrie, Cherokee from Public Conservation and Resource Zone to Environmental Rural Zone to correct mapping anomalies.

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 Macedon Ranges Shire Council, 129 Mollison Street, Kyneton.

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

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C7

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

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

The Amendment applies Schedule 3 to the Significant Landscape Overlay – Environmental Residential Significant Landscape Areas over the Domain subdivision, Templestowe; revises

Schedule 3 to the Significant Landscape Overlay to refer to the Domain subdivision and corrects wording within the Schedule; revises the boundary of the Environmental Significance Overlay – Schedule 2 – Areas of Botanical and Zoological Significance to generally align with the boundary of the Domain subdivision (PS 405534E); revises Clause 21.13 of the Municipal Strategic Statement to refer to the Domain subdivision; and deletes interim controls introduced through Amendment C9, by deleting Planning Scheme Map No. 3SLO7 and Schedule 7 to Clause 42.03.

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 Manningham City Council, 699 Doncaster Road, Doncaster.

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

Planning and Environment Act 1987

MOIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C5

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

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

The Amendment makes the following changes to the Moira Planning Scheme:

- rezones land at 2 Stokes Avenue, Cobram from Public Park and Recreation Zone (PPRZ) to Residential 1 Zone (R1);
- rezones land at Katamatite Road, Yarrowonga (Lot 12 – 16 PS 343821T) from Rural Zone (RUZ) to Low Density Residential Zone (LDRZ);
- rezones land at Woods Road, Yarrowonga from Rural Zone (RUZ) to Residential 1 Zone (R1) and removes the Development Plan Overlay from this land;

- rezones land at the corner of Woods Road and Dunlop Street, Yarrowonga (Lots 9 & 10 LP 26813) from Public Use – Other Public Use (PUZ7) to Residential 1 Zone (R1);
- include the Tungamah Court House, Tungamah in the Heritage Overlay.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure, North East Region Office, 50–52 Clarke Street, Benalla and at the offices of the Moira Shire Council Offices, Melville Street, Numurkah.

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

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Approval of Amendment

Amendment C18

The Minister for Planning has approved Amendment C18 to the Monash Planning Scheme.

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

The Amendment rezones the Metropolitan and Huntingdale Golf Courses in Oakleigh South from a Residential 1 Zone to a Special Use Zone and introduces a new Schedule (SUZ3) to Clause 37.01 for the two golf courses.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Nauru House, 80 Collins Street, Melbourne and at the offices of the City of Monash, 293 Springvale Road, Glen Waverley.

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

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C8

The Minister for Planning has approved Amendment C8 to the Nillumbik Planning Scheme.

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

The Amendment corrects a number of administrative errors that have been identified through the day to day operation of the Nillumbik Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

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

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C35

The Minister for Planning has approved Amendment C35 to the Yarra Planning Scheme.

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

The Amendment:

- deletes Development Plan Overlay Schedule 7, and deletes the Development Plan Overlay from land at 34–40 St David Street, Fitzroy; and
- rezones land at 12–20 Bedford Street (inclusive even numbers only) and 9–15 Perry Street (inclusive odd numbers only), Collingwood from the Public Use Zone 1 (PUZ2) to the Residential 1 Zone (R1Z).

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 Yarra City Council, Richmond Town Hall,
333 Bridge Road, Richmond.

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

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C25

The Minister for Planning has resolved to
refuse Amendment C25 to the Whittlesea
Planning Scheme.

The Amendment proposed to:

- rezone land on the north side of Settlement
Road between Brock Street and Dalton Road
from Industrial 1 Zone to Business 4 Zone,
Business 2 Zone and Road Zone Category 1.
- insert a new schedule to the Business 2 Zone
to provide for 500 sq metres of Office and
2002 square metres of Shop to be located on
the side.

The Amendment lapsed on 30 November
2001.

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

ORDERS IN COUNCIL

Cemeteries Act 1958

RULES AND REGULATIONS

Order in Council

Under sections 9 and 10 of the **Cemeteries Act 1958** and on the recommendation of the Minister for Health, the Governor in Council varies the Rules and Regulations of the Upper Yarra Cemetery Trust published in the Government Gazette on 24 October 1990:

Substitute "Division II – Dressing of Graves", under "Part VI – Monumental and Other Work" as detailed in the attached schedule.

Substitute "Division IV – Lawn Sections", under "Part VI – Monumental and Other Work" as detailed in the attached schedule.

Substitute Section "9. Flowers – Lawn Section", under "Part VII – General" as detailed in the attached schedule.

This Order is to take effect from the date of publication in the Government Gazette.

Dated 27 November 2001

Responsible Minister:
HON JOHN THWAITES MP
Minister for Health

HELEN DOYE
Clerk of the Executive Council

Cemeteries Act 1958

RULES AND REGULATIONS

Schedule to the Order in Council

PART VI – MONUMENTAL AND OTHER WORK

DIVISION II – DRESSING OF GRAVES

No dressing of a grave shall be completed without written approval of the Trust.

DIVISION IV – LAWN SECTIONS

Morton Thomas Lawn

The only form of memorial permitted in the Morton Thomas Lawn is a bronze plaque set flush with the surface. The bronze plaque is attached to a precast concrete block which is provided and installed by the Trust.

The Trust shall not accept responsibility for the natural ageing of the plaque.

The Trust shall specify the size of the plaque, the quality of the bronze, the finish to be attained, the method and time of installation and shall charge the appropriate monumental fee.

Ben Cairn Lawn

The only form of memorial permitted in the Ben Cairn Lawn is a bronze plaque fixed to a raised concrete block. The concrete block is supplied and installed by the Trust.

The Trust shall not accept any responsibility for the natural ageing of the plaque.

The Trust shall specify the size of the plaque, the quality of the bronze, the finish to be attained, the method and time of installation and shall charge the appropriate monumental fee.

PART VII – GENERAL

9. Flowers – Lawn Section

All flowers shall be placed only in the vase provided and may be removed when they become withered.

Approved by the Governor in Council.

Dated 27 November 2001

HELEN DOYE
Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES

Order In Council

Under Section 17(1) of the **Cemeteries Act 1958**, and on the recommendation of the Minister for Health, the Governor-in-Council consents to the making of the Scales of Fees in respect of the following public cemetery trusts:

Mooroopna

Nathalia

Queenscliff

Shepparton

The Necropolis Springvale

Violet Town

Yan Yean

Cemeteries Act 1958**SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Mooroopna Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

	Proposed		
	Charge	GST	Total
	\$	\$	\$
LAWN SECTION			
Grave Site	355.00	35.50	390.50
Interment Fee	355.00	35.50	390.50
Plaque	330.00	33.00	363.00
Flower Container	50.00	5.00	55.00
Total	1,090.00	108.00	1,199.00
RE-OPEN LAWN			
Re-opening	280.00	28.00	308.00
Interment Fee	160.00	16.00	176.00
Plaque	100.00	10.00	110.00
Total	540.00	54.00	594.00
MONUMENTAL SECTION			
New Grave	210.00	21.00	231.00
Interment Fee	160.00	16.00	176.00
Sinking Grave	270.00	27.00	297.00
Total	640.00	64.00	704.00
RE-OPEN MONUMENTAL			
Re-open with cover	350.00	35.00	385.00
Interment Fee	160.00	16.00	176.00
Total	510.00	51.00	561.00
Re-open without cover	290.00	29.00	319.00
Interment Fee	160.00	16.00	176.00
Total	450.00	45.00	495.00
Baby Lawn Grave	470.00	47.00	517.00
Ashes	470.00	47.00	517.00
SATURDAY, SUNDAY AND PUBLIC HOLIDAYS			
Extra Charge	70.00	7.00	77.00
OVERSIZE GRAVE			
Extra Charge	40.00	4.00	44.00

WILLIAM PARSONS, trustee
 CAMPBELL KING, trustee
 WILLIAM FERRARI, trustee

Cemeteries Act 1958**SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Nathalia Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

	\$
Lawn 2.44m x 1.22m	350.00
Sinking	242.00
Inter. Fee	77.00
D/C. Plaque	<u>294.50</u>
Total	963.50
OR	
Single Plaque	<u>181.70</u>
Total	850.70
Monumental Land	143.40
Sinking	240.90
Inter. Fee	77.00
Marker	<u>15.00</u>
Total	476.30
LAWN RE-OPEN	
Sinking	242.00
Inter. Fee	77.00
Det. Plate	<u>75.80</u>
Total	394.80
MONUMENTAL RE-OPEN	
Sinking [with cover]	229.90
Inter. Fee	<u>77.00</u>
Total	306.90
Sinking [without cover]	199.65
Inter Fee	<u>77.00</u>
Total	276.65
OVERSIZE CASKETS IN ALL AREAS	
An Extra	77.70
ROSE GARDEN	
Land	88.20
Sinking	22.00
Plaque	75.80
Stand & Fitting	<u>15.00</u>
Total	201.00
SECOND INTERMENT	
Sinking	22.00
Plaque	75.80

Stand & Fitting	15.00
Total	112.80
Permission to erect a Headstone	20.00
Search Fee	15.00

WILLIAM L. BELL, trustee
ROBERT D. BROOKS, trustee
HAZEL C. QUINN, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Queenscliff Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

PRIVATE GRAVES	\$
Lawn 2.44m x 1.22m	330.00
Own Selection of Site (extra)	121.00
Compulsory pre-digging of sites (extra)	(all sections except 2A & 3A) 242.00
Compulsory pre-digging of sites (extra)	(Sections 2A & 3A) 297.00
LAWN SECTION	
Land – First burial	539.00
Land – First burial, including plaque	792.00
Land – Second burial including interment fee	242.00
Land – Second burial including interment fee & plaque	440.00
Land – Reservations	539.00
Land – Reservations in Lawn Section (non specified graves – inc. plaque)	792.00
ROSE GARDEN SECTION	
First interment of Ashes	242.00
First interment of Ashes (including Plaque and interment fee)	396.00
Second interment of Ashes	176.00
Second interment of Ashes (including Plaque and interment fee)	297.00
PLAQUES	
For Lawn & Rose Garden Areas:–	
Fees quoted include cost of Standard Plaque. Additional lines and motifs extra (at cost). Plaques must be to Trust standard where not supplied by Trust	
MONUMENT PERMIT FEES (INCLUDING RENOVATION WORK)	
Headstone up to \$1,000 value	10% of cost
Headstone over \$1,000 value	7% of cost – minimum \$132.00
Additional Inscription	10% of cost – minimum \$33.00

Permission to construct a brick grave or any kerb, brick tilework or concrete must be obtained from the Trust Fee \$77.00

MISCELLANEOUS CHARGES

Interment fee	132.00
Interment not in prescribed hours & Saturdays, Sundays or Public Holidays	140.00
Interment of Ashes in a Monument or Lawn Grave	110.00

BETTY ELAINE GOODWIN, trustee
 ARNOLD JAMES BENCH, trustee
 CHARLES BERTRAM BRYANT, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Shepparton Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

PUBLIC GRAVES	\$
Interment in grave without exclusive right – Adult	240.00
Interment in grave without exclusive right – Stillborn child	120.00
PRIVATE GRAVES	
Lawn 2.44m x 1.22m	600.00
Sinking a grave	500.00
Interment of ashes in a private grave	120.00
Memorial Wall Niche	240.00
Memorial Wall Niche Plaque 140 x 120mm standard	cost plus 10%
EXTRA CHARGES	
Interment on a Public Holiday	250.00
Interment on a Saturday	250.00
Interment on a Sunday	400.00
MISCELLANEOUS CHARGES	
Permission to erect a headstone or a monument	10% of cost
Concrete vault and land (when available)	4,000.00
Interment in vault	500.00
Exhumation – Application fee only	1,000.00

GRAEME WILLIAM WAITE, trustee
 MAURICE FRANCIS MULLINS, trustee
 GRAEME PHILLIP DALDY, trustee

Cemeteries Act 1958

SCALE OF FEES — THE NECROPOLIS

(Incorporating The Necropolis Springvale, St Kilda General Cemetery and Melbourne General Cemetery)

By resolution of the Trust, the following fees will apply in The Necropolis Springvale, St Kilda General Cemetery and Melbourne General Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

ADMINISTRATION	\$
Attendance NOK	175.00
Cancellation	87.00
Cancellation of Cremation Deed/Right of Burial/Right of Interment	175.00
Conversion of Memorial	300.00
Duplicate/Re-issued Deeds	175.00
Photographs	45.00
Postage Cremated Remains	87.00
Postage of Plaque	25.00
Scatter from other crematorium	175.00
Search Fee	45.00
Transfer/Removal	87.00
Priority Allocation Fee	Up to 100% of equivalent product fee
CREMATION	
Prepaid Cremation Deed	835.00
Chapel Service	175.00
Cremation – Viewing Room	175.00
Cremation – Adult (Without Chapel) before 11.00 am	650.00
Cremation – Adult Weekday	760.00
Cremation – Adult (Without Chapel)	725.00
Cremation – Child under 1 year	307.00
Cremation – Child 1–5 years	307.00
Cremation – Child 6–12 years	760.00
Cremation – Child 13–17 years	760.00
Cremation – Public	265.00
Cremation – Weekend/Public Holiday	1,390.00
INTERMENT:	
Exhumation	2,570.00
Interment – Additional 9 feet	175.00
Interment – Adult Weekday	970.00
Interment – Child under 5 years	510.00
Interment – Mausoleum Adult	970.00
Interment – Weekend/Public Holiday (including mausoleum)	1,200.00
Interment – Public Adult	340.00
Interment – Public Child under 5 years	140.00

INTERMENT OF CREMATED REMAINS

Into grave – written authority from holder of right of burial required	260.00
Into/Removal from vault	260.00
Interment – Cremated Remains (Mausoleum)	900.00

CREMATION MEMORIALISATION

Bronze plaques, embellishments, adornments, lettering – inscriptions, photos, vases, inscriptions, cremation memorial bases, borders, colour variations, emblems, flower containers etc	Cost plus 150%
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CEMETERY MEMORIALISATION

Bronze plaques, embellishments, adornments, lettering, inscriptions, photos, vases, inscriptions, cemetery bases, borders, colour variations, emblems, flower containers etc	Cost plus 150%
Headstone and basic inscription supplied and installed	Cost plus 150%
Superior headstone and basic inscription supplied and installed	Cost plus 150%

BRONZE PLAQUE – EXTRAS

(CREMATION MEMORIAL & CEMETERY GARDENS)

Plaque – attachment at memorial	87.00
Affixing an approved plaque supplied by others	175.00
Plaque – Refinishing/Refurbishment	Cost plus 150%
Plaque Care Kit	20.00

GRANITE

Granite bases	Cost plus 150%
Granite – Installation Fee	87.00

URNS:

Bronze, ceramic, wooden, variations, embellishments, adornments, lettering, inscriptions etc	Cost plus 150%
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MEMORIAL GARDENS

All fees listed below are for 25 year tenure.

Perpetuity fees are double 25 year tenure fees.

Transfer to perpetuity fees are same as 25 year tenure fees.

Premium Locations	Minimum \$500 or 50% of Location Fee
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BOULDER

Boulder	10,600.00
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NICHEs

Columbarium Niche	690.00
Granite Book	235.00
Ground Niche	635.00
Plaque On Wall	235.00
Wall Niche – Double	690.00
Wall Niche – Single	345.00
Wall – Base Niche Sculptured (Aust)	980.00
Wall – Base Niche Sculptured (Imported)	1,050.00
Wall – Niche Sculptured (Aust)	1,100.00
Wall – Niche Sculptured (Imported)	1,190.00

ROCKS	
Rock	2,905.00
ROSES	
Rose – Companion/Shared	2,030.00
Rose Garden Position	920.00
Rose Individual – In Garden Bed	3,135.00
Rose Individual – Weeping (In Lawn)	4,530.00
SHRUBS	
Shrub Garden Position	685.00
Shrub Individual – In Garden Bed (2 or 4)	1,730.00
Shrub Individual – In Lawn	2,080.00
TREES	
Special Tree Memorial	10,600.00
Tree – Companion/Shared	1,605.00
Tree – Individual	4,530.00
Tree – In Bed	2,285.00
W N SLOAN GARDEN AREA	
Niche – Sloan	2,195.00
ROTUNDA	
Rotunda Family Garden	10,600.00
Rotunda Single Position	3,000.00
SEAT	
Memorial Garden Seat	5,805.00
Single Position at Garden Seat	1,200.00
BOOK OF REMEMBRANCE:	
Book – 2 Lines	267.00
Each additional line	47.00
Book – Emblem	163.00
Copy	163.00
Copy (At time of Book Entry)	115.00
Miniature – 1st Entry	233.00
Miniature – 1st Entry (At time of Book Entry)	197.00
Miniature – Subsequent	163.00
Book – Addition of date	87.00
SPECIAL FAMILY MEMORIALS	
Types of Application. Fee Range \$10,000 upwards (plus cost of selected plaque) Actual fee to be determined by Trustees.	
SPECIAL SINGLE MEMORIALS	
Types of Application. Fee Range \$3,000 upwards (plus cost of selected plaque) Actual fee to be determined by Trustees.	

GRAVES:

Premium Location Fee	Minimum of \$500 or 50% of location fee
Pre Need	175.00
Preselection Fee	175.00
Grave – Children’s Lawn	745.00
Grave – Children’s Lawn (ICRs)	745.00
Grave – Concrete Lined	6,605.00
Grave – Denom (Foundations)	2,065.00
Grave – Denom (No Foundations)	1,570.00
Grave – Jewish Denominational	1,570.00
Grave – Lawn	1,570.00
Grave – Monumental Lawn Double	13,450.00
Grave – Monumental Lawn Single	6,725.00
Grave – Monumental Lawn Triple	20,175.00
Oversized Graves with Foundations	Foundation Grave fee plus 50%

JEWISH LAWN AREA

Grave – Jewish Lawn Headstone	3,180.00
Grave – Jewish Lawn Plaque	2,240.00
Grave – Jewish Lawn Rose & Headstone	4,005.00
Adornments, embellishments, inscriptions, menorah, Star of David, extras	Cost plus 150%

ALEX T GARDENER HEADSTONE LAWN AREA

Headstone Lawn grave and 2 weekday interment fees	5,810.00
Headstone and basic inscription supplied and installed	2,320.00
Superior headstone and basic inscription supplied and installed	3,020.00
Embellishment, adornments, photos, lettering, vases, inscription variations, refinishing etc	Cost plus 150%

W N SLOAN GARDEN AREA

Grave – Sloan Premium Area (includes two weekday interment fees, plaque & flower container)	7,765.00
Grave – Sloan Standard Area (includes two weekday interment fees, plaque & flower container)	7,385.00
Embellishment, adornments, photos, lettering, vases, inscription variations, refinishing etc	Cost plus 150%

MONUMENTAL PERMITS:

Additional Inscription	35.00
Inscription	105.00
Additional Work	290.00
New Work	755.00

MAUSOLEUM EXTRAS

Crypt Liner – Single/Pair/True Companion	Cost plus 150%
Moving existing photo	87.00
Removal/replacement of crypt shutter	87.00
Bronze plaques, adornments, embellishments, photos, additional lettering, vases, inscriptions	Cost plus 150%

ROCCO SURACE MAUSOLEUM COMPLEX – SPRINGVALE

STAGE 1

Atrium (A) Single	12,195.00
Atrium (B) Single	13,645.00
Atrium (C) Single	12,195.00
Atrium (D) Single	11,030.00
Atrium (E) Single	9,870.00
Atrium (F) Single	8,710.00
Atrium (A) True	22,065.00
Atrium (B) True	24,390.00
Atrium (C) True	22,065.00
Atrium (D) True	19,740.00
Atrium (E) True	17,130.00
Atrium (F) True	14,805.00
Chapel (A) Single	22,065.00
Chapel (B) Single	24,385.00
Chapel (C) Pair	44,130.00
Chapel (D) Single	19,740.00
Chapel (E) Single	17,130.00
Chapel (F) Single	14,805.00
Chapel (A) Pair	44,130.00
Chapel (B) Pair	48,775.00
Chapel (C) Single	22,065.00
Chapel (D) Pair	39,195.00
Chapel (E) Pair	34,260.00
Chapel (F) Pair	29,615.00
Colonnade (A) Single	11,030.00
Colonnade (B) Single	12,195.00
Colonnade (C) Single	12,195.00
Colonnade (D) Single	11,030.00
Colonnade (E) Single	8,710.00
Colonnade (F) Single	6,095.00
Colonnade (A) True	15,390.00
Colonnade (B) True	17,130.00
Colonnade (C) True	15,390.00
Colonnade (D) True	13,645.00
Colonnade (E) True	11,515.00
Colonnade (F) True	9,870.00
Vestibule (A) True	38,035.00
Vestibule (B) True	41,810.00
Vestibule (C) True	38,035.00
Vestibule (D) True	34,260.00
Vestibule (E) True	30,775.00
Vestibule (F) True	27,290.00

STAGE 2

Atrium 3 & 4 (A) Single	13,645.00
Atrium 3 & 4 (B) Single	14,805.00
Atrium 3 & 4 (C) Single	14,805.00
Atrium 3 & 4 (D) Single	13,645.00
Atrium 3 & 4 (E) Single	11,030.00
Atrium 3 & 4 (F) Single	8,710.00
Atrium 3 & 4 (A) True	22,065.00
Atrium 3 & 4 (B) True	24,390.00
Atrium 3 & 4 (C) True	24,390.00
Atrium 3 & 4 (D) True	22,065.00
Atrium 3 & 4 (E) True	17,130.00
Atrium 3 & 4 (F) True	22,195.00
Atrium 5 & 6 (A) Single	11,030.00
Atrium 5 & 6 (B) Single	12,195.00
Atrium 5 & 6 (C) Single	12,195.00
Atrium 5 & 6 (D) Single	11,030.00
Atrium 5 & 6 (E) Single	8,710.00
Atrium 5 & 6 (F) Single	6,095.00
Atrium 5 & 6 (A) True	14,805.00
Atrium 5 & 6 (B) True	17,130.00
Atrium 5 & 6 (C) True	17,130.00
Atrium 5 & 6 (D) True	14,805.00
Atrium 5 & 6 (E) True	12,195.00
Atrium 5 & 6 (F) True	8,710.00
Colonnade (A) Single	11,030.00
Colonnade (B) Single	12,195.00
Colonnade (C) Single	12,195.00
Colonnade (D) Single	11,030.00
Colonnade (E) Single	8,710.00
Colonnade (F) Single	6,095.00
Courtyard (A) Pair	29,615.00
Courtyard (B) Pair	31,935.00
Courtyard (C) Pair	31,935.00
Courtyard (D) Pair	29,615.00
Courtyard (E) Pair	24,390.00
Courtyard (F) Pair	18,580.00
Courtyard (A) Single	14,515.00
Courtyard (B) Single	15,970.00
Courtyard (C) Single	15,970.00
Courtyard (D) Single	14,515.00
Courtyard (E) Single	12,195.00
Courtyard (F) Single	9,870.00

MELBOURNE GENERAL

Mausoleum – Chapel (A) Pair	39,195.00
Mausoleum – Chapel (B) Pair	41,810.00
Mausoleum – Chapel (C) Pair	41,810.00
Mausoleum – Chapel (D) Pair	39,195.00
Mausoleum – Chapel (E) Pair	34,260.00
Mausoleum – Chapel (F) Pair	24,390.00
Mausoleum – Chapel (A) Single	19,745.00
Mausoleum – Chapel (B) Single	20,905.00
Mausoleum – Chapel (C) Single	20,905.00
Mausoleum – Chapel (D) Single	19,745.00
Mausoleum – Chapel (E) Single	17,130.00
Mausoleum – Chapel (F) Single	12,195.00
Mausoleum – Colonnade (A) True Companion	22,065.00
Mausoleum – Colonnade (B) True Companion	24,390.00
Mausoleum – Colonnade (C) True Companion	24,390.00
Mausoleum – Colonnade (D) True Companion	22,065.00
Mausoleum – Colonnade (E) True Companion	18,580.00
Mausoleum – Colonnade (F) True Companion	14,805.00
Mausoleum – Family Room 18 Casket Spaces	609,700.00
Mausoleum – Family Room 24 Casket Spaces	768,500.00

The common seal of the Trustees of The Necropolis Springvale was hereto affixed on the authority of a resolution of Trustees on 31 August 2001 and on the presence of:

B. D. ARNOLD, trustee
 R. S. REED, trustee
 L. ROSSETTI, trustee
 R. J. ALLISON, C.E.O.

Cemeteries Act 1958
SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Violet Town Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

LAWN SECTION	\$
Land 2.44m x 1.22m	400.00
Administrative fee per interment	375.00
Bronze plaque	Cost plus 10%
Affixing Fee	Cost plus 10%

IAN C. CHANTER, trustee
 NICHOLAS M. PALMER, trustee
 KEITH L. PLOZZA, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Yan Yean Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

(1) RIGHT OF BURIAL FEE:—	\$
(G) Front Rose Gardens	330.00

MARGARET JOLLY, trustee
MARGE MARSH, trustee
L. D. RUSSELL, trustee

Dated 18 December 2001

Responsible Minister:
HON JOHN THWAITES MP
Minister for Health

HELEN DOYE
Clerk of the Executive Council

Gas Industry Act 2001

ORDER UNDER SECTION 21 OF THE GAS INDUSTRY ACT 2001

The Governor in Council, acting under section 21 of the **Gas Industry Act 2001** (the “Act”), makes the following Order:

1. Objective

The objective of this Order is to regulate the tariffs that TXU may charge prescribed customers.

2. Commencement

This Order commences on 9 January 2002.

3. Definitions

In this Order:

“**domestic or small business customer**” means a person described in clause 4(a) of this Order;

“**former franchise customer**” means a person described in clause 4(b) of this Order;

“**licensed retailer**” means a person to whom a licence to sell gas by retail has been issued under Part 4A of the Act;

“**supply point**” has the meaning given in the Act;

“**TXU**” means TXU Pty Limited (ABN 99 086 014 968).

4. Prescribed Customers

A person is a prescribed customer for the purpose of the regulation of tariffs under this Order pursuant to section 21 of the Act if the person is a prescribed customer in accordance with either of the following conditions:

- (a) a person is a prescribed customer in respect of a supply point if the person is a domestic or small business customer in relation to TXU and TXU is the local retailer for that supply point within the meaning of the Order made under section 48MA of the **Gas Industry Act 1994** and published in the Government Gazette on 10 May 2001; or

- (b) a person is a prescribed customer if the person was a franchise customer of TXU immediately before 1 September 2001 and has not entered into a new contract with a licensed retailer which takes effect on or after that date.

5. Tariffs

The tariffs set out in the Schedule to this Order:

- (a) are fixed by this Order with effect from and including 9 January 2002 as:
- (i) the maximum tariffs at which TXU may offer to supply and sell gas to domestic or small business customers for the purposes of section 42 of the Act; and
 - (ii) the maximum tariffs at which TXU may supply and sell gas to former franchise customers pursuant to deemed contracts between TXU and such customers under section 44 of the Act; and
- (b) apply with effect from and including 9 January 2002 for the purposes of sections 42 and 44 of the Act in place of the tariffs that were determined by TXU and published in the Government Gazette on 8 November 2001.

Schedule

Tariffs	GST Inc
(a) Domestic Tariffs	
(1) Tariffs 01/02 - Multiple Residential	
Tariff 01: Meter/Regulator capacity up to 50m ³ per hour	
Tariff 02: Meter/Regulator capacity over 50m ³ per hour	
Supply Charge Tariff 01	\$/2 months 30.22
Supply Charge Tariff 02	\$/2 months 102.59
Commodity Charge	c/MJ 1.0214
(2) Tariff 03 – Domestic General	
Supply Charge	\$/2 months 14.85
Commodity Charge: 0 to 4,000 MJ	c/MJ 0.7632
Commodity Charge: more than 4,000 MJ (peak)	c/MJ 0.9728
Commodity Charge: more than 4,000 MJ (off-peak)	c/MJ 0.7639
(3) Tariffs 04/05 – Residential Bulk Hot Water Master Meter	
Tariff 04: Meter/Regulator capacity up to 50m ³ per hour	
Tariff 05: Meter/Regulator capacity over 50m ³ per hour	
Supply Charge Tariff 04	\$/2 months 30.22
Supply Charge Tariff 05	\$/2 months 102.59
Commodity Charge: All Gas	c/MJ 1.0214
(4) Tariffs 10/11 – Bulk Supply to flats for storage water heating	
Tariff 10: Meter/Regulator capacity up to 50 m ³ /hour	
Tariff 11: Meter/Regulator capacity over 50 m ³ /hour	
Supply Charge: Tariff 10	\$/2 months 30.22
Supply Charge: Tariff 11	\$/2 months 102.59
Commodity Charge: All Gas	c/MJ 1.1075
(5) Tariff 09 – Gas Lights, unmetered	
Standard two mantles light	\$/2 months 31.24
Additional Mantles	\$/2 months 15.62

(b) Commercial Tariffs

(1) Tariff 13 – meter/regulator capacity up to 100m³ per hour		
Supply Charge	\$/2months	22.04
Commodity Charges:		
0–100,000 MJ (peak)	c/MJ	0.9734
0–100,000 MJ (off-peak)	c/MJ	0.7627
100,000 to 550,000 MJ (peak)	c/MJ	0.8739
100,000 to 550,000 MJ (off-peak)	c/MJ	0.5376
Greater than 550,000 MJ (peak)	c/MJ	0.5083
Greater than 550,000 MJ (off-peak)	c/MJ	0.4652
(2) Tariff 14 – meter/regulator capacity from 100.1m³/hr to 850m³/hr		
Supply Charge	\$/2 months	201.91
Commodity Charges:		
0–100,000 MJ (peak)	c/MJ	0.9733
0–100,000 MJ (off-peak)	c/MJ	0.7641
100,000 to 550,000 MJ (peak)	c/MJ	0.8739
100,000 to 550,000 MJ (off-peak)	c/MJ	0.5376
Greater than 550,000 MJ (peak)	c/MJ	0.5083
Greater than 550,000 MJ (off-peak)	c/MJ	0.4652
(3) Tariff 63 – Ministry of Housing Tariff		
Commodity Charge: All Gas	c/MJ	0.5379
(c) Industrial Tariffs		
(1) Tariff 21 – meter/regulator capacity up to 100m³ per hour		
Supply Charge	\$/2 months	22.04
Commodity Charges:		
0–100,000 MJ (peak)	c/MJ	0.9734
0–100,000 MJ (off-peak)	c/MJ	0.7627
100,000 to 550,000 MJ (peak)	c/MJ	0.8739
100,000 to 550,000 MJ (off-peak)	c/MJ	0.5376
Greater than 550,000 MJ (peak)	c/MJ	0.5083
Greater than 550,000 MJ (off-peak)	c/MJ	0.4652
(2) Tariff 22 – meter/regulator capacity from 100.1m³/hr to 850m³/hr		
Supply Charge	\$/2 months	201.91
Commodity Charges:		
0–100,000 MJ (peak)	c/MJ	0.9733
0–100,000 MJ (off-peak)	c/MJ	0.7641
100,000 to 550,000 MJ (peak)	c/MJ	0.8739
100,000 to 550,000 MJ (off-peak)	c/MJ	0.5376
Greater than 550,000 MJ (peak)	c/MJ	0.5083
Greater than 550,000 MJ (off-peak)	c/MJ	0.4652
(3) Tariff 08 – Standby Power Generation Tariff		
Supply Charge	\$ per GJ Input rating of gas engine	431.11
Commodity Charge: as specified in Tariffs 13, 14, 21 or 22, as appropriate		

Dated 18 December 2001

Responsible Minister:

CANDY BROAD

Minister for Energy and Resources

HELEN DOYE
Clerk of the Executive Council

Electricity Industry Act 2000
ORDER UNDER SECTION 13

Order in Council

The Governor in Council, acting under section 13 of the **Electricity Industry Act 2000** (the "Act"), makes the following Order:

1. Objective

The objective of this Order is to regulate the tariffs that AGL may charge prescribed customers.

2. Term

This Order commences on 1 January 2002.

3. Definitions

In this Order:

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

"domestic or small business customer" means a person described in clause 4(a) of this Order;

"former franchise customer" means a person described in clause 4(b) of this Order;

"licensee" means a person to whom a licence has been issued under Part 2 of the Act;

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

"AGL" means AGL Electricity Limited (ACN 064 651 083).

4. Prescribed Customers

A person is a prescribed customer for the purpose of the regulation of tariffs under this Order pursuant to section 13 of the Act if the person is a prescribed customer in accordance with either of the following conditions:

- (a) a person is a prescribed customer in respect of a supply point if the person is a domestic or small business customer in relation to AGL and AGL is the local retailer for that supply point within the meaning of the Order made under section 169A of the **Electricity Industry Act 1993** and published in the Government Gazette on 21 September 2000; or
- (b) a person is a prescribed customer if the person was a franchise customer of AGL immediately before 1 January 2001 and has not entered into a new contract with a licensee which takes effect on or after that date.

5. Tariffs

The tariffs set out in the Schedule to this Order:

- (a) are fixed by this Order with effect from and including 1 January 2002 as:
 - (i) the maximum tariffs at which AGL may offer to supply and sell electricity to domestic or small business customers for the purposes of section 35 of the Act; and
 - (ii) the maximum tariffs at which AGL may supply and sell electricity to former franchise customers pursuant to deemed contracts between AGL and such customers under section 37 of the Act; and

- (b) apply with effect from and including 1 January 2002 for the purposes of sections 35 and 37 of the Act in place of the tariffs that were determined by AGL and published in the Government Gazette on 31 October 2001.

Dated 18 December 2001

Responsible Minister:
CANDY BROAD MLC
Minister for Energy and Resources

HELEN DOYE
Clerk of the Executive Council

Schedule

		Proposed Tariffs from 1/1/01 (GST inclusive)
1.	RESIDENTIAL	
1.1	Winner Tariff GH/GL	
	Energy Prices:	
	Peak Periods (7am to 11pm, Monday to Friday)	
	All Consumption	18.74 c/kWh
	Off Peak Periods (All Other Times)	
	All Consumption	4.26 c/kWh
1.2	Residential Tariffs GD and GR	
	First 1020 kWh/Quarter	12.84 c/kWh
	Balance	13.54 c/kWh
1.3	Off-Peak Load Managed Storage Water Heating Tariff Y6/YT	
	All Consumption	4.26 c/kWh
	Supply under Tariff Y6/YT is available for 6 hours nightly for permanently wired storage heaters of approved types meeting load management requirements	
1.4	Off-Peak Storage Water Heating Tariff Y8	
	(Available only to installations currently taking supply under this tariff)	
	All Consumption	5.08 c/kWh
	Supply under Tariff Y8 is available for 8 hours nightly for permanently wired water storage heaters of approved types	
1.6	Off-Peak Storage Space Heating Tariff J6/JT	
	All Consumption	4.26 c/kWh
	Supply under Tariff J6/JT is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6/YT	
1.7	Off-Peak Storage Space Heating Tariff J8	
	All Consumption	5.08 c/kWh
	Supply under Tariff J8 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8	

		Proposed Tariffs from 1/1/01 (GST inclusive)
1.8	Off-Peak Storage Space Heating Tariff J	
	All Consumption	5.08 c/kWh
	Supply under Tariff J is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage heaters of approved types where supply is not taken in conjunction with a storage water heating tariff	
1.9	Service to Property Charge	
	On each account rendered	36.73 \$ per quarter
2.0	GENERAL PURPOSE LOW VOLTAGE	
2.1	(a) General Purpose Tariff E	
	First 7000 kWh/month	16.99 c/kWh
	Balance	13.46 c/kWh
	Service to Property Charge on each account rendered	13.76 \$ per month
2.1	(b) General Purpose Tariff E1	
	(Available only to installations currently taking supply under this tariff)	
	Energy Prices	
	7 am to 11 pm	
	First 5500 kWh per month	19.83 c/kWh
	Balance	13.38 c/kWh
	11 pm to 7 am	
	All Consumption	4.52 c/kWh
	Service to Property Charge on each account rendered	13.76 \$ per month
2.2	Commercial Residential Tariff G	
	(Available only to installations currently taking supply under this tariff)	
	First 5000 kWh/month	18.15 c/kWh
	Balance	14.49 c/kWh
	Service to Property Charge on each account rendered	13.76 \$ per month
2.3	Metered Demand Tariff V	
	(Available only to installations currently taking supply under this tariff)	
	Energy Price	5.82 c/kWh
	Demand Price	20.28 \$ per kW/month
	The minimum chargeable demand is the higher of 100kW or 60% of agreed demand	
2.4	Contract Demand Time-of-Use Tariff L	
	Energy Prices:	
	Peak Periods (7am to 11pm, Monday to Friday)	
	All Consumption	12.19 c/kWh
	Off Peak Periods (All Other Times)	
	All Consumption	2.63 c/kWh
	Demand Price	4.04 \$ per kW/month
	Minimum Chargeable Demand 250kW	
	Service to Property Charge on each account rendered	379.43 \$ per month

**Proposed Tariffs
from 1/1/01 (GST
inclusive)**

2.5	General Purpose Time-of-Use Tariff D	
	Energy Prices:	
	Peak Periods (7am to 11pm, Monday to Friday)	
	All Consumption	17.54 c/kWh
	Off Peak Periods (All Other Times)	
	All Consumption	3.70 c/kWh
	Service to Property Charge on each account rendered	13.76 \$ per month
2.6	Resale Price	
	Price for reselling (applicable to premises such as caravan parks where the proprietor is authorised under the Electric Light and Power Act to charge customers for electricity actually used)	
	Maximum resale price where token or prepayment meters are installed : all energy	13.54 c/kWh
	Resale price where kilowatt hour (kWh) meters are installed : as per Tariff GD/GR	
3.0	COMMUNITY SERVICES	
3.1	Community Service Tariff N	
	All Consumption	15.59 c/kWh
	Service to Property Charge on each account rendered	15.80 \$ per month
3.2	Tariff N1	
	(Available only to installations currently taking supply under this tariff)	
	Energy Prices:	
	7 am to 11 pm - All Consumption	15.59 c/kWh
	11 pm to 7 am - All Consumption	5.18 c/kWh
	Service to Property Charge on each account rendered	15.80 \$ per month
4.0	FARM	
4.1	Farm Tariff B	
	Energy Prices:	
	First 690 kWh/quarter	21.48 c/kWh
	Next 14310 kWh/quarter	19.84 c/kWh
	Next 72000 kWh/quarter	16.60 c/kWh
	Balance	15.38 c/kWh
	Service to Property Charge on each account rendered	47.39 \$ per quarter
4.2	Tariff B1	
	(Available only to installations currently taking supply under this tariff)	
	Energy Prices:	
	7 am to 11 pm	
	First 690 kWh/quarter	21.48 c/kWh
	Next 14310 kWh/quarter	19.84 c/kWh
	Next 72000 kWh/quarter	16.60 c/kWh
	Balance	15.38 c/kWh
	11 pm to 7 am - All Consumption	5.19 c/kWh
	Service to Property Charge on each account rendered	47.39 \$ per quarter

**Proposed Tariffs
from 1/1/01 (GST
inclusive)**

5.0 GENERAL PURPOSE HIGH VOLTAGE

5.1 General Purpose Tariff E5

(Available only to installations currently taking supply under this tariff)

Energy Prices

7 am to 11 pm

First 5500 kWh per month 25.31 c/kWh

Balance

16.50 c/kWh

11 pm to 7 am

All Consumption 5.30 c/kWh

Service to Property Charge on each account rendered

18.00 \$ per month

**5.2 Contract Demand Time of Use Tariff H
Voltage Levels (kV)**

**OPTION 3
220 & above
Current**

Energy Prices:

Peak Periods (7am to 11pm, Monday to Friday) 7.73 c/kWh

Off Peak Periods (All Other Times) 1.94 c/kWh

Demand Price

5.60 \$/kW/month

Minimum Chargeable Demand

40,000 kW

% Change

Energy Prices:

Peak Periods (7am to 11pm, Monday to Friday) 0.00%

Off Peak Periods (All Other Times) 0.00%

Demand Price

0.00%

**PROPOSED (GST
Inclusive)**

Energy Prices:

Peak Periods (7am to 11pm, Monday to Friday) 7.73 c/kWh

Off Peak Periods (All Other Times) 1.94 c/kWh

Demand Price

5.60 \$/kW/month

Minimum Chargeable Demand

40,000 kW

Energy Prices:

Peak Periods (7am to 11pm, Monday to Friday) 7.03 c/kWh

Off Peak Periods (All Other Times) 1.76 c/kWh

Demand Price

5.09 \$/kW/month

6.0 PUBLIC LIGHTING

See next section.

7.0 MISCELLANEOUS CHARGES

GST Inclusive

7.1 Traffic Control Signals

Service to Property Charge for each metered installation 16.60 \$ per month

if installation is not metered 11.61 \$ per month

plus energy charge 9.25 c/kWh

7.2 Security Lighting

Domestic and Commercial "Light Sentry" 2x20W
fluorescent or 50W mercury lamp
(retained for existing installations only)

38.74 \$ per quarter

7.3	Commercial, Industrial and Farm "Watchman Light"	GST Inclusive
	Initial charge per lamp (\$)	204.61
	plus the following charges per lamp:	
	TYPE AND RATING OF LAMP	CHARGE (\$)
		PROPOSED (GST Inclusive)
	MC Mercury 125W	11.82 \$ per month
	MD Mercury 250W	20.38 \$ per month
	ME Mercury 400W	28.67 \$ per month
	SF Sodium 150W	20.23 \$ per month
	SG Sodium 250W	24.33 \$ per month
	SH Sodium 400W	29.90 \$ per month
	MB Sodium 50W	13.16 \$ per month
7.4	Telecom Telephone Cabinets	
	PC 1 x 20W fluorescent energy used by STD telephone (24 hour operation). Provision of unmetered energy only per cabinet per year	40.51 \$/pa
7.5	UNMETERED SUPPLIES	CHARGE (\$)
		PROPOSED (GST Inclusive)
	ID Identilite/sign/month	67.88 \$/month
	CM Telecom Remote Customer Multiplexer/month	38.78 \$/month
	Metrolite Bus Shelters	
	S1 S1 Full advertising per month	30.37 \$/month
	S2 S2 Limited advertising per month	22.06 \$/month
	S3 S3 Vandal-proof no advertising per month	19.02 \$/month
7.6	OTHER UNMETERED SUPPLIES	CHARGE (\$)
		PROPOSED (GST Inclusive)
	CP Cathodic Protection Charge per quarter	58.11 \$/quarter
	FM Flow Monitor Charge per quarter	58.11 \$/quarter
	NM Noise Monitoring Station Charge per quarter	58.11 \$/quarter
	SS Sprinkler System Charge per quarter	58.11 \$/quarter
	TC Traffic Counting Station Charge per quarter	58.11 \$/quarter
	TS Telemetry Station	58.11 \$/quarter
	TD Ticket Dispensing Station Charge per quarter	58.11 \$/quarter
	TV Cable TV per month	10.11 \$/month
	plus energy charge	10.93 c/kWh
7.7	OTHER PUBLIC LIGHTS	CHARGE (\$)
		PROPOSED (GST Inclusive)
	F2 40W fluorescent	25.57 per quarter
	F8 1x18W fluorescent	25.09 per quarter
	IA 100W incandescent	68.34 per quarter
	IC 150W incandescent	83.47 per quarter
	IS 34W Illuminated	34.03 per quarter
	I1 1500W incandescent	306.47 per quarter
	I7 750W incandescent	153.25 per quarter
	MG 250W Mercury -one third share	24.35 per quarter
	MJ 400W Mercury -one third share	29.14 per quarter
	MT 250W Mercury two third share	48.69 per quarter
	M1 125W Mercury	29.67 per quarter
	M2 250W Mercury	73.04 per quarter

M4	400W Mercury	87.37	per quarter
M5	50W Mercury	24.45	per quarter
M8	80W Mercury	22.61	per quarter
NW	700W Mercury including pole one third share	52.79	per quarter
PP	70W Sodium high pressure	47.28	per quarter
R1	Microcell Station (2301)	65.93	per quarter
R2	Microcell Station (2101)	274.05	per quarter
R3	Microcell Station (2302)	1038.70	per quarter
SB	180W Sodium low pressure	76.91	per quarter
SX	150W Sodium high pressure one third share	14.12	per quarter
SJ	250W Sodium high pressure one third share	16.92	per quarter
SK	250W Sodium HP Wlight one third share	24.33	per quarter
SL	400W Sodium high pressure one third share	26.15	per quarter
SU	150W Sodium two third share	28.25	per quarter
S3	100W Sodium High Pressure	27.65	per quarter
S4	400W Sodium high pressure	78.46	per quarter
S5	250W Sodium high pressure	50.74	per quarter
S6	150W Sodium high pressure	42.36	per quarter
S9	90W Sodium low pressure	59.12	per quarter
AN	100W Sodium All Night	24.65	per quarter
TA	Telephone Cabinet Advertising	60.04	per quarter
VA	400W Mercury two thirds share	58.24	per quarter
VH	250W Sodium high pressure two thirds share	31.03	per quarter
VJ	400W Sodium high pressure two thirds share	52.31	per quarter

Electricity Industry Act 2000

ORDER UNDER SECTION 13

Order in Council

The Governor in Council, acting under section 13 of the **Electricity Industry Act 2000** (the "Act"), makes the following Order:

1. Objective

The objective of this Order is to regulate the tariffs that TXU may charge prescribed customers.

2. Term

This Order commences on 1 January 2002.

3. Definitions

In this Order:

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

"domestic or small business customer" means a person described in clause 4(a) of this Order;

"former franchise customer" means a person described in clause 4(b) of this Order;

"licensee" means a person to whom a licence has been issued under Part 2 of the Act;

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

"TXU" means TXU Electricity Ltd (ACN 064 651 118).

4. Prescribed Customers

A person is a prescribed customer for the purpose of the regulation of tariffs under this Order pursuant to section 13 of the Act if the person is a prescribed customer in accordance with either of the following conditions:

- (a) a person is a prescribed customer in respect of a supply point if the person is a domestic or small business customer in relation to TXU and TXU is the local retailer for that supply point within the meaning of the Order made under section 169A of the **Electricity Industry Act 1993** and published in the Government Gazette on 21 September 2000; or
- (b) a person is a prescribed customer if the person was a franchise customer of TXU immediately before 1 January 2001 and has not entered into a new contract with a licensee which takes effect on or after that date.

5. Tariffs

The tariffs set out in the Schedule to this Order:

- (a) are fixed by this Order with effect from and including 1 January 2002 as:
 - (i) the maximum tariffs at which TXU may offer to supply and sell electricity to domestic or small business customers for the purposes of section 35 of the Act; and
 - (ii) the maximum tariffs at which TXU may supply and sell electricity to former franchise customers pursuant to deemed contracts between TXU and such customers under section 37 of the Act; and
- (b) apply with effect from and including 1 January 2002 for the purposes of sections 35 and 37 of the Act in place of the tariffs that were determined by TXU and published in the Government Gazette on 1 November 2001.

6. Previous Order

The Order made under section 13 in respect of TXU and published in the Government Gazette on 14 June 2001 is revoked.

Dated 18 December 2001

Responsible Minister:

CANDY BROAD MLC

Minister for Energy and Resources

HELEN DOYE
Clerk of the Executive Council

Schedule**TXU Electricity Limited Electricity Tariffs****1. RESIDENTIAL****1.1 Winner Tariff GH/GL****GST Incl**

Energy Prices:

* Peak Periods (7 am to 11 pm Monday to Friday)

All consumption

19.42 c/kWh

* Off-Peak Periods (All other times)

All consumption

4.21 c/kWh

1.2 Residential Tariffs GD and GR**GST Incl**

First 1020 kWh/quarter

13.31 c/kWh

Balance

14.03 c/kWh

1.3 Off-Peak Load Managed Storage Water Heating Tariff Y6/YT	GST Incl
All consumption	4.21 c/kWh
Supply under Tariff Y6 is available for 6 hours nightly for permanently wired water storage heaters of approved types meeting load management requirements.	
1.4 Off-Peak Storage Water Heating Tariff Y8	GST Incl
(Available only to installations currently taking supply under this tariff)	
All consumption	5.01 c/kWh
Supply under Tariff Y8 is available for 8 hours nightly for permanently wired storage water heaters of approved types.	
1.5 Off-Peak Storage Space Heating Tariff J6/JT	GST Incl
All consumption	4.21 c/kWh
Supply under Tariff J6 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6	
1.6 Off-Peak Storage Space Heating Tariff J8	GST Incl
All consumption	5.01 c/kWh
Supply under Tariff J8 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types, where supply is taken in conjunction with Tariff Y8.	
1.7 Off-Peak Storage Space Heating Tariff J	GST Incl
All consumption	5.01 c/kWh
Supply under Tariff J is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types, where supply is not taken in conjunction with a storage water heating Tariff.	
1.8 Supply Charge	GST Incl
On each account rendered	\$38.10 /qtr
2. GENERAL PURPOSE LOW VOLTAGE	
2.1	GST Incl
(a) General Purpose Tariff E	
First 7000 kWh/month	18.34 c/kWh
Balance	13.95 c/kWh
Supply charge – on each account rendered	\$14.27 /mth
(b) Tariff E1	GST Incl
(Available only to installations currently taking supply under this tariff).	
Energy Prices:	
* 7 am to 11 pm (Monday to Sunday)	
– First 5500 kWh/month	21.15 c/kWh
– Balance	13.75 c/kWh
* 11 pm to 7 am (Monday to Sunday)	
– All consumption	4.46 c/kWh
Supply charge – on each account rendered	\$14.27 /mth

2.2 Commercial Residential Tariff G	GST Incl
(Available only to installations currently taking supply under this tariff)	
First 5000 kWh/month	18.81 c/kWh
Balance	15.02 c/kWh
Supply charge – on each account rendered	\$14.27 /mth
2.3 Metered Demand Tariff V	GST Incl
(Available only to installations currently taking supply under this tariff)	
Energy Price	6.03 c/kWh
Demand Price	\$ 21.05 /kW/mth
The minimum chargeable demand is the higher of 100kW or 60% of agreed demand.	
2.4 Contract Demand Time-of-Use Tariff L	GST Incl
Energy Prices:	
* Peak Periods (7 am to 11 pm Monday to Friday)	
All consumption	12.64 c/kWh
* Off-Peak Periods (All other times)	
All consumption	2.59 c/kWh
Demand Price	\$4.19 /kW/mth
Minimum chargeable demand 250kW	
Supply charge – on each account rendered	\$393.56 /mth
2.5 General Purpose Time-of-Use Tariff D	GST Incl
Energy Prices:	
* Peak Periods (7 am to 11 pm Monday to Friday)	
All consumption	18.52 c/kWh
* Off-Peak Periods (All other times)	
All consumption	3.66 c/kWh
Supply charge – on each account rendered	\$14.27 /mth
3. COMMUNITY SERVICE	
3.1 Community Service Tariff N	GST Incl
All consumption	16.16 c/kWh
Supply charge – on each account rendered	\$16.39 /mth
3.2 Tariff N1	GST Incl
(Available only to installations currently taking supply under this tariff)	
Energy Prices:	
* 7 am to 11 pm – All consumption	16.16 c/kWh
* 11 pm to 7 am – All consumption	5.12 c/kWh
Supply charge – on each account rendered	\$16.39 /mth

4. FARM**4.1 Farm Tariff B****GST Incl**

Energy Prices:

First 690 kWh/quarter

22.26 c/kWh

Next 14310 kWh/quarter

20.58 c/kWh

Next 72000 kWh/quarter

17.20 c/kWh

Balance

15.94 c/kWh

Supply charge –

on each account rendered

\$49.16 /qtr

4.2 Tariff B1**GST Incl**

(Available only to installations currently taking supply under this tariff).

Energy Prices:

* 7 am to 11 pm

First 690 kWh/quarter

22.26 c/kWh

Next 14310 kWh/quarter

20.58 c/kWh

Next 72000 kWh/quarter

17.20 c/kWh

Balance

15.94 c/kWh

* 11 pm to 7 am –

All consumption

5.12 c/kWh

Supply charge –

on each account rendered

\$49.16 /qtr

5. GENERAL PURPOSE HIGH VOLTAGE**5.1 General Purpose Tariff E5****GST Incl**

(Available only to installations currently taking supply under this tariff).

Energy Prices:

* 7 am to 11 pm

First 5500 kWh/month

25.29 c/kWh

Balance

16.48 c/kWh

* 11 pm to 7 am –

All consumption

5.30 c/kWh

Supply charge –

on each account rendered

\$17.98 /mth

6. PUBLIC LIGHTING**6.1 Lanterns on Current Offer****TYPE AND RATING OF LANTERN**

		ALL NIGHT	24 HOUR
		\$ pa	DAILY
		GST Incl	\$ pa
			GST Incl
Mercury	80W	88.73	--
Mercury	125W	116.41	--
Sodium	100W	108.47	--
Sodium	150W	166.19	366.90
Sodium	250W	199.11	465.28
Sodium	400W	307.89	--

6.2 Lanterns NOT on Current Offer (for existing installations only)
TYPE AND RATING OF LANTERN

		ALL NIGHT \$pa GST Incl	SPECIAL ALL NIGHT \$pa GST Incl	24 HOUR DAILY \$pa GST Incl
Incandescent	100W	268.18	342.04	--
Incandescent	150W	327.57	--	--
Incandescent	200W	347.26	380.57	--
Incandescent	300W	409.07	--	--
Incandescent	500W	491.36	523.08	--
Incandescent	750W	601.36	--	--
Fluorescent	2X20W	100.35	117.21	160.58
Fluorescent	3X20W	119.21	--	203.93
Fluorescent	4X40W	282.21	--	--

TYPE AND RATING OF LANTERN

		ALL NIGHT \$pa GST Incl	SPECIAL ALL NIGHT \$pa GST Incl	24 HOUR DAILY \$pa GST Incl
Mercury	50W	95.94	--	--
Mercury	125W	116.43	--	--
Mercury	250W	286.64	--	--
Mercury	400W	342.81	--	--
Mercury (excluding pole)	700W	513.44	557.60	--
Mercury (including pole)	700W	621.42	--	--
Sodium	90W	232.02	--	342.43
Sodium	180W	301.87	--	--
Sodium (one lamp)	2X400W	437.17	--	--
Sodium (two lamps)	2X400W	607.38	--	--

7. MISCELLANEOUS CHARGES

7.1 Traffic Control Signals

Supply charge each metered installation **GST Incl**
 \$16.39 per month
 (if installation is not metered) \$11.47 per month
 plus energy charge of \$9.08 c/kWh.

7.2 Security Lighting

Domestic and Commercial Residential "Light Sentry"
 2 x 20W fluorescent **GST Incl**
 or 50W mercury lamp \$38.26 per quarter
 (retained for existing installations only)

7.3 Commercial, Industrial and Farm "Watchman Light"

Initial charge per lamp **GST Incl**
 plus the following charges per lamp: \$202.09

TYPE AND RATING OF LAMP

		CHARGE/MONTH (\$) GST Incl
Mercury	125W	11.60
Mercury	250W	19.99
Mercury	400W	28.12
Sodium	150W	19.83
Sodium	250W	23.87
Sodium	400W	29.34

7.4 Telecom Telephone Cabinets	GST Incl
1 x 20W fluorescent, plus energy used by STD telephone (24 hour operation). Provision of unmetered energy only per cabinet per year.	\$40.01
7.5 Unmetered Supplies	CHARGE (\$)
	GST Incl
Less than 50 Watts/mth	19.01
Mobile X-Ray unit or equivalent/day	11.20
Identilite/sign/qtr	66.60
Telecom Remote Customer Multiplexer/mth	38.05
Mobile radio network/mth	46.93
Remote weather stations/mth	17.88
Metrolite bus shelters – S1 Full advertising/mth	29.79
S2 Limited advertising/mth	21.65
S3 Vandal-proof no advertising/mth	18.65
Ice warning lamps/mth	17.77
8. OTHER CHARGES	
8.1 TV	GST Incl
All consumption	10.59
9. Telstra Remote Interface Multiplexor Equipment Tariffs	
480 Line Cabinet	GST Incl
Peak charge	18.41 c/kWh
Off-peak charge	3.66 c/kWh
Supply charge	\$119.88 p.a.
240 Line Cabinet	
Peak charge	18.41 c/kWh
Off-peak charge	3.66 c/kWh
Supply charge	\$119.88 p.a.
180 Line Cabinet	
Peak charge	18.41 c/kWh
Off-peak charge	3.66 c/kWh
Supply charge	\$119.88 p.a.

Electricity Industry Act 2000

ORDER UNDER SECTION 13

Order in Council

The Governor in Council, acting under section 13 of the **Electricity Industry Act 2000** (the “Act”), makes the following Order:

1. Objective

The objective of this Order is to regulate the tariffs that CitiPower may charge prescribed customers.

2. Term

This Order commences on 1 January 2002.

3. Definitions

In this Order:

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

“domestic or small business customer” means a person described in clause 4(a) of this Order;

“former franchise customer” means a person described in clause 4(b) of this Order;

“licensee” means a person to whom a licence has been issued under Part 2 of the Act;

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

“CitiPower” means CitiPower Pty (ACN 064 651 056).

4. Prescribed Customers

A person is a prescribed customer for the purpose of the regulation of tariffs under this Order pursuant to section 13 of the Act if the person is a prescribed customer in accordance with either of the following conditions:

- (a) a person is a prescribed customer in respect of a supply point if the person is a domestic or small business customer in relation to CitiPower and CitiPower is the local retailer for that supply point within the meaning of the Order made under section 169A of the **Electricity Industry Act 1993** and published in the Government Gazette on 21 September 2000; or
- (b) a person is a prescribed customer if the person was a franchise customer of CitiPower immediately before 1 January 2001 and has not entered into a new contract with a licensee which takes effect on or after that date.

5. Tariffs

The tariffs set out in the Schedule to this Order:

- (a) are fixed by this Order with effect from and including 1 January 2002 as:
 - (i) the maximum tariffs at which CitiPower may offer to supply and sell electricity to domestic or small business customers for the purposes of section 35 of the Act; and
 - (ii) the maximum tariffs at which CitiPower may supply and sell electricity to former franchise customers pursuant to deemed contracts between CitiPower and such customers under section 37 of the Act; and
- (b) apply with effect from and including 1 January 2002 for the purposes of sections 35 and 37 of the Act in place of the tariffs that were determined by CitiPower and published in the Government Gazette on 13 October 2001.

Dated 18 December 2001

Responsible Minister:

CANDY BROAD MLC

Minister for Energy and Resources

HELEN DOYE
Clerk of the Executive Council

Schedule

1 RESIDENTIAL	Excluding GST	Including GST
1.1 Winner Tariff GH/GL		
Energy Prices:		
* Peak Periods (7 am to 11 pm Monday to Friday)		
All consumption	17.66 c/kWh	19.43 c/kWh
* Off-Peak Periods (All other times)		
All consumption	3.83 c/kWh	4.21 c/kWh
Service Charge per quarter	\$34.64	\$38.10
1.2 Residential Tariffs GD and GR		
First 1020 kWh/quarter	12.10 c/kWh	13.31 c/kWh
Balance	12.76 c/kWh	14.04 c/kWh
Service Charge per quarter	\$34.64	\$38.10
1.3 Off-Peak Load Managed Storage Water Heating Tariff Y6/YT		
All consumption	3.83 c/kWh	4.21 c/kWh
Supply under Tariff Y6 is available for 6 hours nightly for permanently wired water storage heaters of approved types meeting load management requirements.		
1.4 Off-Peak Storage Water Heating Tariff Y8 (Available only to installations currently taking supply under this tariff)		
All consumption	4.55 c/kWh	5.01 c/kWh
Supply under Tariff Y8 is available for 8 hours nightly for permanently wired storage water heaters of approved types.		
1.5 Off-Peak Storage Space Heating Tariff J6/JT		
All consumption	3.83 c/kWh	4.21 c/kWh
Supply under Tariff J6 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6		
1.6 Off-Peak Storage Space Heating Tariff J8		
All consumption	4.55 c/kWh	5.01 c/kWh
Supply under Tariff J8 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types, where supply is taken in conjunction with Tariff Y8.		
1.7 Off-Peak Storage Space Heating Tariff J		
All consumption	4.55 c/kWh	5.01 c/kWh
Supply under Tariff J is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types, where supply is not taken in conjunction with a storage water heating Tariff.		

	Excluding GST	Including GST
2 GENERAL PURPOSE LOW VOLTAGE		
2.1 General Purpose Time-of-Use Tariff D		
Energy Prices		
* Peak Periods (7 am to 11 pm Monday to Friday) All consumption	16.85 c/kWh	18.53 c/kWh
* Off-Peak Periods (All other times) All consumption	3.33 c/kWh	3.66 c/kWh
Service Charge per month	\$12.97	\$14.27
2.2 General Purpose Tariff E		
First 7000 kWh/month	16.67 c/kWh	18.34 c/kWh
Balance	12.69 c/kWh	13.96 c/kWh
Service Charge per month	\$12.97	\$14.27
2.3 Tariff E1		
(Available only to installations currently taking supply under this tariff).		
Energy Prices:		
* Peak Periods (7 am to 11 pm) – First 5500 kWh/month	19.41 c/kWh	21.35 c/kWh
– Balance	12.63 c/kWh	13.89 c/kWh
* Off-Peak Periods (All other times) – All consumption	4.05 c/kWh	4.46 c/kWh
Service Charge per month	\$12.97	\$14.27
2.4 Commercial Residential Tariff G		
(Available only to installations currently taking supply under this tariff)		
First 5000 kWh/month	17.11 c/kWh	18.82 c/kWh
Balance	13.66 c/kWh	15.03 c/kWh
Service Charge per month	\$12.97	\$14.27
2.5 Metered Demand Tariff V		
(Available only to installations currently taking supply under this tariff)		
Energy Price	5.37 c/kWh	5.90 c/kWh
Demand Price \$k/W/month	\$19.14	\$21.05
The minimum chargeable demand is the higher of 100kW or 60% of agreed demand.		
3 COMMUNITY SERVICE		
3.1 Community Service Tariff N		
All consumption	14.70 c/kWh	16.17 c/kWh
Service Charge per month	\$14.90	\$16.39
3.2 Tariff N1		
(Available only to installations currently taking supply under this tariff)		
Energy Prices		
* Peak Periods (7am to 11pm) All consumption	14.70 c/kWh	16.17 c/kWh
* Off-Peak Periods (All other times)	4.65 c/kWh	5.12 c/kWh
Service Charge per month	\$14.90	\$16.39

	Excluding GST	Including GST
4 GENERAL PURPOSE HIGH VOLTAGE		
4.1 General Purpose Tariff E5 (Available only to installations currently taking supply under this tariff)		
Energy Prices		
• 7 am to 11 pm		
First 5500 kWh/month	22.82 c/kWh	25.10 c/kWh
Balance	14.81 c/kWh	16.29 c/kWh
• 11 pm to 7 am		
All consumption	4.73 c/kWh	5.20 c/kWh
Service Charge per month	\$14.62	\$16.08
5 PUBLIC LIGHTING		
The following prices do not include excluded services including repair, maintenance and replacement of street lighting for which there will be an additional regulated charge as provided for in the Electricity Distribution Price Determination 2001–2005 made by the Office of the Regulator-General.		
	Excluding GST	Including GST
	\$pa	\$pa
Mercury Vapour 80W	\$38.61	\$42.47
Mercury Vapour 125W	\$54.96	\$60.45
Mercury Vapour 250W	\$117.65	\$129.41
Mercury Vapour 400W	\$180.27	\$198.29
Mercury Vapour 700W	\$304.72	\$335.19
Metal Halide 70W	\$41.93	\$46.12
Metal Halide 150W	\$76.57	\$84.22
Metal Halide 175W	\$86.03	\$94.63
Metal Halide 250W	\$117.04	\$128.74
Metal Halide 400W	\$180.27	\$198.29
Metal Halide 1000W	\$427.96	\$470.75
Metal Halide 1500W	\$638.19	\$702.00
High Pressure Sodium 50W	\$33.48	\$36.82
High Pressure Sodium 70W	\$41.93	\$46.12
High Pressure Sodium 100W	\$55.22	\$60.74
High Pressure Sodium 150W	\$76.77	\$84.44
High Pressure Sodium 250W	\$120.27	\$132.29
High Pressure Sodium 400W	\$185.51	\$204.06
High Pressure Sodium 1000W	\$427.96	\$470.75
6 MISCELLANEOUS CHARGES		
6.1 Traffic Control Signals		
Supply charge each metered installation	\$14.90 per month	\$16.39
(if installation is not metered)	\$10.40 per month	\$11.44
plus energy charge of	8.30 c/kWh	9.13 c/kWh
6.2 Security Lighting		
Domestic and Commercial Residential "Light Sentry"		
2 x 20W fluorescent or 50W mercury lamp	\$34.00 quarter	\$37.40 per qtr
(retained for existing installation only)		

	Excluding GST	Including GST
6.3 Commercial Industrial and Farm "Watchman Light"		
Initial charge per lamp	\$180.00	\$198.00
plus the following charges per lamp		
TYPE AND RATING OF LAMP	CHARGE /MONTH	
Mercury 125W	\$10.53	\$11.58
Mercury 250W	\$18.12	\$19.93
Mercury 400W	\$25.46	\$28.00
Sodium 150W	\$18.06	\$19.86
Sodium 250W	\$21.67	\$23.83
Sodium 400W	\$26.56	\$29.21
6.4 Telecom Telephone Cabinets		
1 x 20W fluorescent, plus energy used by STD telephone (24 hour operation). Provision of unmetered energy only per cabinet per year.	\$36.00	\$39.60
6.5 Unmetered supplies	CHARGE	
Less than 50 Watts/mth	\$17.00	\$18.70
Mobile X-Ray unit or equivalent/day	\$10.25	\$11.27
Identilite/sign/qtr	\$60.90	\$66.99
Telecom Remote Customer		
Multiplexer/mth	\$34.80	\$38.28
Mobile radio network/mth	\$42.95	\$47.24
Remote weather stations/mth	\$16.30	\$17.93
Metrolite bus shelters –		
S1 Full advertising/mth	\$27.25	\$29.97
S2 Limited advertising/mth	\$19.80	\$21.78
S3 Vandal-proof no advertising/mth	\$17.00	\$18.70
Ice warning lamps/mth	\$16.25	\$17.87

Electricity Industry Act 2000

ORDER UNDER SECTION 13

Order in Council

The Governor in Council, acting under section 13 of the **Electricity Industry Act 2000** (the "Act"), makes the following Order:

1. Objective

The objective of this Order is to regulate the tariffs that Origin Energy may charge prescribed customers.

2. Term

This Order commences on 1 January 2002.

3. Definitions

In this Order:

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

"domestic or small business customer" means a person described in clause 4(a) of this Order;

"former franchise customer" means a person described in clause 4(b) of this Order;

"licensee" means a person to whom a licence has been issued under Part 2 of the Act;

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

“**Origin Energy**” means Origin Energy Electricity Limited (ACN 071 052 287).

4. Prescribed Customers

A person is a prescribed customer for the purpose of the regulation of tariffs under this Order pursuant to section 13 of the Act if the person is a prescribed customer in accordance with either of the following conditions:

- (a) a person is a prescribed customer in respect of a supply point if the person is a domestic or small business customer in relation to Origin Energy and Origin Energy is the local retailer for that supply point within the meaning of the Order made under section 169A of the **Electricity Industry Act 1993** and published in the Government Gazette on 21 September 2000, and amended on 22 May 2001; or
- (b) a person is a prescribed customer if the person was a franchise customer of Powercor Australia Limited immediately before 1 January 2001 and has not entered into a new contract with a licensee which takes effect on or after that date.

5. Tariffs

The tariffs set out in the Schedule to this Order:

- (a) are fixed by this Order with effect from and including 1 January 2002 as:
 - (i) the maximum tariffs at which Origin Energy may offer to supply and sell electricity to domestic or small business customers for the purposes of section 35 of the Act; and
 - (ii) the maximum tariffs at which Origin Energy may supply and sell electricity to former franchise customers pursuant to deemed contracts between Origin Energy and such customers under section 37 of the Act; and
- (b) apply with effect from and including 1 January 2002 for the purposes of sections 35 and 37 of the Act in place of the tariffs that were determined by Origin Energy and published in the Government Gazette on 1 November 2001.

Dated 18 December 2001

Responsible Minister:

CANDY BROAD MLC

Minister for Energy and Resources

HELEN DOYE
Clerk of the Executive Council

Schedule

		GST Exclusive	GST Inclusive
1	RESIDENTIAL		
1.1	Winner Tariff GH/GL		
	Energy Prices:		
	* Peak Periods (7 am to 11 pm Monday to Friday)		
	All consumption	17.90	19.69 ¢/kWh
	Off Peak Periods (All other times)		
	All consumption	3.88	4.27 ¢/kWh
1.2	Residential Tariffs GD and GR		
	First 1020 kWh / quarter	12.27	13.50 ¢/kWh
	Balance	12.93	14.22 ¢/kWh

	GST Exclusive	GST Inclusive	
1.3 ClimateSaver Tariff			
Supply under this tariff is available to both GD/GR (Residential) customers and GH/GL (Winner) customers			
1 November to 31 March	12.92	14.21	¢/kWh
1 April to 31 October	8.63	9.49	¢/kWh
1.4 Off-Peak Load Managed Storage Water Heating Tariff Y6/YT			
All consumption	3.88	4.27	¢/kWh
Supply under Tariff Y6 is available for 6 hours nightly for permanently wired water storage heaters of approved types meeting load management requirements			
1.5 Off-Peak Storage water heating Tariff Y8			
(Available only to installations currently taking supply under this tariff)			
All consumption	4.61	5.07	¢/kWh
Supply under Tariff Y8 is available for 8 hours nightly for permanently wired storage heaters of approved types			
1.6 Off-Peak Solar Water Heating Tariff S4			
All consumption	3.10	3.41	¢/kWh
Supply under Tariff S4 is:-			
* available for 4 hours (from 3am to 7am) daily,			
* only available with Tariff GD and is not available with any other tariff combination,			
* available for current supplies under Tariff Y6 and Y8 where electrically approved solar water heaters have been installed (or are to be installed) or where correctly sized solar panels will be added to an existing Off-Peak electric water heater			
* available to first time connection applicants who install an approved solar water heater or suitably sized solar panels connected to an approved Off-Peak electric water heater			
1.7 Off-Peak Storage Space Heating Tariff J6/JT			
All consumption	3.88	4.27	¢/kWh
Supply under Tariff J6 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y6			
1.8 Off-Peak Storage Space Heating Tariff J8			
All consumption	4.61	5.07	¢/kWh
Supply under Tariff J8 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types where supply is taken in conjunction with Tariff Y8			

	GST Exclusive	GST Inclusive	
1.9 Off-Peak Storage Space Heating Tariff J			
All consumption	4.61	5.07	¢/kWh
Supply under Tariff J is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types, where supply is not taken in conjunction with a storage water heating tariff			
1.10 Supply Charge			
On each account rendered	\$35.10	\$38.61	/qtr
2 GENERAL PURPOSE LOW VOLTAGE			
2.1 (a) General Purpose Tariff E			
First 7000 kWh/month	16.90	18.59	¢/kWh
Balance	12.86	14.15	¢/kWh
Supply Charge – on each account rendered	\$13.14	\$14.45	/mth
(b) Tariff E1			
(Available only to installations currently taking supply under this tariff)			
Energy Prices:			
* 7am to 11 pm			
– First 5500 kWh/month	19.68	21.65	¢/kWh
– Balance	12.80	14.08	¢/kWh
* 11 pm to 7am			
– All consumption	4.11	4.52	¢/kWh
Supply Charge – on each account rendered	\$13.14	\$14.45	/mth
2.2 Commercial Residential Tariff G			
(Available only to installations currently taking supply under this tariff)			
First 5000 kWh/month	17.34	19.07	¢/kWh
Balance	13.84	15.22	¢/kWh
Supply Charge – on each account rendered	\$13.14	\$14.45	/mth
2.3 Contract Demand Time-of-Use Tariff L			
Energy Prices:			
* Peak Periods (7am to 11 pm, Monday to Friday)			
– All consumption	11.65	12.82	¢/kWh
* Off Peak Periods (All other times)			
– All consumption	2.39	2.63	¢/kWh
Demand Price – Minimum chargeable demand 250 kW	\$3.86	\$4.25	/kW/mth
Supply Charge – on each account rendered	\$362.48	\$398.73	/mth
2.4 General Purpose Time-of-Use Tariff D			
Energy Prices:			
* Peak Periods (7am to 11 pm, Monday to Friday)			
– All consumption	17.07	18.78	¢/kWh
* Off Peak Periods (All other times)			
– All consumption	3.38	3.72	¢/kWh
Supply Charge – on each account rendered	\$13.14	\$14.45	/mth

		GST Exclusive	GST Inclusive	
3	COMMUNITY SERVICE			
3.1	Community Service Tariff N			
	All consumption	14.90	16.39	¢/kWh
	Supply Charge – on each account rendered	\$15.10	\$16.61	/mth
3.2	Tariff N1			
	(Available only to installations currently taking supply under this tariff)			
	Energy Prices:			
	* 7am to 11 pm			
	– All consumption	14.90	16.39	¢/kWh
	* 11 pm to 7am			
	– All consumption	4.72	5.19	¢/kWh
	Supply Charge – on each account rendered	\$15.10	\$16.61	/mth
4	FARM			
4.1	Farm Tariff B			
	First 690 kWh/quarter	20.52	22.57	¢/kWh
	Next 14310 kWh/quarter	18.97	20.87	¢/kWh
	Next 72000 kWh/quarter	15.86	17.45	¢/kWh
	Balance	14.69	16.16	¢/kWh
	Supply Charge – on each account rendered	\$45.29	\$49.82	/qtr
4.2	Tariff B1			
	(Available only to installations currently taking supply under this tariff)			
	Energy Prices:			
	* 7am to 11 pm			
	– First 690 kWh/quarter	20.52	22.57	¢/kWh
	– Next 14310 kWh/quarter	18.97	20.87	¢/kWh
	– Next 72000 kWh/quarter	15.86	17.45	¢/kWh
	– Balance	14.69	16.16	¢/kWh
	* 11 pm to 7am			
	– All consumption	4.72	5.19	¢/kWh
	Supply Charge – on each account rendered	\$45.29	\$49.82	/qtr
5	GENERAL PURPOSE HIGH VOLTAGE			
5.1	General Purpose Tariff E5			
	(Available only to installations currently taking supply under this tariff)			
	Energy Prices:			
	* 7am to 11 pm			
	– First 5500 kWh/month	23.30	25.63	¢/kWh
	– Balance	15.19	16.71	¢/kWh
	* 11 pm to 7am			
	– All consumption	4.89	5.38	¢/kWh
	Supply Charge – on each account rendered	16.57	18.23	/mth

		GST Exclusive	GST Inclusive	
6	PUBLIC LIGHTING			
6.1	Lanterns on Current Offer			
	Mercury 80W All Night	\$82.28	\$90.51	pa
	Mercury 125W All Night	\$107.95	\$118.75	pa
	Sodium 150W All Night	\$154.10	\$169.51	pa
	Sodium 150W 24 hour	\$340.22	\$374.24	pa
	Sodium 250W All Night	\$184.62	\$203.08	pa
	Sodium 250W 24 hour	\$431.42	\$474.56	pa
	Sodium 400W All Night	\$285.50	\$314.05	pa
6.2	Lanterns NOT on Current Offer (for existing installations only)			
	Incandescent 100W All Night	\$248.67	\$273.54	pa
	Incandescent 100W Special All Night	\$317.14	\$348.85	pa
	Incandescent 150W All Night	\$303.74	\$334.11	pa
	Incandescent 200W All Night	\$321.99	\$354.19	pa
	Incandescent 200W Special All Night	\$352.88	\$388.17	pa
	Incandescent 300W All Night	\$379.31	\$417.24	pa
	Incandescent 500W All Night	\$455.60	\$501.16	pa
	Incandescent 500W Special All Night	\$485.02	\$533.52	pa
	Incandescent 750W All Night	\$557.61	\$613.37	pa
	Fluorescent 2X20W All Night	\$93.05	\$102.36	pa
	Fluorescent 2X20W Special All Night	\$108.69	\$119.56	pa
	Fluorescent 2X20W 24 Hour Daily	\$148.90	\$163.79	pa
	Fluorescent 3X20W All Night	\$110.54	\$121.59	pa
	Fluorescent 3X20W 24 Hour Daily	\$189.09	\$208.00	pa
	Fluorescent 4X40W All Night	\$261.68	\$287.85	pa
	Mercury 50W All Night	\$88.97	\$97.87	pa
	Mercury 250W All Night	\$265.79	\$292.37	pa
	Mercury 400W All Night	\$317.87	\$349.66	pa
	Mercury 700W (Excluding Pole) All Night	\$476.08	\$523.69	pa
	Mercury 700W (Excluding Pole) Special All Night	\$517.02	\$568.72	pa
	Mercury 700W (Including Pole) All Night	\$576.22	\$633.84	pa
	Sodium 90W All Night	\$215.15	\$236.67	pa
	Sodium 90W 24 Hour Daily	\$317.52	\$349.27	pa
	Sodium 180W All Night	\$279.91	\$307.90	pa
	Sodium 2X400W (One Lamp) All Night	\$405.36	\$445.90	pa
	Sodium 2X400W (Two Lamp) All Night	\$563.19	\$619.51	pa
7	MISCELLANEOUS CHARGES			
7.1	Traffic Control Signals			
	Supply charge each metered installation	\$15.10	\$16.61	/mth
	Supply charge for unmetered installations plus Energy charge	\$10.57 8.42	\$11.63 9.26	/mth ¢/kWh
7.2	Security Lighting			
	Domestic and Commercial Residential "Light Sentry" 2 x 20W fluorescent or 50W mercury lamp (retained for existing installations only)	\$35.25	\$38.78	/qtr

	GST Exclusive	GST Inclusive
7.3 Commercial, Industrial and Farm “Watchman Light”		
Initial charge per lamp, plus the following charges per lamp	\$186.13	\$204.74
Mercury 125W	\$10.76	\$11.84 /mth
Mercury 250W	\$18.54	\$20.39 /mth
Mercury 400W	\$26.08	\$28.69 /mth
Sodium 150W	\$18.39	\$20.23 /mth
Sodium 250W	\$22.14	\$24.35 /mth
Sodium 400W	\$27.20	\$29.92 /mth
7.4 Telecom Telephone Cabinets		
1 x 20W fluorescent, plus energy used by STD telephone (24 hour operation). Provision of unmetered energy only per cabinet per year	\$36.85	\$40.54 /cabinet pa
7.5 Unmetered Supplies		
Less than 50 Watts	\$17.63	\$19.39 /mth
Mobile X-Ray unit or equivalent	\$10.39	\$11.43 /day
Identilite/sign	\$61.75	\$67.93 /qtr
Telecom Remote Customer Multiplexer	\$35.29	\$38.82 /mth
Mobile radio network	\$43.52	\$47.87 /mth
Remote weather stations	\$16.59	\$18.25 /mth
Metrolite bus shelter – S1 Full advertising	\$27.62	\$30.38 /mth
Metrolite bus shelter – S2 Limited advertising	\$20.08	\$22.09 /mth
Metrolite bus shelter – S3 Vandal-proof no advertising	\$17.30	\$19.03 /mth
Ice warning lamps	\$16.48	\$18.13 /mth

Electricity Industry Act 2000

ORDER UNDER SECTION 13

Order in Council

The Governor in Council, acting under section 13 of the **Electricity Industry Act 2000** (the “Act”), makes the following Order:

1. Objective

The objective of this Order is to regulate the tariffs that Pulse may charge prescribed customers.

2. Term

This Order commences on 1 January 2002.

3. Definitions

In this Order:

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

“domestic or small business customer” means a person described in clause 4(a) of this Order;

“former franchise customer” means a person described in clause 4(b) of this Order;

“licensee” means a person to whom a licence has been issued under Part 2 of the Act;

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

“Pulse” means Pulse Energy Pty Ltd (ACN 090 538 337).

4. Prescribed Customers

A person is a prescribed customer for the purpose of the regulation of tariffs under this Order pursuant to section 13 of the Act if the person is a prescribed customer in accordance with either of the following conditions:

- (a) a person is a prescribed customer in respect of a supply point if the person is a domestic or small business customer in relation to Pulse and Pulse is the local retailer for that supply point within the meaning of the Order made under section 169A of the **Electricity Industry Act 1993** and published in the Government Gazette on 21 September 2000; or
- (b) a person is a prescribed customer if the person was a franchise customer of Pulse immediately before 1 January 2001 and has not entered into a new contract with a licensee which takes effect on or after that date.

5. Tariffs

The tariffs set out in the Schedule to this Order:

- (a) are fixed by this Order with effect from and including 1 January 2002 as:
 - (i) the maximum tariffs at which Pulse may offer to supply and sell electricity to domestic or small business customers for the purposes of section 35 of the Act; and
 - (ii) the maximum tariffs at which Pulse may supply and sell electricity to former franchise customers pursuant to deemed contracts between Pulse and such customers under section 37 of the Act; and
- (b) apply with effect from and including 1 January 2002 for the purposes of sections 35 and 37 of the Act in place of the tariffs that were determined by Pulse and published in the Government Gazette on 22 October 2001.

Dated 18 December 2001

Responsible Minister:

CANDY BROAD MLC

Minister for Energy and Resources

HELEN DOYE
Clerk of the Executive Council

Schedule

Tariff Type	2000 Maximum Uniform Tariff c/kWh	Proposed Tariff c/kWh
1 RESIDENTIAL		
1.1 Winner Tariff GH/GL Energy Prices: *Peak Periods (7am to 11pm) Monday to Friday All consumption *Off-Peak Periods (All other times) All consumption	 19.44 4.21	 19.42 4.21
1.2 Residential Tariffs GD and GR First 1020 kWh/quarter Balance	 13.32 14.05	 13.31 14.04
1.4 Off-Peak Load Managed Storage Water Heating Tariff Y6/YT All consumption Supply under Tariff Y6 is available for 6 hours nightly for permanently wired water storage heaters of approved types meeting load management requirements	 4.21	 4.21
1.5 Off-Peak Storage Water Heating Tariff Y8 (Available only to installations currently taking supply under this tariff) All consumption Supply under Tariff Y8 is available for 8 hours nightly for permanently wired storage water heaters of approved types	 5.01	 5.00
1.7 Off-Peak Storage Space Heating Tariff J6/JT All consumption Supply under Tariff J6 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types, where supply is taken in conjunction with Tariff Y6	 4.21	 4.21

Tariff Type	2000 Maximum Uniform Tariff c/kWh	Proposed Tariff c/kWh
1.8 Off-Peak Storage Space Heating Tariff J8 All consumption Supply under Tariff J8 is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types, where supply is taken in conjunction with Tariff Y8	5.01	5.00
1.9 Off-Peak Storage Space Heating Tariff J All consumption Supply under Tariff J is available for 7 hours nightly plus 3 hours each afternoon for permanently wired storage space heaters of approved types, where supply is not taken in conjunction with a storage water heating tariff	5.01	5.00
1.10 Supply Charge On each account rendered/quarter	\$38.11	\$38.07
1.11 Default Tariff GD First 1020 kWh/quarter Balance Supply Charge (\$/quarter)	N/A N/A N/A	13.76 14.52 39.38
2 GENERAL PURPOSE LOW VOLTAGE		
2.1 (a) General Purpose Tariff E First 7000 kWh/month Balance Supply Charge – on each account rendered (b) Tariff E1 (Available only to installations currently taking supply under this tariff) Energy Prices: <ul style="list-style-type: none"> • 7am to 11pm – First 5500 kWh/month – Balance • 11pm to 7am – All consumption Supply Charge – on each account rendered	18.35 13.97 \$14.28/mth 21.36 13.89 4.46 \$14.28/mth	18.33 13.96 \$14.27/mth 21.34 13.88 4.46 \$14.27/mth

<p>2.2 Commercial Residential Tariff G (Available only to installations currently taking supply under this tariff)</p> <p>First 5000 kWh/month</p> <p>Balance</p> <p>Supply Charge – on each account rendered</p>	<p>18.83</p> <p>15.03</p> <p>\$14.28/mth</p>	<p>18.81</p> <p>15.01</p> <p>\$14.27/mth</p>
<p>2.3 Metered Demand Tariff V (Available only to installations currently taking supply under this tariff)</p> <p>Energy Price</p> <p>Demand Price</p> <p>The minimum chargeable demand is the higher of 100kW or 60% of agreed demand</p>	<p>6.03</p> <p>\$21.06/kW/mth</p>	<p>6.02</p> <p>\$21.04/kW/mth</p>
<p>2.4 Contract Demand Time-of-Use Tariff L</p> <p>Energy Prices</p> <ul style="list-style-type: none"> • Peak Periods (7am to 11pm Monday to Friday) All consumption • Off-Peak Periods (All other times) All consumption <p>Demand price</p> <p>Minimum chargeable demand 250kW</p> <p>Supply Charge – on each account rendered</p>	<p>12.65</p> <p>2.59</p> <p>\$4.19/kW/mth</p> <p>\$393.71/mth</p>	<p>12.64</p> <p>2.59</p> <p>\$4.19/kW/mth</p> <p>\$393.32/mth</p>
<p>2.5 General Purpose Time-of-Use Tariff D</p> <p>Energy prices</p> <ul style="list-style-type: none"> • Peak Periods (7am to 11pm Monday to Friday) All consumption • Off-Peak Periods (All other times) All consumption <p>Supply charge – on each account rendered</p>	<p>18.54</p> <p>3.66</p> <p>\$14.28/mth</p>	<p>18.52</p> <p>3.66</p> <p>\$14.27/mth</p>
<p>2.6 Resale Price</p> <p>Price for reselling (applicable to premises such as caravan parks where the proprietor is authorised under the Electric Light and Power Act to charge customers for electricity actually used)</p> <p>Maximum resale price where token or prepaying meters are installed: all energy</p> <p>Resale price where kilowatt hour (kWh) meters are installed: as per Tariff GD/GR</p>	<p>14.05</p>	<p>14.04</p>

2.7 Default Tariff E		
First 7000 kWh/month	N/A	18.96
Balance	N/A	14.43
Supply Charge (\$/month)	N/A	14.75
3 COMMUNITY SERVICE		
3.1 Community Service Tariff N		
All consumption	16.18	16.16
Supply Charge – on each account rendered	\$16.40/mth	\$16.38/mth
3.2 Tariff N1 (Available only to installations currently taking supply under this tariff)		
Energy Prices		
• 7am to 11pm – All consumption	16.18	16.16
• 11pm to 7am – All consumption	5.12	5.11
Supply Charge – on each account rendered	\$16.40/mth	\$16.38/mth
4 FARM		
4.1 Farm Tariff B		
Energy Prices		
First 690 kWh/quarter	22.29	22.27
Next 14310 kWh/quarter	20.60	20.58
Next 72000 kWh/quarter	17.22	17.20
Balance	15.96	15.94
Supply Charge – on each account rendered	\$49.18/qtr	\$49.13/qtr
4.2 Tariff B1 (Available only to installations currently taking supply under this tariff)		
Energy Prices:		
• 7am to 11pm		
First 690 kWh/quarter	22.29	22.27
Next 14310 kWh/quarter	20.60	20.58
Next 72000 kWh/quarter	17.22	17.20
Balance	15.96	15.94
• 11pm to 7am		
All consumption	5.12	5.11
Supply Charge – on each account rendered	\$49.18/qtr	\$49.13/qtr

Tariff Type	2000 Maximum Uniform Tariff \$/p.a.	Proposed Tariff \$/p.a.
5. Public Lighting		
5.1 Lanterns on Current Offer		
Mercury 80W All Night *	89.36	57.35
Mercury 125W All Night *	117.25	85.15
Sodium 70W All Night *	89.36	40.44
Sodium 100W All Night *	109.25	60.55
Sodium 150W All Night *	167.38	129.74
Sodium 150W 24 Hour Daily *	369.53	331.69
Sodium 250W All Night *	200.53	162.82
Sodium 250W 24 Hour Daily *	468.60	430.61
Sodium 400W All Night *	310.09	270.55
5.2 Lanterns not on Current Offer		
Incandescent 100W All Night	270.09	N/A
Incandescent 100W Special All Night	344.47	N/A
Incandescent 150W All Night	329.91	N/A
Incandescent 200W All Night	349.73	N/A
Incandescent 200W Special All Night	383.29	N/A
Incandescent 300W All Night	411.99	N/A
Incandescent 500W All Night	494.87	N/A
Incandescent 500W Special All Night	526.82	N/A
Incandescent 750W All Night	605.66	N/A
Fluorescent 2X20W All Night *	101.06	73.60
Fluorescent 2X20W Special All Night *	118.05	90.57
Fluorescent 2X20W 24 Hour Daily *	161.73	134.20
Fluorescent 3X20W All Night *	120.07	92.32
Fluorescent 3X20W 24 Hour Daily *	205.38	177.55
Fluorescent 4X20W All Night *	284.22	252.34
Mercury 50W All Night *	96.62	64.51
Mercury 250W All Night *	288.69	254.28
Mercury 400W All Night *	345.26	309.97
Mercury 700W (Excl Pole) All Night *	517.11	463.07
Mercury 700W (Excl Pole) Special All Night Offer *	561.58	507.49
Mercury 700W (Incl Pole) All Night *	625.87	471.71
Sodium 90W All Night	233.68	N/A
Sodium 90W 24 Hour Daily	344.88	N/A
Sodium 180W All Night	304.03	N/A
Sodium (one lamp) 2X400W All Night	440.29	N/A
Sodium (two lamp) 2X400W All Night	611.73	N/A

Tariff Type	2000 Maximum Uniform Tariff	Proposed Tariff
6 MISCELLANEOUS CHARGES		
6.1 Traffic Control Signals		
Supply charge each metered installation	\$16.40/mnth	\$16.38/mnth
If installation is not metered	\$11.47/mnth	\$11.46/mnth
Pulse energy rate of	9.14c/kWh	9.13c/kWh
6.2 Security Lighting		
Domestic & Commercial Residential "Light Sentry" 2X20W fluorescent or 50 mercury Lamp (retained for existing installations only)	\$38.28/qtr	\$38.24/qtr
6.3 Commercial Industrial and Farm Watchman Lights		
Initial charge per lamp, \$	202.16	201.96
Plus the following charges per lamp		
Type and rating of lamp	charge/\$/month	charge/\$/month
Mercury 125W	11.68	11.67
Mercury 250W	20.13	20.11
Mercury 400W	28.32	28.29
Sodium 150W	19.98	19.96
Sodium 250W	24.04	24.02
Sodium 400W	29.54	29.51
6.4 Telecom Telephone Cabinets		
1X20W fluorescent, plus energy used by STD telephone (24 hour operation). Provision of unmetered energy only per cabinet per year	\$40.03	\$39.99
6.5 Unmetered Supplies		
Less than 50 Watts/\$/month	19.14	19.12
Mobile X-ray unit or equivalent/\$/day	11.29	11.28
Identilite/sign/\$/quarter	67.06	66.99
Telecom remote Customer		
Multiplexer/\$/month	38.32	38.28
Mobile radio network/\$/month	47.27	47.22
Remote weather stations/\$/month	18.01	17.99
Metrolite bus shelters		

Tariff Type	2000 Maximum Uniform Tariff	Proposed Tariff
S1 Full advertising/\$/month	30.00	29.97
S2 Limited advertising/\$/month	21.80	21.78
S3 Vandal-proof no advertising/\$/month	18.78	18.76
Ice warning lamps/\$/month	17.89	17.87
Other Unmetered Supplies		
<i>This tariff is available for all unmetered supplies where there is no other suitable published tariff, a minimum charge equal to the published existing Unmetered Supply Charge for less than 50 Watts/month shall apply</i>		
Energy Prices:		
* Peak Periods (7am to 11pm Monday to Friday) All Consumption	16.85c/kWh	16.83c/kWh
* Off-Peak Periods (All other times) All Consumption	3.33c/kWh	3.33c/kWh
Supply Charge on each account rendered	\$109.08p.a.	\$108.97p.a.
* Operating and Maintenance Costs will be passed through with other excluded services charges as applicable		

Land Act 1958

SALE OF CROWN LAND
BY PRIVATE TREATY

Order in Council

The Governor in Council, pursuant to section 99A(1)(a) & 99A(2) of the **Land Act 1958**, approves the sale of Crown Allotment 1, Section 14, City of Geelong, Parish of Corio, located on the corner of Little Myers and Swanston Streets, Geelong.

Dated 18 December 2001

Responsible Minister:

LYNNE KOSKY MP

Minister for Finance

HELEN DOYE
Clerk of the Executive Council

Corrections Act 1986

Interpretation of Legislation Act 1984

APPOINTMENT OF A NEW POLICE GAOL AND REVOCATION OF APPOINTMENT OF A
FORMER POLICE GAOL
WONTHAGGI

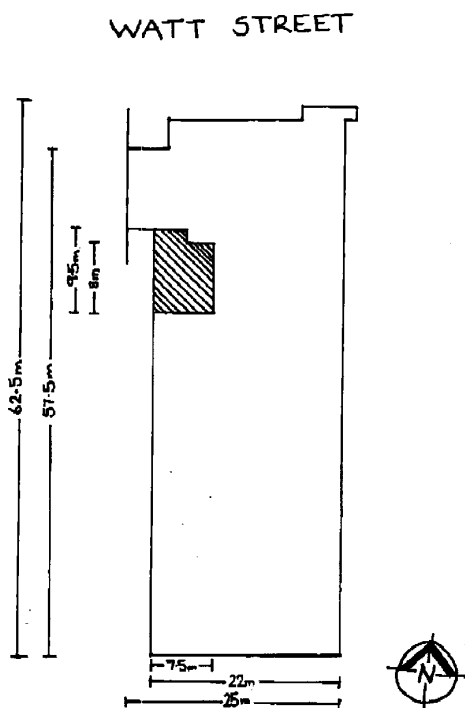
Under section 11 of the **Corrections Act 1986** the Governor in Council appoints the place shown as hatched on the attached plan, being part of the premises at 76-77 Watt

Street, Wonthaggi (Crown description: Crown Allotment 9A, Section 8 (Pt), Parish of Wonthaggi (3866), Township of Wonthaggi (5871)), as a police gaol.

The maximum period for which a person may be held in the police gaol appointed by this Order is 3 days.

Under section 11 of the **Corrections Act 1986** the appointment of the police gaol at Wonthaggi, proclaimed under section 115 of the **Community Welfare Services Act 1970** (repealed) in the Government Gazette of 15 October 1980 and subsequently deemed by section 11(6) of the **Corrections Act 1986** to have been made under section 11 of that Act, is revoked.

Wonthaggi Police Station



Dated 18 December 2001

Responsible Minister:
ANDRÉ HAERMAYER
Minister for Corrections

HELEN DOYE
Clerk of the Executive Council

Health Services Act 1988

TRUSTS IN RELATION TO MORDIALLOC CHELTENHAM COMMUNITY HOSPITAL

This Order is made pursuant to section 214 of the **Health Services Act 1988**.

The Governor in Council, on the recommendation of the Minister for Health, designates Southern Health as the successor of Mordialloc–Cheltenham Community Hospital (being a metropolitan hospital existing on 31 July 1995) for the purposes of any trust in relation to Mordialloc–Cheltenham Community Hospital.

The effective date of this Order is 31 December 2001.

Dated 18 December 2001

Responsible Minister:
HON JOHN THWAITES MP,
Minister for Health

HELEN DOYE
Clerk of the Executive Council

Health Services Act 1988

FURTHER ALLOCATION OF PROPERTY, RIGHTS AND LIABILITIES OF METROPOLITAN HOSPITALS

The Governor in Council on the recommendation of the Minister for Health made under section 208 of the **Health Services Act 1988** ("the Act") and acting under section 208 of the Act, by this Order in respect of the following metropolitan hospitals.

INNER AND EASTERN HEALTH CARE NETWORK

1. allocates under section 208 of the Act such of the property, rights and liabilities of Inner and Eastern Health Care Network (other than property, rights and liabilities in relation to a trust, where that trust is in relation to Inner and Eastern Health Care Network) to Eastern Health as specified in sub-clause 1.1 below:

- 1.1 all property, rights and liabilities of Inner and Eastern Health Care Network which arise solely out of or solely in connection with the operation of the former Burwood and District Hospital campus;

2. allocates under section 208 of the Act such of the property, rights and liabilities of Inner and Eastern Health Care Network (other than property, rights and liabilities in relation to a trust, where that trust is in relation to Inner and Eastern Health Care Network) to Bayside Health as specified in sub-clauses 2.1 and 2.2 below:

- 2.1 all property, rights or liabilities of Inner and Eastern Health Care Network which arise solely out of or solely in connection with the Chevron Hotel site (being the property located at the North Eastern corner of Commercial Road and St Kilda Road, Prahran);
- 2.2 all remaining property, rights and liabilities of Inner and Eastern Health Care Network whatsoever and wheresoever located;

SOUTHERN HEALTH CARE NETWORK

3. allocates under section 208 of the Act such of the property, rights and liabilities of Southern Health Care Network (other than property, rights and liabilities in relation to a trust, where that trust is in relation to Southern Health Care Network) to Southern Health as specified in sub-clauses 3.1 and 3.2 below:

- 3.1 all property, rights and liabilities in and in relation to the land;
 - (a) as described and identified in Schedule 1 to this Order; and
 - (b) any easement, licence or other interest in land in respect of the land described and identified in Schedule 1 to this Order;
- 3.2 all remaining property, rights and liabilities of Southern Health Care Network whatsoever and wheresoever located;

NORTH WESTERN HEALTH CARE NETWORK

4. allocates under section 208 of the Act such of the property, rights and liabilities of North Western Health Care Network (other than property, rights and liabilities in relation to a trust, where that trust is in relation to North Western Health Care Network) to Western Health as specified in sub-clause 4.1 below:

- 4.1 all property, rights and liabilities of North Western Health Care Network which arise solely out of or solely in connection with the operation of the former Altona District Hospital campus;

5. allocates under section 208 of the Act such of the property, rights and liabilities of North Western Health Care Network (other than property, rights and liabilities in relation to a trust, where that trust is in relation to North Western Health Care Network) to Melbourne Health as specified in sub-clauses 5.1 and 5.2 below:

- 5.1 all property, rights and liabilities in and in relation to the land:
 - (a) as described and identified in Schedule 2 to this Order; and
 - (b) any easement, licence or other interest in land in respect of the land described and identified in Schedule 2 to this Order;
- 5.2 all remaining property, rights and liabilities of North Western Health Care Network whatsoever and wheresoever located.

DEFINITIONS AND INTERPRETATION

6. In this Order:
 - (a) the terms "property", "rights" and "liabilities" have the meaning given to them by s.179 of the Act;
 - (b) "trust" has the meaning given to it in the Act; and
 - (c) a reference to each of Eastern Health, Bayside Health, Southern Health, Western Health and Melbourne Health is a reference to a metropolitan health service established by Order under section 181 of the Act.

The Order takes effect on 31 December 2001.

Dated 18 December 2001

Responsible Minister:
HON JOHN THWAITES MP,
Minister for Health

HELEN DOYE
Clerk of the Executive Council

SCHEDULE 1**LAND**

Volume	Folio	Address
7339	637	1 Mary Street, Clayton

SCHEDULE 2**LAND**

Volume	Folio	Address
8220	897	184–186 Victoria Street, Brunswick

Health Services Act 1988**ORDER IN COUNCIL**

Cancellation of the Incorporation of certain Metropolitan Hospitals

The Governor in Council, on the recommendation of the Minister for Health, made under section 223(2) of the **Health Services Act 1988** (“the Act”), under section 223(3) of the Act cancels the incorporation of each of the following metropolitan hospitals:

- (a) Inner and Eastern Health Care Network;
- (b) North Western Health Care Network;
- (c) Southern Health Care Network.

The Order takes effect on 1 January 2002.

Dated 18 December 2001

Responsible Minister:
HON JOHN THWAITES MP,
Minister for Health

HELEN DOYE

Clerk of the Executive Council

Livestock Disease Control Act 1994**EXEMPTIONS UNDER SECTION 6(3A)**

The Governor in Council makes the following Order:

Objective

1. The objective of this Order is to exempt or exempt to the extent specified in this Order any person or class of person that is specified in this Order from any of the provisions of the **Livestock Disease Control Act 1994** or the Regulations with respect to a class of livestock.

Authorising provision

2. This Order is made under section 6(3A) of the **Livestock Disease Control Act 1994**.

Commencement

3. This Order comes into operation on 1 January 2002.

Exemptions

- (1) Persons the subject of section 9, to the extent that enforcement with section 9A is required, and the owners of cattle subject to section 9A, are exempt from the requirement to comply with those provisions in the circumstances prescribed in Regulation 11(a) of the Livestock Disease Control Regulations 1995 with respect to the following classes of cattle –
 - (a) Cattle which remain continuously on their property of birth;
 - (b) Cattle that are less than six weeks of age, and are not accompanied by their dams, and are consigned to a saleyard, knackery or abattoir;
 - (c) Cattle born in Victoria prior to 1 January 2002 that are consigned to a Victorian saleyard prior to 1 January 2003.
 - (d) Cattle born in Victoria prior to 1 January 2002 that are dispatched after 1 January 2003 to a prime or cull cattle sale at a Victorian saleyard for the purpose of sale for slaughter;
 - (e) Cattle born in Victoria prior to 1 January 2002 that are consigned directly to an abattoir or saleyard before 1 January 2005;
 - (f) Cattle born after 1 January 2002 that are consigned from their property of birth directly to an abattoir prior to 1 January 2005 and are accompanied by a correctly completed National Vendor Declaration form;
 - (g) Cattle consigned directly to a knackery;
 - (h) Cattle consigned directly to a property which is not located in Victoria;
 - (i) Cattle consigned directly to a saleyard or abattoir which is not located in Victoria.
- (2) Persons the subject of section 9, to the extent that enforcement with section 9A is required, and the owners of cattle subject

to section 9A, are exempt from the requirement to comply with those provisions in the circumstances prescribed in Regulation 11(b) of the Livestock Disease Control Regulations 1995 with respect to the following classes of cattle –

- (a) Cattle which remain continuously on the property they were located on 1 January 2002;
 - (b) Cattle arriving at a saleyard, knackery or abattoir;
 - (c) Cattle born prior to 1 January 2002 and arriving on a property prior to 1 January 2003;
 - (d) Cattle which have been identified with a tag or identification device licensed by Meat & Livestock Australia Limited for the purposes of the National Livestock Identification Scheme.
- (3) (a) A person the subject of section 9A(2) of the Act is exempt subject to paragraph (b), from the requirement in section 9A(2) to not remove the tag or identification device from cattle, in the following circumstances:
- (i) the microchip within the tag or identification device cannot be electronically read using a correctly functioning and tested reader; and
 - (ii) the tag or identification device was not deliberately damaged.
- (b) The exemption in paragraph (a) is subject to the following conditions:
- (i) a record is kept of the property identification number and the individual number of the cattle on the tag or identification device to be removed;
 - (ii) that a replacement tag or identification device is immediately attached to the cattle in accordance with section 9A(1) of the Act and Regulation 11;
 - (iii) the information in (i) and the property identification number and the number identifying the individual cattle printed on the replacement tag or identification device is provided within 24 hours:

- (I) to the Secretary; or
- (II) to the database administrator of the Meat & Livestock Australia Limited;
 - in the manner specified by the Secretary; and
- (iv) a written record is kept by the person of all details and relevant circumstances in paragraphs (a) and (b).

This Order comes into operation on 1 January 2002.

Dated 18 December 2001

Responsible Minister:
KEITH HAMILTON
Minister for Agriculture

HELEN DOYE
Clerk of the Executive Council

Livestock Disease Control Act 1994

NOTICE FOR THE PERMANENT
IDENTIFICATION OF CATTLE

The Secretary to the Department of Natural Resources and Environment in accordance with section 9A(1) and (3) of the **Livestock Disease Control Act 1994** ('the Act') specifies the manner of the permanent identification of cattle with effect from 1 January 2002:

1. For cattle born in Victoria prior to removal from their property of birth, the owner of the cattle must obtain and apply or administer as directed to the cattle either —
 - (a) a white plastic tag referred to as a 'NLIS endorsed breeder device' obtained from an approved supplier of the device under section 9C of the Act, applied to the right (offside) ear of the animal which —
 - (i) is marked with black lettering setting out —
 - (A) the property identification number for the property of birth allocated by the Secretary in accordance with sections 9A(1)(d) and 9B of the Act; and
 - (B) an individual number for that animal in accordance with section 9A(1) of the Act; and

- (ii) contains a microchip in accordance with section 9A(3) of the Act, which is encoded with a unique unalterable number which when downloaded onto a database system managed by Meat & Livestock Australia Limited, is cross referenced electronically to the information relating to the property and animal set out in paragraph 1(a)(i); or
 - (a) a combination of:
 - (i) a white plastic tag referred to as a 'NLIS endorsed breeder device' obtained from an approved supplier under section 9C of the Act, applied to the right (offside) ear of the animal and which is marked with black lettering setting out —
 - (A) the property identification number for the property of birth allocated by the Secretary in accordance with section 9B of the Act; and
 - (B) an individual number for that animal in accordance with section 9A(1) of the Act; and
 - (ii) a rumen bolus obtained from an approved supplier under section 9C of the Act administered orally to the animal, for lodgement in the rumen or reticulum of the animal and which contains a microchip in accordance with section 9A(3) of the Act, which is encoded with a unique unalterable number which when downloaded onto a database system managed by Meat & Livestock Australia Limited, is cross referenced electronically to the information relating to the property and animal set out in paragraph 1(b)(i).
2. For cattle removed from their property of birth and moved to a property in Victoria, within 30 days of arriving at that property, the owner of the cattle must (if the cattle has not already been identified with a NLIS endorsed breeder or post breeder device), obtain and apply or administer as directed to the cattle either —
- (a) an orange plastic tag known as a 'NLIS endorsed post breeder device' obtained from an approved supplier of the device under section 9C of the Act applied to the right (offside) ear of the animal and which:
 - (i) is marked with black lettering setting out —
 - (A) the property identification number for the property where the animal is kept, allocated by the Secretary in accordance with section 9B of the Act; and
 - (B) a number identifying the individual animal in accordance with section 9A(1) of the Act; and
 - (ii) contains a microchip in accordance with section 9A(3) of the Act, which is encoded with a unique unalterable machine readable number which when downloaded onto a database system managed by Meat & Livestock Australia Limited, cross references to the information relating to the property and animal set out in paragraph 2(a)(i); or
 - (b) a combination of:
 - (i) an orange plastic tag known as a 'NLIS endorsed breeder device' obtained from an approved supplier under section 9C of the Act, applied to the right (offside) ear of the animal and which is marked with black lettering setting out:
 - (A) the property identification number where the animal is kept and allocated by the Secretary in accordance with section 9B of the Act; and
 - (B) a number identifying the individual animal in accordance with section 9A(1) of the Act; and
 - (ii) a rumen bolus obtained from an approved supplier under section 9C of the Act, which must be administered orally to the animal, for lodgement in the rumen or

reticulum of the animal and which contains a microchip in accordance with section 9A(3) of the Act, which is encoded with a unique unalterable number which when downloaded onto a database system managed by Meat & Livestock Australia Limited, is cross referenced electronically to the information relating to the property and animal set out in paragraph 2(b)(i).

Dated 18 December 2001

CHLOE MUNRO
Secretary

National Electricity (Victoria) Act 1997

ORDER UNDER SECTION 8C

Order in Council

The Governor in Council, acting under section 8C of the **National Electricity (Victoria) Act 1997** (the "Act"), hereby declares the provisions of:

- (a) the National Electricity (Victoria) Law; and
- (b) the Code within the meaning of that Law, other than the provisions contained in chapters 5 and 6 of the Code,

to be relevant legislation for the purposes of section 10 of the **Essential Services Commission Act 2001**.

Dated 18 December 2001

Responsible Minister:
CANDY BROAD MLC
Minister for Energy
and Resources

HELEN DOYE
Clerk of the Executive Council

Public Records Act 1973

SUSPENSION OF PROVISIONS OF
SECTIONS 9, 10 AND 11

Order in Council

The Governor in Council, under section 2(3) of the **Public Records Act 1973**, suspends the operation of sections 9, 10 and 11 of the Act in respect of all public records transferred according to that Act to the place of deposit specified in The Schedule.

THE SCHEDULE

Chubb Corporate Risk Services, Unit 1 & 2,
206 Liddiard Road, Traralgon 3844.

Dated 18 December 2001

Responsible Minister:
MARY DELAHUNTY
Minister for Arts

HELEN DOYE
Clerk of the Executive Council

The Constitution Act Amendment Act 1958

APPOINTMENT TO THE TEACHING
SERVICE

Order in Council

The Governor in Council makes the following Order:

APPOINTS under section 49 of the **Constitution Act Amendment Act 1958** Mr Howard Tankey to the teaching service at the same classification he held immediately prior to his resignation and he is deemed not to have ceased by reason of his resignation to be an officer within the meaning of the **State Superannuation Act 1988**.

APPOINTS under section 49 of the **Constitution Act Amendment Act 1958** Mr Henry Kelsall to the teaching service at the same classification he held immediately prior to his resignation and he is deemed not to have ceased by reason of his resignation to be an officer within the meaning of the **State Superannuation Act 1988**.

Dated 18 December 2001

Responsible Minister
ROB HULLS, MP
Attorney-General

HELEN DOYE
Clerk of the Executive Council

Public Sector Management and Employment Act 1998

DECLARED AUTHORITIES

Order in Council

Pursuant to section 47(2) of the **Public Sector Management and Employment Act 1998** the Governor in Council:

- (a) declares the authorities listed in Column 1 of the Schedule to this Order to be declared authorities;

- (b) specifies that the persons or bodies listed in Column 2 of that Schedule in relation to each declared authority have the functions of Agency Head in relation to that declared authority;
- (c) specifies the provisions of the **Public Sector Management and Employment Act 1998** listed in Column 3 of that schedule in relation to each declared authority which are to apply to that declared authority; and
- (d) declares that the Order is to operate from 1 January 2002.

Dated 18 December 2001

Responsible Minister:
STEVE BRACKS MP
Premier

HELEN DOYE
Clerk of the Executive Council

Public Sector Management and Employment Act 1998

DECLARED AUTHORITIES

SCHEDULE TO THE ORDER IN COUNCIL

Column 1	Column 2	Column 3
Authority	Person or Body having function of Agency Head	Provision of Act or Regulations to apply to Authority
The Australian Centre for the Moving Image	President of the Australian Centre for the Moving Image	Part 3, Division 5 and Sections 20(2)(d), 32 and 35
Film Victoria	President of Film Victoria	Part 3, Division 5 and Sections 20(2)(d), 32 and 35

Public Sector Management and Employment Act 1998

EXECUTIVE EMPLOYMENT

Order in Council

Pursuant to sections 21(1)(d) and 21(2) of the **Public Sector Management and Employment Act 1998** the Governor in Council declares in relation to the declared authorities listed in Column 1 of the Schedule to this Order:

- the type of employment listed in column 3 of the schedule to be employment as an executive; and
- the person or body listed in column 2 of the schedule to be the employer of the person who is employed in the type of employment listed in column 3.

This Order is to operate from 1 January 2002.

Dated 18 December 2001

Responsible Minister:
STEVE BRACKS MP
Premier

HELEN DOYE
Clerk of the Executive Council

Public Sector Management and Employment Act 1998**EXECUTIVE EMPLOYMENT**

SCHEDULE TO THE ORDER IN COUNCIL

Column 1	Column 2	Column 3
Declared Authority	Employer	Employment
The Australian Centre for the Moving Image	President of the Australian Centre for the Moving Image	Employment by the declared authority at an annual rate not less than the remuneration of any executive employed under Part 3 of the Public Sector Management and Employment Act 1998 .
Film Victoria	President of Film Victoria	Employment by the declared authority at an annual rate not less than the remuneration of any executive employed under Part 3 of the Public Sector Management and Employment Act 1998 .

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

The Governor in Council under Section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

CARNGHAM — The temporary reservation by Order in Council of 20 November, 1911 of an area of 2.023 hectares of land in Section 30, Parish of Carngham as a site for Watering purposes. — (2004208).

PORTLAND — The temporary reservation by Order in Council of 4 March, 1975 of an area of 1.537 hectares of land in Section 7, Parish of Portland (formally Crown Allotment 4A) as a site for Public Park and Public Recreation. — (Rs 4600).

YARRAWONGA — The temporary reservation by Order in Council of 11 May, 1886 of an area of 2 hectares, more or less, of land in the Parish of Yarrawonga as a site for Watering purposes. — (Rs 17061).

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

Dated 18 December 2001

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
REVOCATION OF TEMPORARY
RESERVATIONS

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

ARARAT — The temporary reservation by Order in Council of 29 September, 1873 of an area of 8094 square metres of land in Section 15B, Parish of Ararat (formerly at Armstrong's) as a site for Mechanics' Institute purposes. — (05/13659).

BEECHWORTH — The temporary reservation by Order in Council of 22 September, 1884 of an area of land in the Parish of Beechworth (in three [3] separate strips) as a site for Water Supply purposes, revoked as to part by various Orders, so far only as the portion containing 1150 square metres being Crown Allotment 9D, Section P2, Parish of Beechworth as indicated by hatching on plan published in the Government Gazette on November, 2001 page 2818. — (Rs 8588).

BEECHWORTH — The temporary reservation by Order in Council of 22 September, 1884 of an area of land in the Parish of Beechworth (in three [3] separate strips) as a site for Water Supply purposes, revoked as to part by various Orders, so far only as the portion containing 551 square metres shown as Crown Allotment 27A, Section P2, Parish of Beechworth on Original Plan No. 121513 lodged in the Central Plan Office. — (Rs 8588).

BRUK BRUK — The temporary reservation by Order in Council of 5 February, 1868 of an area of 4047 square metres of land in Section 16, Parish of Bruk Bruk as a site for Watering purposes. — (Rs 43020).

LORNE — The temporary reservation by Order in Council of 11 October, 1938 of an area of 8094 square metres of land in Section 3A, Township of Lorne (formerly Parish of Lorne) as a site for a Quarry, revoked as to part by Order in Council of 22 February, 2000 so far as the balance remaining containing 7697 square metres. — (Rs 4874).

This Order is effective from the date on which it is published in the Government Gazette.
 Dated 18 December 2001

Responsible Minister
SHERRYL GARBUTT
 Minister for Environment
 and Conservation

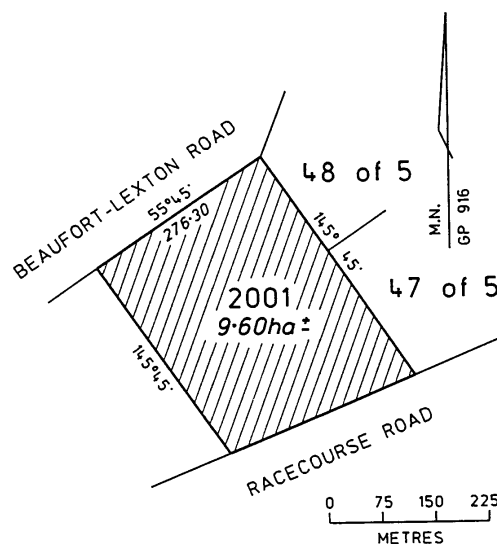
HELEN DOYE
 Clerk of the Executive Council

Crown Land (Reserves) Act 1978
TEMPORARY RESERVATION OF CROWN
LANDS

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:—

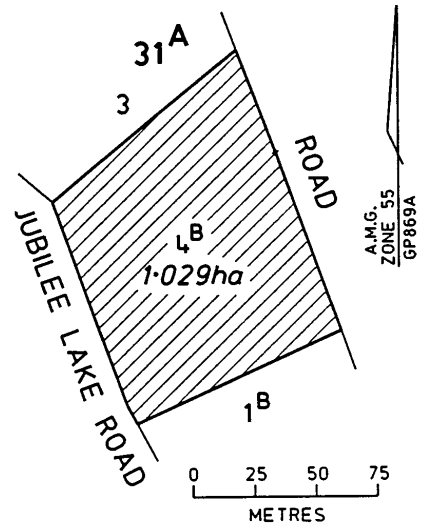
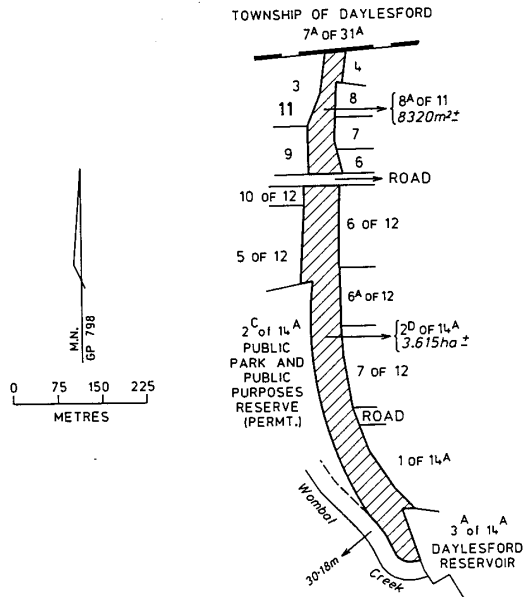
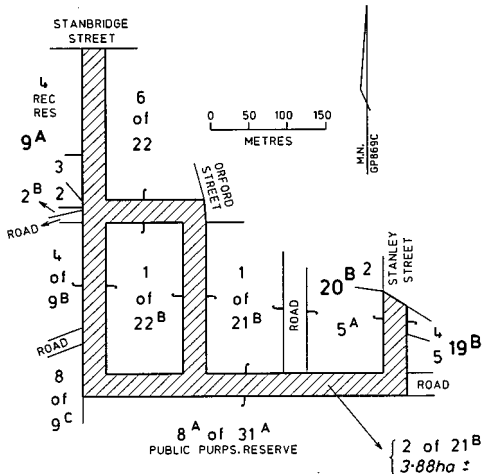
MUNICIPAL DISTRICT OF THE PYRENEES
SHIRE COUNCIL

BEAUFORT — Public Recreation, 9.60 hectares, more or less, being Crown Allotment 2001, Parish of Beaufort as indicated by hatching on plan hereunder. (B305[7]) — (C65814).

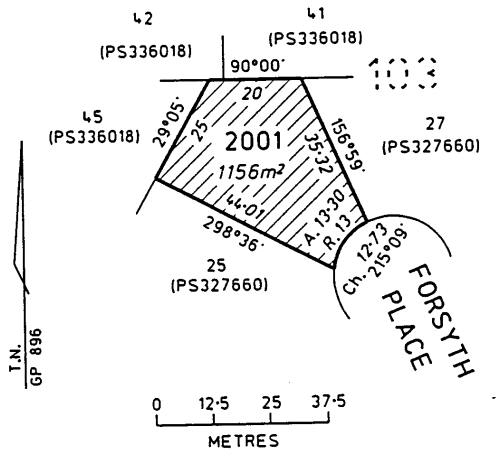
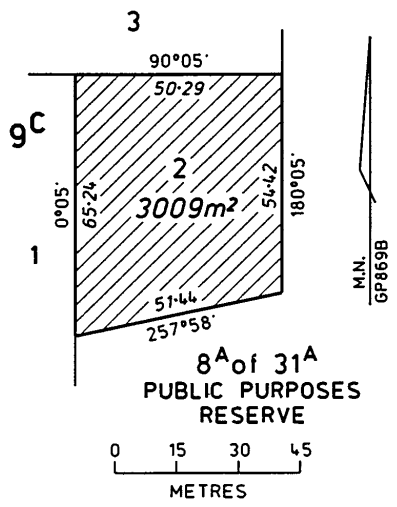


MUNICIPAL DISTRICT OF THE
HEPBURN SHIRE COUNCIL

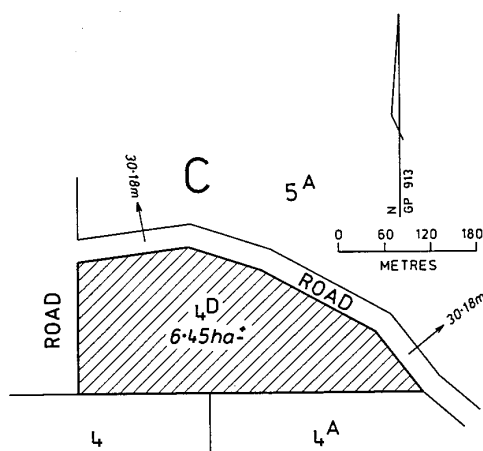
DAYLESFORD and WOMBAT — Public purposes, total area 9.657 hectares, more or less, being Crown Allotment 2, Section 21B; Crown Allotment 4B, Section 31A and Crown Allotment 2, Section 9C, Township of Daylesford and Crown Allotment 8A, Section 11 and Crown Allotment 2D, Section 14A, Parish of Wombat as indicated by hatching on plans hereunder. (D13[5] & W179[37,39] — (2006204).



MUNICIPAL DISTRICT OF THE
GREATER SHEPPARTON CITY COUNCIL
TOOLAMBA WEST — Police purposes,
1156 square metres, being Crown Allotment
2001, Parish of Toolamba West as indicated by
hatching on plan hereunder. (T201[10]) —
(Rs 17060).



MUNICIPAL DISTRICT OF THE
MURRINDINDI SHIRE COUNCIL
WOODBOURNE — Conservation of an area of
natural interest, 6.45 hectares, more or less,
being Crown Allotment 4D, Section C, Parish of
Woodbourne as indicated by hatching on plan
hereunder. (W291[7]) — (P180496).



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

Dated 18 December 2001

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
TEMPORARY RESERVATION OF
CROWN LANDS

The Governor in Council under Section 4 (1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:-

MUNICIPAL DISTRICT OF THE
EAST GIPPSLAND SHIRE COUNCIL

BAIRNSDALE — Public Purposes, 7.737 hectares more or less, being Crown Allotment 54B, Section C, Parish of Bairnsdale shown on Plan LEGL./01-163 lodged in the Central Plan Office. — (2006879)

BAIRNSDALE — Public Purposes, 56.05 hectares more or less, being Crown Allotment 146J, No Section, Parish of Bairnsdale shown on Plan LEGL./01-163 lodged in the Central Plan Office. — (1601982).

BENGWORDEN — Public Purposes, 7.25 hectares more or less, being Crown Allotment 2C, Section 2, Parish of Bengworden

shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (1601957).

BENGWORDEN — Public Purposes, 8.73 hectares more or less, being Crown Allotment 2D, Section 2, Parish of Bengworden shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (1601957).

BENGWORDEN — Public Purposes, 13.40 hectares more or less, being Crown Allotment 17, Section 3, Parish of Bengworden shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011428).

BENGWORDEN — Public Purposes, 6.11 hectares more or less, being Crown Allotment 17A, Section 4, Parish of Bengworden shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011428).

BUMBERRAH — Public Purposes, 92.3 hectares more or less, being Crown Allotment 27D, Section A, Parish of Bumberrah shown on Plan LEGL./01-162 lodged in the Central Plan Office. — (1601982).

BUMBERRAH — Public Purposes, 37.50 hectares more or less, being Crown Allotment 25C, No Section, Parish of Bumberrah shown on Plan LEGL./01-162 lodged in the Central Plan Office. — (1601982).

BUMBERRAH — Public Purposes, 6.50 hectares more or less, being Crown Allotment 101C, No Section, Parish of Bumberrah shown on Plan LEGL./01-162 lodged in the Central Plan Office. — (1601982).

BUMBERRAH — Public Purposes, 2.14 hectares more or less, being Crown Allotment 52D, No Section, Parish of Bumberrah shown on Plan LEGL./01-162 lodged in the Central Plan Office. — (2011420).

BUMBERRAH — Public Purposes, 7.36 hectares more or less, being Crown Allotment 52B, No Section, Parish of Bumberrah shown on Plan LEGL./01-162 lodged in the Central Plan Office. — (2011420).

BUMBERRAH — Public Purposes, 7.31 hectares more or less, being Crown Allotment 52C, No Section, Parish of Bumberrah shown on Plan LEGL./01-162 lodged in the Central Plan Office. — (2011420).

COLQUHOUN — Public Purposes, 4.129 hectares more or less, being Crown Allotment 40C, No Section, Parish of Colquhoun shown on Plan LEGL./01-161 lodged in the Central Plan Office. — (2011422).
BAIRNSDALE, BENGWORDEN, BOOLE POOLE, BROADLANDS, BUMBERRAH, COLQUHOUN and GOON NURE — Public Purposes, All those pieces of unreserved Crown land within the Parishes of Bairnsdale, Bengworden, Boole Poole, Broadlands, Bumberrah, Colquhoun and Goon Nure, adjoining the foreshore reserves to Lake King and Lake Victoria, contained within the areas bordered in red colour on Plans LEGL./01-51, 52, 53, 54, 55 & 56 lodged in the Central Plan Office. — (1601957).

MUNICIPAL DISTRICT OF THE
WELLINGTON SHIRE COUNCIL

BENGWORDEN SOUTH — Public Purposes, 459.41 hectares more or less, being Crown Allotment 4, Section 10, Parish of Bengworden South shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011428).

BENGWORDEN SOUTH — Wildlife Purposes, 236.50 hectares more or less, being Crown Allotment 5, Section 20, Parish of Bengworden South shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011430).

BENGWORDEN SOUTH — Public Purposes, 277.50 hectares more or less, being Crown Allotment 2, Section 6, Parish of Bengworden South shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011439).

BENGWORDEN SOUTH — Wildlife Purposes, 36.83 hectares more or less, being Crown Allotment 3A, No Section, Parish of Bengworden South shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011440).

BENGWORDEN SOUTH — Wildlife Purposes, 17.41 hectares more or less, being Crown Allotment 1A, No Section, Parish of Bengworden South shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011440).

BENGWORDEN SOUTH — Wildlife Purposes, 58.71 hectares more or less, being Crown

Allotment 1B, No Section, Parish of Bengworden South shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011440).

BENGWORDEN SOUTH — Wildlife Purposes, 364.57 hectares more or less, being Crown Allotment 2A, Section 14, Parish of Bengworden South shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011440).

BENGWORDEN SOUTH — Wildlife Purposes, 7.99 hectares more or less, being Crown Allotment 5A, Section 19, Parish of Bengworden South shown on Plan LEGL./01-164 lodged in the Central Plan Office. — (2011440).

BENGWORDEN SOUTH — Public Purposes, 41.50 hectares more or less, being Crown Allotment 3C, Section 19, Parish of Bengworden South and shown on Plan LEGL./01-164 and lodged in the Central Plan Office. — (2011442).

DULUNGALONG — Public Purposes, 98.4 hectares more or less, being Crown Allotment 32A, Section B, Parish of Dulungalong shown on Plan LEGL./01-160 lodged in the Central Plan Office. — (1601957).

MEERLIEU — Public Purposes, 79.2 hectares more or less, being Crown Allotment 2C, Section 62, Parish of Meerlieu shown on Plan LEGL./01-159 lodged in the Central Plan Office. — (1601957).

MEERLIEU — Public Purposes, 37.80 hectares more or less, being Crown Allotment 2, Section 62, Parish of Meerlieu shown on Plan LEGL./01-159 lodged in the Central Plan Office. — (1601957).

NUNTIN — Public Purposes, 35.30 hectares more or less, being Crown Allotment 85J, Section 2, Parish of Nuntin shown on Plan LEGL./01-157 lodged in the Central Plan Office. — (1601957).

NUNTIN — Wildlife Purposes, 15.77 hectares more or less, being Crown Allotment 19F, Section 2, Parish of Nuntin shown on Plan LEGL./01-157 lodged in the Central Plan Office. — (2011443).

SALE — Public Purposes, 1.81 hectares more or less, being Crown Allotment 65A, Section 2, Parish of Sale shown on Plan LEGL./01-158 lodged in the Central Plan Office. — (1601957).
 BENGWORDEN SOUTH, DULUNGALONG, GLENCOE, MEERLIEU, NUNTIN AND SALE — Public Purposes, All those pieces of unreserved Crown lands within the Parishes of Bengworden South, Dulungalong, Meerlieu, Nuntin, Sale and Glencoe, adjoining the foreshore of Lake Wellington, contained within the areas bordered in red colour on Plans LEGL./01-57, 58 & 59 lodged in the Central Plan Office. — (1601957).

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

Dated 18 December 2001

Responsible Minister
 SHERRYL GARBUTT
 Minister for Environment
 and Conservation

HELEN DOYE
 Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROADS

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

MUNICIPAL DISTRICT OF THE MITCHELL SHIRE COUNCIL

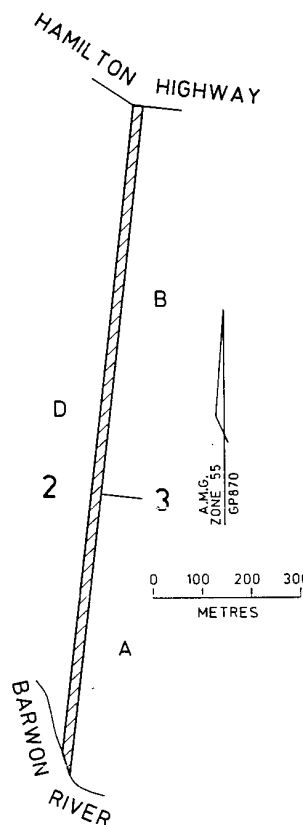
GLENBURNIE — The road in the Parish of Glenburnie shown as Crown Allotments 2001 and 2002 on Original Plan No. 121593 lodged in the Central Plan Office. — (09/L7-5491).

MUNICIPAL DISTRICT OF THE MACEDON RANGES SHIRE COUNCIL

KERRIE — The road in the Parish of Kerrie shown as Crown Allotments 2001 and 2002 on Original Plan No. 121577 lodged in the Central Plan Office. — (07/L1-4552).

MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

MURGHEBOLUC — The road in the Parish of Murgheboluc as indicated by hatching on plan hereunder. (Parish 3225) — (07/L1-4752).



MUNICIPAL DISTRICT OF THE SOUTH GIPPSLAND SHIRE COUNCIL

WONGA WONGA — The road in the Parish of Wonga Wonga shown as Crown Allotment 2001 on Original Plan No. 121575 lodged in the Central Plan Office. — (15/L10-6159).

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

Dated 18 December 2001

Responsible Minister
 SHERRYL GARBUTT
 Minister for Environment
 and Conservation

HELEN DOYE
 Clerk of the Executive Council

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

The Governor in Council under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be 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

Column 1 Reserve details	Column 2 Corporate name	Column 3 Chairperson
Kaniva Racecourse and Recreation Reserve – The land in the Parish of Kaniva temporarily reserved for Racecourse and Public Recreation by Order in Council of 25 November, 1924 (vide Government Gazette of 3 December, 1924 – page 3895) [Rs 3019].	Kaniva Racecourse Reserve Incorporated	William Robert ALEXANDER
Cavendish Recreation Reserve – The lands in the Township of Cavendish temporarily reserved for Public Recreation by Orders in Council of 8 November, 1922; 1 June, 1948; 17 January, 1978 and 27 February, 1990 [Rs 2635].	Cavendish Recreation Reserve Incorporated	Peter William HENRY
Macarthur Market Square Reserve – The land in the Township of Macarthur temporarily reserved for Recreation and other Public purposes by Order in Council of 13 October, 1924 (vide Government Gazette of 22 October, 1924 – page 3467) [Rs 3015].	Macarthur Market Square Reserve Committee Incorporated	Peter DRENDEL
Meredith Racecourse and Recreation Reserve – The remaining lands in the Parish of Meredith temporarily reserved for Racecourse and Public Recreation by Orders in Council of 26 February, 1866; 23 September, 1935 and 14 May, 1974 [Rs 301].	Meredith Racecourse and Recreation Reserve Committee Incorporated	Robert Deans COOKE
Panitya Recreation Reserve – The lands in the Township of Panitya temporarily reserved for Recreation purposes/Public Recreation by Orders in Council of 4 June, 1918 and 30 November, 1999 (vide Government Gazettes of 12 June, 1918 – page 1755 and 2 December, 1999 – page 2573 respectively) [Rs 1779].	Panitya Recreation Reserve Committee of Management Incorporated	Stephen Royce BERLIN

<p>Poowong East Public Hall Reserve – The land in the Parish of Poowong East temporarily reserved for a Public Hall by Order in Council of 25 October, 1961 (vide Government Gazette of 1 November, 1961 – page 3766) [Rs 8076].</p>	<p>Poowong East Hall Incorporated</p>	<p>Barry BRADSHAW</p>
<p>Beazley’s Bridge Recreation and Public Hall Reserves – The lands in the Township of Beazley’s Bridge temporarily reserved for Public Recreation by Orders in Council of 29 July, 1895 and 13 May, 1986 and for Public Hall and Recreation by Order in Council of 17 November, 1884 [Rs 1625, Rs 6237 & Rs 1626].</p>	<p>Beazley’s Bridge Recreation and Public Hall Reserves Committee of Management Incorporated</p>	<p>Ivan JACKSON</p>
<p>Berriwillock Recreation Reserve – The land in the Township of Berriwillock temporarily reserved for Public Recreation by Order in Council of 1 February, 1898 (vide Government Gazette of 4 February, 1898 – page 440) [Rs 809].</p>	<p>Berriwillock Recreation Reserve Committee of Management Incorporated</p>	<p>Stuart K. SUTTON</p>

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

Dated 18 December 2001

Responsible Minister
 SHERRYL GARBUTT
 Minister for Environment
 and Conservation

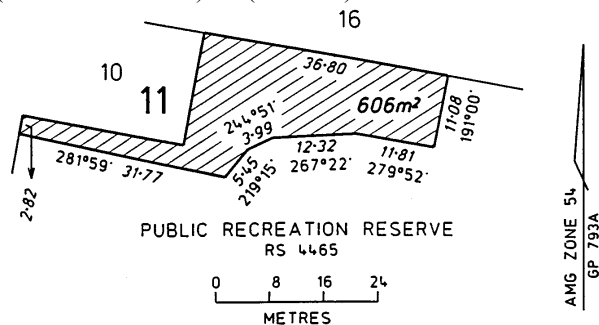
HELEN DOYE
 Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

The Governor in Council under Section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

CARDIGAN — The temporary reservation by Order in Council of 9 February, 1993 of an area of 3.053 hectares of land being Crown Allotment 6D, Section 11, Parish of Cardigan as a site for Public Recreation, so far only as the portion containing 606 square metres as indicated by hatching on plan hereunder. (Record Plan 2344) — (Rs 4465).



YIELIMA — The temporary reservation by Order in Council of 15 May, 1882 of an area of 3870 square metres of land in the Parish of Yielima as a site for Conservation of Water. — (08/05379).

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

Dated 18 December 2001

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

**NOTICE OF INTENTION TO REVOKE
TEMPORARY RESERVATION**

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservation:

BARWONGEMOONG — The temporary reservation by Order in Council of 19 July, 1966 of an area of 1.606 hectares of land in the Parish of Barwongemoong as a site for Public Purposes (State Forest Department purposes), revoked as to part by Orders in Council of 14 June, 1972 and 8 September, 1992 so far as the balance remaining containing 1816 square metres, more or less. — (Rs 8492).

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

Dated 18 December 2001

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

**REVOCATION OF TEMPORARY
RESERVATIONS**

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

ARARAT — The temporary reservation by Order in Council of 5 March, 1968 of an area of 1.669 hectares of land in Section 79, Township of Ararat, Parish of Ararat as a site for Public Purposes (Elderly Peoples Homes). — (Rs 8717).

ARARAT — The temporary reservation by Order in Council of 5 May, 1981 of an area of 9687 square metres of land being Crown Allotment 7, Section 80, Township of Ararat, Parish of Ararat as a site for Homes for the Aged. — (Rs 8717).

GEELONG — The temporary reservation by Order in Council of 19 October, 1915 of an area of 4593 square metres of land in Section 14, City of Geelong, Parish of Corio (formerly Crown Allotments 1-5 inclusive) as a site for Municipal purposes. — (Rs 848).

LAURISTON — The temporary reservation by Order in Council of 10 August, 1971 of an area of 9.495 hectares of land in the Parish of Lauriston as a site for a Cattle Market, revoked as to part by Orders in Council of 19 August, 1975 and 28 April, 1992, so far as the balance remaining containing 8.313 hectares, more or less. — (Rs 9529).

LAURISTON — The temporary reservation by Order in Council of 8 June, 1993 of an area of 4061 square metres of land being Crown Allotment 21C, Parish of Lauriston as a site for a Cattle market. — (Rs 9529).

NARREE WORRAN — The temporary reservation by Order in Council of 7 September, 1954 of an area of 986 square metres of land in Parish of Narree Worrان as a site for Police purposes. — (Rs 7299).

NARREE WORRAN — The temporary reservation by Order in Council of 28 June, 1960 of an area of 531 square metres of land in the Parish of Narree Worrان as a site for Police purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 7 September, 1954, revoked as to part by Order in Council of 3 April, 1975, so far as the balance remaining containing 481 square metres. — (Rs 7299).

NARREE WORRAN — The temporary reservation by Order in Council of 10 October, 2000 of an area of 1016 square metres of land being Crown Allotment 40E, Section B, Parish of Narree Worrان as a site for Police purposes. — (Rs 7299).

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

Dated 18 December 2001

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
REVOCATION OF TEMPORARY
RESERVATION

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

VENTNOR — The temporary reservation by Order in Council of 24 November, 1873 of an area of 2.023 hectares of land being Section 13, Township of Ventnor, Parish of Phillip Island as a site for State School purposes. — (Rs 31031).

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

Dated 18 December 2001

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

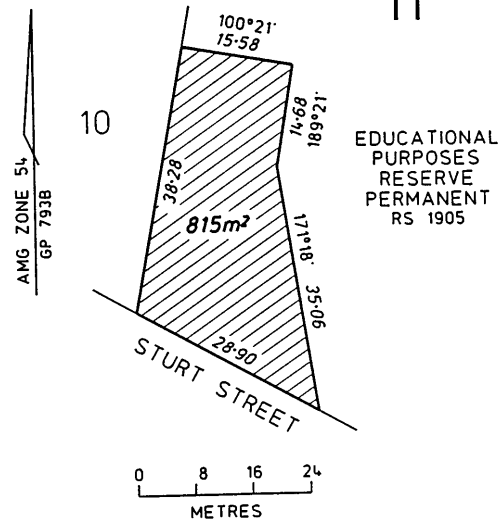
HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
REVOCATION OF PERMANENT
EDUCATION PURPOSES RESERVATION

The Governor in Council under section 11(2) of the **Crown Land (Reserves) Act 1978** revokes the following permanent reservation:

CARDIGAN — The permanent reservation by Order in Council of 3 April, 1919 (vide Government Gazette of 9 April, 1919 – page 970) of an area of 34.14 hectares of land in Section 11, Parish of Cardigan as a site for Public Educational purposes, revoked as to part by the Cardigan Land Act 1918 (No. 4287), so far only as the portion containing 815 square metres as indicated by hatching on plan hereunder. (Record Plan 2344) — (Rs 1905).

11



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

Dated 18 December 2001

Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
TEMPORARY RESERVATION OF
CROWN LANDS

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:-

MUNICIPAL DISTRICT OF THE
CITY OF BALLARAT

BALLARAT — Educational purposes, 5820 square metres, more or less, being Crown Allotment 2006, Township of Ballarat, Parish of Ballarat as indicated by hatching on plan hereunder. (GP927) — (0505393).

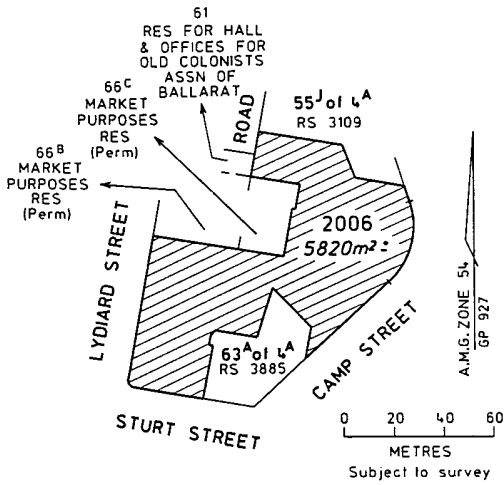
Land Act 1958

CLOSURE OF UNUSED ROADS

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

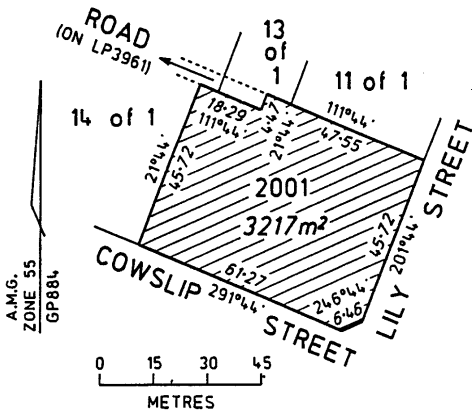
MUNICIPAL DISTRICT OF THE TOWONG SHIRE COUNCIL

CUDGEWA — The road in the Parish of Cudgewa being Crown Allotment 2002 as indicated by hatching on plan hereunder. (GP919) — (11/P202593).



MUNICIPAL DISTRICT OF THE STRATHBOGIE SHIRE COUNCIL

VIOLET TOWN — Public purposes (Police purposes), 3217 square metres, being Crown Allotment 2001, Township of Violet Town, Parish of Shadforth as indicated by hatching on plan hereunder. (V7[4]) — (Rs).

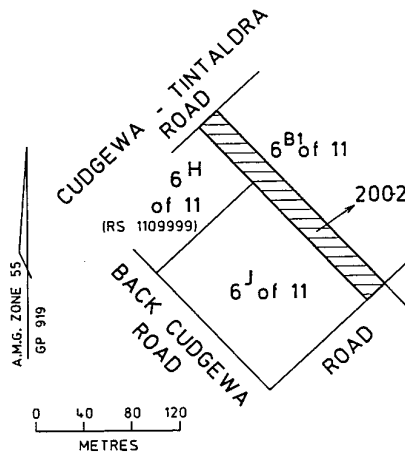


This Order is effective from the date on which it is published in the Government Gazette.

Dated 18 December 2001

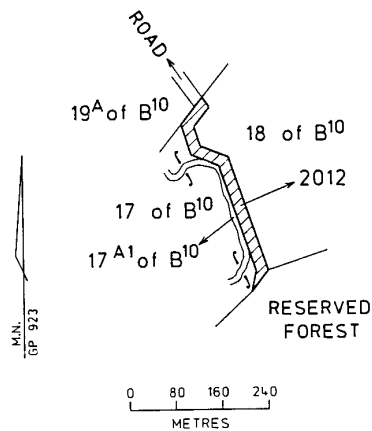
Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council



MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

YACKANDANDAH — The road in the Parish of Yackandandah being Crown Allotment 2012 as indicated by hatching on plan hereunder. (GP923) — (L8-6658).



MUNICIPAL DISTRICT OF THE
YARRA RANGES SHIRE COUNCIL

SCORESBY — The road in the Parish of Scoresby shown as Crown Allotment 56B, Section A on Original Plan No. 121596 lodged in the Central Plan Office. — (L12/1126).

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

Dated 18 December 2001
Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

MELBOURNE PARKS AND GARDENS
(JOINT TRUSTEE RESERVES)
(AMENDMENT) REGULATIONS 2001

The Governor in Council approves the making, by the Minister for Environment and Conservation and the Melbourne City Council as co-trustees, of the attached draft Melbourne Parks and Gardens (Joint Trustee Reserves) (Amendment) Regulations 2001, being satisfied that there are special reasons justifying the Regulations in so far they impose charges and fees.

These Regulations are effective from the date on which they are published in the Government Gazette.

Dated 18 December 2001
Responsible Minister
SHERRYL GARBUTT
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

MELBOURNE PARKS AND GARDENS
(JOINT TRUSTEE RESERVES)
(AMENDMENT) REGULATIONS 2001

The Governor in Council, being satisfied that there are special reasons justifying the

making of the Regulations, approves the following Regulations:

Dated 18 December 2001
Responsible Minister
SHERRYL GARBUTT MP
Minister for Environment
and Conservation

HELEN DOYE
Clerk of the Executive Council

The Minister for Environment and Conservation and the Melbourne City Council make the following Regulations:

Dated 18 December 2001
SHERRYL GARBUTT MP
Minister for Environment
and Conservation

The COMMON SEAL of the
MELBOURNE CITY COUNCIL
was affixed hereto in accordance with
the CONDUCT OF MEETINGS
LOCAL LAW 2001

Lord Mayor
Chief Executive Officer

Dated 18 December 2001

1. Title

These Regulations may be cited as the Melbourne Parks and Gardens (Joint Trustee Reserves) (Amendment) Regulations 2001.

2. Objective

The objective of these Regulations is to increase the maximum charges for parking at Yarra Park.

3. Authorising provision

The regulations are made under section 13 of the **Crown Land (Reserves) Act 1978**.

4. Commencement provision

These Regulations come into operation on the day that they are published in the Government Gazette.

5. Increase in maximum charges for parking at Yarra Park

In Part B(a) of the Table to the Melbourne Parks and Gardens (Joint Trustee Reserves) Regulations 1994, after the word “and” delete the expression “\$5.00 in relation to Yarra Park” and insert the expression “\$6.00 in relation to Yarra Park”.

**SUBORDINATE LEGISLATION ACT 1994
NOTICE OF MAKING OF STATUTORY
RULES**

Notice is hereby given under Section 17 (2) of the **Subordinate Legislation Act 1994** of the making of the following Statutory Rules:

- | | | | |
|-----------------------------|---|-----------------------------|---|
| 156. <i>Statutory Rule:</i> | Livestock Disease Control (Further Amendment) Regulations 2001 | 162. <i>Statutory Rule:</i> | Fair Trading (Amendment) Regulations 2001 |
| <i>Authorising Act:</i> | Livestock Disease Control Act 1994 | <i>Authorising Act:</i> | Fair Trading Act 1999 |
| <i>Date of making:</i> | 18 December 2001 | <i>Date of making:</i> | 18 December 2001 |
| 157. <i>Statutory Rule:</i> | County Court (Court Fees) Order 2001 | 163. <i>Statutory Rule:</i> | Fuel Prices (Declaration of Secrecy) Regulations 2001 |
| <i>Authorising Act:</i> | County Court Act 1958 | <i>Authorising Act:</i> | Fuel Prices Regulation Act 1981 |
| <i>Date of making:</i> | 18 December 2001 | <i>Date of making:</i> | 18 December 2001 |
| 158. <i>Statutory Rule:</i> | Whistleblowers Protection Regulations 2001 | 164. <i>Statutory Rule:</i> | Subordinate Legislation (Environment Protection (Vehicle Emissions) Regulations 1992 - Extension of Operation) Regulations 2001 |
| <i>Authorising Act:</i> | Whistleblowers Protection Act 2001 | <i>Authorising Act:</i> | Subordinate Legislation Act 1994 |
| <i>Date of making:</i> | 18 December 2001 | <i>Date of making:</i> | 18 December 2001 |
| 159. <i>Statutory Rule:</i> | Supreme Court (Fees) Regulations 2001 | 165. <i>Statutory Rule:</i> | Conservation, Forests and Lands (Infringement Notice) (Amendment) Regulations 2001 |
| <i>Authorising Act:</i> | Supreme Court Act 1986 | <i>Authorising Act:</i> | Conservation, Forests and Lands Act 1987 |
| <i>Date of making:</i> | 18 December 2001 | <i>Date of making:</i> | 18 December 2001 |
| 160. <i>Statutory Rule:</i> | Victorian Civil and Administrative Tribunal (Fees) Regulations 2001 | 167. <i>Statutory Rule:</i> | Gaming and Betting (Betting) (Amendment) Regulations 2001 |
| <i>Authorising Act:</i> | Victorian Civil and Administrative Tribunal Act 1998 | <i>Authorising Act:</i> | Gaming and Betting Act 1994 |
| <i>Date of making:</i> | 18 December 2001 | <i>Date of making:</i> | 18 December 2001 |
| 161. <i>Statutory Rule:</i> | Freedom of Information (Amendment) Regulations 2001 | 168. <i>Statutory Rule:</i> | Gaming Machine Control (Responsible Gambling) (Lighting and Views) Regulations 2001 |
| <i>Authorising Act:</i> | Freedom of Information Act 1982 | <i>Authorising Act:</i> | Gaming Machine Control Act 1991 |
| <i>Date of making:</i> | 18 December 2001 | <i>Date of making:</i> | 18 December 2001 |

- | | |
|--|---|
| <p>169. <i>Statutory Rule:</i> Food (Competency Standards Body) Regulations 2001</p> <p><i>Authorising Act:</i> Food Act 1984</p> <p><i>Date of making:</i> 18 December 2001</p> <p>170. <i>Statutory Rule:</i> Health Services (Private Hospitals and Day Procedure Centres) (Interim) Regulations 2001</p> <p><i>Authorising Act:</i> Health Services Act 1988</p> <p><i>Date of making:</i> 18 December 2001</p> <p>171. <i>Statutory Rule:</i> Building (Single Dwellings) Regulations 2001</p> <p><i>Authorising Act:</i> Building Act 1993</p> <p><i>Date of making:</i> 18 December 2001</p> <p>172. <i>Statutory Rule:</i> Road Safety (General) (Amendment) Regulations 2001</p> <p><i>Authorising Act:</i> Road Safety Act 1986</p> <p><i>Date of making:</i> 18 December 2001</p> <p>173. <i>Statutory Rule:</i> Road Safety (Drivers) (Amendment) Regulations 2001</p> <p><i>Authorising Act:</i> Road Safety Act 1986</p> <p><i>Date of making:</i> 18 December 2001</p> <p>174. <i>Statutory Rule:</i> Melbourne City Link (General) (Further Amendment) Regulations 2001</p> <p><i>Authorising Act:</i> Melbourne City Link Act 1995</p> <p><i>Date of making:</i> 18 December 2001</p> | <div style="background-color: black; color: white; padding: 5px; text-align: center; font-weight: bold; font-size: 0.8em;"> SUBORDINATE LEGISLATION ACT 1994
 NOTICE THAT STATUTORY RULES ARE
 OBTAINABLE </div> <p>Notice is hereby given under Section 17 (3) of the Subordinate Legislation Act 1994 that the following Statutory Rules were first obtainable from Information Victoria, 356 Collins Street, Melbourne on the date specified:</p> <p>142. <i>Statutory Rule:</i> Magistrates' Court Civil Procedure (Amendment No. 8) Rules 2001</p> <p><i>Authorising Act:</i> Magistrates' Court Act 1989</p> <p><i>Date first obtainable:</i> 17 December 2001</p> <p><i>Code A</i></p> <p>143. <i>Statutory Rule:</i> Agricultural and Veterinary Chemicals (Control of Use) (Amendment) Regulations 2001</p> <p><i>Authorising Act:</i> Agricultural and Veterinary Chemicals (Control of Use) Act 1992</p> <p><i>Date first obtainable:</i> 20 December 2001</p> <p><i>Code A</i></p> <p>144. <i>Statutory Rule:</i> Fundraising Appeals (Amendment) Regulations 2001</p> <p><i>Authorising Act:</i> Fundraising Appeals Act 1998</p> <p><i>Date first obtainable:</i> 20 December 2001</p> <p><i>Code A</i></p> <p>145. <i>Statutory Rule:</i> Fisheries (Abalone) Regulations 2001</p> <p><i>Authorising Act:</i> Fisheries Act 1995</p> <p><i>Date first obtainable:</i> 20 December 2001</p> <p><i>Code A</i></p> <p>146. <i>Statutory Rule:</i> National Parks (Fees and Charges) Regulations 2001</p> <p><i>Authorising Act:</i> National Parks Act 1975</p> <p><i>Date first obtainable:</i> 20 December 2001</p> <p><i>Code B</i></p> |
|--|---|

147. *Statutory Rule:* Flora and Fauna Guarantee Regulations 2001
Authorising Act: Flora and Fauna Guarantee Act 1988
Date first obtainable: 20 December 2001
Code B
148. *Statutory Rule:* Audit (Public Bodies) (Amendment) Regulations 2001
Authorising Act: Audit Act 1994
Date first obtainable: 20 December 2001
Code A
149. *Statutory Rule:* Food (Forms, Exemption and Registration Details) (Amendment) Regulations 2001
Authorising Act: Food Act 1984
Date first obtainable: 20 December 2001
Code A
150. *Statutory Rule:* Health (Pest Control Operators) (Amendment) Regulations 2001
Authorising Act: Health Act 1958
Date first obtainable: 20 December 2001
Code A
151. *Statutory Rule:* Pharmacists (Amendment) Regulations 2001
Authorising Act: Pharmacists Act 1974
Date first obtainable: 20 December 2001
Code A
152. *Statutory Rule:* Tobacco (Victorian Health Promotion Foundation) (Further Amendment) Regulations 2001
Authorising Act: Tobacco Act 1987
Date first obtainable: 20 December 2001
Code A
153. *Statutory Rule:* Gene Technology Regulations 2001
Authorising Act: Gene Technology Act 2001
Date first obtainable: 20 December 2001
Code D
154. *Statutory Rule:* Subordinate Legislation (Police Regulations 1992 - Extension of Operation) Regulations 2001
Authorising Act: Subordinate Legislation Act 1994
Date first obtainable: 20 December 2001
Code A
155. *Statutory Rule:* Lotteries Gaming and Betting (Corresponding Offences) (Amendment) Regulations 2001
Authorising Act: Lotteries Gaming and Betting Act 1966
Date first obtainable: 20 December 2001
Code A

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P	737–800	\$52.00

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ADVERTISERS PLEASE NOTE

As from 20 December 2001

The last Special Gazette was No. 234 dated 19 December 2001

The last Periodical Gazette was No. 1 dated 29 May 2001

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