

No. G 27 Thursday 5 July 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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- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publications will be accepted by telephone.
- Orders in Council may be lodged prior to receiving assent with the Governor's or Clerk's signature. They will only be published once approved and signed.
- Government and Outer Budget Sector Agencies please note: See style requirements on back page.

SPECIAL GAZETTES

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

Private Notices

Full Page \$396.00

Payment must be received in advance with notice details. Government and Outer Budget Sector Agencies Notices Typeset

Full Page \$96.25

Note:

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

The Victoria Government Gazette

General and Special - \$187.00 each year

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By Authority of Victorian Government Printer

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PRIVATE ADVERTISEMENTS

Pursuant to Section 10 of the Free Presbyterian Church Property Act 1953, I wish to advise that the address for all communications and notices to the body corporate, "The Trustees for Victoria of the Synod of Eastern Australia", is now: PO Box 942, Epping, NSW 2121.

Rev. Dr. W. J. W. HANNA, Clerk of the Synod of Eastern Australia.

SCHEDULE 1 – ACT NO. 391

Abolition of State Aid to Religion, 1871

I, Peter William Phillips, head or authorised representative of the denomination known as The Presbyterian Church of Victoria with the consent of The Presbyterian Church of Victoria Trusts Corporation, trustee of the land described in the subjoined statement of trusts and of Andrew Bray being the person or persons entitled to minister in or occupy a building or buildings upon the said land, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts. And I hereby certify that the said land was permanently reserved by Order in Council on 21 February 1870, as a site for Presbyterian Church purposes. That the only trustee of the said land resident in the State of Victoria is The Presbyterian Church of Victoria Trusts Corporation of 156 Collins Street, Melbourne. The only buildings upon the said land are an old bluestone church and cement brick hall and that the only persons entitled to minister in or occupy the same is the abovenamed.

P. W. PHILLIPS

We consent to this application –

The Common Seal of the Presbyterian Church of Victoria Trusts Corporation was hereto affixed in the presence of:

PETER WILLIAM PHILLIPS Trustee CHARLES KEITH SIBLEY JOHNSTON Trustee

GEORGE JAMES NICHOLLS

Office Manager

ANDREW BRAY

Signature of person entitled to minister in or occupy building or buildings

BRIAN DARNTON BAYSTON Law Agent

STATEMENT OF TRUSTS

Description of land: 4045 square metres, Parish of Anakie, County of Grant, being Crown allotment 1A, section 15.

Commencing on the Geelong–Ballan Road at Church Lane; bounded thence by the Geelong–Ballan Road bearing 159° 00' 43.05 metres; thence by allotment 1 bearing 270° 00' 108.33 metres and bearing 0° 00' 40.23 metres and thence by Church Lane bearing 90° 00' 92.84 metres to the point of commencement.

Name of Trustees: The Presbyterian Church of Victoria Trusts Corporation.

Powers of Disposition: Such powers of disposition including powers of sale, lease or mortgage.

Purposes to which proceeds of disposition are to be applied: Such purposes as shall be prescribed by the General Assembly of The Presbyterian Church of Victoria.

PHYLLIS LOUISE DEAL, late of 179 Napier Street, South Melbourne, gentlewoman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 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 4 September 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

MERVYN FRANCIS DUCKETT, late of Flat 7, 460 Glenferrie Road, Hawthorn, retired clerk, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 March 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 4 September 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

ANDREW G. J. ROWAN, solicitor,

Level 4, 472 Bourke Street, Melbourne 3000.

DORIS ANNIE TAYNTON, late of Penola Aged Care Facility, 6 King Street, Hawthorn East, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2001, are required by Patricia Maureen Ferrie and Leo Brian Collins, the proving executors of the will of the deceased, to send particulars of their claims to the executors in the care of the undermentioned solicitor by 4 September 2001 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

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

ROBERT JOHANNES VAN DEN AKKER, also known as Robert Johann Van den Akker, late of 4 Valley Road, Seville, Victoria, panel beater. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2000, are required by the executor of his estate, William de Graaf of 234 Maroondah Highway, Healesville, Victoria, to send particulars of their claims to him care of the below mentioned solicitors by 10 September 2001 after which date he will distribute the assets of the deceased having regard only to the claims of which he then has notice.

DE GRAAF & BIRKETT, solicitors, 234 Maroondah Highway, Healesville 3777.

Re: DAVID JAMES BEAMES, late of 16 Donnington Street, Swan Hill, Victoria, trade teacher, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 February 2001, are required by the trustee, Jenene Elizabeth Beames, to send particulars to her care of the undermentioned solicitors by 5 September 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

GARDEN & GREEN, solicitors,

4 McCallum Street, Swan Hill 3585.

Victoria Government Gazette

DONALD CAMPBELL MOODY, late of RMB 2425 Boathole Road, Ruffy, Victoria 3666, senior manager. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 July 1999, are required by the administrator, Margaret Lesley Gleadhill (formerly Margaret Lesley Moody) of 3 Creek Drive, Euroa, Victoria 3666, to send particulars to her by 6 September 2001 after which date the administrator may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated 26 June 2001 GERARD HUGHES, solicitor, 54 Napier Street, Essendon, Legal Practitioner for the administrator.

TERESINA GANDOLFO, late of 25 Tatura Crescent, Broadmeadows 3047, in the State of Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 27 February 2001, are required by Vittorio Gandolfo and Angela Maria Gandolfo, the executors of the said estate, to send particulars by 3 September 2001, to their solicitors, Gullaci & Gullaci, of 158 Bell Street, Coburg, after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 25 June 2001

GULLACI & GULLACI, solicitors, 158 Bell Street, Coburg, Victoria 3058.

Creditors, next-of-kin and all other persons having claims against the estate of JOHN WILLIAM FRANCIS BRUCE, late of Unit 1, 11 Silverdale Road, Ivanhoe, Victoria, retired, deceased, who died on 6 December 2000, are to send particulars of their claims to the executor, Graeme Alfred Bruce, care of the undermentioned solicitors by 6 September 2001 after which date the executor will convey and distribute the assets having regard only to the claims of which he then has notice.

HOLDING REDLICH, solicitors, 350 William Street, Melbourne.

550 william Street, Weibburne.

Re: Estate JULES STOCKY, deceased, late of 8 Moonbria Avenue, Kew. Creditors,

next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 March 2001, are required by the trustees, Andrew Jonathan Stocky of 21 Raheen Drive, Kew and Julius John Stocky of 3 Bradford Avenue, Kew, to send particulars to the trustees care of Monica O'Callaghan, solicitor, PO Box 351, Armadale 3143 by 14 September 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

MONICA O'CALLAGHAN, solicitor, PO Box 351, Armadale 3143.

ELSIE DORIS FARMER, late of 5/745 Mt. Alexander Road, Moonee Ponds, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 April 2001, are to send particulars of their claims to the executor, Joan Margaret Pretty, care of the undermentioned solicitors by 3 September 2001 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.

VALDA MONICA KENNEDY late of 41 Hayes Road, Strathmore, married woman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 27 September 2000, are to send particulars of their claims to the executor, Marie Patricia Folan, care of the undermentioned solicitors by 7 September 2001 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.

HELENE KOWALCZYK. late of 67 Dunkeld Avenue, North Sunshine, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 12 February 2001, are to send particulars of their claims to the executor, Peter Marian Koby, care of the undermentioned solicitors by 3 September 2001 after which date the said executor will distribute the assets having regard only to the claims of which he then has notice.

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

Re: NANCY DOIG, late of 569 Glenhuntly Road, Elsternwick, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2001, are required by the trustees, Jennifer Nancy Finn of 9B Ashby Court, Bayswater, office manager and Sandra Eileen Tyson of 421 Huntly/Fosterville Road, Huntly, married woman, to send particulars to the trustees by 4 September 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

PEARCE WEBSTER DUGDALES, solicitors, 379 Collins Street, Melbourne 3000.

RONALD LEWIS KING, late of 18 Alexandra Avenue, Elsternwick, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 May 2001, are required by ANZ Executors & Trustee Company Limited, ACN 006 132 332, the executor of the will of the deceased, to send particulars of their claims to the executor at Level 21, 530 Collins Street, Melbourne, Victoria, by 4 September 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL KENNEDY, solicitors,

Level 11, 469 La Trobe Street, Melbourne 3000.

Re: SIDNEY ARTHUR JOHNS, late of "Vasey House", 1231 Plenty Road, Bundoora, Victoria, retired psychiatric nurse, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Phillip John Dare and Maureen Bridget Flannery, the executors of the estate of the said deceased, to send particulars of such claims to them care of the undermentioned solicitors by the date being two calendar months from the date of this advertisement after which date they will distribute the estate having regard 1508 G 27 5 July 2001

only to the claims of which they then have notice.

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

Re: EDWARD BENEDICT CUFFE, late of Unit 4, 79 Clarendon Street, Cranbourne, retired wholesale butcher, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 December 1999, are required by the trustee, James Malone of 60 Dinah Parade, East Keilor, Victoria, retired, no relation, to send particulars to the trustee no later than two months after the publication of this notice hereof after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

SEPTIMUS JONES & LEE, solicitors, Level 5/99 William Street, Melbourne 3000.

ROSE MARIE CARPENTER, late of 59 Davies Street, Brunswick, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 March 2001, are required by the executor, Domenico Calabro, C/o Stedman Cameron, Level 1, 446 Collins Street, Melbourne, Victoria, to send particulars to him by 7 September 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

STEDMAN CAMERON, lawyers, Level 1, 446 Collins Street, Melbourne, Victoria 3000.

Re: HELEN MARGARET ROBERTSON, late of Unit 4, 75–79 Webb Street, Fitzroy 3065, interior designer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 March 2001, are required by the executor, Anthony James Douglas of Flat 4, 75–79 Webb Street, Fitzroy, Victoria, accountant, to send particulars to the executor, C/- the undermentioned solicitors by 17 September 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which the executor has notice.

W. CAREW HARDHAM & GARTLAN, solicitors,

974 Main Road, Eltham 3095.

JOHN WRAY McCREADY, late of Springs Road, Yeo, in the State of Victoria, farmer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2000, are required by the executors, Gregory James Potter, Paul Walter Mahoney, David John Lindsay and Ian Wilson Chapple, in the said State, to send particulars to them by 1 October 2001 after which date the executors may convey or distribute the assets having regard only to the claims of which they have had notice.

WIGHTONS LAWYERS,

89 Myers Street, Geelong.

Re: JACK ALLISON-LEVICK, late of 11 Athol Street, Moonee Ponds, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 January 2001, are required to send particulars of their claims to the executor C/- PO Box 1946R, Melbourne 3001 by 15 September 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which he may then have notice.

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

Re: CHARLES FLETCHER MacGREGOR. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 2000, are required to send particulars of their claims to the executor, Permanent Trustee Company Limited of 294 Collins Street, Melbourne 3001 by 14 September 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which it may then have notice.

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

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

On 9 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Yasna Jasmine Cehic of 53–55 Station Street, Mount Eliza, proprietor as tenant in common in equal shares in the land described on Certificate of

Title Volume 10439, Folio 849 and Andrew Robbie, proprietor of an estate in fee simple in one equal undivided half part or share in the land described on Certificate of Title Volume 10588, Folio 095 upon which is erected a dwelling known as 53–55 Station Street, Mount Eliza.

Registered Mortgage No. V805086C, Dealing Nos. X477729E and X368461P affect the said estate and interest.

Terms - Cash only

SW-00-003343-9

Dated 5 July 2001

S. BLOXIDGE Sheriff's Office

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

To the Highest Bidder at the Best Price Offered

On 9 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Victor Cupovski of 12 Cross Terrace, Glenroy as shown on Certificate of Title as Veljo Cupovski, joint proprietor with Zorka Cupovski of an estate in fee simple in the land described on Certificate of Title Volume 8436, Folio 790 upon which is erected a double storey house known as 12 Cross Terrace, Glenroy.

No Reserve set

Terms – Cash only

SW-00-005825-8

Dated 5 July 2001

S. BLOXIDGE Sheriff's Office

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

On 9 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of James Gosios of 22 Hunt Crescent, Clayton South, joint proprietor with Vasiliki Gosios of an estate in fee simple in the land described on Certificate of Title Volume 8055, Folio 739 upon which is erected commercial premises known as 161 Clayton Road, Clayton. Registered Mortgage Nos. V750083Q and W877742T affect the said estate and interest. Terms – Cash only SW-00-010820-3

Dated 5 July 2001

S. BLOXIDGE Sheriff's Office

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

On 9 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Andrew Clive Hibbins of 9 Burunda Road, McCrae, joint proprietor with Denise Eileen Hibbins of an estate in fee simple in the land described on Certificate of Title Volume 8480, Folio 267 upon which is erected a house known as 9 Burunda Road, McCrae.

Registered Mortgage No. U143043H affects the said estate and interest.

Terms – Cash only SW-00-009156-7 Dated 5 July 2001

S. BLOXIDGE Sheriff's Office

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

On 9 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Paul Kennedy of 11 Orama Avenue, Carrum Downs, as shown on Certificate of Title as Paul Anthony Kennedy, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10166, Folio 824 upon which is erected a dwelling known as 11 Orama Avenue, Carrum Downs.

Registered Mortgage No. V830308Y affects the said estate and interest.

Terms - Cash only

SW-01-002135-0

Dated 5 July 2001

S. BLOXIDGE Sheriff's Office

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Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the ----

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
METHVEN PROFESSIO	NALS		
	\$		
Sadler	100.00	Cheque	05/04/95

01020 CONTACT: JOHN MANNING, PHONE: (03) 9725 6666.

PROCLAMATIONS

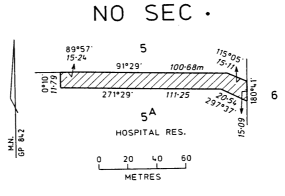
Land Act 1958

PROCLAMATION OF ROADS

I, John Landy, Governor of Victoria acting with the advice of the Executive Council and under section 25(3)(c) of the Land Act 1958 proclaim as roads the following lands:

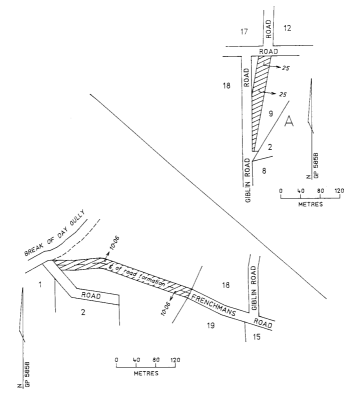
MUNICIPAL DISTRICT OF THE GLEN EIRA CITY COUNCIL

CAULFIELD — The land at Caulfield, Parish of Prahran shown by hatching on plan hereunder. (P81[11]) - (Rs 4778).



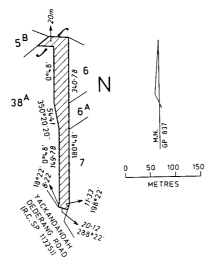
MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

CORINDHAP — The lands in the Township of Corindhap, Parish of Corindhap shown by hatching on plan hereunder. (C269[5]) - (05/05768).



MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

YACKANDANDAH — The land in Section N, Parish of Yackandandah shown by hatching on plan hereunder. (Y45[19] & [15]) — (L8-6635).



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

> Given under my hand and the seal of Victoria on 3 July 2001. (L.S.) JOHN LANDY Governor By His Excellency's Command

SHERRYL GARBUTT MP Minister for Environment and Conservation

Transport Accident (Amendment) Act 2000 PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(3) of the **Transport Accident** (Amendment) Act 2000, fix 1 August 2001 as the day on which the remaining provisions except section 23(1) of that Act come into operation.

Given under my hand and the seal of Victoria on 3 July 2001.

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

> MONICA GOULD Acting Minister for WorkCover

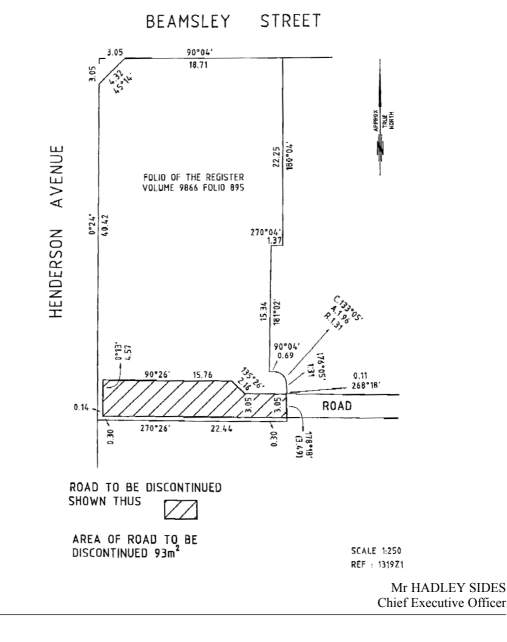
Victoria Government Gazette

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

STONNINGTON CITY COUNCIL Road Discontinuance

At its meeting on 26 June 2001 and acting under clause 3 of Schedule 10 to the Local Government Act 1989 Stonnington City Council resolved to discontinue the road shown hatched on the plan below.

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



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NAMING/RE-NAMING OF ROADS THROUGHOUT MACEDON RANGES SHIRE

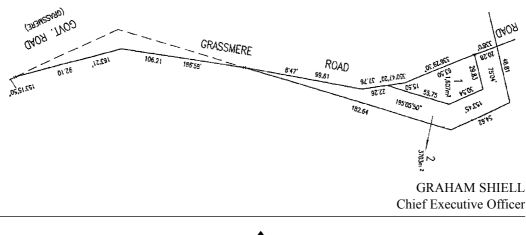
Council has, over the past 2 years, undertaken its public consultation process, inviting residents to forward a submission for the naming/re-naming of roads throughout the Shire as identified through the rural re-numbering program. Plans highlighting the affected roads were made available for inspection at the Kyneton Administration Centre and Woodend, Gisborne & Romsey Service Centres.

A Working Group of Councillors (nominated by Council) considered all submissions and made decisions on the names of these roads, as detailed below:-

No:	Road Name	Road Name Determined
1	Re-naming of Cherry Road, Gisborne Note: This road was initially identified 2 years ago for re-naming as a result of its similarity to Cherry Lane. The re-naming of Cherry Road was deferred pending the revised Jackson Creek North Estate subdivision layout. The subdivision has now been finalised and re-naming of Cherry Road will now proceed.	McKIM ROAD
2	Naming of unnamed road of former unnamed road (to be known as Wallaby Run due to Jackson Creek North Estate subdivision) off Cherry Road, Gisborne	OAKWOOD CLOSE
3	Naming of unnamed road off Donnelly Road, adjacent Sebastopol Road, Lauriston	SOUTH SEBASTOPOL ROAD
4	Naming of unnamed road off Lauriston Road, near Tranters Lane, Lauriston Note: This road was dealt with in a previous road naming exercise in 2000.	THOMPSONS LANE
5.	Naming of unnamed road off Grahams Road, Lancefield	McLEANS LANE

MOYNE SHIRE COUNCIL Road Discontinuance

Pursuant to Section 206, schedule 10, clause 3 of the **Local Government Act 1989**, the Moyne Shire Council, at its Ordinary meeting of 26 June 2001, has formed the opinion that the land shown as Lots 1 and 2 being part of Grassmere Road, Parish of Purnim as shown on the plan below, is not reasonably required as a road for public use, and resolved to discontinue the road and transfer the land to the adjoining owner.



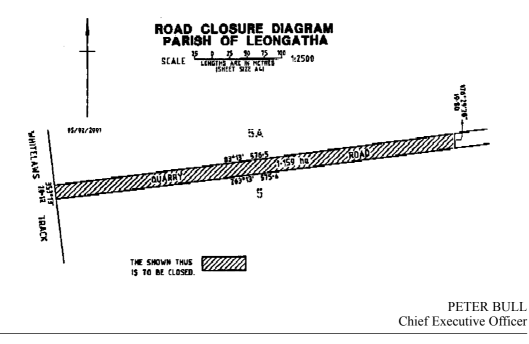


ROAD DISCONTINUANCE

Part Quarry Road, Leongatha South – Adjoining crown allotments 5 and 5A,

Parish of Leongatha

Under section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the South Gippsland Shire Council at its ordinary meeting held on 20 June 2001 formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to transfer the land from the road to the Crown.





Pursuant to the provisions of Section 26 (2b)(i) of the **Domestic (Feral and Nuisance) Animals Act 1994**, the Council made an Order at its meeting on 12 June 2001 declaring that the area known as the Broadford Walking track from Donaldson Drive to Casey Crescent be a "dog leashed area".

Whilst in this area, all dogs must be restrained by a leash at all times.

The fines for contravention of this Order are two penalty units \$200.00 for a first offence and four penalty units \$400.00 for a second or subsequent offence.

Any queries should be directed to the Senior Local Laws Officer, Mr David Huxtable on 5734 6200.

> GARRY CECIL Chief Executive Officer

MOIRA SHIRE COUNCIL Meeting Procedure Local Law Notice of Making a Local Law

Notice is hereby given that the Council at its ordinary meeting on 25 June 2001 resolved to adopt and make the Meeting Procedures Local Law 2001 (No. 1 of 2001) to provide for the orderly conduct of Council meetings. The existing Administration and Meetings Local Law 1995 (No. 1 of 1995) was repealed.

The purpose (objectives) of the proposed local law is to:

- (a) regulate and control the procedures governing the conduct of meetings of the Council and of special committees appointed by the Council: and
- (b) regulate and control the election of the Mayor and the Chairpersons of any special committees; and
- (c) regulate and control the use of Council's seal; and;
- (d) promote and encourage community participation in the local government system; and

Victoria Government Gazette

- (e) provide a mechanism through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner which acknowledges the role of local government within the Australian system of Government; and
- (f) provide for the administration of the Council's powers and functions; and
- (g) provide generally for the peace, order and good government of the municipal district.

This Local Law also provides for, and fixes penalties for the breach of certain provisions.

A copy of the Local Law may be inspected at the Moira Shire Council Service Centres Melville Street, Numurkah; Station Street, Cobram and Belmore Street, Yarrawonga.

> GAVIN CATOR Chief Executive Officer

Planning and Environment Act 1987 BAYSIDE PLANNING SCHEME Notice of Amendment

Amendment C17

The City of Bayside has prepared Amendment C17 – Heritage Stage 3 (Additional Properties) to the Bayside Planning Scheme.

Land affected by the Amendment: 573 Balcombe Road, Beaumaris; 203–205 Charman Road, Cheltenham; 95–97 Church Street, Brighton; 1 Clonmult Avenue, Highett; 29 Dawson Avenue, Brighton; 37 Willis Street, Hampton; 2 Deauville Street, Beaumaris; 6 Emily Street, Brighton and 7 Brandon Road, Brighton.

The Amendment proposes to change the Bayside Planning Scheme by: Amend the schedule to the Heritage Overlay at Clause 43.01 to include 8 additional properties listed above. Amend the schedule to the Heritage Overlay at Clause 43.01 to remove the heritage overlay from 7 Brandon Road, Brighton.

A copy of the amendment can be inspected, free of charge, during office hours, at: Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000; Bayside City Council, Corporate Centre, Royal Avenue, Sandringham, Vic. 3191; Brighton Library, 14 Wilson Street, Brighton, Vic. 3186;

Sandringham Library, Waltham Street, Sandringham, Vic. 3191; Beaumauris Library, Reserve Road, Beaumauris, Vic. 3193 and Hampton Library, Service Street, Hampton, Vic. 3188.

Submissions about the amendment must be in writing and be sent to: Chief Executive, Bayside City Council, PO Box 27, Sandringham, Vic. 3191.

Submissions may support, oppose or make comment about any element of the proposed amendment. Submissions should include your name and address.

Submissions to this amendment should be received by Friday 3 August 2001.

IAN WILSON Chief Executive

Planning and Environment Act 1987 TOWONG PLANNING SCHEME

Notice of Preparation of an Amendment

Amendment C3

Towong Shire Council has prepared Amendment C3 to the Towong Planning Scheme. The Amendment affects land in and surrounding the township of Bellbridge as well as land to the south of Corryong.

The Amendment proposes to: Rezone part Lot 1 LP137069, Bethanga Road, Bellbridge from Rural Zone (RUZ) to Low Density Residential Zone (LDRZ); replace Development Plan Overlay 1 – Residential Zone (DPO1) with Development Plan Overlay 3 – Low Density Residential Zone (DPO3); and delete Significant Landscape Overlay – Lake Hume Environs (SLO1).

Rezone part Lot A PS432395, Bethanga–Talgarno Road, Bellbridge from Residential 1 Zone (R1Z) to Rural Zone (RUZ); replace Development Plan Overlay 1 – Residential Zone (DPO1) with Development Plan Overlay 2 – Township Zone (DPO2); and introduce Significant Landscape Overlay – Lake Hume Environs (SLO1).

Correct zoning anomaly by rezoning part Lot 1 LP137069, Bethanga Road, Bellbridge from Rural Zone (RUZ) to Public Use Zone – Service and Utility (PUZ1).

Correct zoning anomaly by rezoning part Lot A PS432395, Bethanga–Talgarno Road, Bellbridge from Residential 1 Zone (R1Z) to Public Use – Service and Utility (PUZ1).

Correct zoning anomaly by rezoning Lot 1 PS432395, Bethanga–Talgarno Road, Bellbridge from Residential 1 Zone (R1Z) to Public Use – Service and Utility (PUZ1).

Correct zoning anomaly by rezoning Bellbridge Township and part Lot A PS432395, Bethanga–Talgarno Road, Bellbridge from Residential 1 Zone (R1Z) to Township Zone (TZ).

Correct zoning anomaly by deleting Development Plan Overlay 1 – Residential Zone (DPO1) from land to the north and south of the Bellbridge township zoned Rural Zone (RUZ).

Introduce a Strategic Framework Plan for Bellbridge in Clause 21.04-4 – Settlement in the Municipal Strategic Statement and correct minor typographical, formatting and factual errors.

Rezone part Crown Allotment 4, Section Z, Parish of Thowgla – corner of Boundary Street and Sugarloaf Road, Corryong from Rural Zone (RUZ) to Industrial 1 Zone (IN1Z) and apply Development Plan Overlay 4 – Industrial 1 Zone (DPO4).

The Amendment, explanatory report and accompanying documentation can be inspected, free of charge, during office hours at:-Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; Department of Infrastructure, North Eastern Region, 50–52 Clarke Street, Benalla; Towong Shire Council, Shire Offices, 32 Towong Street, Tallangatta, and Shire Offices, 76 Hanson Street, Corryong.

Submissions in writing about the Amendment must be sent to Mr James Laycock, Shire Planner, Towong Shire Council, PO Box 55, Tallangatta 3700 by Friday 10 August 2001.

> JAMES LAYCOCK Shire Planner Towong Shire Council

Planning and Environment Act 1987 FRANKSTON PLANNING SCHEME Notice of Amendment

Amendment C12

The Frankston City Council has prepared Amendment C12 to the Frankston Planning Scheme.

Land affected by the Amendment:

The Amendment affects land throughout the City of Frankston that has been identified by Melbourne Water as being subject to overland flows during a severe storm of 1 in 100 year intensity. (Land affected by the overlay is shown on the planning scheme maps).

The Amendment proposes to change the Frankston Planning Scheme by: Modifying the Municipal Strategic Statement, to provide the strategic basis for the amendment. Introducing Clause 44.05 "Special Building Overlay" (SBO). Specifying a number of buildings and works that do not require a permit in the schedule to that overlay. Defining land affected by the SBO on the planning scheme maps. Including a strip of land along Boggy Creek, between Ballarto Road and McClelland Drive, Carrum Downs, in a Land Subject to Inundation Overlay.

A copy of the Amendment can be inspected, free of charge, during office hours, at: Frankston City Council, Civic Centre, corner of Davey and Young Streets, Frankston and the Department of Infrastructure, Customer Service Centre, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Development Manager, Frankston City Council, PO Box 490, Frankston 3199, Attention: John Eichler by 16 August 2001.

> NICK CHARALAMBAKIS Development Manager

Planning and Environment Act 1987

MOUNT ALEXANDER PLANNING SCHEME Notice of Amendment

Amendment C13

Notice of an Application for Planning Permit

Application 145/01

The land affected by the Amendment is Crown Allotment 10A, Section 37, Township of Castlemaine, 9 Halford Street, Castlemaine.

The land affected by the application is Crown Allotment 10A, Section 37, Township of Castlemaine, 9 Halford Street, Castlemaine.

The Amendment proposes to include a site specific exemption under Clause 52.03 to allow the subject land to be temporarily used for municipal offices. The development of the land would be subject to a planning permit. The application is for a planning permit to construct a temporary office building on the land.

This person who requested the Amendment and the applicant for the permit is the Mount Alexander Shire.

You may inspect the Amendment and the application, and any documents that support the Amendment and application, and the explanatory report about the Amendment and the application at the offices of the Mount Alexander Shire, 25 Lyttleton Street, Castlemaine; Mount Alexander Shire Newstead Office, 45 Lyons Street, Newstead; Department of Infrastructure, 57 Lansell Road, Bendigo (VicRoads Office) and Department of Infrastructure, Level 21, Nauru House, 80 Collins Street, Melbourne.

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

Any person who is 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 13 August 2001.

A submission must be in writing and must be sent to: The Chief Executive Officer, Mount Alexander Shire, PO Box 185, Castlemaine, Vic. 3450.

> IVAN GILBERT Chief Executive Officer

Planning and Environment Act 1987

CASEY PLANNING SCHEME Notice of the Preparation of an Amendment

Amendment C36

The land affected by the Amendment is all the land within the City of Casey.

The Amendment proposes to apply a Public Acquisition Overlay to a portion of land located at 12 Old Gunns Court, Hallam. The portion of land described as Part Crown Portion 13, Parish of Eumemmerring is north of the Hallam Bypass Freeway reservation at Narre Warren and west of Belgrave–Hallam Road, is required to ensure adequate clearance to the top of the cut batter for the freeway ramp. VicRoads has proposed the Amendment.

You may inspect the Amendment, the explanatory report about the Amendment and any documents that support the Amendment at the office of the planning authority: Casey City Council, Municipal Offices, Princes Highway, Narre Warren; Casey City Council, Customer Service Centre, Sladen Street, Cranbourne and at the Department of Infrastructure, Customer Service Centre, Nauru House, 80 Collins Street, Melbourne.

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

You may also inspect the Amendment on the City of Casey's website at www.casey.vic.gov.au.

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

The closing date for submissions is 6 August 2001.

A submission must be sent to: The Manager Planning, Casey City Council, Municipal Offices, PO Box 1000, Narre Warren 3805.

Should you have any queries about this matter, please contact Curtis De La Pierre on 9705 5579.

JACQUI HOUGUET Manager Planning

Planning and Environment Act 1987 CASEY PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C37

The Amendment applies generally to the area of land along the eastern side of Narre Warren–Cranbourne Road, Narre Warren, between Golf Links Road and Lansell Close, Narre Warren.

The Amendment identifies land required to be acquired by VicRoads and reserves land for the upgrading and widening of Narre Warren–Cranbourne Road, between Golf Links Road and Lansell Close.

The Amendment has been made at the request of VicRoads.

You may inspect the Amendment, and any documents that support the Amendment and the explanatory report about the Amendment at the office of the planning authority: Casey City Council, Municipal Offices, Princes Highway, Narre Warren; Casey City Council, Customer Service Centre, Sladen Street, Cranbourne and at the Department of Infrastructure, Customer Service Centre, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submission is 6 August 2001. A submission must be sent to: The Manager Planning, Casey City Council, Municipal Offices, PO Box 1000, Narre Warren 3805.

Should you have any queries about this matter, please contact Matthew Rosel on 9705 5324.

JACQUI HOUGUET Manager Planning

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ACN 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 6 September 2001 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

- BELL, George Martin, late of Room 40, Lumeah Nursing Home, 78 Bruce Street, Preston West, retired who died 30 May 2001.
- GRIFFIN, Allan, late of 20 Percy Street, Newport, retired, who died 11 June 2001.
- STEPHENS, Harry Eston, late of 26 Salisbury Street, Moonee Ponds, retired, who died 7 May 2001.
- WILLIS, Mabel Darley, formerly of Unit 5, 242 Balcombe Road, Mentone, but late of Mentone & District Private Nursing Home, 7 Collins Street, Mentone, pensioner, who died 10 April 2001.
- ZHU, Shinan, late of Footscray Society For The Aged, 25 Mephan Street, Footscray, pensioner, who died 16 May 2001.

Dated at Melbourne, 28 June 2001

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited ACN 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 5 September 2001 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

- ANNAN, Frank Norman St John, formerly of 12 Photinia Street, Doveton, but late of Berwick Private Nursing Home, Parkhill Drive, Berwick, pensioner, who died 12 April 2001.
- HOWARD, Beryl Maude, late of 25 Monash Street, Oakleigh South, retired, who died 17 May 2001.
- MORRIS Lydia Violet, late of 12 May Street, Doncaster East, retired, who died 18 May 2001.
- STEWART, Donald James, late of Grace McKellar Centre – W5, 45–95 Ballarat Road, Geelong North, pensioner, who died 19 April 2001.
- TAUN, Susan Joan, late of 26 Betton Crescent, Warrandyte, retired, who died 27 April 2001.

Dated at Melbourne, 27 June 2001

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

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

- Alice Francis BUCKLAND, late of Essendon Private Nursing Home, 10 Fletcher Street, Essendon, Victoria, pensioner, deceased, who died 26 July 1995.
- John Benjamin CONSTABLE, late of Ramornie Special Accommodation House, 24 Pakington Street, Kew, Victoria, retired, deceased intestate, who died 6 May 2000.
- Nellie FOSTER, late of Keith House, 39 Armadale Street, Armadale, Victoria, retired, deceased, who died 12 March 2001.
- Patricia Alma LEGETT, also known as Patricia Leget, late of Coburg Private Nursing Home, 867 Sydney Road, Coburg, Victoria, pensioner, deceased intestate, who died 6 March 2001.

Mona Lillian MARTIN, late of Bethany Hostel, 440 Camberwell Road, Camberwell, Victoria, pensioner, deceased, who died 11 May 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 5 September 2001 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

EXEMPTION

Application No. A177 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by U3A Moorleigh Inc. for exemption from Sections 37, 42, 59, 100 and 195 of that Act. The application for exemption is to enable the applicant to grant membership of its organisation and provide its services only to people aged 55 years and over.

Upon reading the material submitted in support of the application and upon hearing submissions from Ms West and Mr Horman and for the Reasons for Decision given by the Tribunal on 26 June 2001, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 37, 42, 59, 100 and 195 of the Act to enable the applicant to grant membership of its organisation and provide its services only to people aged 55 years and over.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 37 42, 59, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to grant membership of its organisation and provide its services only to people aged 55 years and over.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 4 July 2004.

Dated 26 June 2001

CATE McKENZIE Deputy President

N.B. A copy of the Reasons for Decision is available from the Registrar of the Anti-Discrimination List.

EXEMPTION Application No. A178 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Wesley College for exemption from Sections 37, 42, 100 and 195 of the Act. The application for exemption is to enable the applicant to advertise for prospective female students to enter the school, and to structure its waiting lists, allocate student placements and offer bursaries and enrolments targeted at prospective female students, so as to promote a gender balance of the students at the school.

Upon reading the material submitted in support of the application and upon hearing submissions from Mr Hastings, Solicitor, and for the Reasons for Decision given by the Tribunal on 26 June 2001, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 37, 42, 100 and 195 of the Act to enable the applicant to advertise for prospective female students to enter the school, and to structure its waiting lists, allocate student placements and offer bursaries and enrolments targeted at prospective female students, so as to promote a gender balance of the students at the school.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for prospective female students to enter the school and to structure its waiting lists, allocate student placements and offer bursaries and enrolments targeted at prospective female students, so as to promote a gender balance of the students at the school.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 4 July 2004.

Dated 26 June 2001

CATE McKENZIE Deputy President

N.B. A copy of the Reasons for Decision is available from the Registrar of the Anti-Discrimination List.

EXEMPTION Application No. A185 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by The University of Melbourne for exemption from Sections 13, 14, 100 and 195 of that Act. The application for exemption is to enable the applicant to advertise for and appoint a person of Indigenous Australian background to a position of Senior Lecturer in the Faculty of Education at the University.

Upon reading the material submitted in support of the application and upon hearing submissions from Mr Johnson, Ms Gladwin, Mr Thomas and Ms Hall and for the Reasons for Decision given by the Tribunal on 29 June 2001, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 14, 100 and 195 of the Act to enable the applicant to advertise for and appoint a person of Indigenous Australian background to a position of Senior Lecturer in the Faculty of Education at the University.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 14, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and appoint a person of Indigenous Australian background to a position of Senior Lecturer in the Faculty of Education at the University.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 4 July 2004.

Dated 29 June 2001

CATE McKENZIE Deputy President

N.B. A copy of the Reasons for Decision is available from the Registrar of the Anti-Discrimination List.

Subordinate Legislation Act 1994

NOTICE OF INTENTION TO PROCEED TO MAKE REGULATIONS

Magistrates' Court (Civil Jurisdiction) (Sheriff's Fees) Regulations 2001

A Regulatory Impact Statement was published in relation to the proposed Magistrates' Court (Civil Jurisdiction) (Sheriff's Fees) Regulations on 24 May 2001.

The draft Regulations accompanying the impact statement proposed inserting a new fee table into the Regulations that clearly identifies the various execution activities performed by

1522 G 27 5 July 2001

the Sheriff in the execution of a warrant to seize property in the civil jurisdiction of the Court.

No submissions were received in respect of the proposed Regulations, and I now give notice of my intention to proceed with the making of the proposed Regulations.

> ROB HULLS MP Attorney General

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from 29 June 2001, that:

AP 367 – Rutherford & Co

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

> DAVID POLLARD Commissioner of State Revenue

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from 20 June 2001, that:

AP 363 – Australian Posters Pty Ltd

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

> DAVID POLLARD Commissioner of State Revenue

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services under Section 10(2) of the **Community Welfare Services Act 1970** in relation to Section 5 of the **Adoption Act 1984**.

I, Gabrielle Levine, approve the following person under Section 5[1] and Section 5[2] (b)

of the Act as approved counsellor for the purpose of Section 35 of the Act.

Judy Edmond, Anglicare – Western, 41 Somerville Road, Yarraville 3013.

> GABRIELLE LEVINE Regional Director Department of Human Services Western Metropolitan Region

Adoption Act 1984

SECTIONS 21 AND 22

Application for Approval as an Adoption Agency

Under the provisions of Section 10(2) of the **Community Services Act 1970** I have been assigned the functions and powers of the Secretary of Department of Human Services under Sections 21 and 22 of the **Adoption Act 1984**.

After considering an application from the following welfare organisation, I have approved it as an "approved agency" for the purposes of conducting negotiations and making arrangements for the adoption of children, in accordance with section 22 of the Adoption Act 1984.

St Lukes Anglicare, 175–187 Hargreaves Street, Bendigo 3550.

Principal Officer: Jennifer Hocking.

This approval is for a period of three years from the date of this notice unless suspended or revoked at an earlier date.

Dated 28 June 2001

JENNY McAULEY Assistant Manager Child Protection and Juvenile Justice

Gas Industry Act 1994

NOTICE OF AMENDMENT UNDER SECTION 48N

Victorian Gas Industry Market and System Operation Rules – ("MSO Rules")

Pursuant to and in accordance with clause 48N(4) of the **Gas Industry Act 1994** VENCorp has resolved to amend the MSO Rules as follows, effective from 5 July 2001: Clause 5.3.2 is amended by deleting the word

"If" at the beginning of clause 5.3.2(g) and substituting the words "Subject to clause 5.3.5 if"

Clause 5.3.3 is deleted in its entirety.

The heading to clause 5.3.5 is deleted and replaced by the heading "Transfer of authorised MDQ or AMDQ credit certificates".

Clause 5.3.5 is amended by deleting sub-clauses 5.3.5(a), 5.3.5(a) and 5.3.5(b) and substituting the following sub-clauses:

- "(a) A person that has acquired authorised MDQ or AMDQ credit certificates in accordance with this clause 5.3 may transfer the whole or a part of that authorised MDQ or AMDQ credit certificates to another person in accordance with this clause 5.3.5 and subject to transfer procedures developed in accordance with this clause 5.3.5.
- (b) VENCorp must develop and publish procedures for the transfer of authorised MDQ or AMDQ credit certificates between parties in accordance with this clause 5.3.5 and must do so in consultation with Participants and other persons VENCorp reasonably considers may have an interest in the development of those procedures."

MATT ZEMA Chief Executive Officer VENCorp

Transport Act 1983

VICTORIAN TAXI DIRECTORATE Department of Infrastructure

Commercial Passenger Vehicle Applications

Notice is hereby given that the following applications will be considered by the Victorian Taxi Directorate, a division of the Department of Infrastructure after 8 August 2001.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Licensing & Certification, Victorian Taxi Directorate, Level 6, 14–20 Blackwood Street, North Melbourne (P.O. Box 666, North Melbourne 3051) not later than 2 August 2001.

Copies of objections are forwarded to the applicants.

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

W. J. Burnett, Castlemaine. Application to license one commercial passenger vehicle to be

purchased in respect of a 1990 or later model Ford/Cadillac stretched limousine with seating capacity for 7 passengers to operate a service from Muckleford Road, Muckleford for the carriage of passengers for wedding parties, debutante balls, tours to wineries within the Pyrenees Ranges and Bendigo and on tours to various places of interest within Castlemaine, Bendigo and Maryborough.

Note:- Passengers will be picked up/set down from hotels/motels and accommodation residences within a 120km radius of the Castlemaine Post Office.

G. G. Cooper, Healesville. Application to license one commercial passenger vehicle to be purchased in respect of a 1996 Holden sedan with seating capacity for 4 passengers to operate a service from 140 Healesville–Yarra Glen Road, Healesville for the carriage of passengers on tours to wineries within the Yarra Valley region.

Note:- Passengers will be picked up/set down from Mt Rael Bed & Breakfast, or the Yarra Valley/Healesville Information Centre.

Roltet Pty Ltd, Richmond. Application to license one commercial passenger vehicle to be purchased in respect of a 1985 BMW sedan with seating capacity for 4 passengers to operate a service from 33 Coppin Grove, Hawthorn for the carriage of passengers on tours to Melbourne City Sights, Phillip Island, The Twelve Apostles and Port Campbell, The Yarra Valley wineries, Healesville Sanctuary and various places of interest on the Mornington Peninsula.

Note:- Passengers will be picked up/set down from hotels/motels and accommodation residences within a 20km radius of the Melbourne GPO.

J. M. Tate, Healesville. Application to license two commercial passenger vehicles to be purchased in respect of 1995 or later model Toyota vans each with seating capacity for 11 passengers to operate a service from 7 Birdwood Avenue, Healesville for the carriage of passengers on tours of the Yarra Valley wineries situated within a 50km radius of the Healesville Post Office.

Note:- Passengers will be picked up/set down from hotels/,motels and accommodation residences within a 100km radius of the Healesville Post Office.

Dated 5 July 2001

ROBERT STONEHAM Manager – Operations Victorian Taxi Directorate

Transport Act 1983

ROADS CORPORATION ADVISORY BOARD

Pursuant to Sections 30(4)(b) and 30(8) of the **Transport Act 1983**, I Peter Batchelor, Minister for Transport, hereby appoint the persons listed below as Members of the Roads Corporation Advisory Board for the period 1 July 2001 to 30 June 2003 and make the following determinations in respect of the remuneration applicable for each Member.

Section of the	Appointee	Remuneration *
Transport Act		
30(4)(b)(i)	Christine Gibbs	Nil
30(4)(b)(ii)	Susan Lightbody	Nil
30(4)(b)(ii)	Robert Kriek	Nil
30(4)(b)(ii)	David Harris	Nil
30(4)(b)(iii)	Bill Noonan	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(iv)	Terry Laidler	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(v)	Philip Lovel	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(vii)	Ray Shuey	Nil
30(4)(b)(viii)	Jim Hinton	\$190 per full day meeting or \$95 per half day meeting
30(4)(b)(ix)	Brian Baquie	\$190 per full day meeting or \$95 per half day meeting

* Each member shall be entitled to travelling and other personal expenses in accordance with the rates as apply within the Public Service in respect of duties as a Member of the Board.

Dated 20 June 2001

PETER BATCHELOR MP Minister for Transport

Transport Act 1983

ROAD DECLARATIONS AND DEDICATIONS

The Roads Corporation, pursuant to the **Transport Act 1983**, upon publication of this notice declares, or varies the declaration of, the roads as described below and on the plans attached, and further declares that such roads are fit to be used as a public highway and are now absolutely dedicated to the public for use as public highways within the meaning of any law now or hereafter in force.

FREEWAY

40/01 South Gippsland Freeway in the Cities of Greater Dandenong and Casey shown hatched on the plan numbered GP 18335.

STATE HIGHWAY

- 41/01 State Highway (Springvale Road) in the City of Greater Dandenong shown hatched on plans numbered GP 5944 and GP 17573.
- 42/01 Western Port Highway in the Cities of Casey and Greater Dandenong shown hatched and cross-hatched on plans numbered GP 19312, GP 18335A, GP 19263, GP 19635, GP 19312A, GP 19636 and GP 19636A.

MAIN ROAD

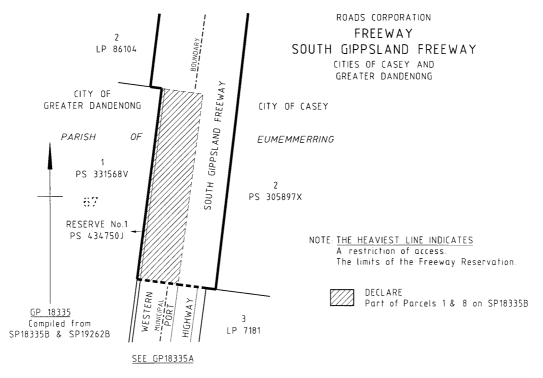
- 43/01 Dunach Eddington Road in the Shire of Central Goldfields shown hatched and crosshatched on plan numbered GP 19664A.
- 44/01 Doncaster Eltham Road in the City of Manningham shown hatched on plan numbered GP 19623.
- 45/01 Mitcham Road in the Cities of Manningham and Whitehorse shown hatched on plan numbered GP 19728.

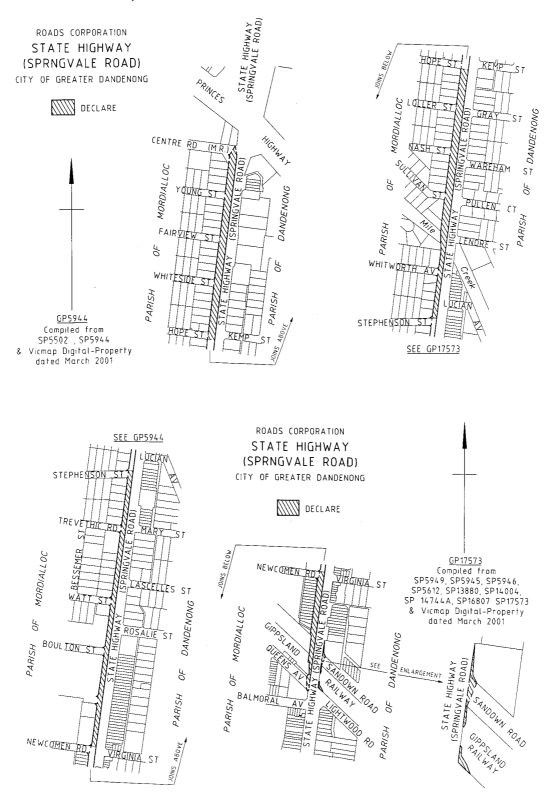
TOURISTS' ROAD

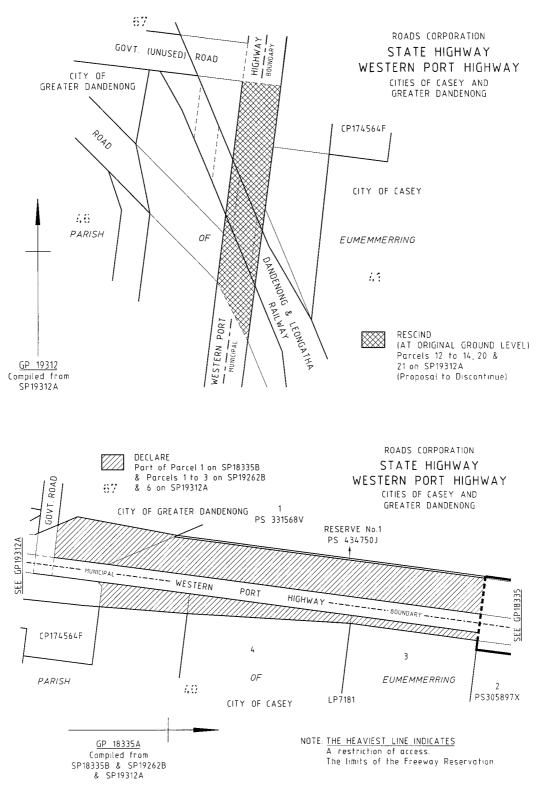
46/01 Mount Baw Baw Road in the Shire of Baw Baw shown hatched on plan numbered GP 19668.

ROAD

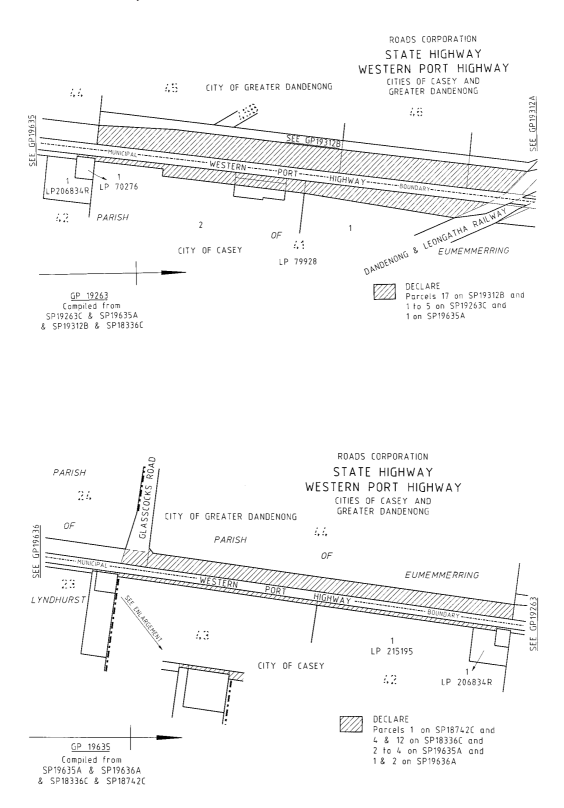
- 47/01 Brady Road in the City of Greater Dandenong shown hatched on plan numbered GP 19571.
- 48/01 Carisbrook Talbot Road in the City of Central Goldfields shown hatched on plan numbered GP 19664.
- 49/01 Bayliss Road in the City of Greater Dandenong shown hatched on plan numbered GP 19312B.

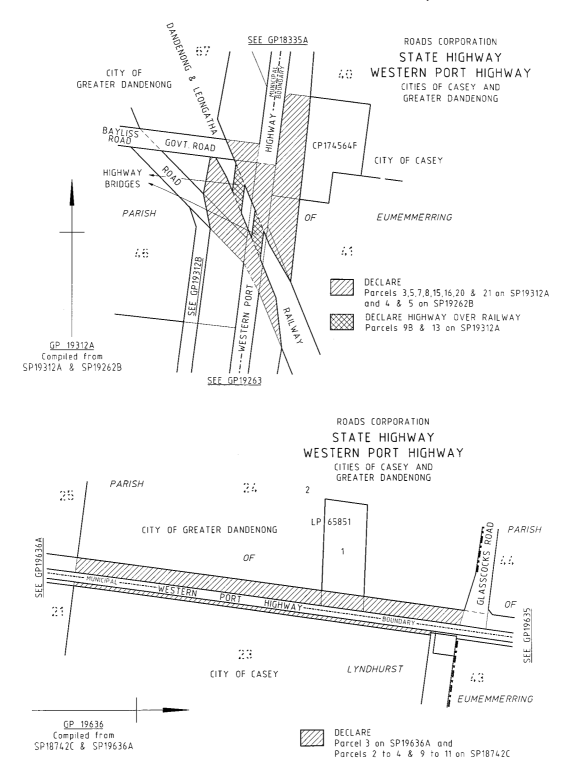


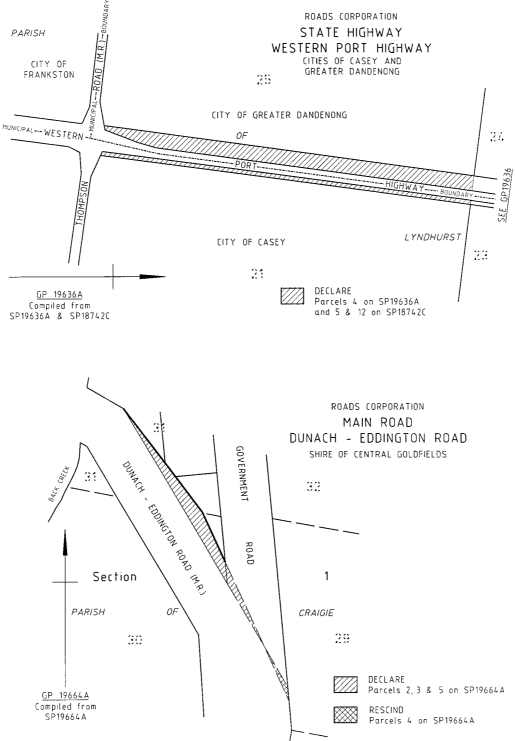


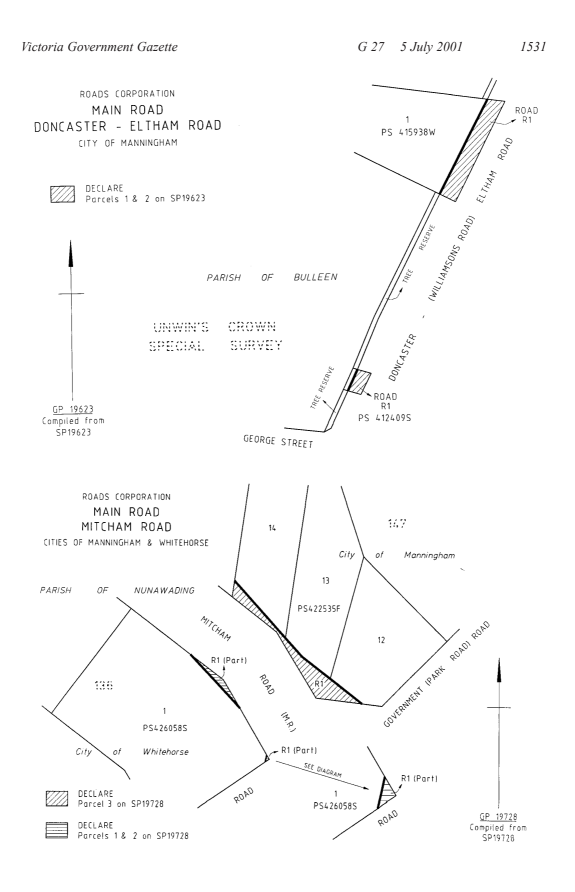


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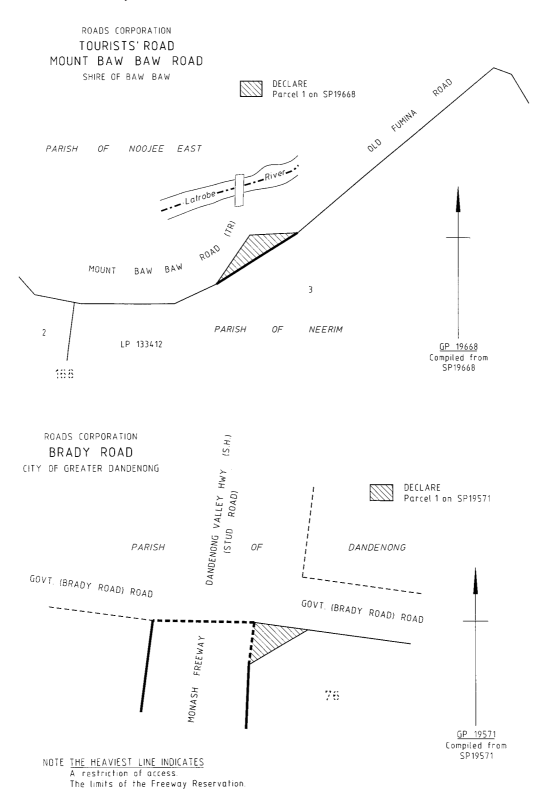


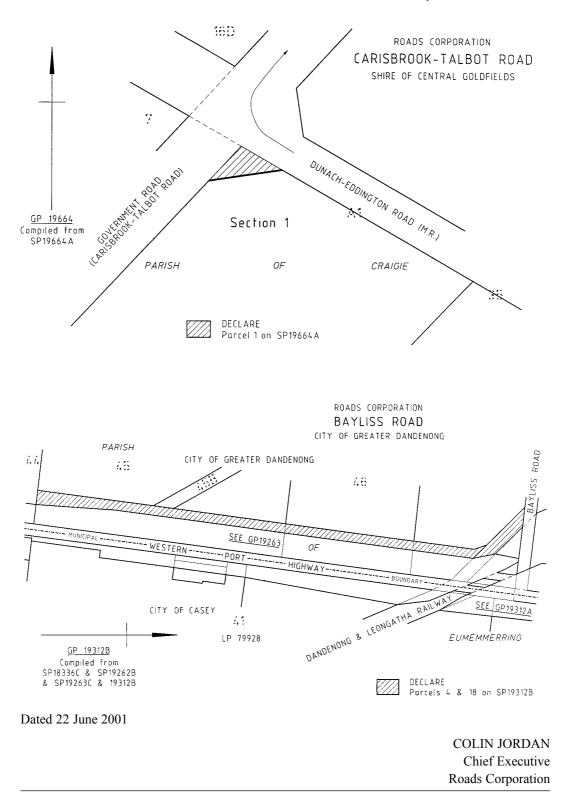




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Transport Act 1983

ROAD DECLARATIONS AND DEDICATIONS

The Roads Corporation pursuant to the Transport Act 1983, upon publication of this notice declares, or varies the declaration of, the roads as described below and on the plans attached, and further declares that such roads are fit to be used as a public highway and are now absolutely dedicated to the public for use as public highways within the meaning of any law now or hereafter in force.

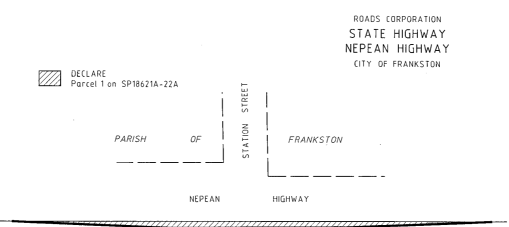
STATE HIGHWAY

50/01 Nepean Highway in the City of Frankston shown hatched on plan numbered GP 18621. MAIN ROAD

- 51/01Bruthen - Nowa Nowa Road in the Shire of East Gippsland shown hatched and crosshatched on plans numbered GP 19691, GP 19674 and GP 19675.
- Koo-Wee-Rup Longwarry Road in the Shires of Baw Baw and Cardinia shown hatched 52/01 on plan numbered GP 18006.
- 53/01 Main Neerim Road in the Shire of Baw Baw shown hatched and cross-hatched on plan numbered GP 16909.

TOURISTS' ROAD

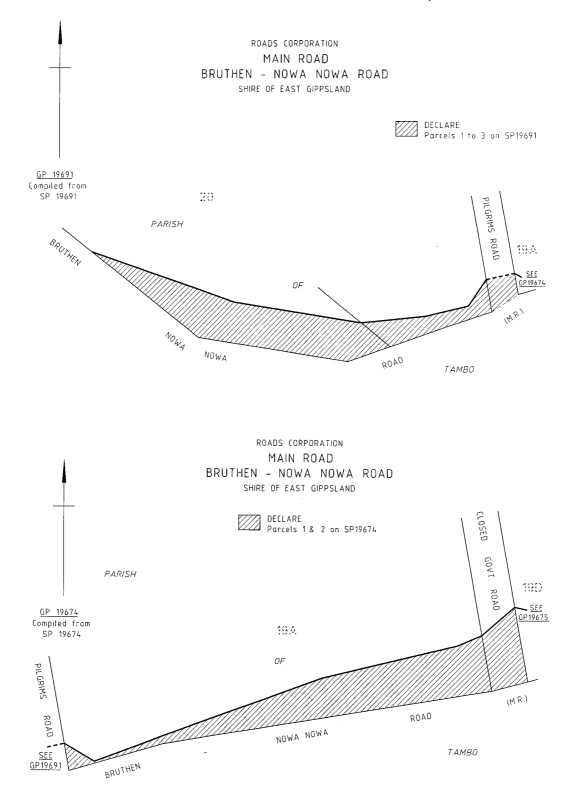
54/01 Phillip Island Road in the Bass Coast Shire shown hatched on plan numbered GP 19290.

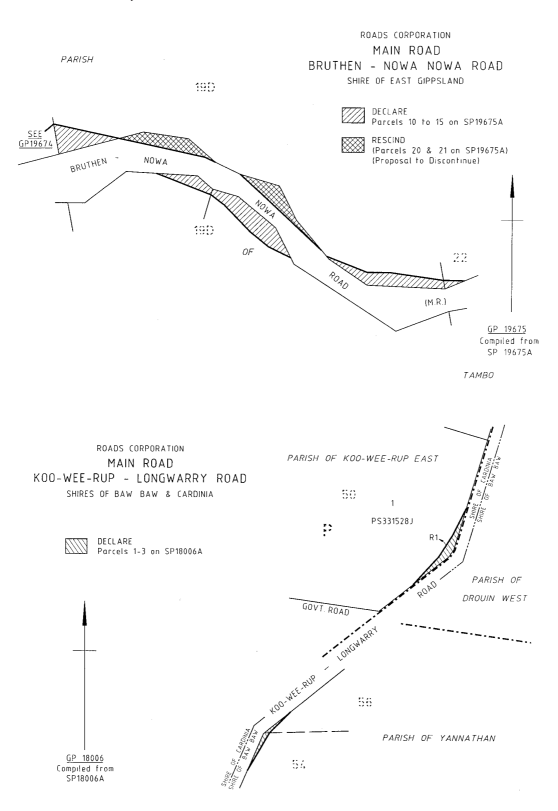


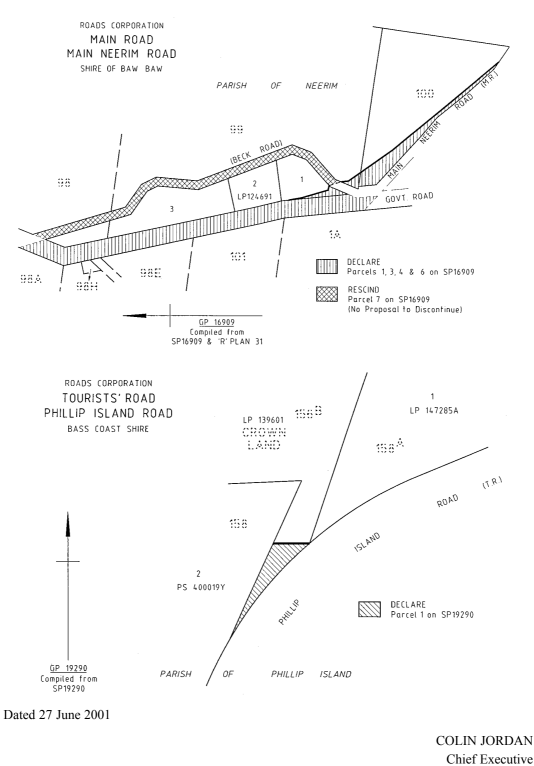
PERMANENT RESERVE FOR PUBLIC PURPOSES

11 Å

GP 18621 Compiled from SP18621A & SP18622A







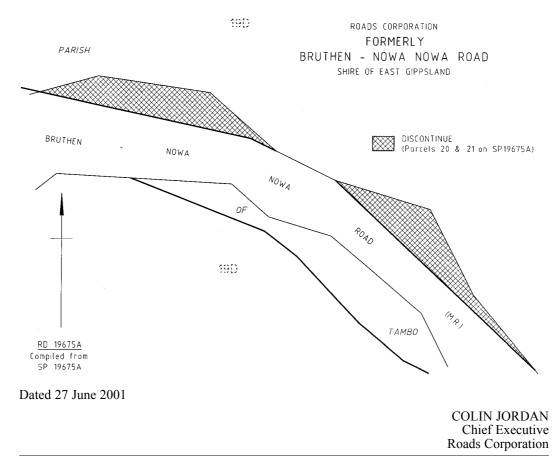
Roads Corporation

Transport Act 1983 DISCONTINUANCE OF ROADS OR PARTS OF ROADS

The Roads Corporation, in pursuance of the powers conferred by Clause 2, Schedule 4 of the **Transport Act 1983**, hereby approves the discontinuance of the roads or parts of roads as described in the schedule and on the plans attached and approves the sale of the surplus land described in the schedule as provided in Section 47 of the **Transport Act 1983** and as delegated by the Minister for Transport under Section 32 of the said Act.

SCHEDULE

08/01 The land in the Shire of East Gippsland described as Formerly Bruthen – Nowa Nowa Road, Parish of Tambo, shown cross-hatched on plan numbered RD 19675A.

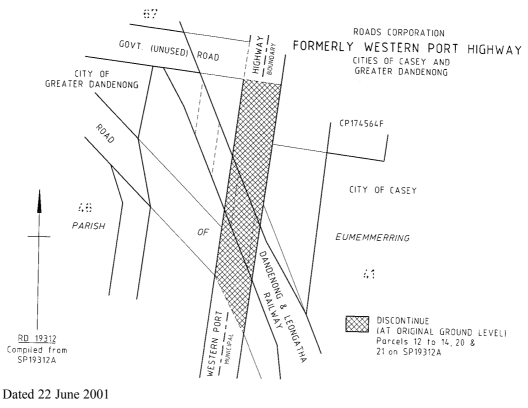


Transport Act 1983 DISCONTINUANCE OF ROADS OR PARTS OF ROADS

The Roads Corporation, in pursuance of the powers conferred by Clause 2, Schedule 4 of the **Transport Act 1983**, hereby approves the discontinuance of the roads or parts of roads as described in the schedule and on the plans attached:

SCHEDULE

07/01 The land in the Cities of Greater Dandenong and Casey described as Formerly Western Port Highway, Parish of Eumemmerring, shown cross hatched on plan numbered RD 19312.



COLIN JORDAN Chief Executive Roads Corporation

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 Name	Proposer & Location
GPN 391	D'Aunou Creek	Delatite Shire. Commencing at the top of the creek catchment in the hills south of Soldiers Road, Barwite, flowing generally north-westerly until it joins the Broken River.

Office of the Registrar of Geographic Names c/-**LAND** *VICTORIA* 7th Floor 436 Lonsdale Street, Melbourne 3000

> KEITH C. BELL Registrar of Geographic Names

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 names.

File No.	Place Name	Proposer & Location
GPN 387	Macmahon Ball Paddock	Nillumbik Shire. Located in Bridge Street, Eltham.
GPN 259	Anzac Memorial Park	Nillumbik Shire. Located on the corner of Heidelberg–Kinglake Road and Anzac Avenue, Hurstbridge.
GPN 260	Panton Hill Firefighters Memorial Park	Nillumbik Shire. Located on the corner of Merrits Road and Bishops Road, Panton Hill.

Office of the Registrar of Geographic Names c/-LAND *VICTORIA* 7th Floor 436 Lonsdale Street, Melbourne 3000

> KEITH C. BELL Registrar of Geographic Names

Flora and Fauna Guarantee Act 1988

The **Flora and Fauna Guarantee Act 1988** enables members of the public to nominate species, communities and potentially threatening processes for listing under the Act. Nominations under the Act are considered by a Scientific Advisory Committee, which makes recommendations to the Minister.

The Committee has made a number of final and preliminary recommendations. A Recommendation Report has been prepared for each final and preliminary recommendation. Copies of the reports can be obtained from the Head Office and major country offices of the Department of Natural Resources and Environment. The Flora and Fauna Guarantee Act 1988 and the Flora and Fauna Guarantee Regulations 1991 can be viewed at these offices.

Submissions supplying evidence that confirm or contradict the **preliminary recommendations** will be accepted until **6 August 2001**. Please note that the Scientific Advisory Committee considers only nature conservation issues.

There is no public comment period for final recommendations. Submissions marked confidential should be sent to:

Secretary to the Scientific Advisory Committee, c/o Flora and Fauna Statewide Programs

Dept. Natural Resources and Environment, PO Box 500, East Melbourne 3002.

For inquiries regarding the **Flora and Fauna Guarantee Act 1988** please contact Phillip Wierzbowski (03) 9412 4955 or Martin O'Brien (03) 9412 4567. For information on specific items please contact Parks Flora & Fauna staff at NRE offices.

FINAL RECOMMENDATIONS OF THE SCIENTIFIC ADVISORY COMMITTEE

The Scientific Advisory Committee has made a final recommendation on the evidence available, in accordance with Section 15 of the Act, that the nominations for listing of the following items be supported in accordance with Section 11 of the Flora and Fauna Guarantee Act 1988.

Items supported for listing		Criterion/criteria satisfied
Euastacus neodiversus	South Gippsland Spiny Cray	1.2, 1.2.1
Gramastacus insolitus	Western Swamp Cray	1.2, 1.2.1
Hyridella glenelgensis	Glenelg Freshwater Mussel	1.2.1
Prasophyllum species (Nagambie)	Swamp Leek-orchid	1.2.1

The reason that the nominations are supported is that the items satisfy at least one primary criterion of the set of criteria maintained under Section 11 of the Act and stated in Schedule 1 of the Flora and Fauna Guarantee Regulations 1991.

PRELIMINARY RECOMMENDATIONS OF THE SCIENTIFIC ADVISORY COMMITTEE

The Scientific Advisory Committee has made preliminary recommendations on the evidence available, in accordance with Section 14 of the Act, that the nominations for listing of the following items be supported or not supported in accordance with Section 11 of the Flora and Fauna Guarantee Act 1988.

Items supported for listing		Criterion/criteria satisfied
Asterolasia asteriscophora ssp. albiflora	Star-bush species	1.1, 1.2.1
Caladenia fragrantissima ssp. fragrantissima	Scented Spider-orchid	1.1, 1.2.1
Caladenia toxochila	Bow-lip Spider-orchid	1.2.1, 1.2.2
Chiloglottis seminuda	Bare-tip Bird-orchid	1.2.1
Corybas despectans	Coast Helmet-orchid	1.2.1
Corybas sp. aff. diemenicus (coastal)	Late Helmet-orchid	1.2.1
Cryptostylis erecta	Bonnet Orchid	1.2.1
Diuris ochroma	Pale Golden Moths	1.2.1
Euastacus armatus	Murray Spiny Cray	1.1, 1.2
Euastacus bispinosus	Glenelg Spiny Cray	1.2, 1.2.1
Euastacus crassus	Alpine Spiny Cray	1.2, 1.2.1
Euastacus kershawi	Gippsland Spiny Cray	1.2
Leiocarpa leptolepis	Pale Plover Daisy	1.2, 1.2.1
Myoporum brevipes	Pale Myoporum	1.2.1, 1.2.2
Notopala sublineata	river snail species	1.2, 1.2.1
Prasophyllum litorale	Coastal Leek-orchid	1.2.1, 1.2.2
Prasophyllum suttonii	Buffalo Leek-orchid	1.1.1
Taskiria otwayensis	caddisfly species	1.2.1
Thelymitra mackibbinii	Brilliant Sun-orchid	1.2.1
Victaphanta compacta	Otway Black Snail	1.2, 1.2.1
Xylocopa aeratus	Metallic Green Carpenter Be	e 1.1.1

The reason that the nominations are supported is that the items satisfy at least one primary criterion of the set of criteria maintained under Section 11 of the Act and stated in Schedule 1 of the Flora and Fauna Guarantee Regulations 1991.

Item not supported for listing

Eucalyptus mitchelliana	Buffalo Sallee	rejected		
Engaeus australis	Lilly Pilly Burrowing Cray	rejected		
The reason that the nomination is not supported is that the item does not satisfy at least one				
primary criterion of the set of criteria maintained under Section 11 of the Act.				

Preparation of Action Statements

Under Section 19 of the Flora and Fauna Guarantee Act 1988, the Secretary to the Department of Natural Resources and Environment is required to prepare an Action Statement for each listed item. The Action Statement sets out what has been done and what is intended to be done to conserve or manage that item.

Groups or individuals wishing to comment on a particular action statement at the draft stage, if and when the above items are listed by the Governor in Council on the recommendation of the Minister, should express their interest to:

ROBERT BEGG, Manager, Flora and Fauna Statewide Programs, Dept. Natural Resources and Environment, PO Box 500, East Melbourne 3002.

PHILLIP WIERZBOWSKI Secretary to the Scientific Advisory Committee



Water Act 1989

NOTICE OF INTENTION TO DECLARE PROPERTIES SERVICED WITH RESPECT TO THE PROVISION OF WATER SUPPLY AND WASTEWATER SERVICES

Water and/or wastewater pipes have been laid and are available to provide services to each property in the areas referred below. The Central Gippsland Region Water Authority, trading as "Gippsland Water", declares the properties to be serviced for the purpose of the **Water Act 1989**, from the date of Practical Completion Certificate and water and wastewater tariffs will be liable from that date.

WATER SERVICED AREAS AS FOLLOWS:

<u>Locality</u>	Property Description	<u>Practical Completion</u> <u>Issue Date</u>
Moe:	Lot 6H Two Mile Road,	23/03/2001
Warragul:	Eade Avenue, Lots 172 to 180, PS 424841M	22/02/2001
Warragul:	Copelands Road, Lot 1 LP 147330 Lot 1 & 2 PS 320141, Lot 1 LP 125766 Lot 3 LP 148253J, Lot 1 & 2 LP 205104, Lot 1 & 2 LP 205105.	29/05/2001
		JOHN MITCHELL Chief Executive Officer

Docklands Authority Act 1991

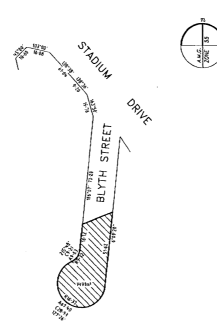
DOCKLANDS AUTHORITY

Road Discontinuance

At its meeting of 22 June 2001 the Docklands Authority, acting pursuant to S.29 of the **Docklands Authority Act 1991** as amended, resolved to discontinue the road shown hatched on the plan below.

The road is to be incorporated in a lease of Crown Land with FFF Trust to facilitate overall site redevelopment.

Any rights, powers or interests held by service authorities in the road are to be retained.



Dated 29 June 2001

PETER ANDERSON City Manager

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13

Three Orders of the Minister for Education were made on 25 June 2001 pursuant to section 13(4) of the Education Act 1958 amending the constituting Orders of three school councils to change their names. The changes are as follows:

Old name	New name	
Council of the State school proposed	Council of the State school called	
to be called Timbarra Primary School	Timbarra Primary School	
Council of the State school called	Council of the State school called	
Horsham Special Developmental School	Horsham Special School	
Council of the State school called	Council of the State school called	
Red Hill National Primary School	Sovereign Hill School	

In addition, two Orders of the Minister for Education were made on 25 June 2001 pursuant to sections 13(4) and 13(11) of the **Education Act 1958** amending the constituting Orders of two school councils to change their names. The changes are as follows:

Old name	New name	
Council of State school proposed to be called Sale College	Council of the State school called Sale College	
Corio Community College Council	Corio Bay Senior College Council	

MARY DELAHUNTY Minister for Education

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER SECTION 13

An Order of the Minister for Education was made on 26 June 2001 under sections 13(4) and 13(11) of the Education Act 1958 amending the constituting Order of Harston Primary School Council in respect of the membership of the school council.

> MARY DELAHUNTY Minister for Education

Subordinate Legislation Act 1994 REC

Magistrates' Court (Fees, Costs & Charges) Regulations 2001

A Regulatory Impact Statement was published in relation to the proposed Magistrates' Court (Fees, Costs & Charges) Regulations 2001 in May 2001.

The draft Regulations accompanying the impact statement prescribe the fees, costs and charges payable in respect of proceedings in the Magistrates' Court of Victoria and the fees and costs payable in respect of enforcement of infringement penalties in the Perin Court. A new fee table has been inserted into the regulations that establishes a simpler, user friendly scale, which provides some fee relief for the commencement of cases in the court's civil jurisdiction while providing a modest increase in fee recovery at the hearing stage. The new scale will maintain existing revenue levels without imposing an additional financial burden on court users.

No submissions were received in respect of the proposed Regulations. I, therefore, now give notice of my intention to proceed with the making of the proposed regulations.

> **ROB HULLS** Attorney-General

Vocational Education and Training Act 1990

NOTICE OF DETERMINATION OF APPROVED TRAINING SCHEMES

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

APPROVED TRAINING SCHEME	DATE OF DETERMINATION
BCG20198 Certificate II in General Construction	3 January 2001
BCC30298 Certificate III in Civil Construction (Road Construction & Maintenance)	3 January 2001
BCC30398 Certificate III in Civil Construction (Tunnel Construction)	3 January 2001
BCC30498 Certificate III in Civil Construction (Bridge/Marine Construction & Maintenance)	3 January 2001
BCC30598 Certificate III in Civil Construction (Foundation Work-Anchors/Piling)	3 January 2001
BCC30698 Certificate III in Civil Construction (Railway Construction & Maintenance)	3 January 2001
BCC30798 Certificate III in Civil Construction (Pipelaying)	3 January 2001

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BSA20100 Certificate II in Business (Office Administration)	4 January 2001
BSA30100 Certificate III in Business (Office Administration)	4 January 2001
BSA40100 Certificate IV in Business (Administration)	4 January 2001
UTT30198 Certificate III in ESI – Distribution (Powerline)	16 January 2001
UTT30298 Certificate III in ESI – Transmission (Powerline)	16 January 2001
BCF10100 Certificate I in Construction	1 March 2001
BCF20100 Certificate II in Off-Site Construction	1 March 2001
BCF30100 Certificate III in Off-Site Construction (Shopfitting)	1 March 2001
BCF30200 Certificate III in Off-Site Construction (Joinery –0 Timber/Aluminium/Glass)	1 March 2001
BCF30300 Certificate III in Off-Site Construction (Stairs)	1 March 2001
BCF30400 Certificate III in Off-Site Construction (Pre-Fabrication)	1 March 2001
BCF30500 Certificate III in Off-Site Construction (Machining)	1 March 2001
BCF30600 Certificate III in Stonemasonry (Monumental/Installation)	1 March 2001
BCF30700 Certificate III in Off-Site Construction (Sign Writing/Computer Operations)	1 March 2001
BCF30900 Certificate III in Off-Site Construction (Neon Manufacture)	1 March 2001
PRM20500 Certificate II in Asset Maintenance (Waste Management)	26 March 2001
PRM20500 Certificate III in Asset Maintenance (Waste Management)	26 March 2001
PRM40500 Certificate IV in Asset Maintenance (Waste Management)	26 March 2001
AUM20100 Certificate II in Automotive Manufacturing	3 April 2001
AUM60100 Advanced Diploma of Automotive Manufacturing – Design and Development	9 April 2001
FDF10800 Certificate I in Food Processing (Retail Baking)	5 April 2001
FDF20500 Certificate II in Food Processing (Retail Baking – Cake and Pastry)	5 April 2001
FDF20600 Certificate II in Food Processing (Retail Baking – Bread)	5 April 2001
FDF20700 Certificate II in Food Processing (Retail Baking – Combined)	5 April 2001

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FDF30500 Certificate III in Food Processing (Retail Baking – Cake and Pastry)	5 April 2001
FDF30600 Certificate III in Food Processing (Retail Baking – Bread)	5 April 2001
FDF30700 Certificate III in Food Processing (Retail Baking – Combined)	5 April 2001
MTM20100 Certificate II in Meat Processing (Abattoirs)	23 May 2001
MTM20400 Certificate II in Meat Processing (Food Services)	23 May 2001
MTM30100 Certificate III in Meat Processing (Boning)	23 May 2001
MTM30200 Certificate III in Meat Processing (Food Services)	23 May 2001
MTM30300 Certificate III in Meat Processing (Meat Safety)	23 May 2001
MTM30400 Certificate III in Meat Processing (Rendering)	23 May 2001
MTM30500 Certificate III in Meat Processing (Slaughtering)	23 May 2001
MTM30600 Certificate III in Meat Processing (General)	23 May 2001
MTM40100 Certificate IV in Meat Processing (Leadership)	23 May 2001
MTM40200 Certificate IV in Meat Processing (Meat Safety)	23 May 2001
MTM40300 Certificate IV in Meat Processing (Quality Assurance)	23 May 2001
MTM40400 Certificate IV in Meat Processing (General)	23 May 2001
MTM50100 Diploma of Meat Processing	23 May 2001
MTM60100 Advanced Diploma of Meat Processing	23 May 2001
MTM10100 Certificate I in Meat Processing (Smallgoods)	23 May 2001
MTM20200 Certificate II in Meat Processing (Smallgoods)	23 May 2001
MTM30700 Certificate III in Meat Processing (Smallgoods)	23 May 2001
MTM10200 Certificate I in Meat Processing (Meat Retailing)	23 May 2001
MTM20300 Certificate II in Meat Processing (Meat Retailing)	23 May 2001
MTM30800 Certificate III in Meat Processing (Meat Retailing)	23 May 2001
MTM50200 Diploma of Meat Processing (Meat Retailing)	23 May 2001
15563VIC Certificate II in Boat Building	5 June 2001
Details of the approved training schemes can be obtained from the	

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

Children's Services Act 1996

I, Kathryn Lamb, delegate of the Secretary to the Department of Human Services, hereby approve each of the following early childhood qualifications contained in the attached schedule under Regulation 25(a) of the Children's Services Regulations 1998.

This notice revokes the approval given to early childhood qualifications gazetted on 17 May 2001.

SHAUNA WALTER

A/Assistant Director, Family and Community Support

SCHEDULE

List of Early Childhoo	d Oualifications -	- Victoria -	– Children's	Services 1	Regulations 1998

Name of Qualification	Name of Institution	State
{The name of the qualification on the certificate must be identical to the name of the qualification listed below}	{Former names of training institutions (*) are listed at the end}	
Advanced Certificate in Child Care	Box Hill Institute of TAFE	VIC
	Northern Melbourne Institute of TAFE (formerly Preston College of TAFE)	VIC
	*Swinburne University of Technology	VIC
	Western Melbourne Institute of TAFE	VIC
Advanced Diploma of Community Services (Children's Services) (where the person has specialised in centre based care	ABC Early Childhood Training	
for children aged 0 – 6 years) (CHC60399)	College Pty Ltd	QLD
	Adelaide Institute of TAFE	SA
	AIT Technical and Further Education Centre	ACT
	Anglicare Victoria	VIC
	Arts Access Society Inc	VIC
	Australian Child Career Options	QLD
	Australian Professional Training Institute Pty Ltd	QLD
	BAYTEC Enterprises Inc	VIC
	Central West College of TAFE	WA
	Children's Services Resource and Advisory Program ACT Lyd	ACT
	Colac Adult and Community Education Inc	VIC
	Charlton Brown Nanny College	QLD
	College of Child & Family Studies	NSW
	Competency Based Trainers Pty Ltd	TAS
	Croydon Institute of TAFE	SA
	Curtin College of Technology – Kalgoolie Campus	WA

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Department of Health &	
Human Services Employee Services	TAS
Douglas Mawson Institute of TAFE	SA
Early Childhood Training &	511
Resource Centre (ECTARC)	NSW
Eastern Pilbara College of TAFE	WA
Family Day Care Association Qld Inc	QLD
Geelong Adult Training &	QLD
Education Inc	VIC
Gold Coast Early Childhood College	QLD
Gowrie Training Centre	SA SA
Holmsglen Institute of TAFE	VIC
Individual Solutions Australia	NSW
Institute of TAFE Tasmania	TAS
Jobs Australia Ltd	VIC
Kyabram Community &	VIC
Learning Centre Inc	VIC
Lady Gowrie Tasmania	TAS
Meerilinga Training College	WA
Murray Institute of TAFE	SA
5	
Northern Group Training Ltd	TAS
One World for Children Pty	VIC
Onkaparinga Institute of TAFE	SA
Para Institute of TAFE	SA
Regency Institute of TAFE	SA
Serve-Safe Food Hygiene	MC
Training Services Pty Ltd	VIC
Solutions.com Pty Ltd	VIC
South East Institute of TAFE	SA
South East Metropolitan	TT <i>T</i> A
College of TAFE – Bentley	WA
Spencer Institute of TAFE	SA
Sunraysia Institute of TAFE	VIC
*Swinburne University of	
Technology (TAFE Division)	VIC
Outside School Hours Childcare	
Management Concepts Pty Ltd	VIC
TAFE SA	SA
TAFE Tasmania	TAS
The Gowrie (WA) Inc	WA
The National Council of the Young	MC
Men's Christian Association of Australia	VIC
Torrens Valley Institute of TAFE	SA

	Transformations' Dathersons to	
	Transformations' – Pathways to	MC
	Competence and Developing Excellence	VIC
	*University of Ballarat (TAFE Division)	VIC
	Vocational Training Centre	WA
	Wesley Mission Melbourne	VIC
	West Coast College of TAFE	WA
	Wodonga Institute of TAFE	VIC
	Yeronga Institute of TAFE	QLD
Associate Diploma in Applied Science (Child Care Studies)	*Canberra Institute of Technology	ACT
Associate Diploma in Arts (Child Care)	*Curtin University	WA
	*University of Melbourne	VIC
Associate Diploma in Child Care	Adelaide Institute of TAFE	SA
	Croydon Institute of TAFE	SA
	Onkaparinga Institute of TAFE	SA
	Para Institute of TAFE	SA
	Regency Institute of TAFE	SA
	Spencer Institute of TAFE	SA
	Torrens Valley Institute of TAFE	SA
	*University of Melbourne	VIC
Associate Diploma in Child Care Studies	Northern Territory University	NT
	*Canberra Institute of Technology	ACT
Associate Diploma in Education		
(Child Care)	*Alice Springs (Centralian) TAFE	NT
	Katherine TAFE	NT
	Northern Territory University	NT
Associate Diploma in Education (Early Childhood)	Batchelor College of Advanced Education	NT
· · · · · · · · · · · · · · · · · · ·	Advanced Education	181
Associate Diploma in Social Science (Child Care)	Armidale TAFE College	NSW
	Bankstown TAFE College	NSW
	Belmont TAFE College	NSW
	Coffs Harbour TAFE College	NSW
	Crows Nest TAFE College	NSW
	Goulburn TAFE College	NSW
	Hobart TAFE College	TAS
	Launceston TAFE College	TAS
	Lismore TAFE College	NSW
	Liverpool TAFE College	NSW
	Loftus TAFE College	NSW
	Macksville TAFE College	NSW
	Meadowbank TAFE College	NSW

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	Moss Vale TAFE College	NSW
	North West TAFE College	TAS
	Nowra TAFE College	NSW
	Orange TAFE College	NSW
	OTEN TAFE College	NSW
	Pam Arnold Centre	SA
	Petersham TAFE College	NSW
	Randwick TAFE College	NSW
	Taree TAFE College	NSW
	*University of Melbourne	VIC
	Wagga Wagga TAFE College	NSW
	Werrington TAFE College	NSW
	Wollongong TAFE College	NSW
	Wyong TAFE College	NSW
Associate Diploma in Social Science		1000
(Child Studies)	Armidale TAFE College	NSW
	Bankstown TAFE College	NSW
	Belmont TAFE College	NSW
	Coffs Harbour TAFE College	NSW
	Crows Nest TAFE College	NSW
	Goulburn TAFE College	NSW
	Lismore TAFE College	NSW
	Liverpool TAFE College	NSW
	Loftus TAFE College	NSW
	Macksville TAFE College	NSW
	Meadowbank TAFE College	NSW
	Moss Vale TAFE College	NSW
	Nowra TAFE College	NSW
	Orange TAFE College	NSW
	OTEN TAFE College	NSW
	Petersham TAFE College	NSW
	Randwick TAFE College	NSW
	Taree TAFE College	NSW
	Wagga Wagga TAFE College	NSW
	Werrington TAFE College	NSW
	Wollongong TAFE College	NSW
	Wyong TAFE College	NSW
Associate Diploma of Child Care	*Queensland University of Technology	QLD
Associate Diploma of Education		
(Child Care) CND 35	Ipswich TAFE College	QLD
	Kangaroo Point TAFE College	QLD
	Logan TAFE College	QLD
	Logan III E conege	

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	Maryborough TAFE College	QLD
	Moreton Institute of TAFE	QLD
	Mt Isa TAFE College	QLD
	North Point TAFE College	QLD
	Rockhampton TAFE College	QLD
	South Coast TAFE College	QLD
	Southern Queensland TAFE College	QLD
	Toowomba TAFE College	QLD
	Townsville TAFE College	QLD
Associate Diploma of Social Science		
(Child Care)	Bendigo Regional Institute of TAFE	VIC
	Box Hill Institute of TAFE	VIC
	*Canberra Institute of Technology	ACT
	Casey Institute of TAFE	VIC
	Central Gippsland Institute of TAFE	VIC
	Central Metropolitan College of TAFE	WA
	East Gippsland Institute of TAFE	VIC
	*Edith Cowan University	WA
	Fremantle TAFE	WA
	Geraldton TAFE	WA
	Gordon Institute of TAFE (formerly Gordon Technical College)	VIC
	Goulburn Valley Institute of TAFE	VIC
	Great Southern Regional TAFE	WA
	Holmsglen Institute of TAFE	
	(formerly Holmsglen College of TAFE)	VIC
	Kangan Institute of TAFE	VIC
	Midland TAFE	WA
	Northern Melbourne Institute of TAFE (formerly Preston College of TAFE)	VIC
	Outer Eastern Institute of TAFE	VIC
	Peninsula Institute of TAFE (formerly Frankston College of TAFE)	VIC
	Perth TAFE	WA
	South East Metropolitan TAFE	WA
	South West Regional TAFE	WA
	Sunraysia Institute of TAFE	VIC
	*Swinburne University of Technology	VIC
	*University of Ballarat	VIC
	*Victoria University of Technology	VIC
	Western Melbourne Institute of TAFE	VIC
	Wimmera Institute of TAFE	VIC
	Wodonga Institute of TAFE	VIC
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Associate Diploma of Social Science		
(Child Care Studies)	Bendigo Regional Institute of TAFE	VIC
	Box Hill Institute of TAFE	VIC
	Casey Institute of TAFE	VIC
	Central Gippsland Institute of TAFE	VIC
	East Gippsland Institute of TAFE	VIC
	Gordon Institute of TAFE	
	(formerly Gordon Technical College)	VIC
	Goulburn Valley Institute of TAFE	VIC
	Holmsglen Institute of TAFE (formerly Holmsglen College of TAFE)	VIC
	Kangan Institute of TAFE	VIC
	Northern Melbourne Institute of TAFE (formerly Preston College of TAFE)	VIC
	Outer Eastern Institute of TAFE	VIC
	Peninsula Institute of TAFE	
	(formerly Frankston College of TAFE)	VIC
	Sunraysia Institute of TAFE	VIC
	*Swinburne University of Technology	VIC
	*Victoria University of Technology	VIC
	Western Melbourne Institute of TAFE	VIC
	Wimmera Institute of TAFE	VIC
	Wodonga Institute of TAFE	VIC
Bachelor of Arts (Early Childhood Education)	*Victoria University of Technology	VIC
Bachelor of Arts (Education) (Early Childhood Education)	*Edith Cowan University	WA
Bachelor of Arts (Education) (Early Childhood)	*Curtin University	WA
Bachelor of Early Childhood Education	University of South Australia	SA
Bachelor of Early Childhood Studies	*University of Melbourne	VIC
Bachelor of Early Childhood Studies (Honours)	*University of Melbourne	VIC
Bachelor of Early Childhood Studies (Pathways)	*University of Melbourne	VIC
Bachelor of Education (Early Childhood)	Charles Sturt University	NSW
	*Curtin University	WA
	Hartley College of Advanced Education	SA
	Hunter Institute of Higher Education	NSW
	Macarthur Institute of Higher Education	NSW
	*Macquarie University	NSW
	*Monash University	VIC

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	Mount Nelson College of Advanced Education	TAS
	Riverina-Murray Institute of Higher Education	NSW
	South Australian College of Advanced Education	SA
	Tasmanian College of Advanced Education	TAS
	Tasmanian State Institute of Technology	TAS
	*University of Canberra	ACT
	*University of Melbourne	VIC
	University of Newcastle	NSW
	University of Tasmania	TAS
	University of Western Sydney	NSW
	University of Wollongong	NSW
Bachelor of Education (Preservice Early Childhood) External ED53	*Queensland University of Technology	QLD
Bachelor of Education (Preservice) Early Childhood ED52	*Queensland University of Technology	QLD
Bachelor of Education (Early Childhood Education)	James Cook University: North Queensland	QLD
	*Royal Melbourne Institute of Technology	VIC
	University of South Australia	SA
Bachelor of Education (with a major in Early Childhood Education)	*Royal Melbourne Institute of Technology	VIC
Bachelor of Social Science (Children's Studies)	*Edith Cowan University	WA
Bachelor of Social Science (Human Services) Child Care	University of South Australia	SA
Bachelor of Social Science (Family & Children's Studies)	*Edith Cowan University	WA
Bachelor of Teaching (Early Childhood)	Charles Sturt University	NSW
	*Macquarie University	NSW
	*Monash University	VIC
	Northern Territory University	NT
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	*Queensland University of Technology	QLD
	*Queensland University of Technology *University of Melbourne	QLD VIC

Bachelor of Teaching (Early Childhood Education)	*Royal Melbourne Institute of Technology	VIC
	South Australian College of	~ .
	Advanced Education	SA
	University of South Australia	SA
Bachelor of Teaching (Early Childhood Education) with Advanced Standing	*Royal Melbourne Institute of Technology	VIC
Bachelor of Teaching (Early Childhood Studies)	*Central Queensland University	QLD
Bachelor of Teaching (Primary) with specialisation in Early Childhood	Australian Catholic University: McAuley Campus	QLD
Bachelor of Teaching with major/specialisation in Early Childhood Education	*Central Queensland University *Griffith University: Nathan Campus *University of Southern Queensland	QLD QLD QLD
Certificate in Child Care Studies	Darwin Community College	NT
Diploma of Brisbane Kindergarten Teachers' College	*Queensland University of Technology	QLD
Diploma in Arts (Child Care Studies)	*University of Melbourne	VIC
Diploma in Child Care	Pam Arnold Centre	SA
Diploma of Child Care and Education	ABC Early Childhood Training College	QLD
	ABC Early Childhood Training College	VIC
	Ipswich TAFE College	QLD
	Kangaroo Point TAFE College	QLD
	Logan TAFE College	QLD
	Mackay TAFE College	QLD
	Maryborough TAFE College	QLD
	Moreton Institute of TAFE	QLD
	Mt Isa TAFE College	QLD
	North Point TAFE College	QLD
	Rockhampton TAFE College	QLD
	South Coast TAFE College	QLD
	Southern Queensland TAFE College	QLD
	Toowomba TAFE College	QLD
	Townsville TAFE College	QLD
Diploma in Children's Services	Central Metropolitan College of TAFE	WA
	Geraldton TAFE	WA
	Midland TAFE	WA
	Perth TAFE	WA
	South West Regional TAFE	WA

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	Great Southern Regional TAFE	WA
	South East Metropolitan TAFE	WA
	Fremantle TAFE	WA
Diploma of Children's Services	ACT Children's Services Resource	
(Centre Based Care)	and Advisory Program Inc	ACT
	Adelaide Institute of TAFE	SA
	*Alice Springs (Centralian) TAFE	NT
	Armidale TAFE College	NSW
	Banksia Gardens Inc	VIC
	Bankstown TAFE College	NSW
	Belmont TAFE College	NSW
	Bendigo Regional Institute of TAFE	VIC
	Box Hill Institute of TAFE	VIC
	Brimbank College	VIC
	*Canberra Institute of Technology	ACT
	Careskills	VIC
	Casey Institute of TAFE	VIC
	Central Gippsland Institute of TAFE	VIC
	Central Metropolitan College of TAFE	WA
	Coffs Harbour TAFE College	NSW
	Community Child Care Association	VIC
	Crows Nest TAFE College	NSW
	Croydon Institute of TAFE	SA
	East Gippsland Institute of TAFE	VIC
	Elwood/St Kilda Learning Centre	VIC
	Fremantle TAFE	WA
	Geraldton TAFE	WA
	Gordon Institute of TAFE (formerly Gordon Technical College)	VIC
	Goulburn TAFE College	NSW
	Goulburn Valley Institute of TAFE	VIC
	Great Southern Regional TAFE	WA
	Hobart TAFE College	TAS
	Holmsglen Institute of TAFE (formerly Holmsglen College of TAFE)	VIC
	Ipswich TAFE College	QLD
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	Kangan Institute of TAFE	VIC
	Kangaroo Point TAFE College	QLD NT
	Katherine TAFE	NT
	Kensington Women's Group Child Care	VIC
	Launceston TAFE College	TAS

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Para Institute of TAFESAPeninsula Institute of TAFE
Peninsula Institute of TAFE
Perth TAFE WA
Petersham TAFE College NS
Pursuit Consulting &
Training Services Pty Ltd VI
Randwick TAFE College NS
Regency Institute of TAFE SA
Rockhampton TAFE College QI
South Coast TAFE College QI
South East Metropolitan TAFE WA
South West Regional TAFE WA
Southern Queensland TAFE College QI
Spencer Institute of TAFE SA
Sunraysia Institute of TAFE VI
*Swinburne University of Technology VI
Taree TAFE College NS

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	The Lady Gowrie Child Centre	VIC
	Toowomba TAFE College	QLD
	Torrens Valley Institute of TAFE	SA
	Townsville TAFE College	QLD
	*University of Ballarat	VIC
	*Victoria University of Technology	VIC
	Victorian Court for Information & Welfare Network Inc	VIC
	Wagga Wagga TAFE College	NSW
	Wangaratta Centre for Continuing Education	VIC
	Werrington TAFE College	NSW
	Western Melbourne Institute of TAFE	VIC
	Wimmera Institute of TAFE	VIC
	Wodonga Institute of TAFE	VIC
	Wollongong TAFE College	NSW
	Wyong TAFE College	NSW
Diploma of Community Services		
(Child Care)	Acacia College	VIC
	Adelaide Institute of TAFE	SA
	Bendigo Regional Institute of TAFE	VIC
	Box Hill Institute of TAFE	VIC
	*Canberra Institute of Technology	ACT
	Casey Institute of TAFE	VIC
	Central Gippsland Institute of TAFE	VIC
	Community Child Care Association	VIC
	Croydon Institute of TAFE	SA
	East Gippsland Institute of TAFE	VIC
	Gordon Institute of TAFE	
	(formerly Gordon Technical College)	VIC
	Goulburn Valley Institute of TAFE	VIC
	Holmsglen Institute of TAFE (formerly Holmsglen College of TAFE)	VIC
	Kangan Institute of TAFE	VIC
	Northern Melbourne Institute of TAFE (formerly Preston College of TAFE)	VIC
	Onkaparinga Institute of TAFE	SA
	Outer Eastern Institute of TAFE	VIC
	Para Institute of TAFE	SA
	Peninsula Institute of TAFE	
	(formerly Frankston College of TAFE)	VIC
	Regency Institute of TAFE	SA
	Spencer Institute of TAFE	SA

	Sunraysia Institute of TAFE	VIC
	*Swinburne University of Technology	VIC
	Torrens Valley Institute of TAFE	SA
	*Victoria University of Technology	VIC
	Western Melbourne Institute of TAFE	VIC
	Wimmera Institute of TAFE	VIC
	Wodonga Institute of TAFE	VIC
Diploma of Community Services (Children's Services) (where the person has specialised in centre based care for		
children aged 0 – 6 years) (CHC50399)	ABC Early Childhood Training Pty Ltd	QLD
	Adelaide Institute of TAFE	SA
	AIT Technical and Further	
	Education Centre	ACT
	Anglicare Australia	VIC
	Apprentices-Trainees-Employment Ltd	VIC
	Arts Access Society Inc	VIC
	Australian Careers Business College	NSW
	Australian Child Care Academy	WA
	Australian Child Care Career Options	QLD
	Australian Catholic University (St Patrick's Campus)	VIC
	Australian Careers Business College	NSW
	Australian Child Care Academy	WA
	Australian Professional Training Pty Ltd	QLD
	Banksia Gardens Inc	VIC
	Barrier Reef Institute of TAFE	QLD
	BAYTEC Enterprises Inc	VIC
	Bendigo Regional Institute of TAFE	VIC
	BETTA Careers Centre	NSW
	Blacktown District Community College Inc	NSW
	Box Hill Enterprises	VIC
	Box Hill Institute of TAFE	VIC
	C Y O'Connor College of TAFE	WA
	Canberra Institute of Technology	ACT
	Caraniche Pty Ltd	VIC
	Central College and NSW Business College	NSW
	Central Gippsland Institute of TAFE	VIC
	Central TAFE	WA
	Central Queensland Institute of TAFE	WA QLD
	Central West College of TAFE	WA
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Centralian College	NT
Charlton Brown Nanny College	QLD
Children's Services Resource	χĽD
and Advisory Program ACT Inc	ACT
Chisholm Institute of TAFE	VIC
Coastal Employee Assistance	
Services Pty Ltd	NSW
Colac Adult and Community Education Inc	VIC
College of Child & Family Studies	NSW
Community Child Care Association Victoria	WC
	VIC
Competency Based Trainers Pty Ltd	TAS
Cooloola Sunshine Institute of TAFE	QLD
Coonara Community House Inc	VIC
Continuing Education Centre (Albury Wodonga) Inc	VIC
Croydon Institute of TAFE	SA
*Curtin University of Technology – Kalgoolie Campus	WA
Department of Health & Human Services Employee Services	TAS
Douglas Mawson Institute of TAFE	SA
D-Tac Pty Ltd	QLD
Early Childhood Training and Resource Centre (ECTARC)	NSW
East Gippsland Institute of TAFE	VIC
Eastern Pilbara College of TAFE	WA
Eastern Victorian Group Training Inc	VIC
Elwood/St Kilda Neighbourhood Learning Centre Inc	VIC
Family Day Care Association Qld Inc	QLD
Future Skills and Training	QLD
Geelong Adult Training & Education Inc	VIC
Gold Coast Early Childhood College	
Gold Coast Institute of TAFE	QLD
Gordon Institute of TAFE	VIC
Goulburn Ovens Institutue of TAFE	VIC
Gowrie Training Centre	SA
Great Southern TAFE	WA
Holmsglen Institute of TAFE	VIC
Holmsglen International Training Services Pty Ltd	VIC
Individual Solutions Australia	NSW
Jobs Australia Ltd	VIC

Kangan Batman Institute of TAFE	VIC
Kath Dickson Family Centre Association	QLD
Kensington Women's Group Child Care	VIC
Kimberley College of TAFE	WA
Kings International College Ltd	QLD
Kyabram Community &	
Learning Centre Inc	VIC
Lady Gowrie Child Centre Inc	QLD
Lady Gowrie Child Centre Melbourne Inc	VIC
Lady Gowrie Tasmania	TAS
Lifetime International Training College	QLD
Link Employment and Training Inc	VIC
Logan Institute of TAFE	QLD
Macleay College Pty Ltd MADEC	NSW
	VIC
Meerilinga Training College	WA
Merinda Park Community Centre Committee Inc.	VIC
Mersey Skill Training Inc	TAS
Midland College of TAFE	WA
Moreton Institute of TAFE	QLD
Morrison House Inc	VIC
Mount Isa Institute of TAFE	QLD
Murray Institute of TAFE	SA SA
Network of Community Activities	NSW
Newskills Ltd	VIC
Northern Group Training Ltd Northern Melbourne Institute of TAFE	TAS
(formerly Preston College of TAFE)	VIC
North Point Institute of TAFE	QLD
Northern Joblink Inc	TAS
Northern Territory University	NT
One World for Children Pty	VIC
Onkaparinga Institute of TAFE	SA
Open Learning Institute of TAFE	QLD
Otway Health and Community Services	VIC
Outside School Hours Childcare	
Management Concepts Pty Ltd	VIC
Para Institute of TAFE	SA
Regency Institute of TAFE	SA
Serve-Safe Food Hygiene	
 Training Services Pty Ltd	VIC

Solutions.com Pty Ltd	VIC
South East Institute of TAFE	SA
South East Metropolitan College of TAFE	WA
South Metropolitan Youth Link Inc	WA
South West Regional College of TAFE	WA
Southbank Institute of TAFE	QLD
Southern Queensland Institute of TAFE	QLD
Southside Community Services Inc	ACT
Sterling Business College Pty Ltd	WA
Spencer Institute of TAFE	SA
Sunraysia Institute of TAFE	VIC
Sutherland Shire training &	
Development Services	NSW
*Swinburne University of Technology (TAFE Division)	VIC
TAFE NSW Commision	NSW
TAFE NSW Hunter Institute	NSW
TAFE NSW Illawara Institute	NSW
TAFE NSW New England Institute	NSW
TAFE NSW North Coast Institute	NSW
TAFE NSW Northern Sydney Institute	NSW
TAFE NSW Riverina Institute	NSW
TAFE NSW South Western Sydney Institute	NSW
TAFE NSW Southern Sydney Institute	NSW
TAFE NSW Sydney Institute	NSW
TAFE NSW Western Institute	NSW
TAFE NSW Western Sydney Institute	NSW
TAFE SA	SA
TAFE Tasmania	TAS
The Bremer Institute of TAFE	QLD
The Gateway College of Child Studies	NSW
The Gowrie (WA) Inc	WA
The Illawarra Business College	NSW
The National Council of the Young	
Men's Christian Association of Australia	VIC
The Sydney Business & Travel Academy	G t
Torrens Valley Institute of TAFE	SA
Training for Health and Community Services Inc (TRAHCS)	ACT
Transformations' – Pathways to Competence and Developing Excellence	VIC

	Tropical North Queensland Institute of TAFE	QLD
	Tuggerah Lakes Community Leisure Learning & Training Centre Inc	NSW
	Tuggeranong Community Services Inc	ACT
	*University of Ballarat (TAFE Division)	VIC
	Victoria University (TAFE Division)	VIC
	Victorian Court Information & Welfare Network Inc	VIC
	Vocational Training and Education Centre	WA
	Wesley Mission Melbourne	VIC
	West Coast College of TAFE	WA
	West Pilbara College of TAFE	WA
	Wodonga Institute of TAFE	VIC
	Workplace Connect	VIC
	Yeronga Institute of TAFE	QLD
Diploma of Education (Early Childhood Education)	University of Tasmania	TAS
Diploma of Kindergarten Teaching	Kindergarten Training College	WA
Diploma of Kindergarten Training College	*University of Melbourne	VIC
Diploma of Melbourne Kindergarten Teachers' College	*University of Melbourne	VIC
Diploma of Social Science (Child Care Services)	*University of Melbourne	VIC
Diploma of Sydney Kindergarten Teachers' College	*Macquarie University	NSW
Diploma of Sydney Nursery School Teachers' College	*Macquarie University	NSW
Diploma of Teaching (Early Childhood)	Charles Sturt University	NSW
	*Curtin University	WA
	*Edith Cowan University	WA
	Hartley College of Advanced Education	SA
	Hobart Teachers' College	TAS
	Hunter Institute of Higher Education	NSW
	Kingston College of Advanced Education	
	Launceston Teachers' College	TAS
	Macarthur Institute of Higher Education	NSW
	*Macquarie University	NSW
	Meerilinga Teachers' College	WA
	Mitchell College of Advanced Education	NSW
	*Monash University	VIC

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	Mount Nelson College of Advanced Education Nepean College of Advanced Education Newcastle College of	TAS NSW
	Advanced Education	NSW
	Riverina College of Advanced Education	NSW
	South Australian College of Advanced Education	SA
	Sydney Catholic Training College	NSW
	Sydney University	NSW
	Tasmanian College of	
	Advanced Education	TAS
	Tasmanian State Institute of Technology	TAS
	University of Melbourne	VIC
	University of Newcastle	NSW
	University of Tasmania	TAS
	University of Western Sydney	NSW
	University of Wollongong	NSW
	Wollongong Training College	NSW
Diploma of Teaching (Early Childhood Education)	Batchelor College	NT
	James Cook University:	
	North Queensland	QLD NT
	Northern Territory University *Queensland University of Technology	QLD
	*Royal Melbourne Institute	QLD
	of Technology	VIC
	*University of Canberra	ACT
Diploma of Teaching (Early Childhood Education) with Advanced Standing	*Royal Melbourne Institute of Technology	VIC
		VIC
Diploma of Teaching (Primary and Early Childhood Education)	*Queensland University of Technology	QLD
Diploma of Teaching (Primary and Preschool)	*Queensland University of Technology	QLD
Diploma of Teaching (Primary)	*Griffith University: Nathan Campus	QLD
with major/specialisation in Early Childhood Education	*Queensland University of Technology *University of Southern Queensland	QLD QLD QLD
Diploma of Teaching with major/specialisation in Early Childhood Education	*Central Queensland University	QLD
Diploma of Teaching with Specialisation in Early Childhood Education	Kuring-gai College of Advanced Education	NSW

Graduate Certificate in Early Childhood Teaching	*Royal Melbourne Institute of Technology	VIC
Graduate Certificate in Education		
(Early Childhood)	University of Notre Dame	WA
Graduate Diploma in Children's Services	*Monash University	VIC
Graduate Diploma in Early Childhood Education	*Royal Melbourne Institute of Technology	
Graduate Diploma in Education (Early Childhood)	Hartley College of Advanced Education Kingston College of	SA
	Advanced Education	SA
	*Macquarie University	NSW
	*Royal Melbourne Institute of Technology	VIC
	South Australian College of	
	Advanced Education	SA
	University of Notre Dame	WA
Graduate Diploma of Education (Early Childhood)	*Monash University	VIC
	Tasmanian State Institute of Technology	TAS
	University of Tasmania	TAS
Graduate Diploma of Social Science (Children's Studies)	*Edith Cowan University	WA
Postgraduate Diploma in Education (Early Childhood)	James Cook University: North Queensland	QLD
INTERNATIONAL COURSES		
Diploma of Teaching (Early Childhood Care and Education) –		
3 year undergraduates	All Universities	NZ
Diploma in Child Care and Education	National Vocational Qualification – Council for Awards in Children's Care and Education	UK
Diploma in Nursery Nursing	National Vocational Qualification – Council for Awards in Children's Care and Education	UK
National Diploma Caring Services (Nursery Nursing)		UK
NNEB Diploma in Nursery Nursing (post 1993)		UK

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*Former names of Training Institutions		
*Alice Springs (Centralian) TAFE formerly Alice Springs Community College		
*Canberra Institute of Technology formerly Canberra College of TAFE		
*Central Queensland University formerly University of Central Queensland		
*Curtin University formerly Western Australian Institute of Technology		
*Edith Cowan University formerly Mount Lawley Teachers' College, Churchlands Teachers' College, West Australian College of Advanced Education		
*Griffith University: Nathan Campus formerly Mt Gravatt College of Advanced Education, Brisbane College of Advanced Education		
*Macquarie University formerly Nursery School Teachers' College, Sydney Kindergarten Teachers' College, Institute of Early Childhood Studies, Sydney College of Advanced Education		
*Monash University formerly Chisholm Institute of Technology, State College of Victoria at Frankston		
*Queensland University of Technology formerly North Brisbane College of Advanced Education, Brisbane College of Advanced Education: Carseldine Campus/Kelvin Grove Campus/Kedron Park Campus, Brisbane College of Advanced Education: School of Early Childhood Studies, Brisbane Kindergarten Teachers' College, Carseldine Campus/Kelvin Grove Campus/Kedron Park Campus, Kedron Park Teachers College.		
*Royal Melbourne Institute of Technology formerly Phillip Institute of Technology, State College of Victoria at Coburg		
*Swinburne University of Technology formerly Prahran College of TAFE		
*University of Ballarat formerly School of Mines and Industries		
*University of Canberra formerly Canberra College of Advanced Education		
*University of Melbourne formerly Melbourne College of Advanced Education, Institute of Early Childhood Development, State College of Victoria, Melbourne Kindergarten Teachers' College, Kindergarten Training College		
*University of Southern Queensland formerly Darling Downs Institute College of Advanced Education		
*Victoria University of Technology formerly Prahran College of TAFE		

Planning and Environment Act 1987

LA TROBE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C2

The Minister for Planning has approved Amendment C2 to the La Trobe Planning Scheme.

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

The Amendment:

1. Corrects the road name on map 41 from Currajong Court to Cashmere Drive.

- 2. Corrects the road name on map 17B3 from Steadman Street to Stearman Street.
- 3. Corrects the road name on map 17B4 from Phillip Street to Walhalla Drive.
- 4. Corrects the road name on map 21 from Lanarch Road to Larnarch Road.
- 5. Corrects the road name on map 37C2 from James Drive to St James Drive.
- 6. Adds the words to the last sentence of paragraph two of clause 21.02.3 so that it reads (with the additional words in italics) 'A renewal strategy for the future of the areas to the north of the town centre'.
- 7. Includes land at Dranes Road, Traralgon East being lot 3 on PS 322580 in the Parish of Traralgon, County of Buln Buln in the schedule to the Rural Living Zone to allow a minimum subdivision area of 1 hectare.
- Includes land at Larnarch Road, Traralgon West being lot 1 on PS 317537N in the Parish of Traralgon, County of Buln Buln in the schedule to the Rural Living Zone to allow a minimum subdivision area of 2 hectares.
- 9. Includes land at Scrubby Lane, Traralgon being lot 2 on PS 146885E in the Parish of Traralgon, County of Buln Buln in the schedule to the Rural Living Zone to allow a minimum subdivision area of 0.4 hectares.
- 10. Rezones land on the south east corner of Princes Drive and Tramway Road, Morwell being lots 2 and 3 on SP 19690 in the Parish of Maryvale, County of Buln Buln from Road Zone Category 1 to Industrial 1 Zone.
- 11. Realigns the Airport Environs Overlay Australian Noise Exposure Forecast for the La Trobe Regional Airport.
- 12. Introduces seven maps at a scale of 1:5000 adjacent to the urban areas of Yallourn North, Tyers, Traralgon West and Traralgon South.

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

Victoria Government Gazette

House, 80 Collins Street, Melbourne and at the offices of the La Trobe City Council, Civic Centre, Kay Street, Traralgon.

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

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C15

The Minister for Planning has approved Amendment C15 to the Maribyrnong Planning Scheme.

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

The Amendment applies the Public Acquisition Overlay to a small portion of land at the north east corner of Hopkins and Moore Streets, Footscray.

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 Maribyrnong City Council, corner Hyde and Napier Streets, Footscray.

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

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C42

The Minister for Planning has approved Amendment C42 to the Melbourne Planning Scheme.

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

The Amendment inserts a new incorporated document titled 'Tram Route 109 Disability

Discrimination Act compliant Platform Tram Stops, June 2001' in the schedule to Clause 81 and the schedule to Clause 52.03, that permits the use and development of the land in accordance with endorsed plans.'

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 Melbourne City Council, 6th Floor, Council House, 200 Little Collins Street, Melbourne.

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

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment Amendment C12 Part 2

The Minister for Planning has approved Amendment C12 Part 2 to the Mornington Peninsula Planning Scheme.

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

The Amendment applies the Heritage Overlay to land known as the Collins Settlement Site and includes the land in the Schedule to the Overlay. The Amendment also makes a number of editorial changes to the Schedule to correct errors and update information on existing Heritage sites.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Mornington Peninsula Shire Council: Mornington office, Queen Street, Mornington; Hastings office, Marine Parade, Hastings and Rosebud office, Besgrove Street, Rosebud.

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

Planning and Environment Act 1987 MOORABOOL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C13

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

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

The Amendment: Re-zones 244 Main Street, Bacchus Marsh from Residential 1 to Business 2.

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 88 Learmonth Road, Wendouree and at the offices of the Moorabool Shire Council, 15 Stead Street, Ballan and 197 Main Street, Bacchus Marsh.

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

Planning and Environment Act 1987

WANGARATTA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C3 – Part 2

The Minister for Planning has approved Amendment C3 – Part 2 to the Wangaratta Planning Scheme.

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

The Amendment modifies the Local Planning Policy Framework by including three new local planning policies that relate to the Rural Zone in respect to dwellings, boundary alignments, and the excision of lots for existing dwellings.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure, North Eastern Region Office, 50–52 Clarke Street, Benalla and at the offices of the Wangaratta City Council, 64–68 Ovens Street, Wangaratta.

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

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C6

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

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

The Amendment:

- Rezones land having an area of 32 hectares fronting McKoy Street, Wodonga West and described as Lot 41 on Plan of Subdivision No. 401805, from Rural Zone to Mixed Use Zone for the establishment of the Albury Wodonga Enterprise Park.
- Introduces a Design and Development Plan Overlay (DDO1) over the land being rezoned.
- Introduces a Public Acquisition Overlay (PAO5) over the watercourse that passes through the land being rezoned.
- Introduces a local planning policy to guide the future use and develop land in the Albury Wodonga Enterprise Park.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure, North Eastern Region Office, 50–52 Clarke Street, Benalla and at the offices of the Indigo Shire Council at Ford Street, Beechworth and 34 High Street, Yackandandah.

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

Victoria Government Gazette

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C17

The Greater Dandenong City Council has resolved to abandon Amendment C17 to the Greater Dandenong Planning Scheme.

The Amendment proposed to rezone Nos. 48–74, 77–102, 104–128 and 130–196 Hanna Street, Noble Park from an Industrial 1 Zone to a Residential 1 Zone. The Amendment also sought to apply an Environmental Audit Overlay over the site.

The Amendment lapsed on 15 June 2001.

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

Planning and Environment Act 1987

MURRINDINDI PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C3

The Minister for Planning has resolved to abandon Amendment C3 to the Murrindindi Planning Scheme.

The Amendment proposed to amend the Municipal Strategic Statement, introduces a new local policy and amends the schedule to the Rural zone.

The Amendment lapsed on 5 June 2001.

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

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ORDERS IN COUNCIL

Water Industry Act 1994 ORDER VARYING THE WATER AND SEWERAGE LICENCE ISSUED TO CITY WEST WATER LTD

RECITALS

- A. The Governor in Council issued a water and sewerage licence ('the licence') to City West Water Ltd, A.C.N. 066 902 467, on 22 December 1994.
- B. Section 14(1)(a) of the **Water Industry Act 1994** provides that a licence or the licence conditions may be varied in accordance with the procedures specified in the licence conditions. Clause 20 of the licence enables the Governor in Council, by Order, to vary the licence following consultation between the Minister, the licensee and the Office of the Regulator-General.
- C. Consultation has occurred between the Minister, the licensee and the Office of the Regulator-General.

NOW THEREFORE, the Governor in Council, acting under clause 20 of the licence, VARIES THE LICENCE AS FOLLOWS –

1. Term of Licence

In Part A of the licence, for the Term of Licence **substitute** – 'This licence operates from 1 January 1995 to 30 June 2003.'.

2. Collection of Parks Rates

Omit clause 6 of the licence.

3. Schedule 4: Standards for Trade Waste For Schedule 4 of the licence substitute - "

CITY WEST WATER LTD WATER & SEWERAGE LICENCE SCHEDULE 4

STANDARDS FOR TRADE WASTE DISCHARGED TO THE SEWERAGE SYSTEM

STANDARDS FOR TRADE WASTE DISCHARGED TO THE SEWERAGE SYSTEM

Trade waste discharged from land, at the point where it is sampled, must comply with the standards set out in this Schedule.

1. PHYSICAL CHARACTERISTICS

- 1.1. Temperature
- An occupier must not discharge trade waste with a temperature greater than 38°C. 1.2. Solids

An occupier must not discharge trade waste containing Gross Solids, Suspended Solids or Total Dissolved Solids except as provided in paragraphs (a) to (d).

- (a) Gross Solids contained in trade waste must-
 - (i) be able to pass through a bar screen with 13mm spaces between bars; and
 - (ii) have a quiescent settling velocity of not more than 3m/hour.
- (b) Where the total mass load of Suspended Solids exceeds 1000 kg/day, the concentration of Suspended Solids must not exceed 10,000 mg/litre.
- (c) Except as provided in paragraph (d), the total mass load of Total Dissolved Solids must not exceed 200 kg/day.
- (d) An occupier must not discharge waste containing fibrous material which, in the opinion of the Authorised Person is likely to cause obstructions in a drain or sewer.
- 1.3. Oils, fats and grease
 - (a) An occupier must not discharge trade waste containing any free or floating layer of oil, fat or grease.
 - (b) An occupier may discharge trade waste containing emulsified oil, fat or grease which, in the opinion of the Authorised Person, is biodegradable, if the emulsion is stable
 - (i) at a temperature of 15° C; and
 - (ii) when it is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
 - (c) An occupier must not discharge trade waste containing emulsified oil, fat or grease which, in the opinion of the Authorised Person is not biodegradable, if it contains more than 1000 mg/litre of material recovered by a solvent prescribed by the Authorised Person as extractable matter when the emulsion-
 - (i) is stable at a temperature of 15°C; and
 - (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.

- (d) An occupier must not discharge trade waste containing emulsified oil, fat or grease if it contains more than 200 mg/litre of material recovered by a solvent prescribed by the Authorised Person as extractable matter when the emulsion –
 - (i) is unstable at a temperature of 15°C; and
 - (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
- 1.4. Organic Liquids
 - (a) An occupier must not discharge trade waste containing any free or floating layer of organic liquid.
 - (b) An occupier must not discharge any trade waste which in the opinion of the Authorised Person, may be flammable.
- 1.5. Latex Emulsions
 - (a) In this sub-clause –

"biodegradable" in relation to trade waste means that, in the opinion of the Authorised Person, the Total Organic Carbon content of the trade waste would decrease by at least 90% when submitted to the sewage treatment process employed by Melbourne Water for that waste;

"latex emulsion" includes an emulsion containing paint, adhesive, rubber, plastic or similar materials;

"stable latex emulsion" means a latex emulsion in which the solids deposited in a filter do not increase by more than 200 mg/litre when the emulsion-

- (i) is at 15° C; and
- (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
- (b) An occupier may discharge trade waste containing a biodegradable stable latex emulsion.
- (c) An occupier must not discharge trade waste containing a stable latex emulsion, which is not biodegradable at a concentration greater than 1000 mg/litre of total solids.
- (d) An occupier must not discharge trade waste containing an unstable latex emulsion.
- 1.6. Radioactive waste

An occupier must only discharge trade waste which complies in all respects with the Health (Radiation Safety) Regulations 1994, as amended from time to time.

1.7. Colour

An occupier must not discharge trade waste containing Colour greater than 9 Adams-Nickerson (42) units, determined from the most pronounced Colour obtained from a sample adjusted to a pH of not less than 7.0 and no greater than 8.0 following biological treatment by an activated sludge process.

2. CHEMICAL CHARACTERISTICS

2.1. pH Value

An occupier must not discharge trade waste with a pH value less than 6.0 or greater than 10.0, except as provided by Clause 2.3 (b) (ii).

2.2. Organic Concentration

An occupier must not discharge trade waste with a total mass load of 5-day Biochemical Oxygen Demand in excess of 1,000 kg/day, unless its concentration is no greater than 4,000 mg/litre.

An occupier must not discharge trade waste with a concentration of;

- (a) Total Kjeldahl Nitrogen greater than 500 mg/litre; or
- (b) Ammonia, plus ammoniacal ion (expressed as N) greater than:
 - (i) 50 mg/litre, except as provided by this paragraph.
 - (ii) 200 mg/litre, where
 - (A) the trade waste discharged can only be received by Melbourne Water's Western Treatment Plant;
 - (B) a risk assessment has been conducted;
 - (C) the occupier can comply with a restricted pH range of 6.0 to 8.0; and
 - (D) the occupier has demonstrated to the Authorised Person, that commonly available waste minimisation technology has been applied to the best extent practicable.
- 2.4. Sulfur Substances
 - (a) Oxidised Sulfur
 - (i) For the purposes of this paragraph, "Oxidised Sulfur" means the chemical substances expressed as S and known as Sulfates, Sulfites and Thiosulfates.
 - (ii) An occupier must not discharge trade waste containing Oxidised Sulfur with a concentration of 100 mg/litre or more, except as provided in this paragraph.
 - (iii) An occupier must treat any trade waste with a concentration of Oxidised Sulfur greater than 600 mg/litre, before it is discharged.
 - (iv) Where trade waste prior to discharge would have a total concentration of Oxidised Sufhur of not less than 100 mg/litre and not more than 600 mg/litre, an occupier must treat any stream of waste contributing to the discharge which has a concentration of Oxidised Sulfur greater than 600 mg/litre.
 - (v) An occupier must use the best available technology, as determined by the Authorised Person, to treat any trade waste under sub-paragraph (iii) or (iv).
 - (b) An occupier must not discharge trade waste containing Sulfide in a concentration greater than 1 mg/litre.
- 2.5. Metals
 - (a) An occupier must not discharge any element listed in Column 1 of Table A, except in accordance with this sub-clause 2.5.
 - (b) Where the daily mass load of any element discharged is between the lower limit specified in Column 2 and the upper limit specified in Column 3 for that element, trade waste must not exceed the concentration specified in Column 4.
 - (c) Where the daily mass load of any element discharged is either lower than the limit specified in Column 2 or greater than the limit specified in Column 3, the Authorised Person must determine the maximum concentration of that element which an occupier may discharge.
 - (d) Where no entry is made in Columns 2 and 3 for any element, trade waste must not exceed the concentration for that element specified in Column 4.

- (e) Where the occupier has demonstrated to the Authorised Person, that it is unable to limit the concentration of Boron (as B) to the concentration specified in Table A, Column 4 using commonly available waste minimisation technology to the best extent practicable, the occupier may discharge trade waste containing boron in a concentration no greater than 100 mg/litre.
- (f) Where the occupier has demonstrated to the Authorised Person, that it is unable to limit the concentration of Manganese (as Mn) to the concentration specified in Table A, Column 4 using commonly available waste minimisation technology to the best extent practicable, the occupier may discharge trade waste containing Manganese in a concentration no greater than 100 mg/litre.

Calumn 1	Calumn 2	Calumn 2	Calumn 4
Column 1	Column 2	Column 3	Column 4
Element	grams/day	grams/day	Milligrams per litre
Arsenic			1
Boron as B			25
Barium			150
Beryllium			30
Cadmium	0.4	20	2
Chromium	100	5,000	10
Cobalt			10
Copper	100	5,000	10
Iron	2,000	100,000	100
Lead	100	5,000	10
Manganese			10
Mercury	0.2	10	1.0
Molybdenum			10
Nickel	10	500	10
Selenium			10
Silver ¹	0.2	50	5
Thallium			20
Tin			10
Uranium(238)			30
Zinc	200	15,000	10

TABLE A

¹ based on analysis using digestion with aqua regia.

2.6. Halogens and Halides

An occupier must not discharge trade waste containing a substance listed in Table B with a concentration greater than is listed for that substance.

TABLE B

Substance	Maximum Allowable Concentration Milligrams per litre
Bromine (expressed as Br ₂)	5
Chlorine (expressed as Cl ₂)	5
Fluoride	30
Iodine (expressed as I ₂)	5

2.7. Cyanide

An occupier must not discharge trade waste containing a cyanide concentration greater than 10 mg/litre.

- 2.8. Inhibitory Chemicals
 - (a) An occupier must not discharge any trade waste which, when diluted to a solution with sewage, would inhibit the microbiological sewage treatment process applicable to that trade waste by more than 20%.
 - (b) The Authorised Person must determine the microbiological sewage treatment process referred to in paragraph (a).
- 2.9. Organic Acids

An occupier must not discharge trade waste containing total phenoxyacetic acids and chemical derivatives (expressed as phenoxyacetic acid) at a concentration greater than 1,000 mg/litre.

2.10. Phenolic Substances

An occupier must not discharge trade waste containing a substance listed in Table C with a concentration greater than is listed for that substance.

ГA	BL	Æ	С

Substance	Maximum Allowable Concentration Milligrams per litre
Sum of Phenol, Monochlorophenol, Dichlorophenol & their isomers	300
Trichlorophenol	50
Tetrachlorophenols (Total)	5
Pentachlorophenol	5

2.11. Aldehydes and Ketones

An occupier must not discharge trade waste containing a substance listed in Table D with a concentration greater than is listed for that substance.

TABLE D

Substance	Maximum Allowable Concentration Milligrams per litre
Acetone	50
Acrolein	0.1
Formaldehyde (expressed as HCHO)	200

2.12. Nitriles

An occupier must not discharge trade waste containing acrylonitrile at a concentration greater than 1.0 mg/litre.

2.13. Mononuclear Aromatic Hydrocarbon

An occupier must not discharge trade waste containing a mononuclear aromatic hydrocarbon listed in Table E in a concentration greater than is listed for that substance.

Substance	Maximum Allowable Concentration Milligrams per litre
Benzene	1.0
Cumene	3.0
2,4 Dinitrotoluene	10.0
2,6 Dinitrotoluene	10.0
Ethylbenzene	2.0
Nitrotoluene	5.0
Styrene	2.0
Toluene	2.0
Total Xylenes	2.0

TA	BL	Æ	Е
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2.14. Halogenated Aliphatic Hydrocarbons

An occupier must not discharge trade waste containing an halogenated aliphatic hydrocarbon listed in Table F in a concentration greater than is listed for that substance.

Substance	Maximum Allowable Concentration Milligrams per litre except as otherwise indicated
1,1 Dichloroethane	5.0
1,2 Dichlorethane	5.0
1,1,1 Trichloroethane	3.0
1,1,2 Trichloroethane	3.0
1,1,2,2 Tetrachloroethane	2.0
Hexachloroethane	1.0
Chloroethane (Vinyl Chloride Monomer)	0.5
1,2 Dichloroethylene	5.0
Trichloroethylene	1.0
Tetrachloroethylene	1.0
Carbon Tetrachloride	1.0
Methylene Chloride	5.0
Methyl Chloride	1.0 µg/L
Methyl Bromide	1.0 μg/L
Trichloromethane (Chloroform)	1.0
Bromodichloromethane	1.0
Trichlorofluoromethane	1.0
Dichlorodifluoromethane	1.0
Chlorodibromomethane	5.0
1,1 Dichloropropane	5.0
1,2 Dichloropropane	5.0
1,3 Dichloropropane	1.0 µg/L
Hexachlorobutadiene	1.0 µg/L

2.15. Aliphatic Hydrocarbons

An occupier must not discharge trade waste containing aliphatic hydrocarbons C5 to C9 at a concentration greater than 1.0 mg/litre.

2.16. Esters

An occupier must not discharge trade waste containing a substance listed in Table G in a concentration greater than is listed for that substance-

TABLE G

Substance	Maximum Allowable Concentration Milligrams per litre
Ethyl Acrylate	1.5
Methyl Methacrylate	30.0

2.17. Ethers

An occupier must not discharge trade waste containing diethylene glycol monobutyl ether (butyl carbitol) in a concentration greater than 2,000 mg/litre.

2.18. Other Organics

An occupier must not discharge trade waste containing a substance listed in Table H with a concentration greater than is listed for that substance.

TABLE	H
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Substance	Maximum Allowable Concentration Milligrams per litre
Glyphosate	10
Trifluralin	10
Epichlorohydrin	0.3

2.19. Persistent Organochlorine Pesticides

- (a) An occupier must not discharge trade waste containing persistent organochlorine pesticides except in accordance with this paragraph.
- (b) An occupier must not discharge trade waste containing pesticides listed in Table I in a concentration greater than is listed for that pesticide.

Substance	Maximum Allowable Concentration Milligrams per litre
Aldrin	0.001
Chlordane	0.006
DDT	0.003
Dieldrin	0.001
Heptachlor	0.003
Lindane	0.100

TABLE I

- 2.20. Halogenated Aromatic Hydrocarbons
 - (a) An occupier must not discharge trade waste containing halogenated aromatic hydrocarbons, except in accordance with this paragraph.
 - (b) An occupier must not discharge trade waste containing a substance listed in Table J in a concentration greater than is listed for that substance.

TABLE J

Substance	Maximum Allowable Concentration Milligrams per litre
Polychlorinated Biphenyls (PCBs)	0.002
Polybrominated Biphenyls (PBBs)	0.002

2.21. Chlorodibenzo-p-dioxins and Chlorodibenzo-furans

- (a) An occupier must not discharge any trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners, except in accordance with this paragraph.
- (b) Subject to paragraphs (c), (d) and (e), an occupier must not discharge trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners in a concentration greater than the NATO total toxic equivalent of 40.0 ng/l.
- (c) Notwithstanding paragraph (b), the Authorised Person may at any time in writing require an occupier not to discharge trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners in a concentration greater than the NATO total toxic equivalent of 20.0 ng/l.
- (d) Subject to paragraph (e), an occupier must not discharge trade waste containing any 2, 3, 7, 8 tetrachlorodibenzo-p-dioxin congeners in a concentration greater than the NATO total toxic equivalent of 20.0 ng/l.
- (e) Notwithstanding paragraph (d), the Authorised Person may at any time require an occupier not to discharge any 2, 3, 7, 8 tetrachlorodibenzo-p-dioxin congeners in a concentration greater than the NATO total toxic equivalent of 5.0 ng/l.
- 2.22. Headspace Air

An occupier must not discharge trade waste to a sewer, which at the nearest point of the sewer accessible by humans from the point of discharge, in any respect fails to comply with any relevant Work Safe Australia Exposure Standard relating to short term exposure levels.

2.23. Other Substances

An occupier must not discharge trade waste containing any substance not otherwise mentioned in this Schedule:

- (a) in a concentration no greater than $1\mu g/l$; and
- (b) where the discharge or release of which to any element of the environment is restricted or prohibited by any legislation applying in Victoria; and
- (c) in quantities or of a quality that in the opinion of the Authorised Person would or is reasonably likely to endanger human life, compromise the safety of a person or of the works, or significantly adversely affect the operation of a sewage treatment plant or any part of the environment.'

4. Commencement

This Order comes into operation on 30 June 2001.

Dated 27 June 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

> HELEN DOYE Clerk of the Executive Council

Water Industry Act 1994

ORDER VARYING THE WATER AND SEWERAGE LICENCE ISSUED TO YARRA VALLEY WATER LTD

RECITALS

- A. The Governor in Council issued a water and sewerage licence ('the licence') to Yarra Valley Water Ltd, A.C.N. 066 902 501, on 22 December 1994.
- B. Section 14(1)(a) of the **Water Industry Act 1994** provides that a licence or the licence conditions may be varied in accordance with the procedures specified in the licence conditions. Clause 20 of the licence enables the Governor in Council, by Order, to vary the licence following consultation between the Minister, the licensee and the Office of the Regulator-General.
- C. Consultation has occurred between the Minister, the licensee and the Office of the Regulator-General.

NOW THEREFORE, the Governor in Council, acting under clause 20 of the licence, VARIES THE LICENCE AS FOLLOWS –

1. Term of Licence

In Part A of the licence, for the Term of the Licence substitute -

'This licence operates from 1 January 1995 to 30 June 2003.'.

2. Area

In Part B of the licence, for the Area substitute –

'The areas covered by this licence are-

insofar as the licence relates to water supply services, the area delineated on the plans numbered LEGL./94 96-105, LEGL./94 110-136, LEGL./98 20-21 and LEGL./01 15-22 lodged in the Central Plan Office; and

insofar as the licence relates to sewerage services, the area delineated on the plans numbered LEGL./94 138-147, LEGL./94 153-178, LEGL./98 25-26 and LEGL./01 37-44 lodged in the Central Plan Office.'.

3. Collection of Parks Rates

Omit clause 6 of the licence.

4. Schedule 4: Standards for Trade Waste

For Schedule 4 of the licence substitute –'

1579

YARRA VALLEY WATER LTD WATER & SEWERAGE LICENCE SCHEDULE 4

STANDARDS FOR TRADE WASTE DISCHARGED TO THE SEWERAGE SYSTEM

STANDARDS FOR TRADE WASTE DISCHARGED TO THE SEWERAGE SYSTEM

Trade waste discharged from land, at the point where it is sampled, must comply with the standards set out in this Schedule.

1. PHYSICAL CHARACTERISTICS

- 1.1. Temperature
- An occupier must not discharge trade waste with a temperature greater than 38°C. 1.2. Solids

An occupier must not discharge trade waste containing Gross Solids, Suspended Solids or Total Dissolved Solids except as provided in paragraphs (a) to (d).

- (a) Gross Solids contained in trade waste must-
 - (i) be able to pass through a bar screen with 13mm spaces between bars; and
 - (ii) have a quiescent settling velocity of not more than 3m/hour.
- (b) Where the total mass load of Suspended Solids exceeds 1000 kg/day, the concentration of Suspended Solids must not exceed 10,000 mg/litre.
- (c) Except as provided in paragraph (d), the total mass load of Total Dissolved Solids must not exceed 200 kg/day.
- (d) An occupier must not discharge waste containing fibrous material which, in the opinion of the Authorised Person is likely to cause obstructions in a drain or sewer.
- 1.3. Oils, fats and grease
 - (a) An occupier must not discharge trade waste containing any free or floating layer of oil, fat or grease.
 - (b) An occupier may discharge trade waste containing emulsified oil, fat or grease which, in the opinion of the Authorised Person, is biodegradable, if the emulsion is stable
 - (i) at a temperature of 15° C; and
 - (ii) when it is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
 - (c) An occupier must not discharge trade waste containing emulsified oil, fat or grease which, in the opinion of the Authorised Person is not biodegradable, if it contains more than 1000 mg/litre of material recovered by a solvent prescribed by the Authorised Person as extractable matter when the emulsion-
 - (i) is stable at a temperature of 15°C; and
 - (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.

- (d) An occupier must not discharge trade waste containing emulsified oil, fat or grease if it contains more than 200 mg/litre of material recovered by a solvent prescribed by the Authorised Person as extractable matter when the emulsion –
 - (i) is unstable at a temperature of 15°C; and
 - (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
- 1.4. Organic Liquids
 - (a) An occupier must not discharge trade waste containing any free or floating layer of organic liquid.
 - (b) An occupier must not discharge any trade waste which in the opinion of the Authorised Person, may be flammable.
- 1.5. Latex Emulsions
 - (a) In this sub-clause –

"biodegradable" in relation to trade waste means that, in the opinion of the Authorised Person, the Total Organic Carbon content of the trade waste would decrease by at least 90% when submitted to the sewage treatment process employed by Melbourne Water for that waste;

"latex emulsion" includes an emulsion containing paint, adhesive, rubber, plastic or similar materials;

"stable latex emulsion" means a latex emulsion in which the solids deposited in a filter do not increase by more than 200 mg/litre when the emulsion-

- (i) is at 15° C; and
- (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
- (b) An occupier may discharge trade waste containing a biodegradable stable latex emulsion.
- (c) An occupier must not discharge trade waste containing a stable latex emulsion, which is not biodegradable at a concentration greater than 1000 mg/litre of total solids.
- (d) An occupier must not discharge trade waste containing an unstable latex emulsion.
- 1.6. Radioactive waste

An occupier must only discharge trade waste which complies in all respects with the Health (Radiation Safety) Regulations 1994, as amended from time to time.

1.7. Colour

An occupier must not discharge trade waste containing Colour greater than 9 Adams-Nickerson (42) units, determined from the most pronounced Colour obtained from a sample adjusted to a pH of not less than 7.0 and no greater than 8.0 following biological treatment by an activated sludge process.

2. CHEMICAL CHARACTERISTICS

2.1. pH Value

An occupier must not discharge trade waste with a pH value less than 6.0 or greater than 10.0, except as provided by Clause 2.3 (b) (ii).

2.2. Organic Concentration

An occupier must not discharge trade waste with a total mass load of 5-day Biochemical Oxygen Demand in excess of 1,000 kg/day, unless its concentration is no greater than 4,000 mg/litre.

An occupier must not discharge trade waste with a concentration of;

- (a) Total Kjeldahl Nitrogen greater than 500 mg/litre; or
- (b) Ammonia, plus ammoniacal ion (expressed as N) greater than:
 - (i) 50 mg/litre, except as provided by this paragraph.
 - (ii) 200 mg/litre, where
 - (A) the trade waste discharged can only be received by Melbourne Water's Western Treatment Plant;
 - (B) a risk assessment has been conducted;
 - (C) the occupier can comply with a restricted pH range of 6.0 to 8.0; and
 - (D) the occupier has demonstrated to the Authorised Person, that commonly available waste minimisation technology has been applied to the best extent practicable.
- 2.4. Sulfur Substances
 - (a) Oxidised Sulfur
 - (i) For the purposes of this paragraph, "Oxidised Sulfur" means the chemical substances expressed as S and known as Sulfates, Sulfites and Thiosulfates.
 - (ii) An occupier must not discharge trade waste containing Oxidised Sulfur with a concentration of 100 mg/litre or more, except as provided in this paragraph.
 - (iii) An occupier must treat any trade waste with a concentration of Oxidised Sulfur greater than 600 mg/litre, before it is discharged.
 - (iv) Where trade waste prior to discharge would have a total concentration of Oxidised Sufhur of not less than 100 mg/litre and not more than 600 mg/litre, an occupier must treat any stream of waste contributing to the discharge which has a concentration of Oxidised Sulfur greater than 600 mg/litre.
 - (v) An occupier must use the best available technology, as determined by the Authorised Person, to treat any trade waste under sub-paragraph (iii) or (iv).
 - (b) An occupier must not discharge trade waste containing Sulfide in a concentration greater than 1 mg/litre.
- 2.5. Metals
 - (a) An occupier must not discharge any element listed in Column 1 of Table A, except in accordance with this sub-clause 2.5.
 - (b) Where the daily mass load of any element discharged is between the lower limit specified in Column 2 and the upper limit specified in Column 3 for that element, trade waste must not exceed the concentration specified in OColumn 4.
 - (c) Where the daily mass load of any element discharged is either lower than the limit specified in Column 2 or greater than the limit specified in Column 3, the Authorised Person must determine the maximum concentration of that element which an occupier may discharge.
 - (d) Where no entry is made in Columns 2 and 3 for any element, trade waste must not exceed the concentration for that element specified in Column 4.

- (e) Where the occupier has demonstrated to the Authorised Person, that it is unable to limit the concentration of Boron (as B) to the concentration specified in Table A, Column 4 using commonly available waste minimisation technology to the best extent practicable, the occupier may discharge trade waste containing boron in a concentration no greater than 100 mg/litre.
- (f) Where the occupier has demonstrated to the Authorised Person, that it is unable to limit the concentration of Manganese (as Mn) to the concentration specified in Table A, Column 4 using commonly available waste minimisation technology to the best extent practicable, the occupier may discharge trade waste containing Manganese in a concentration no greater than 100 mg/litre.

Column 1	Column 2	Column 3	Column 4
Element	grams/day	grams/day	Milligrams per litre
Arsenic			1
Boron as B			25
Barium			150
Beryllium			30
Cadmium	0.4	20	2
Chromium	100	5,000	10
Cobalt			10
Copper	100	5,000	10
Iron	2,000	100,000	100
Lead	100	5,000	10
Manganese			10
Mercury	0.2	10	1.0
Molybdenum			10
Nickel	10	500	10
Selenium			10
Silver ¹	0.2	50	5
Thallium			20
Tin			10
Uranium(238)			30
Zinc	200	15,000	10

TABLE A

¹ based on analysis using digestion with aqua regia.

2.6. Halogens and Halides

An occupier must not discharge trade waste containing a substance listed in Table B with a concentration greater than is listed for that substance.

TABLE B

Substance	Maximum Allowable Concentration Milligrams per litre
Bromine (expressed as Br ₂)	5
Chlorine (expressed as Cl ₂)	5
Fluoride	30
Iodine (expressed as I ₂)	5

2.7. Cyanide

An occupier must not discharge trade waste containing a cyanide concentration greater than 10 mg/litre.

- 2.8. Inhibitory Chemicals
 - (a) An occupier must not discharge any trade waste which, when diluted to a solution with sewage, would inhibit the microbiological sewage treatment process applicable to that trade waste by more than 20%.
 - (b) The Authorised Person must determine the microbiological sewage treatment process referred to in paragraph (a).

2.9. Organic Acids

An occupier must not discharge trade waste containing total phenoxyacetic acids and chemical derivatives (expressed as phenoxyacetic acid) at a concentration greater than 1,000 mg/litre.

2.10. Phenolic Substances

An occupier must not discharge trade waste containing a substance listed in Table C with a concentration greater than is listed for that substance.

TABLE	С
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Substance	Maximum Allowable Concentration Milligrams per litre
Sum of Phenol, Monochlorophenol, Dichlorophenol & their isomers	300
Trichlorophenol	50
Tetrachlorophenols (Total)	5
Pentachlorophenol	5

2.11. Aldehydes and Ketones

An occupier must not discharge trade waste containing a substance listed in Table D with a concentration greater than is listed for that substance.

TABLE D

Substance	Maximum Allowable Concentration Milligrams per litre
Acetone	50
Acrolein	0.1
Formaldehyde (expressed as HCHO)	200

2.12. Nitriles

An occupier must not discharge trade waste containing acrylonitrile at a concentration greater than 1.0 mg/litre.

2.13. Mononuclear Aromatic Hydrocarbon

An occupier must not discharge trade waste containing a mononuclear aromatic hydrocarbon listed in Table E in a concentration greater than is listed for that substance.

Substance	Maximum Allowable Concentration Milligrams per litre
Benzene	1.0
Cumene	3.0
2,4 Dinitrotoluene	10.0
2,6 Dinitrotoluene	10.0
Ethylbenzene	2.0
Nitrotoluene	5.0
Styrene	2.0
Toluene	2.0
Total Xylenes	2.0

IABLE E	TAB	LE	Е
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2.14. Halogenated Aliphatic Hydrocarbons

An occupier must not discharge trade waste containing an halogenated aliphatic hydrocarbon listed in Table F in a concentration greater than is listed for that substance.

Substance	Maximum Allowable Concentration Milligrams per litre except as otherwise indicated		
1,1 Dichloroethane	5.0		
1,2 Dichlorethane	5.0		
1,1,1 Trichloroethane	3.0		
1,1,2 Trichloroethane	3.0		
1,1,2,2 Tetrachloroethane	2.0		
Hexachloroethane	1.0		
Chloroethane (Vinyl Chloride Monomer)	0.5		
1,2 Dichloroethylene	5.0		
Trichloroethylene	1.0		
Tetrachloroethylene	1.0		
Carbon Tetrachloride	1.0		
Methylene Chloride	5.0		
Methyl Chloride	1.0 µg/L		
Methyl Bromide	1.0 µg/L		
Trichloromethane (Chloroform)	1.0		
Bromodichloromethane	1.0		
Trichlorofluoromethane	1.0		
Dichlorodifluoromethane	1.0		
Chlorodibromomethane	5.0		
1,1 Dichloropropane	5.0		
1,2 Dichloropropane	5.0		
1,3 Dichloropropane	1.0 µg/L		
Hexachlorobutadiene	1.0 µg/L		

TABLE F

2.15. Aliphatic Hydrocarbons

An occupier must not discharge trade waste containing aliphatic hydrocarbons C5 to C9 at a concentration greater than 1.0 mg/litre.

2.16. Esters

An occupier must not discharge trade waste containing a substance listed in Table G in a concentration greater than is listed for that substance–

TABLE G

Substance	Maximum Allowable Concentration Milligrams per litre
Ethyl Acrylate	1.5
Methyl Methacrylate	30.0

2.17. Ethers

An occupier must not discharge trade waste containing diethylene glycol monobutyl ether (butyl carbitol) in a concentration greater than 2,000 mg/litre.

2.18. Other Organics

An occupier must not discharge trade waste containing a substance listed in Table H with a concentration greater than is listed for that substance.

TABLE I	Η
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Substance	Maximum Allowable Concentration Milligrams per litre
Glyphosate	10
Trifluralin	10
Epichlorohydrin	0.3

2.19. Persistent Organochlorine Pesticides

- (a) An occupier must not discharge trade waste containing persistent organochlorine pesticides except in accordance with this paragraph.
- (b) An occupier must not discharge trade waste containing pesticides listed in Table I in a concentration greater than is listed for that pesticide.

Substance	Maximum Allowable Concentration Milligrams per litre
Aldrin	0.001
Chlordane	0.006
DDT	0.003
Dieldrin	0.001
Heptachlor	0.003
Lindane	0.100

TABLE I

- 2.20. Halogenated Aromatic Hydrocarbons
 - (a) An occupier must not discharge trade waste containing halogenated aromatic hydrocarbons, except in accordance with this paragraph.
 - (b) An occupier must not discharge trade waste containing a substance listed in Table J in a concentration greater than is listed for that substance.

TABLE J

Substance	Maximum Allowable Concentration Milligrams per litre
Polychlorinated Biphenyls (PCBs)	0.002
Polybrominated Biphenyls (PBBs)	0.002

2.21. Chlorodibenzo-p-dioxins and Chlorodibenzo-furans

- (a) An occupier must not discharge any trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners, except in accordance with this paragraph.
- (b) Subject to paragraphs (c), (d) and (e), an occupier must not discharge trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners in a concentration greater than the NATO total toxic equivalent of 40.0 ng/l.
- (c) Notwithstanding paragraph (b), the Authorised Person may at any time in writing require an occupier not to discharge trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners in a concentration greater than the NATO total toxic equivalent of 20.0 ng/l.
- (d) Subject to paragraph (e), an occupier must not discharge trade waste containing any 2, 3, 7, 8 tetrachlorodibenzo-p-dioxin congeners in a concentration greater than the NATO total toxic equivalent of 20.0 ng/l.
- (e) Notwithstanding paragraph (d), the Authorised Person may at any time require an occupier not to discharge any 2, 3, 7, 8 tetrachlorodibenzo-p-dioxin congeners in a concentration greater than the NATO total toxic equivalent of 5.0 ng/l.
- 2.22. Headspace Air

An occupier must not discharge trade waste to a sewer, which at the nearest point of the sewer accessible by humans from the point of discharge, in any respect fails to comply with any relevant Work Safe Australia Exposure Standard relating to short term exposure levels.

2.23. Other Substances

An occupier must not discharge trade waste containing any substance not otherwise mentioned in this Schedule:

- (a) in a concentration no greater than $1\mu g/l$; and
- (b) where the discharge or release of which to any element of the environment is restricted or prohibited by any legislation applying in Victoria; and
- (c) in quantities or of a quality that in the opinion of the Authorised Person would or is reasonably likely to endanger human life, compromise the safety of a person or of the works, or significantly adversely affect the operation of a sewage treatment plant or any part of the environment.'.

5. Commencement

This Order comes into operation on 30 June 2001.

Dated 27 June 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

> HELEN DOYE Clerk of the Executive Council

Water Industry Act 1994

ORDER VARYING THE WATER AND SEWERAGE LICENCE ISSUED TO SOUTH EAST WATER LTD

RECITALS

- A. The Governor in Council issued a water and sewerage licence ('the licence') to South East Water Ltd, A.C.N. 066 902 547, on 22 December 1994.
- B. Section 14(1)(a) of the **Water Industry Act 1994** provides that a licence or the licence conditions may be varied in accordance with the procedures specified in the licence conditions. Clause 20 of the licence enables the Governor in Council, by Order, to vary the licence following consultation between the Minister, the licensee and the Office of the Regulator-General.
- C. Consultation has occurred between the Minister, the licensee and the Office of the Regulator-General.

NOW THEREFORE, the Governor in Council, acting under clause 20 of the licence, VARIES THE LICENCE AS FOLLOWS –

1. Term of Licence

In Part A of the licence, for the Term of the Licence **substitute** – 'This licence operates for 1 January 1995 to 30 June 2003.'.

2. Collection of Parks Rates

Omit clause 6 of the licence.

3. Schedule 4: Standards for Trade Waste

For Schedule 4 of the licence **substitute** -'

1589

SOUTH EAST WATER LTD WATER & SEWERAGE LICENCE SCHEDULE 4

STANDARDS FOR TRADE WASTE DISCHARGED TO THE SEWERAGE SYSTEM

STANDARDS FOR TRADE WASTE DISCHARGED TO THE SEWERAGE SYSTEM

Trade waste discharged from land, at the point where it is sampled, must comply with the standards set out in this Schedule.

1. PHYSICAL CHARACTERISTICS

- 1.1. Temperature
- An occupier must not discharge trade waste with a temperature greater than 38°C. 1.2. Solids

An occupier must not discharge trade waste containing Gross Solids, Suspended Solids or Total Dissolved Solids except as provided in paragraphs (a) to (d).

- (a) Gross Solids contained in trade waste must-
 - (i) be able to pass through a bar screen with 13mm spaces between bars; and
 - (ii) have a quiescent settling velocity of not more than 3m/hour.
- (b) Where the total mass load of Suspended Solids exceeds 1000 kg/day, the concentration of Suspended Solids must not exceed 10,000 mg/litre.
- (c) Except as provided in paragraph (d), the total mass load of Total Dissolved Solids must not exceed 200 kg/day.
- (d) An occupier must not discharge waste containing fibrous material which, in the opinion of the Authorised Person is likely to cause obstructions in a drain or sewer.
- 1.3. Oils, fats and grease
 - (a) An occupier must not discharge trade waste containing any free or floating layer of oil, fat or grease.
 - (b) An occupier may discharge trade waste containing emulsified oil, fat or grease which, in the opinion of the Authorised Person, is biodegradable, if the emulsion is stable
 - (i) at a temperature of 15° C; and
 - (ii) when it is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
 - (c) An occupier must not discharge trade waste containing emulsified oil, fat or grease which, in the opinion of the Authorised Person is not biodegradable, if it contains more than 1000 mg/litre of material recovered by a solvent prescribed by the Authorised Person as extractable matter when the emulsion-
 - (i) is stable at a temperature of 15°C; and
 - (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.

- (d) An occupier must not discharge trade waste containing emulsified oil, fat or grease if it contains more than 200 mg/litre of material recovered by a solvent prescribed by the Authorised Person as extractable matter when the emulsion –
 - (i) is unstable at a temperature of 15°C; and
 - (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
- 1.4. Organic Liquids
 - (a) An occupier must not discharge trade waste containing any free or floating layer of organic liquid.
 - (b) An occupier must not discharge any trade waste which in the opinion of the Authorised Person, may be flammable.
- 1.5. Latex Emulsions
 - (a) In this sub-clause –

"biodegradable" in relation to trade waste means that, in the opinion of the Authorised Person, the Total Organic Carbon content of the trade waste would decrease by at least 90% when submitted to the sewage treatment process employed by Melbourne Water for that waste;

"latex emulsion" includes an emulsion containing paint, adhesive, rubber, plastic or similar materials;

"stable latex emulsion" means a latex emulsion in which the solids deposited in a filter do not increase by more than 200 mg/litre when the emulsion-

- (i) is at 15° C; and
- (ii) is in contact with raw sewage and the resulting mixture has a pH no less than 4.5 and no greater than 10.0.
- (b) An occupier may discharge trade waste containing a biodegradable stable latex emulsion.
- (c) An occupier must not discharge trade waste containing a stable latex emulsion, which is not biodegradable at a concentration greater than 1000 mg/litre of total solids.
- (d) An occupier must not discharge trade waste containing an unstable latex emulsion.
- 1.6. Radioactive waste

An occupier must only discharge trade waste which complies in all respects with the Health (Radiation Safety) Regulations 1994, as amended from time to time.

1.7. Colour

An occupier must not discharge trade waste containing Colour greater than 9 Adams-Nickerson (42) units, determined from the most pronounced Colour obtained from a sample adjusted to a pH of not less than 7.0 and no greater than 8.0 following biological treatment by an activated sludge process.

2. CHEMICAL CHARACTERISTICS

2.1. pH Value

An occupier must not discharge trade waste with a pH value less than 6.0 or greater than 10.0, except as provided by Clause 2.3 (b) (ii).

2.2. Organic Concentration

An occupier must not discharge trade waste with a total mass load of 5-day Biochemical Oxygen Demand in excess of 1,000 kg/day, unless its concentration is no greater than 4,000 mg/litre.

An occupier must not discharge trade waste with a concentration of;

- (a) Total Kjeldahl Nitrogen greater than 500 mg/litre; or
- (b) Ammonia, plus ammoniacal ion (expressed as N) greater than:
 - (i) 50 mg/litre, except as provided by this paragraph.
 - (ii) 200 mg/litre, where
 - (A) the trade waste discharged can only be received by Melbourne Water's Western Treatment Plant;
 - (B) a risk assessment has been conducted;
 - (C) the occupier can comply with a restricted pH range of 6.0 to 8.0; and
 - (D) the occupier has demonstrated to the Authorised Person, that commonly available waste minimisation technology has been applied to the best extent practicable.
- 2.4. Sulfur Substances
 - (a) Oxidised Sulfur
 - (i) For the purposes of this paragraph, "Oxidised Sulfur" means the chemical substances expressed as S and known as Sulfates, Sulfites and Thiosulfates.
 - (ii) An occupier must not discharge trade waste containing Oxidised Sulfur with a concentration of 100 mg/litre or more, except as provided in this paragraph.
 - (iii) An occupier must treat any trade waste with a concentration of Oxidised Sulfur greater than 600 mg/litre, before it is discharged.
 - (iv) Where trade waste prior to discharge would have a total concentration of Oxidised Sufhur of not less than 100 mg/litre and not more than 600 mg/litre, an occupier must treat any stream of waste contributing to the discharge which has a concentration of Oxidised Sulfur greater than 600 mg/litre.
 - (v) An occupier must use the best available technology, as determined by the Authorised Person, to treat any trade waste under sub-paragraph (iii) or (iv).
 - (b) An occupier must not discharge trade waste containing Sulfide in a concentration greater than 1 mg/litre.
- 2.5. Metals
 - (a) An occupier must not discharge any element listed in Column 1 of Table A, except in accordance with this sub-clause 2.5.
 - (b) Where the daily mass load of any element discharged is between the lower limit specified in Column 2 and the upper limit specified in Column 3 for that element, trade waste must not exceed the concentration specified in Column 4.
 - (c) Where the daily mass load of any element discharged is either lower than the limit specified in Column 2 or greater than the limit specified in Column 3, the Authorised Person must determine the maximum concentration of that element which an occupier may discharge.
 - (d) Where no entry is made in Columns 2 and 3 for any element, trade waste must not exceed the concentration for that element specified in Column 4.

- (e) Where the occupier has demonstrated to the Authorised Person, that it is unable to limit the concentration of Boron (as B) to the concentration specified in Table A, Column 4 using commonly available waste minimisation technology to the best extent practicable, the occupier may discharge trade waste containing boron in a concentration no greater than 100 mg/litre.
- (f) Where the occupier has demonstrated to the Authorised Person, that it is unable to limit the concentration of Manganese (as Mn) to the concentration specified in Table A, Column 4 using commonly available waste minimisation technology to the best extent practicable, the occupier may discharge trade waste containing Manganese in a concentration no greater than 100 mg/litre.

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Column 1	Column 2	Column 3	Column 4
Element	grams/day	grams/day	Milligrams per litre
Arsenic			1
Boron as B			25
Barium			150
Beryllium			30
Cadmium	0.4	20	2
Chromium	100	5,000	10
Cobalt			10
Copper	100	5,000	10
Iron	2,000	100,000	100
Lead	100	5,000	10
Manganese			10
Mercury	0.2	10	1.0
Molybdenum			10
Nickel	10	500	10
Selenium			10
Silver ¹	0.2	50	5
Thallium			20
Tin			10
Uranium(238)			30
Zinc	200	15,000	10

TABLE A

¹ based on analysis using digestion with aqua regia.

2.6. Halogens and Halides

An occupier must not discharge trade waste containing a substance listed in Table B with a concentration greater than is listed for that substance.

TABLE B

Substance	Maximum Allowable Concentration Milligrams per litre
Bromine (expressed as Br ₂)	5
Chlorine (expressed as Cl ₂)	5
Fluoride	30
Iodine (expressed as I ₂)	5

2.7. Cyanide

An occupier must not discharge trade waste containing a cyanide concentration greater than 10 mg/litre.

- 2.8. Inhibitory Chemicals
 - (a) An occupier must not discharge any trade waste which, when diluted to a solution with sewage, would inhibit the microbiological sewage treatment process applicable to that trade waste by more than 20%.
 - (b) The Authorised Person must determine the microbiological sewage treatment process referred to in paragraph (a).

2.9. Organic Acids

An occupier must not discharge trade waste containing total phenoxyacetic acids and chemical derivatives (expressed as phenoxyacetic acid) at a concentration greater than 1,000 mg/litre.

2.10. Phenolic Substances

An occupier must not discharge trade waste containing a substance listed in Table C with a concentration greater than is listed for that substance.

TABLE	С
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Substance	Maximum Allowable Concentration Milligrams per litre
Sum of Phenol, Monochlorophenol, Dichlorophenol & their isomers	300
Trichlorophenol	50
Tetrachlorophenols (Total)	5
Pentachlorophenol	5

2.11. Aldehydes and Ketones

An occupier must not discharge trade waste containing a substance listed in Table D with a concentration greater than is listed for that substance.

TABLE D

Substance	Maximum Allowable Concentration Milligrams per litre
Acetone	50
Acrolein	0.1
Formaldehyde (expressed as HCHO)	200

2.12. Nitriles

An occupier must not discharge trade waste containing acrylonitrile at a concentration greater than 1.0 mg/litre.

2.13. Mononuclear Aromatic Hydrocarbon

An occupier must not discharge trade waste containing a mononuclear aromatic hydrocarbon listed in Table E in a concentration greater than is listed for that substance.

Substance	Maximum Allowable Concentration Milligrams per litre
Benzene	1.0
Cumene	3.0
2,4 Dinitrotoluene	10.0
2,6 Dinitrotoluene	10.0
Ethylbenzene	2.0
Nitrotoluene	5.0
Styrene	2.0
Toluene	2.0
Total Xylenes	2.0

TABLE E

2.14. Halogenated Aliphatic Hydrocarbons

An occupier must not discharge trade waste containing an halogenated aliphatic hydrocarbon listed in Table F in a concentration greater than is listed for that substance.

IADI	
Substance	Maximum Allowable Concentration Milligrams per litre except as otherwise indicated
1,1 Dichloroethane	5.0
1,2 Dichlorethane	5.0
1,1,1 Trichloroethane	3.0
1,1,2 Trichloroethane	3.0
1,1,2,2 Tetrachloroethane	2.0
Hexachloroethane	1.0
Chloroethane (Vinyl Chloride Monomer)	0.5
1,2 Dichloroethylene	5.0
Trichloroethylene	1.0
Tetrachloroethylene	1.0
Carbon Tetrachloride	1.0
Methylene Chloride	5.0
Methyl Chloride	1.0 µg/L
Methyl Bromide	1.0 µg/L
Trichloromethane (Chloroform)	1.0
Bromodichloromethane	1.0
Trichlorofluoromethane	1.0
Dichlorodifluoromethane	1.0
Chlorodibromomethane	5.0
1,1 Dichloropropane	5.0
1,2 Dichloropropane	5.0
1,3 Dichloropropane	1.0 µg/L
Hexachlorobutadiene	1.0 µg/L

TABLE F

2.15. Aliphatic Hydrocarbons

An occupier must not discharge trade waste containing aliphatic hydrocarbons C5 to C9 at a concentration greater than 1.0 mg/litre.

2.16. Esters

An occupier must not discharge trade waste containing a substance listed in Table G in a concentration greater than is listed for that substance–

TABLE G

Substance	Maximum Allowable Concentration Milligrams per litre
Ethyl Acrylate	1.5
Methyl Methacrylate	30.0

2.17. Ethers

An occupier must not discharge trade waste containing diethylene glycol monobutyl ether (butyl carbitol) in a concentration greater than 2,000 mg/litre.

2.18. Other Organics

An occupier must not discharge trade waste containing a substance listed in Table H with a concentration greater than is listed for that substance.

TABLE	H
-------	---

Substance	Maximum Allowable Concentration Milligrams per litre
Glyphosate	10
Trifluralin	10
Epichlorohydrin	0.3

2.19. Persistent Organochlorine Pesticides

- (a) An occupier must not discharge trade waste containing persistent organochlorine pesticides except in accordance with this paragraph.
- (b) An occupier must not discharge trade waste containing pesticides listed in Table I in a concentration greater than is listed for that pesticide.

Substance	Maximum Allowable Concentration Milligrams per litre
Aldrin	0.001
Chlordane	0.006
DDT	0.003
Dieldrin	0.001
Heptachlor	0.003
Lindane	0.100

TABLE I

- 2.20. Halogenated Aromatic Hydrocarbons
 - (a) An occupier must not discharge trade waste containing halogenated aromatic hydrocarbons, except in accordance with this paragraph.
 - (b) An occupier must not discharge trade waste containing a substance listed in Table J in a concentration greater than is listed for that substance.

TABLE	J
-------	---

Substance	Maximum Allowable Concentration Milligrams per litre
Polychlorinated Biphenyls (PCBs)	0.002
Polybrominated Biphenyls (PBBs)	0.002

2.21. Chlorodibenzo-p-dioxins and Chlorodibenzo-furans

- (a) An occupier must not discharge any trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners, except in accordance with this paragraph.
- (b) Subject to paragraphs (c), (d) and (e), an occupier must not discharge trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners in a concentration greater than the NATO total toxic equivalent of 40.0 ng/l.
- (c) Notwithstanding paragraph (b), the Authorised Person may at any time in writing require an occupier not to discharge trade waste containing any of the full range of chlorodibenzo-p-dioxin and chlorodibenzo-furan congeners in a concentration greater than the NATO total toxic equivalent of 20.0 ng/l.
- (d) Subject to paragraph (e), an occupier must not discharge trade waste containing any 2, 3, 7, 8 tetrachlorodibenzo-p-dioxin congeners in a concentration greater than the NATO total toxic equivalent of 20.0 ng/l.
- (e) Notwithstanding paragraph (d), the Authorised Person may at any time require an occupier not to discharge any 2, 3, 7, 8 tetrachlorodibenzo-p-dioxin congeners in a concentration greater than the NATO total toxic equivalent of 5.0 ng/l.
- 2.22. Headspace Air

An occupier must not discharge trade waste to a sewer, which at the nearest point of the sewer accessible by humans from the point of discharge, in any respect fails to comply with any relevant Work Safe Australia Exposure Standard relating to short term exposure levels.

2.23. Other Substances

An occupier must not discharge trade waste containing any substance not otherwise mentioned in this Schedule:

- (a) in a concentration no greater than $1\mu g/l$; and
- (b) where the discharge or release of which to any element of the environment is restricted or prohibited by any legislation applying in Victoria; and
- (c) in quantities or of a quality that in the opinion of the Authorised Person would or is reasonably likely to endanger human life, compromise the safety of a person or of the works, or significantly adversely affect the operation of a sewage treatment plant or any part of the environment.'.

4. Commencement

This Order comes into operation on 30 June 2001.

Dated 27 June 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation Victoria Government Gazette

1599

Local Government Act 1989 MELTON SHIRE COUNCIL Specification of Dates Order in Council

The Governor in Council under Sections 3, 21, 21A and 22 of the Local Government Act 1989 ORDERS THAT:

the dates for Melton Shire Council's general election to be held on 13 October 2001 shall be:		
Monday 6 August 2001	Entitlement date for the purposes of Division 1 of Part 3 of the Local Government Act 1989;	
Tuesday 14 August 2001	The date by which the Electoral Commissioner must supply to the Chief Executive Officer a voters' list for the purposes of section 21(2) of the Local Government Act 1989;	
Friday 24 August 2001 The date by which the Chief Executive Officer must make out a voters' list for the purposes of sections 22(2) and 22(2A) of the Local Government Act 1989.		
Dated 3 July 2001		
Responsible Minister BOB CAMERON MP Minister for Local Government		

HELEN DOYE Clerk of the Executive Council

Administrative Arrangements Act 1983

ADMINISTRATIVE ARRANGEMENTS ORDER (No. 170) 2001 The Governor in Council makes the following Order: Dated 27 June 2001 Responsible Minister: S. P. BRACKS Premier

HELEN DOYE Clerk of the Executive Council

1. Title

This Order is called the Administrative Arrangements Order (No. 170) 2001.

2. Authorising provision

This Order is made under section 3 of the Administrative Arrangements Act 1983.

3. Commencement

This Order takes effect on and from 1 July 2001.

4. Definitions

In this Order—

"Body" means Minister, Department or officer;

"instrument" includes contract and agreement;

"Old Body" means a Body specified in Column 1 of an item in the Schedule; "New Body" means a Body specified in Column 3 of an item in the Schedule; "Schedule" means Schedule to this Order;

"transaction" includes-

- (a) agreement, bond, contract, deed or other consensual arrangement; and
- (b) action, appeal, arbitration, prosecution or other legal proceeding; and
- (c) assignment, charge, lease, mortgage, transfer or other dealing with property; and
- (d) loan, guarantee, indemnity or other dealing with money; and
- (e) approval, consent, delegation, direction, licence, order, permit, requirement or other authority; and

Victoria Government Gazette

- (f) notice; and
- (g) any other act, entitlement or liability at law.

5. Construction of references

In respect of each item in the Schedule, a reference to an Old Body-

- (a) in a provision of an Act or statutory instrument specified in Column 2 of the Schedule; or
- (b) in a statutory instrument or other instrument made under an Act or statutory instrument specified in Column 2 of the Schedule; or
- (c) in respect of any other matter or thing done under a provision of an Act or statutory instrument specified in Column 2 of the Schedule—

is deemed to be a reference to the new Body.

6. Saving of existing transactions

If a transaction happened in relation to an Old Body before this Order takes effect-

SCHEDULE

- (a) this Order does not affect the validity or continuity of the transaction; and
- (b) the transaction shall continue and may be completed in relation to the New Body in the same way as it would have been continued and may have been completed in relation to the Old Body if this Order had not been made.

		SCHEDULE	
Item No.	Column 1 (Old Body)	Column 2 (Legislation)	Column 3 (New Body)
1.	Minister for Environment and Conservation	Melbourne Cricket Ground Acts and Melbourne Cricket Ground Trust Act 1989	Minister for Sport and Recreation
2.	Secretary to the Department of Natural Resources and Environment	Melbourne Cricket Ground Acts and Melbourne Cricket Ground Trust Act 1989	Secretary to the Department of State and Regional Development
3.	Department of Natural Resources and Environment	Melbourne Cricket Ground Acts and Melbourne Cricket Ground Trust Act 1989	Department of State and Regional Development

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:

Durham Ox

Nyah

Nyora

Pakenham Tower Hill

10wei in

Warragul

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Durham Ox 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.

Internment Land 2.44 m x 1.2 m go to

÷
50.00
50.00
NOEL HARRISON, trustee
ANDREW HARRISON, trustee
CHRISTOPHER HARRISON, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Nyah 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.

NEW FEES FOR LAWN SECTION ONLY	\$
New Burial (not including plaque)	700.00
Re-opening	420.00
(All existing fees, stay as they are)	
	ROBERT W. SUTTON, trustee
	DODIG I DDADDUDV (

DORIS J. BRADBURY, trustee JULIE S. SUTTON, trustee

\$

Cemeteries Act 1958 SCALE OF FEES

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Nyora 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 Grave Re-open 575.00 550.00 GEOFFREY R. FERRIER, trustee LEIGH PATMAN, trustee JACK HEYLEN, trustee

\$

¢

Cemeteries Act 1958 SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Pakenham 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. MONUMENT SECTION \$

720.0)0
780.0)0
360.0)0
360.0)0
450.0)0
Additional 55.0)0
Additional 55.0)0
Additional 144.0)0
445.0)0
Contract Price, Plus 10	%
25.0)0
1,031.0)0
M. J. CARNEY, trust	ee
ŀ	Additional 55.0

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Tower Hill 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.

Ф
450.00
430.00
180.00

Victoria Government Gazette	G 27	5 July 2001	1603
Sinking for 3:-		4	50.00
Weekend Penalty:-		2	00.00
Sinking Oversize:-			90.00
Placement of Ashes:-		1	00.00
Permission to Erect Monument:-			90.00
Permission to Inspect Register:-		(No Change)	10.00
		BRYAN THOMAS, t RON WATERSON, t ALAN FARAGHER, t TRACEY BRADY, Sec	rustee rustee

Cemeteries Act 1958 SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Warragul 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.

NICHE WALL		\$
Niche		220.00
Interment		132.00
	Total	352.00
	Plus a Plaque	
VAULT – CONCRETE LINED GRAVE		
Vault	Total	5,060.00
Second Interment	Total	770.00
MEMORIAL SHRUB POSITION		
Land		495.00
Interment		209.00
	Total	704.00
	Plus a Plaque	
MEMORIAL GARDEN		
Land		220.00
Interment		209.00
	Total	429.00
	Plus a Plaque or Monument	
ROSE GARDEN		
Land		220.00
Interment		209.00
Plaque		275.00
	Total	704.00
	Plus \$55.00 if a standard rose is preferred	

1604	G 27	5 July 2001	Victoria Government Gazette
SHRU	B GARD	DEN	
Land			220.00
Interm	ent		209.00
Plaque			275.00
			Total <u>704.00</u>
Interments at weekends/Public Holidays Extra		eekends/Public Holidays Extra	275.00
PLAQUES: Standard			
380 x 2	215 mm		375.00
229 x 1	184 mm		275.00
			KENT A. WILSON, trustee
			NORMAN TOLLEY, trustee
			DAVID H. COLE, trustee
			-

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Warragul 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		605.00
Excavation		330.00
Interment		209.00
Plaque		356.00
	Total	1,500.00
RE-OPEN		
Excavation		330.00
Interment		275.00
Plaque		356.00
	Total	961.00
MONUMENTAL		
Land		605.00
Excavation		330.00
Interment		209.00
	Total	1,144.00
RE-OPEN		
Excavation		330.00
Interment		275.00
	Total	605.00
To replace a ledger or concrete top an extra \$330.00 is charged		
Reservation of a grave		605.00

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CHILDREN'S SECTION		
Land		220.00
Excavation		110.00
Interment		55.00
	Total	385.00
	Plus a Plaque or Monument	
PUBLIC GRAVE		
Land Only		165.00

KENT A. WILSON, trustee N. A. TOLLEY (Norman), trustee DAVID H. COLE, trustee

Cemeteries Act 1958 SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Warragul 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.

HIRE OF RECEPTION CENTRE AT GULWARRA HEIGHTS MEMORIAL PARKChapel Only110.00 (Inc. G.S.T.)Full Facility165.00 (Inc. G.S.T.)

165.00 (Inc. G.S.T.) BRUCE H. COLE, trustee DAVID H. COLE, trustee NORMAN TOLLEY, trustee

\$

Dated 3 July 2001 Responsible Minister: HON JOHN THWAITES MP Minister for Health

> HELEN DOYE Clerk of the Executive Council

Health ServicesAct 1988 AMENDMENT OF SCHEDULE 2

The Governor in Council acting under section 8(1)(c) of the **Health Services Act 1988** (the Act), by this Order amends Schedule 2 to the Act in order to amend the name of a denominational hospital as follows:

in Schedule 2, for "Sisters of Charity Health Service Victoria Limited" substitute "St. George's Health Service Limited".

This Order-in-Council is to be made to take effect from the date of gazettal.

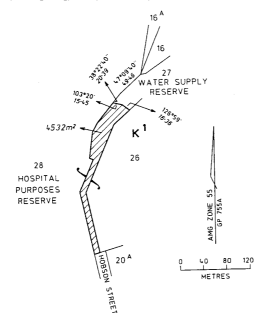
Dated 3 July 2001 Responsible Minister: JOHN THWAITES, Minister for Health

> 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:

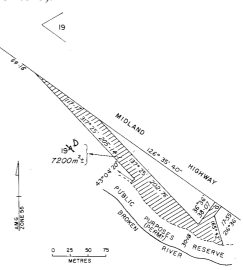
BENDIGO — The temporary reservation by Order in Council of 15 September, 1981 of an area of 9156 square metres of land being Crown Allotment 27, Section K1, At Bendigo, Parish of Sandhurst as a site for Water Supply, so far only as the portion containing 4532 square metres as indicated by hatching on plan hereunder. (S372[106]) — (Rs 11846).



BENDIGO — The temporary reservation by Order in Council of 15 September, 1981 of an area of 44.67 hectares being Crown Allotments 26 and 28, Section K1, At Bendigo, Parish of Sandhurst as a site for Hospital purposes. — (Rs 8413).

GOORAMBAT — The temporary reservation by Order in Council of 26 May, 1890 of an area of 16.187 hectares, more or less, of land in the Parish of Goorambat (formerly part of Crown Allotment 30) as a site for Watering purposes. — (Rs 10545).

GOORAMBAT — The temporary reservation by Order in Council of 26 May, 1890 of an area of 11.331 hectares, more or less, of land in the Parish of Goorambat (formerly Crown Allotment 19A) as a site for Water Supply purposes, SAVE AND EXCEPT an area of 7200 square metres, more or less, as indicated by hatching on plan hereunder. (G173[3]) — (Rs 10545).



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

Dated 3 July 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

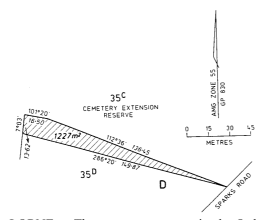
> HELEN DOYE Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION TO REVOKE

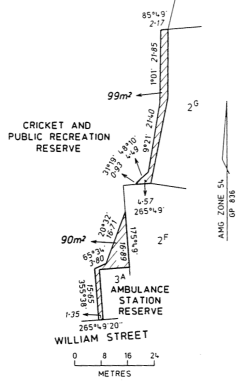
TEMPORARY RESERVATIONS

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

CHEWTON — The temporary reservation by Order in Council of 18 July, 1881 of an area of 1.588 hectares of land in Section D, Parish of Chewton (formally municipal district of Chewton) as a site for Cemetery, in addition to and adjoining the site set apart therefor by Order of 4 April, 1859, so far only as the portion containing 1227 square metres as indicated by hatching on plan hereunder. (C219[14]) — (Rs 12361).

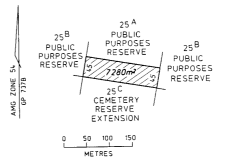


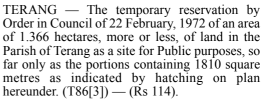
LORNE — The temporary reservation by Order in Council of 31 May, 1880 of an area of 2.560 hectares of land in the Township of Lorne, Parish of Lorne as a site for Cricket and other purposes of Public Recreation, revoked as to part by various Orders, so far only as the portions containing 189 square metres as indicated by hatching on plan hereunder. (L147[7]) — (Rs 90).



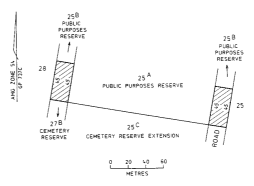
Total area of hatched portions 189m²

TERANG — The temporary reservation by Order in Council of 20 January, 1914 of an area of 2.481 hectares of land in the Parish of Terang (formerly Crown Allotment 25, Section 21) as a site for Public Purposes, revoked as to part by Order in Council of 9 June, 1948, so far only as the portion containing 7280 square metres as indicated by hatching on plan hereunder. (T86[3]) — (Rs 114).





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



TOTAL AREA OF HATCHED PORTIONS 1810m²

Dated 3 July 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:

AMPHITHEATRE — The temporary reservation by Order in Council of 6 June, 1916 of an area of 2.896 hectares of land in Section 18, Township of Amphitheatre, Parish of Glenlogie (formerly Town of Glenlogie) as a site for Supply of Gravel. — (Rs 1060).

NARRACAN SOUTH — The temporary reservation by Order in Council of 4 February, 1882 of an area of 4047 square metres of land in the Parish of Narracan South as a site for Public purposes (State School). — (Rs 13809).

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

Dated 3 July 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

> HELEN DOYE Clerk of the Executive Council

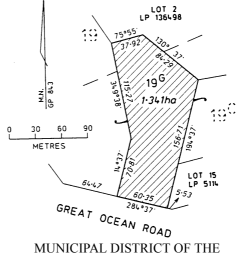
Crown Land (Reserves) Act 1978

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:-

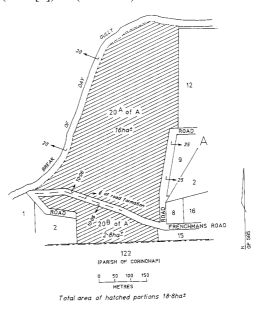
MUNICIPAL DISTRICT OF THE COLAC-OTWAY SHIRE COUNCIL

BARWONGEMOONG — Police purposes, 1.341 hectares being Crown Allotment 19G, Parish of Barwongemoong as indicated by hatching on plan hereunder. (B742[5]) — (2011292). Victoria Government Gazette



GOLDEN PLAINS SHIRE COUNCIL

CORINDHAP — Conservation of an area of natural interest, 18.8 hectares, more or less, being Crown Allotments 20A and 20B, Section A, Township of Corindhap, Parish of Corindhap as indicated by hatching on plan hereunder. (C269[5]) - (05/05768).

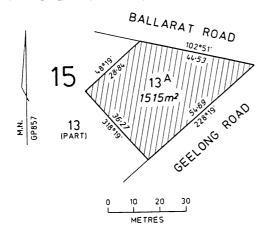


MUNICIPAL DISTRICT OF THE MARIBYRNONG CITY COUNCIL

CUT-PAW-PAW — Dental Health purposes, 1515 square metres, being Crown Allotment

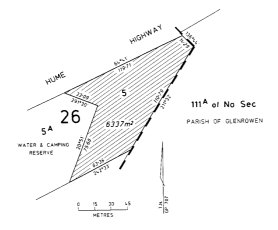
Victoria Government Gazette

13A, Section 15, Parish of Cut-Paw-Paw as indicated by hatching on plan hereunder. (C345[18]) — (Rs 37239).



MUNICIPAL DISTRICT OF THE WANGARATTA RURAL CITY COUNCIL

GLENROWEN —Preservation of species of native plants, 6337 square metres, being Crown Allotment 5, Section 26, Township of Glenrowen, Parish of Glenrowen as indicated by hatching on plan hereunder. (G92[8]) — (11/4494).

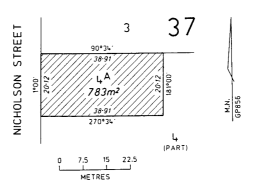


MUNICIPAL DISTRICT OF THE SURF COAST SHIRE COUNCIL

LORNE — Public Recreation, 15 square metres being Crown Allotment 2L, No Section, Township of Lorne, Parish of Lorne as shown on Original Plan No. 121283 lodged in the Central Plan Office. — (Rs 90).

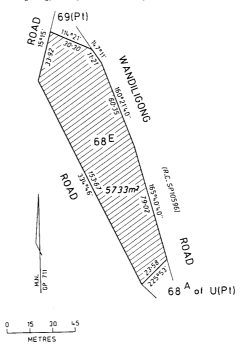
MUNICIPAL DISTRICT OF THE YARRA CITY COUNCIL

NORTH FITZROY — Dental Health purposes, 783 square metres, being Crown Allotment 4A, Section 37, At North Fitzroy, Parish of Jika Jika as indicated by hatching on plan hereunder. (F99[2]) — (Rs 37238).



MUNICIPAL DISTRICT OF THE ALPINE SHIRE COUNCIL

WANDILIGONG - Public purposes, 5733 square metres, being Crown Allotment 68E, Township of Wandiligong, Parish of Bright as indicated by hatching on plan hereunder. (W301[A2]) — (Rs 2011353).



1609

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

Dated 3 July 2001

Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

> HELEN DOYE Clerk of the Executive Council

Interpretation of Legislation Act 1984 AMENDMENT OF TEMPORARY RESERVATION

The Governor in Council under Section 4 of the **Crown Land (Reserves) Act 1978** and Section 27 of the **Interpretation of Legislation Act 1984** amends the Order in Council made on 4 July, 1932 and published in the Government Gazette on 6 July, 1932 of the temporary reservation of an area of 1.667 hectares of land in Section 26, Township of Glenrowen, Parish of Glenrowen, County of Delatite as a site for Water and Camping Purposes (revoked as to part by Orders in Council of 22 December, 1958 and 16 September, 1986) by deletion of the words "Water and Camping Purposes" and the substitution therefor of the words "Preservation of species of native plants". — Rs 4220.

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

Dated 3 July 2001

Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

> HELEN DOYE Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROAD

The Governor in Council under section 349 of the Land Act 1958 and with the concurrence in writing of the owners of land adjoining that road closes the following unused road:

FRENCH ISLAND — The road in the Parish of French Island shown as Crown Allotments 7A and 10A, section M on Original Plan No. 121224 lodged in the Central Plan Office. — (12/L12-1302).

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

Dated 3 July 2001

Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

> HELEN DOYE Clerk of the Executive Council

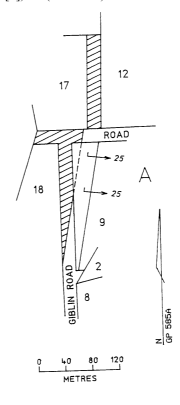
Land Act 1958

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 GOLDEN PLAINS SHIRE COUNCIL

CORINDHAP — The roads in Section A, Township of Corindhap, Parish of Corindhap as indicated by hatching on plan hereunder. (C269[5]) - (05/05768).

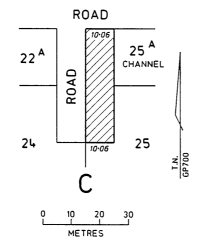


MUNICIPAL DISTRICT OF THE CITY OF GREATER DANDENONG

EUMEMMERRING — The road in the Parish of Eumemmerring shown as Crown Allotment 68B, No Section on Original Plan No. 120966 lodged in the Central Plan Office. -(12/L12-0524).

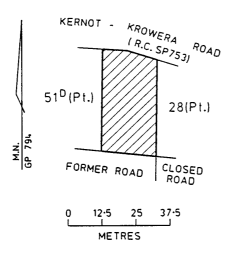
MUNICIPAL DISTRICT OF THE SHIRE OF CAMPASPE

GIRGARRE — The road in Section C, Parish of Girgarre as indicated by hatching on plan hereunder. (G175[10]) — (06/L6-10123).



MUNICIPAL DISTRICT OF THE BASS COAST SHIRE COUNCIL

JUMBUNNA - The road in the Parish of Jumbunna as indicated by hatching on plan hereunder. (2809) — (L11-4358).



MUNICIPAL DISTRICT OF THE CARDINIA SHIRE COUNCIL

NAR-NAR-GOON - The road in the Parish of Nar-nar-goon shown as Crown Allotment 96F, No Section on Original Plan No. 121126 lodged in the Central Plan Office. — (12/L12-1286).

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

Dated 3 July 2001

Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

> HELEN DOYE Clerk of the Executive Council

Victoria Government Gazette

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

-0		-
59.	Statutory Rule:	Zoological Parks and Gardens
		(Administration)
		(Charges) Regulations 2001
	Authorising Act:	Zoological Parks
	numonising net.	and Gardens Act 1995
	Date first obtainable:	5 July 2001
	Code A	
60.	Statutory Rule:	Gaming Machine
		Control (Clocks) Regulations 2001
	Authorising Act:	Gaming Machine
		Control Act 1991
	Date first obtainable:	5 July 2001
	Code A	
61.	Statutory Rule:	Racing (Racing
		Appeals Tribunal) (Amendment)
		Regulations 2001
	Authorising Act:	Racing Act 1958
	Date first obtainable:	5 July 2001
	Code B	5
62.	Statutory Rule:	Corporations
	5	(Ancillary
		Provisions)
		(Consequential Amendments)
		Regulations 2001
	Authorising Act:	Corporations
	and an ig	(Ancillary
		Provisions) Act
	D	2001
	Date first obtainable:	5 July 2001
	Code A	

63.	Statutory Rule:	Corporations (Ancillary Provisions) Regulations 2001
	Authorising Act:	Corporations (Ancillary Provisions) Act 2001
	Date first obtainable:	5 July 2001
	Code A	
64.	Statutory Rule:	Pay-roll Tax (Prescibed Sporting Club) Regulations 2001
	Authorising Act:	Pay-roll Tax Act 1971
	Date first obtainable: Code A	5 July 2001

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