

Victoria Government Gazette

No. G 31 Thursday 2 August 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

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

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Burwood Vic 3125

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Full Page \$396.00

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Typeset

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The Victoria Government Gazette

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Periodical - \$124.30 each year

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125 Highbury Road, Burwood Vic 3125

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TRAVEL COMPENSATION FUND Service of Notices Trust Deed Cl. 26

A notice to the Travel Compensation Fund is duly given if it is:

- (a) delivered or sent by prepaid post to the Fund's postal address at 4th Floor, 303 Pitt Street, Sydney, New South Wales 2000;
- (b) sent by facsimile to the Fund's facsimile address at 02 92672100; or
- (c) transmitted by e-mail to the Fund's e-mail address at mail@tcf.org.au

A notice that is delivered or sent by prepaid post to the Fund's postal address is taken to have been delivered to the Fund on the third day following the day on which it was posted.

A notice sent to the Fund's facsimile address is taken to have been delivered to the Fund on the next business day after it was sent.

A notice transmitted by e-mail is taken to have been delivered to the Fund on the next business day after transmission.

Dated 17 July 2001

CARLO C. BRATTONI Chief Executive Officer Travel Compensation Fund

DISSOLUTION OF LIMITED PARTNERSHIP

Notice is hereby given that the limited partnership styled S. M. & S. Partnership, a limited partnership between Signet Investments (Victoria) Pty Ltd, ACN 076 769 563 as general partner and Signet Services Pty Ltd, ACN 076 769 509 as limited partner, has been dissolved from 19 June 2001 by notice given by the general partner to the limited partner on 19 June 2001. The limited partnership was conducted from 521 Toorak Road, Toorak, Victoria. Any enquiries in respect of the partnership should be addressed to Signet Investments (Victoria) Pty Ltd, 521 Toorak Road, Victoria.

CHARLOTTE HONOR THORNING, late of 5 Voltri Street, Cheltenham, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 May

2001, are required by Margaret Edna Wren of 36–38 Cranhaven Road, Langwarrin, Victoria, retired, the executor of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by 10 October 2001 after which date they will convey or distribute the assets having regard only to the claims which they then have notice.

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

ELIZABETH JANE TANTI, late of 68 Thames Promenade, Chelsea, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 27 April 2001, are required by Rita Ann Gibbs of 3 Oaklands Crescent, Frankston, Victoria, home duties and Susan Margaret Merton of 25 Kilburn Crescent, Frankston, Victoria, retail sales, the executrices of the deceased's will, to send particulars of their claim to the said executrices care of the undermentioned solicitors by 10 October 2001 after which date they will convey or distribute the assets having regard only to the claims which they then have notice.

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

ETHEL ROBERTA CHAPLIN, late of Weoroona Senior Citizens Residence, 400 Waverley Road, East Malvern, Christian Science Practitioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 February 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 2 October 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of GLADYS VALERIE BIRTCHNELL, late of Mingarra

Hostel, 77–115 Mount Dandenong Road, Croydon, Victoria, widow, deceased, who died on 24 April 2001, are to send particulars of their claims to the executors, Derwent Graeme Stewart and Robert George Gunn, care of the undermentioned solicitors by 3 October 2001 after which date the executors will convey or distribute the assets having regard only to the claims of which they then have notice.

BRENDAN H. HARDIMAN & ASSOCIATES, solicitors,

108 Railway Avenue, Ringwood East.

Re: JEAN MARY GARDNER, late of Edith Bendall Retirement Village, 11 Park Street, Pascoe Vale, Victoria, retired saleswoman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 May 2001, are required by the trustees, Bruce Robert Gardner and Kevin Francis Mills, to send particulars to the trustees by 1 October 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

DE MARCO & CO., solicitors, 209 Glenroy Road, Glenroy 3046.

Re: Estate of JAMES HORATIO KING. Creditors, next-of-kin or others having claims in respect of the estate of JAMES HORATIO KING, late of 49B Gray Street, Swan Hill, in the State of Victoria, retired, deceased, who died on 28 May 2001, are to send particulars of their claim to the executor care of the undermentioned legal practitioners by 1 October 2001 after which the executor will distribute the assets having regard only to the claims of which he then has notice.

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

CECILIA GRACE DANIEL, late of Unit 4, 35 Carpenter Street, Lakes Entrance, widow, deceased. Creditors, next-of-kin and others having claims in respect to the estate of the deceased, who died on 6 May 2001, are required by the trustees, Donald Stanhope Brown and Ronald Arthur Bunston, to send

particulars of their claims to them care of the undersigned solicitors by 2 October 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

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

ROSALIE THOMPSON, late of Boort Nursing Home, Boort. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 November 2000, are required by the trustee, care of G.W.H. Chambers, solicitor of 338 Charman Road, Cheltenham, to send particulars to her by 2 October 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated 2 August 2001

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

Re: JENNY GARDINER, deceased. Creditors, next-of-kin and others having claims in respect of the estate of JENNY GARDINER, late of 21 Adelaide Street, Armadale, Victoria, medical practitioner, deceased, who died on 8 April 2001, are required by the executors of the estate, James Morison Gardiner of 21 Adelaide Street, Armadale, Victoria, medical practitioner and Trust Company of Australia Limited, ACN 004 027 749 of 151 Rathdowne Street, Carlton South, Victoria, to send particulars of their claims to the executors at the address of 151 Rathdowne Street, Carlton South, Victoria by 5 October 2001 after which date the executors may convey or distribute the assets having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of BETTY BELL, late of 54 Shakespeare Street, Traralgon, Victoria, home duties, deceased, who died on 18 June 2001, are to send their claims to the trustee, Raymond Louis Bell of 54 Shakespeare Street, Traralgon, Victoria, care of the belowmentioned solicitors by 3 October 2001 after

which date he will distribute the assets of the deceased having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of BONNIE JANE HUGHES, late of 18 Blair Athol Drive, Traralgon, Victoria, home duties, deceased, who died on 7 July 2001, are to send their claims to the trustees, Kerri Joy Holmes of 4 Illawarra Crescent, Kialla Lakes, Victoria and Gayelene Ann Nijenhuis of Yallourn North Road, Tyers, Victoria, care of the below-mentioned solicitors by 1 October 2001 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of ISABELLA GEARY, late of Glenwood Special Accommodation Home, 70 Henry Street, Traralgon, Victoria, widow, deceased, who died on 30 March 2001, are to send their claims to the trustees, Maree Ann Haylock of 2 Josephine Court, Traralgon, Victoria and Helen Margaret Feely of Coghills Creek, Victoria, care of the below-mentioned solicitors by 3 October 2001 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

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

MARCOS PETRIDIS, late of 7 Fernhill Road, North Sandringham, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 January 1999, are required by the administrator, Suzanne Mary Lyttleton, to send particulars to her care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

MARY AUDREY PEERS, late of 15 Apollo Street, Mansfield, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 April 2001, are required by the applicants for grant of representation in the estate, Ruth Christine Loy and Linda Mary Whittaker, to send particulars to them at the office of the undermentioned firm of solicitors by 17 October 2001 after which date the applicants for grant of representation may convey and distribute the assets having regard only to the claims of which they then have notice.

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

FREDERICK GEORGE MURPHY, late of 1/3 Potts Street, Mentone, Victoria 3194. 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 Perpetual Trustees Consolidated Limited (in the will called National Mutual Trustees Limited), ACN 004 029 841 of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said executors by 4 October 2001 after which date it will convey or distribute the assets having regard only to the claims of which the executors then have notice.

JAMES LESLIE PATRICK RYAN, late of Cresthaven Residential Aged Care Facility, corner The Avenue & Waverley Road, East Malvern, Victoria 3145. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 December 2000, are required by Perpetual Trustees Consolidated Limited ACN 004 029 841 (in the will called National Trustees Executors and Agency Company of Australasia Limited) of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said company by 4 October 2001 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

MARJORIE GWENDOLEN CAMPBELL, late of Rumbalara Nursing Home, 171 Church Street, Brighton, Victoria 3186, formerly of Unit 2/196 Church Street, Brighton, Victoria.

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 Perpetual Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said company by 4 October 2001 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

PATRICIA MARIAN MacFARLANE, late of Unit 3, 21 Glyndon Road, Camberwell, Vic. 3124. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 March 2001, are required by Perpetual Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said company by 4 October 2001 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

NIKOLAS PRAJDIC, late of 8/30 Railway Parade, Murrumbeena, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 October 2000, are required by the trustee, Miro Prajdic, to send particulars to him by 3 October 2001, care of the undersigned lawyer, after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

PHILLIP HAMILTON, lawyer & notary, First Floor, 550 Lonsdale Street, Melbourne 3000. Telephone 9600 0511. Fax 9642 4655.

Re: FREDERICK JOHN BURGESS, late of 85 Marine Drive, Safety Beach, but formerly of 40 Bradley Avenue, Thornbury, tram driver, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 23 August 2000, are required by the trustees, Peter Frederick Burgess of 85 Marine Drive, Safety Beach, Victoria, manager and Desmond Francis Burgess of 184 Cameron Parade, Watsonia, Victoria, manager, to send particulars to the trustees by 2 October

2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

ROBERTS PARTNERS,

216 Main Street, Mornington.

Creditors, next-of-kin and others having claims against the estate of MARJORIE JOAN MURPHY, late of 6 Princess Avenue, Springvale, widow, deceased, who died on 30 April 2001, are required to send particulars of their claims to Equity Trustees Limited, ABN 46 004 032 298 of 472 Bourke Street, Melbourne, Victoria, the executor of the said deceased, on or before 8 October 2001 after which date it will distribute the assets having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of GEORGE WILLIAM KILPATRICK, late of "Barnac" Benayeo via Apsley 3319, who died on 9 January 2001, are required to send particulars of their claims to the executor of this estate, care of Westley Di Giorgio, solicitors, 15 Ormerod Street, Naracoorte 5271 on or before 1 October 2001 after which date the executor will distribute the assets having regard only to the claims of which notice has been received.

TRUMBLE & PALMER, solicitors, 45 Victoria Street, Nhill 3418.

Creditors, next-of-kin and others having claims in respect of the estate of ROBERT WILLIAM APPLEBY, late of 95 The Broadway, Camberwell, in the State of Victoria, general medical practitioner, deceased, who died on 28 March 2001, are to send particulars of their claims to the executor, Trust Company of Australia Limited, by 3 October 2001 after which date the executor will distribute the assets of the estate having regard only to the claims of which it then has notice.

TRUST COMPANY OF AUSTRALIA LIMITED, 151 Rathdowne Street, Carlton South, Victoria 3053. Re: EILEEN CATHERINE MARGARET QUINLIVAN, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 February 2001, are required by the trustee, John Gerard McArdle of 377 Lonsdale Street, Melbourne, Victoria, to send particulars of their claims to the trustee by 1 October 2001 after which date the trustee may convey or distribute distribute the assets of the estate having regard only to the claims of which the trustee then has notice.

WILLIAMS, WINTER & HIGGS, solicitors, solicitors for the trustee 377 Lonsdale Street, Melbourne.

Re: JOHN FREDERICK MITCHELL. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 November 2000, are required to send particulars of their claims to the executor, Permanent Trustee Company Limited, 294 Collins Street, Melbourne 3001 by 15 October 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.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

			Date
	Total Amount	Description	when Amount first
Name of Owner on Books and Last Known Address	Due to Owner	Of Unclaimed Money	became Payable
CATHEDRAL VALLEY SOFTWO	OODS LTD		
	\$		
Mr C. F. Adams, 41 Tulong Avenue, Cooma, NSW	320.00	Cheque	14/12/98
Ms R. M. Bailie, 9 Fitzroy Terrace, Fitzroy, SA	540.00	,,	"
A. T. Beggs & J. C. Tapfield, PO Box 71, Kingston, SA	120.00	"	"
Mr P. J. Birkin, Post Office, Port Clinton, SA	240.00	"	"
Mr R. Forner, 173 William Street, Bankstown, NSW	810.00	"	"
Mr T. M. Gall, 37 Wood Street, Millswood, SA	135.00	"	"
Mr J. M. Gould, PO Box 148, Wedderburn	165.00	"	22/11/99
Mr R. E. Hamilton, PO Box 23, Kallista	621.00	"	14/12/98
Mr M. J. & Ms E. Jeavons, 46 Ahern Road, Pakenham	165.00	"	"
Mr W. A. Mardling, 1 Piggin Court, Corowa, NSW	330.00	"	22/11/99
Estate of McClure, 194 Pacific Parade, Bilinga, Qld	405.00	**	14/12/98
Mr J. W. & M. J. McKeough, PO Box 139, Keith, SA	240.00	"	"
Mr W. C. Neville, 4 Liberator Drive, Paralowie, SA	330.00	"	22/11/99
Mr G. E. Rohde, 27 Oakleigh Road, Marion, SA	135.00	"	14/12/98
Mr C. W. Rohrlach, Williamstown, SA	165.00	"	22/11/99
Estate of Stephens, C/O 112A Power Street, Hawthorn	783.00	"	14/12/98
Mr D. Vargiu, Keilor	405.00	,,	"
Mr W. R. Westover, Kingston, SA	405.00	"	"

01209

CONTACT: MRS GAY MEGGITT, PHONE: (03) 5773 2483.

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
E. METHVEN (MOOROOLBA	RK) PTY LTD		
	\$		
R. J. & R. S. Collier, 12 Collins Place, Kilsyth RTBA	500.00 240.00	Cheque	10/09/98 04/12/98
01212 CONTACT: SUE HALL, PHONE: (03) 9726 8888.			

PROCLAMATIONS

Co-operative Schemes (Administrative Actions) Act 2001

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, acting with the advice of the Executive Council and under section 2 of the Co-operative Schemes (Administrative Actions) Act 2001 fix 2 August 2001 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 31 July 2001

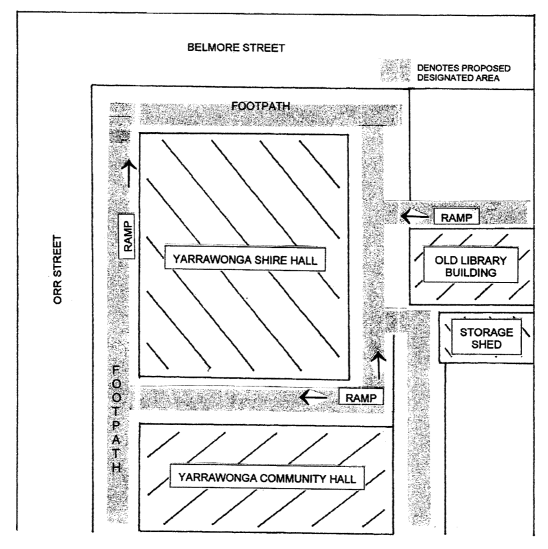
(L.S.) JOHN LANDY Governor By His Excellency's Command

ROB HULLS Attorney-General

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

MOIRA SHIRE COUNCIL Streets and Roads Local Law No. 3

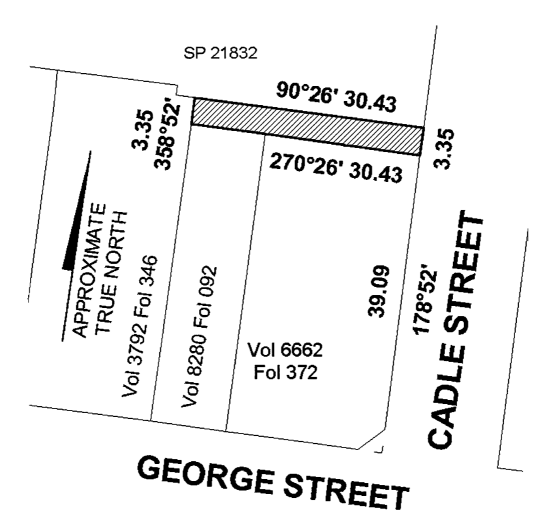
Notice is hereby given that Moira Shire Council, at its Ordinary Meeting held on 23 July 2001, resolved that the shaded area in the attached plan of the Yarrawonga Shire Hall Complex become a "designated area", pursuant to Clause 24 of the Streets and Roads Local Law No 3, prohibiting the use of skateboards, rollerblades, scooters, bicycles and other toy vehicles.





Discontinuance of Road

Under Section 206(1) and Clause 3(a) of Schedule 10 of the **Local Government Act 1989**, Greater Dandenong City Council, at its ordinary meeting of 23 July 2001, formed the opinion that the road at the rear of 8 to 10 George Street, Dandenong and shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the road by private treaty to the abutting property owner of 8 to 10 George Street.

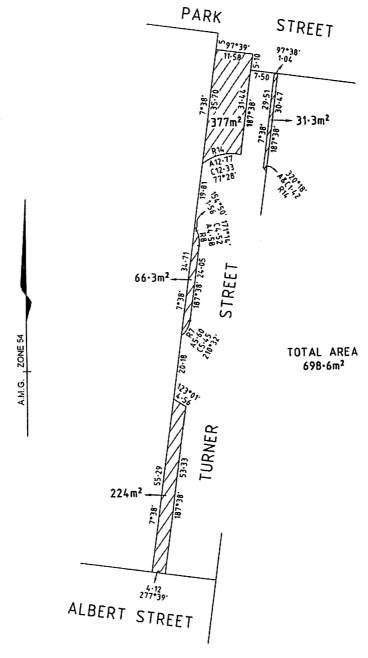


WARWICK HEINE Chief Executive Officer

HINDMARSH SHIRE COUNCIL

Road Discontinuance

At its meeting on 1 August 2001 and acting under clause 3 of schedule 10 to the **Local Government Act 1989** Hindmarsh Shire Council resolved to discontinue the part of Turner Street Nhill, as shown hatched on the plan below.

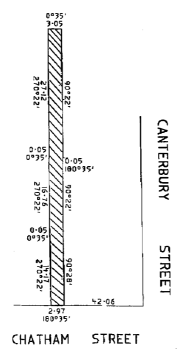


NEIL JACOBS Chief Executive Officer

MOONEE VALLEY CITY COUNCIL Road Discontinuance

At its meeting on 19 June 2001 and acting under clause 3 of schedule 10 to the **Local Government Act 1989** Moonee Valley City Council resolved to discontinue the road in Flemington as shown hatched on the plan below.

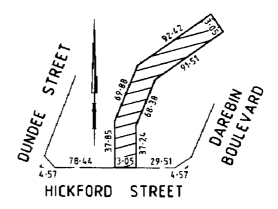
The road is to be sold to any right, power or interest held by Moonee Valley City Council in the road in connection with any drains or pipes under the control of that authority in or near the road.



SVEN KLING Chief Executive Officer

DAREBIN CITY COUNCIL Road Discontinuance

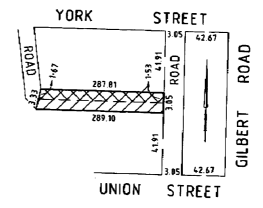
Under Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989 the Darebin City Council at its Ordinary meeting held on 21 August 2000, formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and has resolved to discontinue the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



PHILIP SHANAHAN Chief Executive Officer

DAREBIN CITY COUNCIL Road Discontinuance

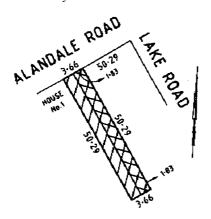
Under Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989 the Darebin City Council at its Ordinary meeting held on 21 August 2000, formed the opinion that the road shown hatched and cross-hatched on the plan below is not reasonably required as a road for public use and has resolved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



PHILIP SHANAHAN Chief Executive Officer

WHITEHORSE CITY COUNCIL Road Discontinuance

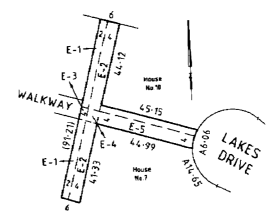
Under Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989 the Whitehorse City Council at its Ordinary meeting held on 7 May 2001, formed the opinion that the road shown hatched and cross-hatched on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty subject to any right, power or interest in the road held by the Melbourne Water Corporation (Yarra Valley Water Ltd) in respect to the section of the road shown cross-hatched on the plan, in connection with any sewers, drains, pipes, wires or cables under the control of that authority in or near the road.



NOELENE ANNE DUFF Chief Executive Officer

BRIMBANK CITY COUNCIL Road Discontinuance

Under Section 206 and Schedule 10. Clause 3 of the Local Government Act 1989 the Brimbank City Council at its Ordinary meeting held on 13 March 2001, formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty subject to any right, power or interest in the road held by the Melbourne Water Corporation (City West Water Ltd) in respect to the sections of road marked as E-1, & E-3 on the plan, and the Brimbank City Council in respect to the sections of road marked as E-1, E-2, E-3 & E-4 on the plan, and TXU Networks (Gas) Pty Ltd in respect to the sections of road marked as E-3, E-4 & E-5 on the plan, and Powercor Australia Ltd in respect to the sections of road marked as E-3, E-4 & E-5 on the plan, in connection with any sewers, drains, pipes, wires or cables under the control of those authorities in or near the road.



MARILYN DUNCAN Chief Executive Officer

BULOKE SHIRE COUNCIL Declared Half-Day Public Holiday

The Buloke Shire Council in accordance with Section 7 (1) (b) of the **Public Holidays Act 1993**, has declared a half day Public Holiday as follows:

Wednesday August 1 2001, on the occasion of the Speed Field Day in the district of Sea Lake, including the Townships of Berriwillock, Culgoa and Nandaly;

Wednesday 24 October 2001, on the occasion of the Wycheproof A & P Society Show in the district of Wycheproof, including the Township of Nullawil;

Tuesday 6 November 2001, on the occasion of the Melbourne Cup Day in the districts of Birchip, Donald and Charlton, including the Township of Watchem.

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

PETER J OVERINGTON Chief Executive Officer Buloke Shire Council Wycheproof, Vic. 3527

WHITTLESEA CITY COUNCIL General (Amendment) Local Law No. 1 of 2001

Whittlesea City Council proposes to make a new local law entitled General (Amendment) Local Law (No. 1 of 2001) for the purposes of assisting Council in responding to community issues and further protecting community amenity and the overall appearance of the municipal district by:

- (a) controlling the collection of the garbage/recyclables;
- (b) further controlling fires, incinerators and fire prevention;
- (c) further controlling the placement of recycling collection bins;
- (d) further controlling the street numbering of premises;
- (e) further controlling the fencing of premises;
- (f) further controlling advertising.

Refuse Collection

New clause 5.12 will address problems associated with the use, placement or care of mobile garbage bins to residential premises and some business premises. In particular, property owners will be required keep bins in a clean and inoffensive condition. Theft of bins is also frequently reported and provisions in the amending Local Law address these concerns through the introduction of appropriate controls.

Recycling, Hard/Green Waste Collection

Council provides green and hard waste collection services to residents on a 'request' basis. Frequently, Council's directions about when this waste is to be placed out on the nature-strip are not adhered to. The amending Local Law addresses these concerns and makes it an offence to take out a garbage/recycling receptacle more than 12 hours before a collection or leaving a receptacle out beyond the same day it is emptied.

Trade Waste Hoppers

New clauses 5.18 to 5.20 will regulate the use of trade waste hoppers, which are currently unregulated. The new provisions provide controls on the placement, storage and emptying of such equipment to ensure there is no adverse impact on amenity. They also create remedies for damage on land vested in Council caused by

the use of this equipment. Authority is included to impound offending equipment.

Fencing of Vacant Land

Revised clause 10.2 will address resident concerns regarding rubbish dumping on private vacant land. This is particularly so in built up areas, where some individual vacant house lots still exist. The amending Local Law will require property owners to take reasonable steps to prevent or reduce the occurrence of dumping on their land and will assist Council in controlling people who use unfenced vacant land to access areas otherwise inaccessible to them to dump rubbish.

Clothing Bins

It is proposed to amend Clause 9.1 of the General Local Law to include a permit requirement for charity bins on private land, where such bins are visible from public places.

Property Numbers

It is proposed to amend Clause 10.2 of the General Local Law to more clearly specify the requirements for property numbering to ensure that property numbers are clearly visible from the street, particularly in adverse light conditions.

Advertising Signs

It is proposed to amend Clause 13.3 of the General Local Law to provide authorised officers with the power to impound illegally placed signs. Council officers are currently unable to impound illegally placed signs unless they are causing a physical obstruction. While every effort is made to identify the owners of illegally placed signs, in some cases the owner is not contactable.

Incinerators and Open Fires

It is proposed to amend Clause 4.3 of the Local Law to require that food being cooked in the open, must be "cooked in an appliance designed or constructed specifically for that purpose". In its current form, the clause doesn't limit how such food may be cooked or what equipment may be used.

Impounding

The existing provisions related to the impounding of shopping trolleys are unclear on who is liable to pay any fee before an impounded item is released or what Council can do if the release fee is not paid. Clause 2.12 has been redrafted to allow a Notice of Impounding to be served either on the person contravening the Local Law or on the owner of the item being impounded. It also makes provision for an impounded item to be disposed of if it is not claimed within the required time.

Copy of Proposed Local Law Available for Inspection

You can inspect a copy of the proposed Local Law at the Civic Centre, Ferres Boulevard, South Morang and at libraries located at May Road, Lalor and Main Street, Thomastown between the hours of 8:30 am and 5:00 pm, Monday to Friday or by calling 9217 2223. A copy of the proposed Local Law can also be accessed on Council's website at www.whittlesea.vic.gov.au.

Public Submissions

Any person affected by the proposal may make a written submission relating to the proposal in accordance with Section 223 of the **Local Government Act 1989**. Submissions should be addressed to the Chief Executive Officer, City of Whittlesea, Locked Bag 1, Bundoora, MDC, 3083. Council will consider any submissions received by 16 August 2001.

A person making a submission may ask to be heard in support of their submission.

GRAEME BRENNAN Chief Executive Officer

Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

Notice of Amendment

Amendment C24

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

The Amendment proposes to include Wesleyan Church, 200 Glen Iris Road, Glen Iris, under Heritage Overlay.

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; or The Strategic Planning Department, City of Boroondara, First Floor, 8 Inglesby Road, Camberwell.

Submissions about the Amendment must be sent to Strategic Planning, City of Boroondara, Private Bag 1, Camberwell 3124 by 3 September 2001.

PHILLIP STORER Director – Urban Planning

Planning and Environment Act 1987 GREATER BENDIGO PLANNING SCHEME

Notice of Amendment

Amendment C24

Amendment C24 has been prepared to the Greater Bendigo Planning Scheme. The Amendment applies to land located adjacent to the Pratts Park Road Industrial precinct. The area of land affected is 39 Pratts Park Road (Lot 1, LP 144759).

The Amendment rezones land known as 39 Pratts Park Road from Low Density Residential Zone to Mixed Use Zone and deletes the DP04 applying to the land.

The purpose of the Amendment is to allow consideration of expansion of the existing truck store and residence on the site to use as a transport depot.

The Amendment can be inspected at: Department of Infrastructure, Nauru House, Upper Plaza, 80 Collins Street, Melbourne; Department of Infrastructure, (VicRoads Office), 57 Lansell Street, Bendigo, Vic. 3550 and City of Greater Bendigo, Planning and Building Business Unit, "The Mill", 15 Hopetoun Street, Bendigo, Vic. 3550.

Submissions about the Amendment must be sent to: Mr Andrew Paul, The Chief Executive Officer, City of Greater Bendigo, PO Box 733, Bendigo, Vic. 3550 by 3 September 2001.

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME

Notice of Amendment

Amendment C23

The City of Greater Geelong has prepared Amendment C23 to the Greater Geelong Planning Scheme.

The Amendment proposes to amend the Greater Geelong Planning Scheme by rezoning land at 1–9 Morgan Street, North Geelong from

Residential 1 zone to Industrial 1 zone and realignment of the Public Conservation and Resource zone along Cowies Creek including additional areas in Residential 1 and Industrial 1 zones

A Section 173 Agreement accompanies the Amendment.

The Amendment can be inspected at: City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong 3220; Department of Infrastructure, Office of Planning, 180 Fyans Street, South Geelong 3220 and Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Submissions about the Amendment must be sent to Strategic Planning, City of Greater Geelong, PO Box 104, Geelong 3220, by Monday 3 September 2001.

IAN McCARTNEY Co-Ordinator Strategic Planning

Planning and Environment Act 1987 GREATER SHEPPARTON PLANNING SCHEME

Notice of Amendment Amendment C15

The City of Greater Shepparton has prepared Amendment C15 to the Greater Shepparton Planning Scheme.

The purpose of this Amendment is to rezone the land at East Shepparton. The land is located north of the Midland Highway and east of Doyles Road, generally in the vicinity of Carroll Road. The Amendment rezones the subject land from the existing Rural Zone and Low Density Residential zone to the Industrial 1 zone and Business 4 zone.

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

Submissions about the Amendment must be sent to Manager Planning, City of Greater Shepparton, Locked Bag 1000, Shepparton 3632, by Monday 3 September 2001.

Dated 2 August, 2001

ERIC BRASLIS Manager Planning

Planning and Environment Act 1987 MAROONDAH PLANNING SCHEME

Notice of Amendment Amendment C24

This Amendment affects land at 316–326 Bayswater Road, Bayswater North. The site is located at the southern end of Bayswater Road, adjacent to the TAFE training restaurant.

The land is located in a Residential 1 Zone, however an Urban Floodway Zone covers the Bungalook Creek, which flows across the eastern and southern portion of the site. The site is currently vacant (apart from a caretaker's dwelling) and is covered with extensive native canopy tree vegetation.

The owner proposes to establish a Plant Nursery on the land. A car park associated with the Plant Nursery will be located on the Bayswater Road frontage of the site. As a Plant Nursery is a Section 3 (Prohibited) use of land in the Urban Floodway Zone (UFZ), the eastern part of the site will need to be rezoned from UFZ to the Residential 1 Zone, to facilitate the development and use of this part of the site.

Flood mitigation works to be undertaken on Bungalook Creek at the direction of Melbourne Water, will allow the boundary and extent of the Urban Floodway Zone to be modified on the site. The Urban Floodway Zone will only be retained over the Bungalook Creek waterway.

A simultaneous planning permit application to establish a Plant Nursery on the site (incorporating an ancillary sales area and cafe), will be exhibited as part of this Amendment.

The Amendment can be inspected free of charge during normal office hours at the following: Ringwood Civic Centre, Braeside Avenue, Ringwood; Ringwood Plaza Customer Service Centre, Civic Place, Ringwood; Croydon Customer Service Centre, Main Street, Croydon; Croydon Civic Customer Service Centre, Civic Place, Croydon and Department of Infrastructure, Nauru House, 80 Collins Street, Melbourne.

Any submissions about the Amendment must: Be made in writing, giving the submitters name and address and phone number. Set out the views on the Amendment that the submitter wishes to be put before Council. Set out what changes (if any) the submitter wishes made to the Amendment.

Submissions must be sent to Mr Michael Marasco, Chief Executive Officer, Maroondah City Council, P.O. Box 156, Ringwood 3134 by Monday 3 September 2001.

MICHAEL MARASCO Chief Executive Officer

Planning and Environment Act 1987 WARRNAMBOOL PLANNING SCHEME

Notice of Amendment Amendment C14

The land affected by this Amendment is located west of Morriss Road and north of Coghlans Road, Warrnambool.

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

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

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

Any person who may be affected by the Amendment or by the granting of a permit may make a submission to the: Town Planning Department, Warrnambool City Council, P.O. Box 198, Warrnambool 3280.

The closing date for submissions is 10 September 2001.

Dated 28 July 2001

LINDSAY A. MERRITT Chief Executive

Planning and Environment Act 1987 WHITEHORSE PLANNING SCHEME

Notice of Amendment Amendment C16

The land affected by the Amendment is a small portion of the Campbell Croft Reserve, adjacent to 5 Madonna Court, Vermont. The site comprises an area of 36m² in area, with width of 1.2 metres and length of 30 metres, and is

proposed to be consolidated with the adjacent 5 Madonna Court.

The Amendment proposes to rezone the portion of land to Residential 1, in order that it can be consolidated with the neighbouring property.

The owners of 5 Madonna Court, Vermont, have requested the amendment.

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 application, at the office of the planning authority, Whitehorse City Council and at the Department of Infrastructure at the following addresses: The City of Whitehorse, Statutory Planning Office, Service Centre, 379 Whitehorse Road, Nunawading and Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

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

The closing date for submission is 4 September 2001. A submission must be sent to: Ms Helen Woodside, Statutory Planner, City of Whitehorse, Locked Bag 2, Nunawading Delivery Centre, Vic. 3110.

Dated 27 July 2001

STEPHEN P WRIGHT Acting Chief Executive Officer

Planning and Environment Act 1987 WHITEHORSE PLANNING SCHEME

Notice of Amendment Amendment C30 Notice of Permit Application Permit Application WH/12031

Whitehorse City Council has prepared Amendment C30 to the Whitehorse Planning Scheme

The Amendment has been prepared under Section 96A of the **Planning and Environment Act 1987** to facilitate a combined planning permit and amendment process.

The Amendment and Planning Permit Application applies to land described as described as Lot S2 on Plan of Subdivision No. 433751M and known as 502-514 Burwood Highway, Vermont South. The land is situated on the south side of Burwood Highway, Vermont South approximately 50 metres east of the intersection with Hartland Road. The land has an area of 3.967 hectares and was formerly owned by the Australian Road and Research Board (ARRB) and contains existing vegetation and has not been formally developed. The Amendment does not apply to land located immediately to the north-west of the site known as Lot 1 on Plan of Subdivision No. 433751M and occupied by the ARRB buildings and surrounds, which will be retained in a Public Use 4 Zone (Transport).

The Amendment proposes to rezone the subject land from a Public Use 4 Zone (Transport) to a Residential 1 Zone. The Amendment will enable the land to be developed into a Retirement Village and will deliver benefits for older residents in the community by providing different types of housing and levels of care.

A planning permit application for use and development of the land for the purpose of a Retirement Village comprising a total of 218 dwellings in four different types of buildings has been prepared in conjunction with the Amendment proposal. The proposal also includes altered access to Burwood Highway, the provision of private and communal open space areas and 357 car spaces, the removal of native vegetation and the removal of part of a carriageway easement. The permit application,

proposed development and Draft Planning Permit WH/12031 form part of the public exhibition documents.

The person who requested the Amendment and the applicant for the permit is Millar and Merrigan Pty Ltd on behalf of 500 Burwood Highway Pty Ltd. A planning submission and traffic engineering assessment has been prepared by the applicant to support the Amendment and Planning Permit Application.

A copy of the Amendment may be inspected at: Whitehorse City Council, Statutory Planning Office, Service Centre, 379-397 Whitehorse Road, Nunawading and Department of Infrastructure, Customer Service Centre and Bookshop, Upper Plaza, Nauru House, 80 Collins Street, Melbourne. All City of Whitehorse Customer Service Centres and Libraries.

This can be done during office hours free of charge.

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority. Submissions must: Be made in writing, giving the submitter's name, address and, if practicable, a phone number for contact during office hours. Set out the views on the Amendment and Planning Permit Application that the submitter wishes to put before Council and indicate what changes (if any) the submitter wishes to be made to the Amendment and state whether the person/s making the submission wishes to be heard if an independent panel is appointed to consider submissions.

Submissions about the Amendment and Planning Permit Application must be made in writing by the close of business on 3 September 2001 and addressed to: Ms Bernadine Holland, Senior Urban Planner, City of Whitehorse, Locked Bag 2, Nunawading Delivery Centre, Vic. 3110.

Dated 26 July 2001

STEPHEN P WRIGHT Acting Chief Executive Officer

Planning and Environment Act 1987 WYNDHAM PLANNING SCHEME

Notice of Amendment

Amendment C33

The City of Wyndham has prepared Amendment C33 to the Wyndham Planning Scheme.

The Amendment affects the vacant land at the soon to be constructed north eastern corner of Dunnings Road and Foxwood Drive, Point Cook. Being approximately 3.50 hectares in size, the land is generally flat and vacant.

The Amendment proposes to change the local provisions of the Wyndham Planning Scheme by rezoning the land from Residential 1 to Public Use Zone 2 – Education. This rezoning will facilitate the development of the land for a primary school in accordance with the Point Cook Concept Plan.

Please note that the closing date for submissions is Thursday 6 September 2001.

The Amendment is available for public inspection, free of charge, during office hours at the following places: City of Wyndham, Wyndham Civic Centre, 45 Princes Highway, Werribee, Vic. 3030 and Department of Infrastructure, Customer Service Centre, Nauru House, 80 Collins Street, Melbourne, Vic. 3000.

Submissions about the Amendment must be in writing and sent to: Lisa Stojanovski, Wyndham City Council, PO Box 197, Werribee, Vic. 3030.

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

- DOROTHY MAY EICHLER, late of Northside Nursing Home, corner Burwood Highway and Mahoneys Road, Burwood East, retired, deceased intestate, who died 5 June 2001.
- MARGARET HANILY, late of Hanslope Private Nursing Home, 12 Hanslope Avenue, Alphington, retired, deceased intestate, who died 6 May 2001.
- ERIKA SUSANNE KAHANE, late of Leige Court, Special Accommodation Home, 5A Leige Avenue, Noble Park, retired, deceased intestate, who died 31 May 2001.
- ALICE MAY MORRISON, late of Cooinda Lodge Nursing Home, Landsborough Street, Warragul, pensioner, deceased intestate, who died 14 January 2000.
- HILDA MARY PHILLIPP, late of Southport Community Nursing Home, 18/30 Richardson Street, Albert Park, retired, deceased, who died 2 June 2001.
- AUDREY VERONICA PIETERSE, late of South Africa, retired, deceased intestate, who died 16 July 1998.

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 October 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.

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 October 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.

- ARMFIELD, Rex Langley, late of Ashley Lodge, 58 Cochrane Street, Brighton, retired, who died 16 June 2001.
- BIRD, Robert, late of Malvern Green Lodge, 185 Wattletree Road, Malvern, retired, who died 12 June 2001.
- CANHAM, Eric James, late of McAllister Unit, Latrobe Regional Hospital, Princes Highway, Traralgon, pensioner, who died 12 April 2001.
- CLIFFORD, Olga May, formerly of 3 Derribong Way, Clifton Springs, but late of 25 Carolanne Drive, Drysdale, home duties, who died 16 May 2001.
- CREHAN, Kathleen Maree, late of Unit 1, 5 Meaker Avenue, Oak Park, retired, who died 5 June 2001.
- GIRDLESTONE, Harry, Greenhaven SAH, 290A Geelong Road, Footscray, retired, who died 3 July 2001.
- KINSELLA, Janet Laurine, formerly of 269 Caffney Street, Pascoe Vale, but late of Benlynne Park Private Nursing Home, 2 Killara Street, Sunshine, pensioner, who died 22 March 2001.
- MATTHIAS, Joan Patricia, late of Banyan Tree Aged Care Facility, 83–87 Chapel Street, St Kilda, retired, who died 27 March 2001.

OPPERMANN, Edward Paul, late of 17 Poulter Street, Ashburton, retired, who died 16 June 2001.

SIMPSON, James Frederick, late of 81 Whitby Street, Brunswick West, retired engineer, who died 2 February 2001.

WHEELER, Alan Frank, late of 29 Ellindale Avenue, McKinnon, retired, who died 28 January 1995.

Dated at Melbourne, 26 July 2001

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

EXEMPTION

Application No. A253 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by P. M. Foster & Co for exemption from Sections 13, 100 and 195 of that Act. The application for exemption is to enable the applicant to advertise for and employ Accountants with a minimum of 3 years experience.

Upon reading the material submitted in support of the application and upon hearing submissions from Mr Foster and for the Reasons for Decision given by the Tribunal on 27 July 2001, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ Accountants with a minimum of 3 years experience.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ Accountants with a minimum of 3 years experience.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 August 2004.

Dated 27 July 2001

CATE McKENZIE Deputy President

EXEMPTION

Application No. A266 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by St Luke's Anglicare. The application for exemption is to enable the applicant to advertise for and appoint a female Intensive Case Management Worker.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and appoint a female Intensive Case Management Worker.

In granting this exemption the Tribunal noted:

- St Luke's Anglicare's Intensive Case Management Service aims to provide intensive support and case management to 'at risk' young people (12–18) involved in the Child Protection and Juvenile Justice Systems.
- The position is required to provide intensive, long term support and case management to five young women and one male client. A number of the young people have experienced abuse perpetrated by males or have made allegations of sexual assault about male workers in the past.
- The program is structured on a relationshipbased model of service delivery. Workers are expected to work one to one with up to six young people at any given time. Given the outreach nature of the program workers often spend time alone with clients. It is, given these issues, inappropriate to allocate a male worker to these people as it may be a threatening experience for the client and a non-therapeutic intervention.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to advertise for and appoint a female Intensive Case Management Worker.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 August 2004.

Dated 30 July 2001

Mrs A. COGHLAN Deputy President

EXEMPTION eation No. A284 of 200

Application No. A284 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Footscray Community Arts Centre. The application for exemption is to enable the applicant to advertise for and appoint a woman to the position of Artistic Director, Women's Circus.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and appoint a woman to the position of Artistic Director, Women's Circus.

In granting this exemption the Tribunal noted:

- The Women's Circus is a community arts project based at Footscray Community Arts Centre. As part of its ongoing physical training program the Circus invites women to join, giving priority to women who are survivors of sexual abuse. The success of the Circus rests with its strong focus on creating a safe, supportive and stimulating workshop environment in which women can extend their skills, build confidence and have fun.
- The Artistic Director is responsible for all policy and artistic decisions of the company and directing the artistic programs of the Circus. She is also required to participate in the training program and to teach workshops to women in the training program. The Artistic Director is required to be a pivotal point of contact for the women who participate in the project.
- As many of the women are the survivors of sexual assault by men, the all women environment is critical to the creation of a space which is perceived as safe. As one of only two full time staff the position of Artistic Director is a crucial part of that environment.
- The applicant was granted a previous exemption which expired on 13 November 1999.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act**

1995 to enable the applicant to advertise for and appoint a woman to the position of Artistic Director, Women's Circus.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 August 2004.

Dated 30 July 2001

Mrs A. COGHLAN Deputy President

Docklands Authority Act 1991

SETTING OF RATES AND CHARGES 2001/2002

Pursuant to S.35E of the **Docklands Authority Act 1991** as amended and after obtaining Governor-in-Council approval the Authority by resolution dated 26 July 2001 has set the following level of rates and charges for 2001/2002.

- 6.56 cents on the net annual value of residential properties;
- 8.1 cents on the net annual value of commercial properties.

Dated 26 July 2001

PETER ANDERSON City Manager

Mineral Resources Development Act 1990 EXEMPTION OF LAND FROM EXPLORATION LICENCE

I, David Lea, as delegate of the Minister for Energy and Resources, pursuant to section 7 of the **Mineral Resources Development Act 1990**, hereby exempt all land that is covered by an exploration licence that has expired, been surrendered, cancelled or has relinquished land during any period from 30 April 2001 to 30 July 2001 (inclusive) from being subject to an exploration licence during any period from the date of expiry/surrender/cancellation/relinquishment of the exploration licence to the expiration of 3 months after that date.

Dated 27 July 2001

DAVID LEA Executive Director, Minerals and Petroleum

Podiatrists Registration Act 1997

PODIATRISTS REGISTRATION BOARD OF VICTORIA

Notice of Suspension

Notice of suspension of registration under Section 53 of the **Podiatrists Registration Act 1997** of Ms Lynnette Walshe of Corio, Victoria, registration number 2000121 commencing 12/6/01 until further notice, is hereby given.

DEBRA ANN WARREN Administrative Officer

Land Act 1958

NOTICE OF INTENTION TO EXCHANGE LAND

I, Lynne Kosky, the Honourable Minister for Finance, do hereby give notice that, after the expiry of at least 14 days from the date of publication of this notice, I intend to enter into an agreement with Tatura Milk Industries Limited of 236 Hogan Street, Tatura, Victoria, to exchange the freehold land described as Lot 2 on Plan of Subdivision Number 99500 in the Parish of Toolamba West as contained in Certificate of Title Volume 8993, Folio 362 for the Crown land described as Crown Allotments 11D, 14C aand 14D, Section B, Township of Tatura.

Contact: A. Giannacos (Telephone: 03 9651 2488).

Reference: 2001/01361.

Co-operatives Act 1996

BITTERN P. S. CO-OPERATIVE LTD KEALBA GREEN GULLY TENNIS CO-OPERATIVE LIMITED

Notice is hereby given in pursuance of Section 316 (1) of the **Co-operatives Act 1996** and Section 601AB(3) (e) of the Corporations Law that, at the expiration of two months from the date hereof, the names of the aforementioned Co-operatives will, unless cause is shown to the contrary, be struck off the register and the Co-operatives will be dissolved. Dated at Melbourne 30 July 2001

PAUL HOPKINS Deputy Registrar of Co-operatives

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under Section 10(2) of the Community Services Act 1970 in relation to Section 5(2) of the Adoption Act 1984, I Keith Smith, approve the following person/s under Section 5(1) and Section 5(2) of the Adoption Act 1984 as an approved counsellor for the purposes of Section 35 and Section 87 of the Adoption Act 1984.

Name: Gabrielle Kirwan Name: Brendan Walker Dated 17 July 2001

> KEITH SMITH A/Manager Community Care Southern Metropolitan Region

Lotteries Gaming & Betting Act 1966 APPROVED GROUPS OF RACES

The following groups of races are approved for the purposes of section 40(1) of the **Lotteries Gaming & Betting Act 1966** –

Ascot Vale Stakes and Liston Stakes; Ascot Vale Stakes and Memsie Stakes; Cadbury Guineas and Lone Star Oaks; Lightning Stakes and Cadbury Guineas; Magic Millions and Golden Slipper; Manikato Stakes and Ascot Vale Stakes; Oakleigh Plate and Newmarket Handicap; Railway Stakes and Perth Cup; Rubiton Stakes and Australia Stakes; Sweetenham Stud Stakes and Breeders' Stakes; T J Smith Stakes and Brisbane Cup; Underwood Stakes and Vic Health Cup; WATC Derby and Perth Cup.

Dated 27 July 2001

MARK CLOSE
Manager, Office of Racing
(Delegated Officer
of the Minister for Racing)

Plant Health and Plant Products Act 1995

NOTICE OF IMPORTATION ORDER Order Prohibiting or Restricting the Entry or Importation of Asparagus into Victoria

I, Keith Hamilton, Minister for Agriculture, give notice of the making of an importation order under section 24 of the **Plant Health and Plant Products Act 1995**, revoking the order

prohibiting or restricting the entry or importation of Asparagus, onions or shallots into Victoria made on 30 April 2001 and prohibiting subject to conditions or restricting the entry or importation of any plant or plant product of asparagus and any agricultural equipment, package or soil that has been used in connection with those plants or plant products, so as to prevent the introduction or spread of the exotic diseases asparagus rust (*Puccinia asparagi*) and stem blight (*Phomopsis asparagi*) into Victoria.

A copy of the Order may be obtained by contacting the Plant Standards Branch on (03) 9210 9390.

Dated 26 July 2001

KEITH HAMILTON Minister for Agriculture

Petroleum (Submerged Lands) Act 1967 DELEGATION UNDER SECTION 8H OF THE PETROLEUM (SUBMERGED LANDS) ACT 1967 (COMMONWEALTH)

The Joint Authority in respect of the adjacent area in respect of the State of Victoria hereby revokes all existing delegations made pursuant to section 8H of the Act and delegates all its powers under the Act (other than the power of delegation), or under an Act that incorporates the Act, to the following two persons together:

- the person from time to time performing the duties of General Manager, Petroleum Exploration and Development Branch, Petroleum and Electricity Division, Commonwealth Department of Industry, Science and Resources, as the person representing the Commonwealth Minister; and
- the person from time to time holding, occupying or performing the duties of the office of Manager, Minerals and Petroleum Regulation, Department of Natural Resources and Environment of the State of Victoria, as the person representing the State Minister.

Dated 15 June 2001

NICHOLAS HUGH MINCHIN, Minister for Industry, Science & Resources Dated 22 July 2001

> CANDY CELESTE BROAD, Minister for Energy and Resources



Legal Practice Board

NOTICE OF ELECTION

Election of One (1) Practitioner Member to the Legal Practice Board

Notice is hereby given in accordance with the Legal Practice Board (Elections) Regulations 1997 that an election to fill a casual vacancy of one (1) practitioner member to the Legal Practice Board by enrolled current practitioners, enrolled on the Roll of Advocates, will be held on Thursday 27 September 2001 at 5.00 p.m.

The election is necessary following the resignation from the Board of Mr David Habersberger QC who was appointed as a Justice of the Supreme Court of Victoria on Tuesday 3 July 2001.

Eligibility

- To be eligible to vote at the election, current practitioners (being legal practitioners holding a current practising certificate) must enrol by giving written notice to the Board at Level 19, 385 Bourke Street, Melbourne 3000 by the close of roll date of 5.00 p.m. on Thursday 9 August 2001. Those practitioners already enrolled for the year 1 July 2001 30 June 2002 do not need to further enrol.
- To be eligible for election to the Legal Practice Board a current practitioner must be a legal practitioner of not less than 7 years standing and be enrolled as an elector on the Roll of Advocates.

Position

 The election will be for one (1) practitioner member elected from the Roll of Advocates. The successful candidate's term of office will be from the date of his/her election until Tuesday 31 December 2001 – the remainder of the period for which Mr Habersberger QC was elected.

Nominations

 Nominations from enrolled practitioners are hereby called for and must be received by the Returning Officer, Mr Douglas Wellington, Election Desk, at either 42 Patyah Street, Diamond Creek 3089 or PO Box 410, Greensborough 3088 not later than 12.00 noon on Thursday 16 August 2001.

- Each nomination must be signed by two nominators WHO SHALL BE CURRENT PRACTITIONERS ENROLLED TO VOTE AT THE ELECTION. The nominee, who also must be a current practitioner, must sign the declaration of consent to nomination on the Nomination Form.
- A Nomination Package may be obtained from the Returning Officer, telephone (03) 9438 5810 or from Ms Ann Kinnear at the Legal Practice Board, telephone (03) 9679 5551.
- Candidates may supply with their nomination a recent passport size photograph and a personal statement of not more than 250 words. A candidate cannot in his or her personal statement refer to another candidate standing in the election without lodging the written consent of that other candidate with the statement.
- The Returning Officer may also amend or reject a personal statement in consultation with the candidate.
- A candidate who lodges a personal statement is responsible for the accuracy and integrity of all statements contained in it.
- Candidates may withdraw their nominations by notice in writing lodged with the Returning Officer at any time before the commencement of the scrutiny of votes in the election.

Voting Arrangements

- If a ballot is required to decide the election, a draw to determine the order of the candidates' names on the ballot paper will be conducted by the Returning Officer at the Legal Practice Board at 10.00 a.m. on Friday 17 August 2001.
- Voting papers will be posted to each practitioner on the roll on Thursday 13 September 2001.
- Votes must be received by the Returning Officer no later than 5.00 p.m. on Thursday 27 September 2001.

W. J. ROBINSON Chief Executive Officer

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 5 September 2001.

Notice of any objection to the granting of the application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 30 August 2001.

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

D. S. Nicholes. Application for variation of conditions of tow truck licence number TOW114 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 13 Jacaranda Street, Red Cliffs, to change the depot address to 1106 Benetook Avenue, Mildura.

Note: This licence is under consideration for transfer to C. D. & L. A. Beruldsen Pty Ltd. Dated 2 August 2001

STEVE STANKO Director

Medical Practice Act 1994

MEDICAL PRACTITIONERS BOARD OF VICTORIA

Section 21A of the Medical Practice Act 1994 requires that where a medical practitioner is ordered by a court to pay damages or other compensation to a person for negligence in the course of providing medical care, the medical practitioner must provide the Medical Practitioners Board of Victoria with information about the amount ordered to be paid within 30 days after the order is made.

This requirement does not apply if:-

- (a) the amount is less than the amount fixed by the Board for the purposes of section 21A; or
- (b) the court orders that the terms of the order should not be disclosed.

The Board gives notice that it has fixed the amount of damages or compensation for the purposes of section 21A at \$20,000.

Dated 27 July 2001

IAN FX STONEY Chief Executive Officer

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

Notice is hereby given that the incorporation of the associations mentioned below will be cancelled in accordance with Section 36E(3) of

the Associations Incorporation Act 1981 unless the Association notifies the Registrar within 28 days as to reasons why its incorporation should not be cancelled.

Bargain Box Fabrics Melbourne and Metropolitan Marketing Group Inc. Bornes Hill/Stavely Land Management Group Inc, Bunch of Grapes Hotel Sporting & Social Club Inc, Conjunction Association Inc, East Gippsland Municipalities Human Services Committee Inc, East Wodonga Neighbourhood Watch P38 Inc, Haddon Recreation Management Committee Inc, Kiewa/Tangambalanga Neighbourhood Watch Area P30 Inc, Kildara Neighbourhood Watch Program Inc, Koroit Racing Club Inc, Lakes Entrance Indoor Soccer Association Inc. Licensed Vehicle Testers Association Inc, Mercy Home Nursing Service Inc, Mildura Youth Centre Inc, Morwell Tigers Cricket Club Inc, Moyhu Neighbourhood Watch Area P32 Inc, Neighbourhood Watch Area P32 Inc. Neighbourhood Watch Area P33 Inc. Neighbourhood Watch P36 Area Inc. Neighbourhood Watch Area P42 Inc. Neighbourhood Watch Area P45 Inc. Neighbourhood Watch Area PO23 Inc. Watch Rutherglen Neighbourhood Committee Inc, PO18 Tarrawingee Neighbourhood Watch Inc. Portland Maritime Complex and Visitor Information Centre Inc, Pui Ying Chinese School Inc, Rokewood Cricket Club Inc, Silva Drive Federation Park Neighbourhood Watch Inc, The Barwon View Association Inc, Wodonga PO28 Neighbourhood Watch Program Inc, Wodonga West P4 Neighbourhood Watch Program Inc.

Dated 30 July 2001

WAYNE NEW Deputy Registrar of Incorporated Associations

Gas Industry Act 1994

GAS CONTESTABILITY TIMETABLE
Notice of Contestability of Non-Franchise
Customers

For the purpose of each licence to sell gas issued by ORG pursuant to the **Gas Industry Act 1994** ("the Act") pursuant to which a licence was granted to sell gas to customers other than non-franchise customers ("Licences") I, Candy Broad, Minister for Energy and Resources, hereby specify that:

- 1. with effect from 1 September 2001 to 30 September 2002, all persons who are non-franchise customers within the meaning of section 6B(1)(e) of the Act, other than Excluded Customers, are customers to whom the relevant licensees can sell gas pursuant to clause 2(c) of their respective Licences; and
- 2. with effect from 1 October 2002, all persons who are non-franchise customers within the meaning of section 6B(1)(e) of the Act are customers to whom the relevant licensees can sell gas pursuant to clause 2(c) of their respective Licences.

For the purposes of this Notice:

- (a) a person is an "Excluded Customer" in relation to a supply of gas from a supply point if the person's aggregate consumption of gas taken from the supply point, or an ancilliary supply point, has not been, or, in the case of a new supply point, is not likely to be, 5,000 gigajoules or more in any year commencing on or after 1 September 2000; and
- (b) a "new supply point" means a supply point which is to be used for the first time or an existing supply point to be used to supply a new customer from that supply point.

Words and expressions that are defined in the Act and not in this Notice and that are used in this Notice have the same meaning in this Notice as in the Act.

Dated 31 July 2001

CANDY BROAD MLC Minister for Energy and Resources

Subordinate Legislation Act 1994 PROPOSED ENVIRONMENT PROTECTION (FEES) REGULATIONS 2001

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994** of the proposed making of the Environment Protection (Fees) Regulations 2001.

The objective of the proposed regulations, which are to be made under the **Environment Protection Act 1970**, is to set the fees payable under that Act.

A Regulatory Impact Statement has been prepared in accordance with the requirements of the **Subordinate Legislation Act 1994**.

The Regulatory Impact Statement concludes that the proposed statutory rule provides the best mechanism for setting fees that recover the costs associated with environment protection functions; reflect environmental principles; and encourage waste minimisation by providing financial incentives to reduce emissions. The Regulatory Impact Statement concludes that the benefits of making the proposed regulations outweigh the associated costs.

Public comments and submissions are invited on the proposed regulations and regulatory impact statement by 7 September 2001. Copies of the Regulatory Impact Statement and the proposed regulations can be obtained by contacting EPA's Information Centre, GPO Box 4395QQ, Melbourne 3001, Telephone: (03) 9695 2722 or by visiting EPA's website: www.epa.vic.gov.au

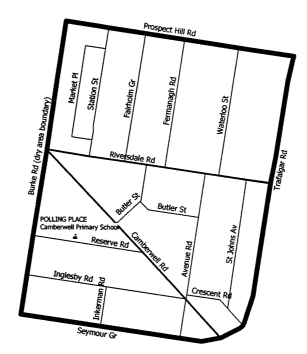
KEITH HAMILTON
Acting Minister for
Environment and Conservation

Liquor Control Reform Act 1998

LIQUOR LICENSING POLL Camberwell Neighbourhood

Liquor Licensing Victoria has received an application for an on-premises (restaurant) licence from Tandoori Den for a restaurant at 261 Camberwell Road, Camberwell. As the application for a licence is in a 'dry' neighbourhood, Liquor Licensing Victoria, pursuant to clause 17 of Schedule 3 of the **Liquor Control Reform Act 1998**, has ordered that a poll be taken of electors in the neighbourhood surrounding the above premises. This neighbourhood is determined by Liquor Licensing Victoria. The poll will be conducted by the Victorian Electoral Commission on Saturday, 1 September 2001.

1. The neighbourhood delineated by Liquor Licensing Victoria for the licensing poll comprises the neighbourhood on the map below:



(Note that if the boundary described is a road or street, the centre of the road or street is the boundary line.)

The neighbourhood comprises the area bounded by Burke Road on the west, Prospect Hill Road on the north, Trafalgar Road on the east and Seymour Grove on the south.

2. The resolution to be submitted to the electors

Electors in the Camberwell neighbourhood described above will be asked to vote 'yes' or 'no' with respect to the following resolution:

'That an on-premises (restaurant) licence be granted in the neighbourhood of premises at 261 Camberwell Road, Camberwell'.

3. Persons entitled to vote at the poll

All electors who reside within the neighbourhood described above and who were enrolled on the electoral roll for State or Federal elections as at 3 July 2001 must vote at the poll. Copies of the official roll for the poll may now be inspected at the Victorian Electoral Commission, Level 8, 505 Little Collins Street.

4. Voting is compulsory

Electors enrolled in the licensing poll neighbourhood as at 3 July 2001 are obliged to vote. The penalty for failing to vote without a valid and sufficient excuse is up to \$50.

5. Postal voting

Electors unable to attend the polling place on polling day, Saturday, 1 September 2001, may vote either in person or by post beforehand.

Electors can vote in person at Level 8, 505 Little Collins Street, Melbourne between the hours of 8.30 am and 5 pm Monday to Friday, and up to 6 pm on Friday 31 August 2001. Postal vote application forms are available from the Returning Officer, Level 8, 505 Little Collins Street, Melbourne. Applications must reach the Returning Officer at this address before 5 pm, Thursday, 30 August 2001.

Postal vote applications can also be obtained by telephoning 13 18 32.

- 6. A polling place will be open on polling day at Camberwell Primary School (Bowling Green Annexe), Reserve Road, Camberwell.
- 7. Day and hours of polling –

Saturday, 1 September 2001, 8 am to 6 pm.

PAULINE KING Returning Officer

Crown Land (Reserves) Act 1978

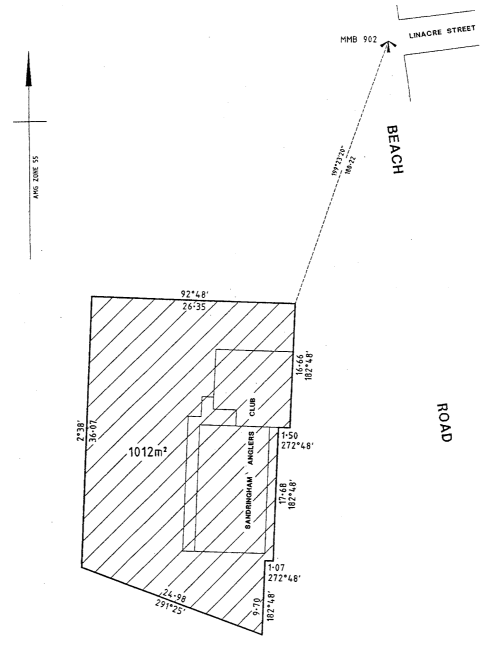
ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978** I, Sherryl Garbutt, Minister for Environment and Conservation, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by the Bayside City Council for the purposes of Recreation Fishing, Clubrooms and Associated Social Activities over the area of the Sandringham Beach Park described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:—

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978.

SCHEDULE

The land shown by hatching on the following plan, being part of the land permanently reserved for Public Park by Order in Council of 30 July 1888 (vide Government Gazette of 3 August 1888). — Rs 1116.



Dated 9 July 2001

SHERRYL GARBUTT MP Minister for Environment and Conservation

Water Act 1989

FIRST MILDURA IRRIGATION TRUST

Excision of Land from Trust District

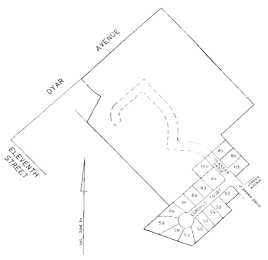
Pursuant to Section 104 Parts (1) and (2) of the **Water Act 1989** notice is hereby given of the intention to excise the following land lots as detailed in the plans below.

Ularara Estate

111-137 Riverside Avenue, Mildura

Subdivision Plan No. PS 437909F Vr.1

Lots 52-64, 83-85 & 142.

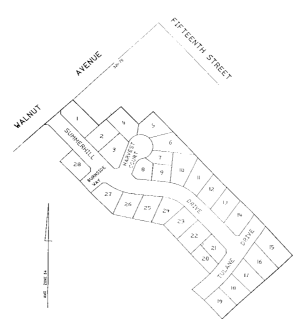


Summerhill Estate Walnut Avenue, Mildura South

Subdivision

Plan No. PS 429607T Vr.1

Lots 1-28.

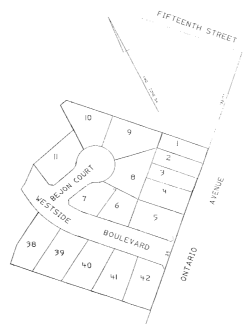


Westside Boulevarde Ontario Avenue, Mildura South

Subdivision

Plan No. PS 439467B Vr.2

Lots 1-11 & 38 to 42.

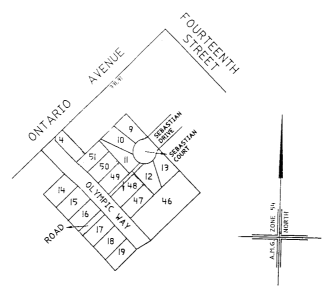


Olympic Gardens Ontario Avenue, Mildura

Subdivision

Plan No. PS 439240G Vr.1

Lots 4, 9-19 & 46-51.



Any person who believes that they may be affected by the proposed excisions may lodge an objection in relation to excisions.

Written submission setting out grounds for objection must be received by the Trust within 4 weeks of the publication of this notice.

The boundaries of the said excised lots as per survey are marked on plans which are available for inspection at the Trust office during working hours.

J. TESORIERO Chief Executive Officer, FMIT

Private Agents Act 1966

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

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

Any person desiring to object to any of such applications must:-

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

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Connell, Michael Timothy	1 Regent Street, Hoppers Crossing		445–447 Mitcham Road, Mitcham	Commercial subagents Licence	8/8/2001

Dated at Werribee 16 July 2001

R. BRUGGEMANN Clerk of the Magistrates' Court

Private Agents Act 1966

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

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

Any person desiring to object to any of such applications must:-

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

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Greenwood, Scott Nicholas	26 Hazelwood Road, Traralgon 3844		26 Hazel- wood Road, Traralgon 3844	Commercial agent	23/8/2001

Dated at Moe 26 July 2001

K. TURNER Clerk of the Magistrates' Court

Private Agents Act 1966

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

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

Any person desiring to object to any of such applications must:-

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

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Robert Alan RANDALL	43 Riddle Drive, Melton 3337	Charter Mercantile	Level 8, 459 Little Collins Street, Melbourne	Commercial Agent	24.08.01
Sherman Ching MA	2/501 Little Collins Street, Melbourne	Australian Credit Manage- ment	Level 23, 535 Bourke Street, Melbourne	Commercial Agent	24.08.01
Rowan David MURPHY	101 Westering Road, Christmas Hills 3775	Receivables Manage- ment P/L	3/423 Bourke Street, Melbourne	Commercial Agent	04.09.01

Dated at Melbourne 31 July 2001

OZNUR LINO Clerk of the Magistrates' Court

Stock (Seller Liability and Declarations) Act 1993

NOTICE SPECIFYING FORMS OF DECLARATION UNDER SECTION 18A

- I, Chloe Munro, Secretary to the Department of Natural Resources and Environment, under section 18A of the Stock (Seller Liability and Declarations) Act 1993, ('the Act') –
- 1. SPECIFY that a declaration made by, or on behalf of, a seller of stock that relates to the treatment, feed, husbandry or pasturing of that stock that is in, or is to the like effect of either of the forms appearing in the Schedule below is a declaration to which section 18A of the Act applies; and
- 2. REQUIRE that a person who is a selling agent who receives a declaration made under section 18A retain the declaration for a minimum of two years from the date of the sale to which the Declaration relates.

This notice takes effect from the day it is gazetted.

Vendor's Declaration -

To be completed by the vendor or a person responsible for the husbandry of the calves.

Before completing this declaration, please read carefully the Explanatory Notes and summary from the Code of Accepted Farming Practice for the Welfare of Cattle (Victoria) overleaf. Please print clearly.

ta	tom	ont	roc	ıard	lina	call	F we	Ifare

All the calves covered by this Vendor Declaration:

- 1. Are at least 4 days old (in their 5th day of life or older);
- 2. Have dry, withered navel cords;
- 3. Have been fed within six (6) hours prior to delivery to the point of sale or collection;
- 4. Are over 23 kg liveweight; and
- 5. Are fit and strong enough to be transported for sale or slaughter.

Statement regarding calf residue status

Veterinary Drug/Chemical

O Yes O No

- 6. Have all of these calves been bred and raised on the vendor's property? O Yes O No
- 7. Have any of these calves been treated orally, externally or by injection with a veterinary drug or chemical? O Yes

If YES, list the veterinary drug or chemical, the treatment date/s and meat withholding period/s (WHP) -

Calf Treatment Date

Meat WHP

	•	(days)
••		
8.	Have any of these calves had access to milk from cows that had been tre externally or by injection with a veterinary drug or chemical, before the minerical had expired?	

If YES, list the veterinary drug or chemical, the date when the calf last had access and the

	drug's <u>meat</u> withholding period (WHP) - Veterinary Drug/Chemical	Date Calf Last Had Access	Meat WHP (days)
ı		trading as	
	f		

advise that all the information provided in this Vendor Declaration is true and correct and have read the accompanying Explanatory Notes and summary from the Code of Accepted Farming Practice for the Welfare of Cattle (Victoria) before completing this Declaration.

PART 1 continued

Total number of calves in this consignment: Property Identification Code (ear/tail tag num			oer)	L				
applying to this consignment:								
Signed(Only the vendor or a person res	ponsible	for the hu	sbandry o	of the cal	es may s	ate	.//.	

PART 2

Receiver's Declaration -

To be completed by the person taking delivery of the calves from the vendor.

Before completing this declaration, please read carefully the Explanatory Notes and summary from the Code of Accepted Farming Practice for the Welfare of Cattle (Victoria) overleaf. Please tick the appropriate box:

I am the person TRANSPORTING the calves from the vendor's property to the point of sale or collection (e.g. depot, scales, saleyard or abattoir).
Lam the STOCK AGENT receiving the calves from the vendor for sale by

	I am the person BUYING the calves from the vendor (e.g. on-farm, at
ш	scales, at an abattoir or at auction).

I declare that these calves were presented to me in a condition that complied with the Code of Accepted Farming Practice for the Welfare of Cattle (Victoria) and that these calves will be handled, managed and transported in accordance with this Code and the Code of Practice for the Welfare of Farm Animals during Transportation, whilst under my control.

Number of calves received:
Receiver's Name:

Signed (receiver): Date/...../

Name of Receiver's Company:

Please Note -

- 1. Calves sold other than for immediate slaughter at an abattoir must have their bobby calf ear tag removed.
- 2. In the case of calves sold at auction, this declaration is to be retained by the selling agent for a minimum of two (2) years. A copy is to be made available to any buyer of the consignment, or part of the consignment, on request.

9

Explanatory Notes

This Bobby Calf Declaration has been developed with the assistance of all sectors of the bobby calf industry as a scheme to assist producers document the animal welfare and residue status of bobby calves consigned for sale or slaughter.

This Declaration should only be used for bobby calves under six (6) weeks of age, that are not accompanied by their dam.

Any false or misleading statements made in a completed Bobby Calf Declaration may attract civil action by the purchaser.

Animal welfare is an increasingly important issue in Australia and overseas. People in possession of, and handling, bobby calves have a responsibility to care for the welfare of bobby calves under their control and this care should be separate from the interests of economic production.

PART 1

Vendor's Declaration

Statement regarding calf welfare

Calves that do not meet the requirements of the Code of Accepted Farming Practice for the Welfare of Cattle (Victoria) must not be offered for sale.

Statement regarding calf residue status

Veterinary drugs or chemicals refer to antibiotics, vaccines, worm and mastitis treatments and externally applied insecticides, but excludes vitamin and mineral treatments. For bobby calves, this also includes exposure through access to milk from cows treated or exposed to drugs or chemicals that may be excreted in the milk.

Ensure accurate calf treatment details are recorded, including cases where calves have had access to milk from cows treated with a veterinary drug or chemical, before the milk withholding period had expired. Details should include any relevant meat withholding periods, in days. For example -

Veterinary Drug/Chemical Calf Treatment Date Meat WHP (days) Fíxem 02/06/00 15 days

This means a calf treated with "Fixem" on 2/6/00 is suitable for sale for slaughter on 18th June, i.e. after the 15 day meat WHP has expired.

Withholding period information is located on the label of a veterinary drug or chemical.

PART 2

Receiver's Declaration

The Receiver's Declaration should be completed by the person taking delivery of the calves from the vendor. That is, the Declaration should be completed by the person TRANSPORTING the calves, OR the STOCK AGENT receiving the calves, **OR** the person BUYING the calves.

The following is a summary of the critical points from the "Code of Accepted Farming Practice for the Welfare of Cattle (Victoria)" and covers the very basic requirements expected by industry for bobby calf welfare. Full copies of the "Code of Accepted Farming Practice for the Welfare of Cattle (Victoria)" and the "Code of Practice for the Welfare of Farm Animals during Transportation" can be obtained by looking under "Farming & Agriculture" on DNRE's website at - http://www.nre.vic.gov.au/

General Management and Handling

- Ensure bobby calves receive at least 4 litres of colostrum within 12 hours of birth:
- · Feed bobby calves at regular intervals with colostrum or fresh milk that is free from antibacterial residues:
- · House bobby calves in warm, clean and dry conditions to minimise contamination from mud and manure, and the risk of disease:
- Induced calves that are very immature should be humanely destroyed at birth;
- Provide appropriate treatment to sick or injured bobby calves:
- · Handling of calves should be carried out in a manner which will avoid injury or unnecessary
- Use of electric "cattle prodders" or dogs is not acceptable.

Selection and Presentation for Sale

Bobby calves presented for sale should be bright. alert, strong, vigorous and able to withstand the transportation and selling processes.

Every bobby calf presented for sale MUST be:

- At least 4 days old (in their 5th day of life);
- Over 23 kg liveweight:
- Fed within 6 hours before delivery to the point of sale or collection:
- · Free of antibacterial residues:
- Identified with an approved bobby calf ear tag:
- Have a drv. withered navel cord: and
- Be fit and strong enough to be transported for sale or slaughter.



Transportation

 Transport bobby calves in clean vehicles and trailers with enclosed fronts and non-slip floors;



- Load at a density that will allow bobby calves to lie down and stand up; and
- Separate bobby calves from other classes of

National Vendor Declaration (Speed & Lembs)	
	Are any of the sheep and lambs in this consignment still within a Withholding Period or Export Saughter Interval following treatment with any veterinary
part A Read carefully the Explanatory Notes before completing the Declaration.	drug or chemical? Tes No Don't know
Trading as.	If YES, list details in the following space provided Chemical Product Treatment date WHP ESI (if set)
Address	***************************************
Vendor's Property Identification Code (optional)	
No. of Lambs No. of Adult Sheep Ear Marks Ear Tag Details Other Marks	5 pasture, crop, stubble or fodder sprayed with an agricultural chemical in the 60 days prior to grazing or harvesting?
	Oves No Don't know
	If YES, list details in the following space provided Product Date cut or Date feeding/ Product Grazing WHP 1st grazed grazing ceased
Year Born (drop):Breed/Type:	Have any of the sheep or lambs in this consignment ever in their lives been fed animal material, including meat and bone meal and animal fats.
Date of shearing:(month) Sex:	Yes No Don't know
Period off feed and water prior to transporting:(hours)	-1⊿
Destination:Place of Loading:	eg: vaccination programs, animal health certification, additional declarations, etc.
Dispatch Date:	
Carrier: Number Plate:	
Driver's Signature:	As the manager responsible for the animals in this consignment I declare that all the
part B	וווסו וומנוסו סמנסט וו נווס בכסומ מנסו וס נמכ מום ספוסטי
Does the property from which these sheep or lambs are sourced carry Flockcare® accreditation?	Signed: Date: (only the vendor or the person responsible for the husbandry of the soluti sheep or termina may again this checkerston)
Yes No Accreditation No:	bart C Agent's Declaration for Sheep and Lambs Sold
Have all the sheep or lambs in this consignment been treated with a Scabby Mouth Vecination either at marking or at least 14 days prior to their presentation for sale?	a c
Ves No Don't know	consider an anomal contract of
Were all of the sheep or lambs bred and raised on the vendor's property?	Vendor Code i i i i Agent's Code i i i i Stock Agent Combany
Yes No Don't know If NO, how long ago were the sheep or lambs obtained or purchased?	Buyer's name No. of sheep and lambs purchased
(if purchased at different times, tick the box corresponding to the time of the most recent purchase.) A Less than B 2-6 months C 6-12 months D More than	Agent's Signature Date / /

me Sheep Dip with Lanolin for Sheep daz 4 in 1 Liquid Dip tik EC & WP asin Sheep Dip envinphos 100 Feeding Restrictions (Question 6) State and Teintroy imposition the and and Done meal to cattle, sheep and other runmant species. Cortax, your State and Tentroy Agriculture/Primary inclusity Department for more details on these feeding restrictions, so overseas customers also require that the Some overseas customers also require that the sinespinet and offall they receive be sourced from Some overseas customers also require that the sheepman and offel largy receive be sourced from sheep that have never in their lives been de animal material such as meat and bone meal as well as animal fast such as tallow which may be included in supplementary feed materials. Cheesy Gland is a bacterial infection causing abscesses in sheep and is a leading source of carcase condemnation. Cheesy Gland is controlled by the use of a clostridial vaccine containing a Cheesy Gland component. For the disease to be effectively controlled the vaccine must be administered in accordance with label directions. The seeds produced by some grass species have the potential to seriously damage the carcase of sheep and imbs. The grass species most commonly responsible for acrose damage inclide barley grass, spear grass, on/scraw and brome grass. Muzzling Dogs Dog bites cause carcase damage. When handling sheep and lambs prior to slaughter all dogs should be muzzled. Hormone Treatments It is illegal to administer hormone treatments to sheep and lambs in Australia for growth promotant purposes. Is defined as female, castrate or entire male ovine that has no evidence of eruption of permanent incisor teeth. Lambs must receive a priming and booster dose in their first year. All adult sheep must receive an annual booster, preferably not more than 6 months and not less than 2 weeks prior to shearing. Producers should ensure that sheep and lambs do not have access to pasture containing these species when mature seed heads are present. Updated ESI information is available on the Internet at the MLA website mla.com.au or from the MLA Infoline on 1800 635 445. Additional Information (Question 7) Carcase damaging grass seeds Cheesy Gland (CLA) Cheesy Gland is a bacteria Veterinary Treatments (Question 4) includes velocity of the grad point of the property of the For more information on Flockcare® contact your state farm organisation or AUSMEAT. Withholding Periods - WHPs (Question 4 & 5) As withholding period (WHP) is the period following neatment when sheep or lambs are unsuitable for processing for domestic consumption in Australia. Important Information on ESIs • The label WHP is the minimum legal requirement at all times; Scabby Mouth Vaccination (Question 2) Scabby Mouth is a viral disease of sheep and lambs causing a shortern effect to livescok which generally recover fully in approximately 3 weeks. Life long immunity to the virus is generally achieved post To meet the requirements of some live sheep and lamb markets immunity to the virus is required. A Scabby Mouth Vaccination 14 days prior to presentation for sale is the minimum requirement to quality sheep and lambs as eligible for these markets. The slaughter WHP is the minimum time period that must elisbe between the treatment of livestock with a veterinary treatment and the delivery of livestock for slaughter. Slaughter. The grazing WHP is the minimum time that must December 17 and WHPs are set to ensure that residues resulting from the treatment fall to levels below the Australian maximum residue limits. Export Slaughter Intervals - ESIs (Question 4) An ESI is In the period clining treatment when sheep or lambs are unsulable for export processing. ESIs are an industry standard to ensure export requirements are met. Lean arimals may have higher residue levels than normal. It is wise to add a margin to ESIs for very poor stock lesing condition. determined; and 'Not set' means that an ESI has been considered but could not be established from the information National Vendor Declaration (Sheep & Lambs) Ear tagging, ear northing, tathoding or distinctive nose or head raddles may be used for identification purposes. The application of brands to the body of sheep and lambs immediately prior to dispatch is not recommended as such brands am not be completely. The sheep industry is currently negotiating the introduction of a national sheep identification system. This voluntary system should be available in the near future. With its a declaration necessary? This decletation is part of a voluntary scheme, developed with the assistance of all sheep industry sectors, to build on extoner conflictence in the safety of Australian sheepmest products. By completing this declaration from you will provide information demanded by our customers about the reamment history and residue status of sheep and lamps and thereby will concurred. Property Identification Code The Property Identification Code (PC) is the current property number allocated to your sheep producing property by the relevant State/Gration Government authority. The PCI is commonly known as the property, 'tall tag number' because the same number appears on the tall sags used for the identification of cattle leaving the property. The production of high quality, sade meat from sheep and innorth that arms at elastithic scowed it meaure and unive is difficult and costly. For this means, except in his confidence, sheep and marks sinced be held for a minimum of 12 hours without access to leed and water print to transportation. Individual requirements may be forget, check with your agenit processor. s National Vendor Declaration (sheep & lambs) developed with the support of all sectors os of the ept industry as a voluntary scheme to assist ducers to supply commercially valuable rimation on sheep & lambs consigned for or sisuughter. Any false or misleading statements made in a completed declaration may lead to prosecution and/or attract civil action by the purchaser. Identification of sheep and lambs The identification of sheep and lambs creates a clear linkage between the livestock and the information provided on this form. store buyers the information provided will enhance husbandry of purchased stock and maximise the ctiveness of any subsequent veterinary treatments. Flockcare® Accreditation (Question 1) Flockcare® is an on-farm quality assurance program designed to assist producers meet the quality expectations of customers and support claims made on this declaration form. Period off feed and water **Explanatory Notes** sale

Dated 27 July 2001

CHLOE MUNRO Secretary Department of Natural Resources and Environment

Planning and Environment Act 1987 BALLARAT PLANNING SCHEME

Notice of Approval of Amendment Amendment C34 Part 1

The Minister for Planning has approved Amendment C34 Part 1 to the Ballarat Planning Scheme.

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

The Amendment includes four properties on the intersection of Grant Street and Barkly Street, Ballarat within the Mixed Use Zone.

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

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

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME Notice of Approval of Amendment Amendment C35 Part1

The Minister for Planning has approved Amendment C35 Part 1 to the Ballarat Planning Scheme.

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

The Amendment:-

- Removes the Road Zone (Category 1) from Coghills Creek Road between Ballarat–Maryborough Road and Lesters Road and from Lesters Road between Coghills Creek Road and Ballarat– Maryborough Road and replaces it with the Rural Zone;
- Includes the section of Ballarat– Maryborough Road between Coghills Creek Road and Lesters Road within a Road Zone (Category 1);

 Applies the provisions of Clause 52.29 to all land abutting Ballarat–Maryborough Road.

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

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

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME Notice of Approval of Amendment Amendment C16

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

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

The Amendment rezones Reserve No. 1, Plan of Subdivision 441165F, Parish of Echuca North from Urban Floodway Zone to Public Use Zone 1 – Service and Utility, applies the Land Subject to Inundation Overlay to the land to recognise flooding issues and amends the schedules to the Land Subject to Inundation Overlay and Particular Provision 52.17 Native Vegetation to exempt development of the land for the Echuca Water Treatment Plant from the need for a planning permit.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure, Northern Region, 57 Lansell Street, Bendigo and at the offices of the Campaspe Shire Council, corner Hare and Heygarth Streets, Echuca.

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

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME Notice of Approval of Amendment Amendment C17

The Minister for Planning has approved Amendment C17 to the Cardinia Planning Scheme

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

The Amendment proposes to:

- Rezone land bounded by Cook Drive, Treloar Lane, Henry and John Streets from Public Use, Public Park and Recreation and Residential 1 Zone to Business 1 Zone with a Development Plan Overlay.
- Rezone the Council reserve described as Lot 1 PS311545, situated on the corner of the Avenue and Princes Highway from Public Use – Local Government to Mixed Use Zone.
- Rezone 76–90 Princes Highway, Pakenham from Residential 1 Zone to Mixed Use Zone.
- Rezone land described as Lot 2, PS436225 (known as the Chapel) and Lot 1, LP26304 and Lot 1, LP1337 (Pt) (park and fountain) situated on the corner of Main Street and McGregor Road from Residential 1 Zone to Public Use – Local Government.
- Rezone land described as Lot 1, LP28858 and Lot 28 (Pt), LP1337, 89–90 Henry Street, Pakenham from Residential 1 Zone to Business 2 Zone.
- Rezone all land on the north side of Main Street from 6 to 48 Main Street and 1 Stephenson Street and all land on the south side of Main Street from 17 to 37 Main Street and 1 to 7 Main Street from Residential 1 Zone to Mixed Use Zone.
- Applies a Development Plan Overlay (DPO) to the land bounded by John Street, Henry Street, Cook Drive and Treloar Lane.

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 municipal offices of the Cardinia Shire Council, Henty Way, Pakenham.

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

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C22

The Minister for Planning has approved Amendment C22 to the Greater Dandenong Planning Scheme.

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

The Amendment changes the Schedule to the Mixed Use Zone to permit 'Restricted retail premises' to be established at No. 407 Princes Highway, Noble Park, up to a maximum floor area of 500 square metres.

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 Greater Dandenong City Council, Springvale Office: 397–405 Springvale Road, Springvale; Dandenong Office: 39 Clow Street, Dandenong and Keysborough Office: Shop A7 Parkmore Shopping Centre, Keysborough.

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

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C22

The Minister for Planning has approved Amendment C22 to the Greater Geelong Planning Scheme.

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

The Amendment rezones the land on the south-east corner of Bonnyvale Road and Shell Road, Ocean Grove, together with the small land allotments on the east side of Bonnyvale Road north of Eccles Road, Ocean Grove, from Low Density Residential to Residential 1.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the City of Greater Geelong, 2nd Floor, 131 Myers Street, Geelong.

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

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C18

The Minister for Planning has approved Amendment C18 to the Moreland Planning Scheme

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

The Amendment includes 839 Park Street, Brunswick as a place in the schedule to the Heritage Overlay and amends Planning Scheme Map 14HO to identify the extent of protection for this place, on an interim basis.

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 Moreland City Council, 90 Bell Street, Coburg.

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

Planning and Environment Act 1987

CASEY PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment C15

The Casey City Council has resolved to abandon Amendment C15 to the Casey Planning Scheme.

The Amendment proposed to include a site specific provision to facilitate the subdivision of Lot 1, LP 117455, Nos. 147–161 King Road, Harkaway into two lots.

The Amendment lapsed on 27 July 2001.

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

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C23

The Casey City Council has resolved to abandon Amendment C23 to the Casey Planning Scheme

The Amendment proposed to rezone part of the former Cranbourne Works Depot at Allotment 21A, Town of Cranbourne, Parish of Cranbourne located at O'Tooles Road from PUZ6 (Public Purpose (Local Government)) to Residential 1 Zone and Public Park and Recreation Zone.

The Amendment lapsed on 25 July 2001.

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

Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C11 Part 1

The Minister for Planning has approved Amendment C11 part 1 to the Hobsons Bay Planning Scheme.

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

The Amendment introduces a Foreshore Height Limitation control for certain areas adjoining the Hobsons Bay foreshore where there is potential for three storey development. It includes land in Mill Lane and Garden Street; Nelson Place; Ferguson Street between Nelson Place and The Strand, James and Aitken Streets; and the Rifle Range Estate, Williamstown within Schedule 8 and deletes it from Schedule 4 to the Design and Development Overlay.

The Amendment also deletes land described as the Tenix site in Nelson Place, Williamstown and Mobil's South Crude Tank Farm site in Kororoit Creek Road, Altona from Schedule 4 to the Design and Development Overlay.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Hobsons Bay City Council, 115 Civic Parade, Altona.

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

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C16

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

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

The Amendment introduces interim heritage controls over the building at 94 Merri Street, Warrnambool.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Warrnambool City Council, 25 Liebug Street, Warrnambool 3280.

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

ORDERS IN COUNCIL

Local Government Act 1989

MORELAND CITY 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 Moreland City Council's Hoffman Ward by-election to be held on 13 October 2001 shall be:

Monday 13 August 2001 Entitlement date for the purposes of Division 1 of Part 3 of the **Local**

Government Act 1989;

Tuesday 21 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 31 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 31 July 2001 Responsible Minister BOB CAMERON MP Minister for Local Government

> HELEN DOYE Clerk of the Executive Council

Local Government Act 1989, City of Melbourne Act 2001 and Interpretation of Legislation Act 1984

ORDER IN COUNCIL FIXING ALLOWANCES UNDER SECTION 74A OF THE LOCAL GOVERNMENT ACT 1989 AND SECTION 26 OF THE CITY OF MELBOURNE ACT 2001 FOR THE COUNCILLORS, THE DEPUTY LORD MAYOR AND THE LORD MAYOR OF THE MELBOURNE CITY COUNCIL

The Governor in Council acting under section 27 of the **Interpretation of Legislation Act 1984**, section 74A of the **Local Government Act 1989** and section 26 of the **City of Melbourne Act 2001** hereby makes the following Order –

Commencement

1. This Order commences operation on 31 July 2001.

Interpretation

2. In this Order a reference to a section is a reference to a section of the **City of Melbourne**Act 2001.

Revocation

3. The Order published in the Government Gazette on 14 December 1995 fixing allowances for Councillors and the Lord Mayor of Melbourne City Council is revoked on the commencement of the operation of this Order.

Councillor Allowance

4. The allowance specified for the purposes of section 26(1) is \$25,000 per annum.

Deputy Lord Mayoral Allowance and Mayoral Allowance

5. The allowances specified for the purposes of section 26(2) are—

- (a) \$45,000 per annum for the Deputy Lord Mayor; and
- (b) \$110,000 per annum for the Lord Mayor.

Dated 31 July 2001

Responsible Minister:

BOB CAMERON

Minister for Local Government

HELEN DOYE Clerk of the Executive Council

Gas Industry Act 1994

ORDER UNDER SECTION 48GC

Order in Council

The Governor in Council, acting under section 48GC of the **Gas Industry Act 1994** ("the Act"), makes the following Order:

1. Objective

The objective of this Order is to specify the class of persons to whom certain licensed retailers are prohibited from selling gas from a supply point, for the purposes of section 48GC of the Act, and the period for which that prohibition applies.

2. Commencement

This Order commences on 1 September 2001.

3 Definitions

In this Order:

"ancillary supply point" has the same meaning as in the Act;

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

"local retailer" means:

- (a) TXU Pty Limited (ACN 086 014 968);
- (b) Origin Energy (Vic) Pty Limited (ACN 086 013 283); and
- (c) Pulse Energy Pty Limited (ACN 090 538 337).

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

"retailer" has the same meaning as in the Act;

"supply point" has the same meaning as in the Act.

4. Specific class of persons

A person is specified for the purpose of section 48GC of the Act in relation to a licence to sell gas, and a supply of gas from a supply point, if each of the following conditions is satisfied:

- (a) the person's aggregate consumption of gas taken from the supply point, or an ancillary supply point, has not been, or, in the case of a new supply point, is not likely to be, 5,000 gigajoules or more in any year commencing on or after 1 September 2000; and
- (b) the licence to sell gas is not held by a local retailer.

5. Specified Period

The period specified for the purpose of section 48GC of the Act in relation to a licence to sell gas, and a supply of gas from a supply point, in respect of specified persons is the period from 1 September 2001 to 30 September 2002.

6. Determinations by ORG

The Office of the Regulator-General may, on application by any person whose interests are affected, make a determination as to whether a person is or is not a specified person for the purpose of section 48GC in relation to a licence to sell gas, and a supply of gas from a supply point, within the meaning of this Order.

Dated 31 July 2001 Responsible Minister: CANDY BROAD MLC Minister for Energy and Resources

HELEN DOYE Clerk of the Executive Council

Gas Industry Act 1994

ORDER UNDER SECTION 48MH

Order in Council

The Governor in Council, acting under section 48MH(1) of the **Gas Industry Act 1994** (the "Act"), makes the following Order:

1. Objective

The objective of this Order is to specify, for the purposes of section 48MH(1), the principles to be taken into account by the Office of the Regulator-General in determining under section 48ML of the Act whether to approve retail gas market rules submitted to it by VENCorp under section 48MI(3) of the Act or by a gas distribution company under section 48MJ(3) of the Act.

2. Commencement

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

3. Principles for retail gas market rules

The Office of the Regulator-General must, in determining under section 48ML of the Act whether to approve retail gas market rules submitted to it by VENCorp under section 48MI(3) of the Act or by a gas distribution company under section 48MJ(3) of the Act, take into account the following principles:

- (a) The retail gas market rules should:
 - (i) provide for the implementation of systems and procedures which:
 - (A) facilitate full retail contestability; and
 - (B) are consistent with other relevant regulatory requirements;
 - (ii) provide for the implementation of systems and procedures to manage:
 - (A) the transfer of retail gas customers ("customer transfers"); and
 - (B) the associated ongoing management of metering data (including the collection and delivery of metering data for retail billing and wholesale market settlement or pipeline balancing, as appropriate);
 - (iii) provide for the implementation of systems and procedures which, to the extent that is it practical and cost effective to do so, have common business interfaces across all Victorian gas pipeline systems;
 - (iv) clearly identify each party's rights and responsibilities for each element of the processes for:
 - (A) customer transfers; and
 - (B) the associated ongoing management of metering data;

- (v) include procedures for the raising, management and resolution of disputes associated with the application of the retail gas market rules; and
- (vi) include procedures for making changes to the retail gas market rules which allow for adequate consultation with affected parties.
- (b) The retail gas market rules should, in respect of customer transfers:
 - (i) provide, at a minimum, procedures for the management of customer transfers in the following circumstances:
 - (A) the transfer of a customer between gas retailers where the customer consents to the transfer;
 - (B) the transfer of a customer to an alternative gas retailer where the customer's current gas retailer ceases to provide retail gas services;
 - a new customer connection where there is no existing gas retailer for the site;
 and
 - (D) a site ceasing to take supply of gas; and
 - (ii) include, at a minimum, procedures in relation to:
 - (A) the allocation of unique identifiers for gas metering installations;
 - (B) obtaining the consent of customers to the provision of customer information and to customer transfers;
 - (C) access to and provision of customer information;
 - (D) raising and resolving objections to customer transfers;
 - (E) the timing of customer transfers;
 - (F) the metering data required to facilitate customer transfers; and
 - (G) retrospective customer transfers for the purpose of wholesale market settlement or pipeline balancing, as appropriate.
- (c) The retail gas market rules should, in respect of the ongoing management of metering data:
 - (i) include procedures for the collection and collation of data from accumulation meters which are uniform and common to all users on a single pipeline system;
 - (ii) include procedures for the collection and collation of data from interval meters which are uniform and common to all users on a single pipeline system;
 - (iii) include procedures for the delivery of energy data for the purpose of retail billing and wholesale market settlement or pipeline balancing, as appropriate;
 - (iv) include procedures for the conversion of accumulated energy data to appropriate intervals for retail billing and wholesale market settlement or pipeline balancing, as appropriate; and
 - (v) include estimation and substitution procedures for use in the absence of adequate available metering data for retail billing and wholesale market settlement or pipeline balancing, as appropriate.

Dated 31 July 2001 Responsible Minister CANDY BROAD MLC Minister for Energy and Resources

HELEN DOYE
Clerk of the Executive Council

18.3 Protective Horn Wraps

18.4 Neck Ropes18.5 Jerk Line

Prevention of Cruelty to Animals Act 1986

CODE OF PRACTICE FOR THE WELFARE OF RODEO AND RODEO SCHOOL LIVESTOCK IN VICTORIA

PART	1 IN	TRODUCTION	PART	5 8	STOCK SELECTION AND USE
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	4.1	Rodeo	23.	Sele	ction of Animals for Rope and Tie
	4.2	Rodeo Organiser	24.	Sele	ction of Animals for Steer Wrestling
	4.3	Judge	25.	Sele	ction of Animals for Team Roping
	4.4	Livestock Welfare Officer	PART	6 A	ARENA SELECTION AND USE
	4.5	Stock Contractor	26.	Arer	na, Chutes and Yards
	4.6	Approved Organisation	27.	Surf	aces
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PART	2 RI	ESPONSIBILITIES OF RODEO	30.	Time	e Event Chute
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5.	Policy	Statement	31.	All l	Events
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9.	Competitors' Responsibilities		35.	Rop	ing and Tying
10.	Veteri	nary Practitioner's Responsibilities		35.1	Time Limit
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11.		and Injured Animals		36.1	Time Limit
12.		nary Attendance		36.2	Legal Throws
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16.		re Issues		37.3	Catching
PART 4 EQUIPMENT REQUIREMENTS AND SPECIFICATIONS		APPE	NDI		
17.	Rodeo Livestock Handling Equipment				Approved Organisation Field Officer
1 / .	17.1	Electric Prods			Field Officer
	17.1	Handling Aids			
18.		Equipment			
10.	18.1	Spurs			
	18.2	Flank Straps			

PART 1 – INTRODUCTION

1 Preface

The purpose of this Code is to provide the minimum standards for the care and welfare of rodeo and rodeo school livestock in Victoria under the **Prevention of Cruelty to Animals Act 1986** and *Prevention of Cruelty to Animals Regulations 1997*.

2. General Principles

Proper consideration must be given to the health and welfare of animals used in rodeos and rodeo schools. Events and procedures should be specifically designed to prevent cruelty and minimise the impacts on the welfare of the animals used. Furthermore, people who have responsibilities in the organisation and running of rodeos and rodeo schools should have appropriate training to ensure that the animal welfare needs are met.

Where this Code of Practice is silent, the minimum standards for the yarding, handling, transportation and care of rodeo and rodeo school animals shall be in accordance with the relevant Victorian animal welfare legislation and Codes of Practice. All people associated with rodeo animals must comply with the relevant Victorian animal welfare legislation which gives effect to this Code of Practice.

3. Objectives

The objectives of these standards are to:

- a) protect the welfare of livestock in rodeos and rodeo schools;
- b) ensure that associated personnel are aware of their responsibilities as outlined in these standards;
- c) provide guidelines and standards for arena conditions, yard and chute design;
- d) establish criteria for participants and staff in the handling and care of livestock; and
- e) provide a basis for monitoring the welfare of animals at rodeos and rodeo schools.

4. Definitions

Throughout this document, unless otherwise stated, the following definitions apply.

4.1 Rodeo / Rodeo School

For the purposes of these standards, a "rodeo" or "rodeo school" means an event using cattle and/or horses which includes any exhibition of or competition in:

Saddle Bronc Riding;

Bareback Bronc Riding;

Bull Riding;

Steer Riding;

Roping or Tying;

Steer Wrestling;

Team Roping;

Buck jumping;

Rough-riding;

Animal dogging.

It is not acceptable to use animals other than cattle and horses in a rodeo, nor is it acceptable to run events in the rodeo that are not covered by any Victorian Code of Practice and/or animal welfare legislation.

4.2 Organiser

The permit holder for a rodeo or rodeo school under the **Prevention of Cruelty to Animals Act** 1986.

4.3 Judge

A judge, nominated by an approved organisation, officiating at a rodeo or rodeo school.

4.4 Livestock Welfare Officer

A person appointed by the judges of an approved organisation to be responsible for the welfare of animals at a rodeo or rodeo school. This person must be fully conversant with these welfare standards and competent in assessing whether the standards are being met.

4.5 Stock Contractor

A person who is accredited by an approved organisation to provide livestock for rodeo or rodeo school events.

4.6 Approved Organisation

A rodeo organisation approved by the Director of the Bureau of Animal Welfare which promotes a high standard of welfare in the conduct of rodeos and rodeo schools as defined in Appendix 1.

4.7 Competitor

A person who competes in a rodeo event.

4.8 Veterinary Practitioner

A veterinary practitioner who is registered with the Veterinary Practitioners Registration Board of Victoria and has experience with cattle and horses.

PART 2 - RESPONSIBILITIES OF PERSONNEL

5. Policy Statement

Animals used in rodeos and rodeo schools must be treated humanely.

All people associated with the running of, or participation in, the rodeo or rodeo school are individually and jointly responsible for the welfare of animals used in events.

6. Organiser's Responsibilities

The organiser is ultimately responsible for the welfare of the animals at the rodeo or rodeo school. The Organiser of a rodeo or rodeo school must ensure that:

- a) the stock contractors used are accredited by an approved organisation and are competent to undertake their duties;
- b) all participants and staff are aware of the requirements of these standards;
- c) only properly qualified and competent personnel are appointed to care for, handle and treat rodeo livestock;
- d) a registered veterinary practitioner is on site at all times to handle animal emergencies and to inspect all animals prior to and after competition;
- e) yards, chutes and equipment comply with these standards.

7. Stock Contractor's Responsibilities

The stock contractor is responsible for the appropriate husbandry and handling of all rodeo or rodeo school livestock. Stock contractors must be members of an approved organisation.

The stock contractor must ensure that:

- a) transport and handling of animals is undertaken in accordance with the relevant Victorian Codes of Practice and legislation for the welfare of animals;
- b) all animals supplied are in good health and are suitable for the purpose for which they are intended;
- c) animals other than cattle and horses do not take part in a rodeo or rodeo school event;
- d) the welfare of livestock is maintained, other than in the arena where the judges are entirely responsible. This includes humane handling and the provision of adequate food, water and shelter;
- e) no stimulant, hypnotic or other substance is used on any animal which is to take part, other than that prescribed by a veterinary practitioner for the legitimate treatment of injury or illness;
- f) unsuitable animals are withdrawn from competition;
- g) the instructions of the veterinary practitioner are implemented;
- h) cattle and horses are penned separately in the yards and during transport. [Note: Aggressive and injured animals must be isolated from others and animals with young at foot must not be yarded or used in connection with a rodeo or rodeo school];
- i) veterinary assistance is obtained promptly if an animal is injured in any way;
- j) an animal that weighs less than 200 kilograms does not take part in a rodeo or rodeo school event:
- k) any breaches of this standard are brought to the attention of the judges, organiser and Approved Organisation.

8. Judges' Responsibilities

Judges must ensure that:

a) the conduct of the rodeo or rodeo school complies with this code and other relevant Victorian animal welfare legislation and codes;

- b) all animals used in a competition are inspected prior to the commencement of the rodeo or rodeo school by the stock contractor and the veterinary practitioner, and that any lame, sick or injured animals, or animals with defective eyesight, do not take part in the rodeo or rodeo school:
- c) inspections are performed on all competition equipment and the manner in which the equipment is set or used on the animal complies in all respects with these standards;
- an incident report is completed by the field officer of an Approved Organisation for each rodeo or rodeo school including any animal injuries or any failure to comply with these standards. This should be provided to the relevant rodeo association within seven days of the event;
- e) all animals used in any event conform to the specifications of these standards;
- f) if the judge is not satisfied that the above points a) to e) have been fulfilled, the rodeo or rodeo school must not proceed.

9. Competitors' Responsibilities

A competitor in a rodeo or rodeo school event is responsible for the animals he or she uses during that event. All competitors must:

- a) treat all animals they interact with in a humane manner;
- b) only use equipment complying with these standards and
- obtain prompt veterinary assistance if one of the animals which they have used is injured in any way.

10. Veterinary Practitioner's Responsibilities

The veterinary practitioner is responsible for providing expert advice on the suitability of each animal for competition and has the final say on this. The veterinary practitioner should inspect animals before and after events and deal with emergencies. A veterinary report for each rodeo or rodeo school including details of any animal injuries or failure to comply with this Code should be provided to the Bureau of Animal Welfare within seven days of the event.

PART 3 – RULES FOR THE CARE OF LIVESTOCK

11. Sick and Injured Animals

- a) Animals used in all events are to be inspected by the stock contractor and the veterinary practitioner before competition, and no sore, lame, sick or injured animal, nor any animal with defective eyesight shall be permitted to participate at any time.
- b) Should an animal become sick or injured between the time it is selected and the time it is scheduled to be used, that animal shall not be used.
- c) Sick or injured animals should be given appropriate treatment.

12. Veterinary Attendance

The *Prevention of Cruelty to Animals Regulations 1997* require that the rodeo or rodeo school must not commence or continue unless the veterinary practitioner and the accredited stock contractor nominated on the rodeo permit are in attendance at the rodeo.

The nominated veterinary practitioner must attend a rodeo school **before** the commencement of the school and be available during the conduct of the school.

The decision of the veterinary practitioner as to the suitability of an animal for competition shall be final.

13. Response to Serious Stock Injuries

- a) An appropriate conveyance must be available to remove a seriously injured animal to a suitable place for further examination and treatment.
- b) If appropriate a seriously injured animal should be humanely killed on site.
- c) A seriously injured animal shall be placed apart from other livestock, housed in an appropriate manner, and be examined and treated immediately by the veterinary practitioner.
- d) A means to euthanase seriously injured animals and a person licensed and qualified to use the means must be available at all times while the rodeo or rodeo school is in progress. Livestock must be euthanased in accordance with the Victorian Code of Practice for the species concerned.
- e) Mobile screens must be available at all times during the rodeo or rodeo school. If it is necessary to destroy an injured animal, the screens must be placed around the animal to effectively screen the incident from public view before the animal is destroyed, unless this would unduly prolong the suffering of the animal.

14. Injury Prevention

- a) Chutes, yards, lanes and races must have no sharp edges or protrusions and should be designed, constructed and maintained in a manner which prevents injury to handlers or animals and facilitates the quiet and efficient handling of stock.
- b) An animal that repeatedly gets down in the chute, repeatedly tries to jump out of the chute, becomes excessively excited, or appears to be in danger of injury must be immediately released and examined by the veterinary practitioner. If found to be unfit for any reason, the animal shall be withdrawn from participation for that day or session.
- c) A sufficient number of appropriately trained people and suitable equipment should be available to humanely assist an animal should it become caught in the chutes, yards or races and to make any repairs necessary to ensure that the facilities meet the required standard.

15. General Safety and Welfare Provisions

- a) Livestock shall be removed from the arena immediately after completion of the individual entry.
- b) No small animal or pet shall be permitted in the arena of a rodeo event or training area of a rodeo school.
- c) The use of fireworks at the rodeo is prohibited while any stock are in the arena, and is prohibited at a rodeo school.

- d) A person under the influence of liquor or drugs must not be permitted to take part in any rodeo or rodeo school event or to handle animals in the holding yards, chute or arena.
- e) Entertainers, such as clowns, must not be permitted to abuse, worry or torment in any manner whatsoever, any animal taking part in the rodeo or rodeo school.

16. Welfare Issues

If a welfare issue arises at a rodeo or rodeo school, the first point of contact should be the stock contractor or the livestock welfare officer. The organiser should also be advised of any welfare issues that arise.

PART 4 – EQUIPMENT REQUIREMENTS AND SPECIFICATIONS

17. Livestock Handling Equipment

- a) All livestock must be treated humanely and handling equipment must not be used inappropriately or excessively.
- b) Equipment for livestock handling shall be of the type and specification generally used for the transport and handling of horses and cattle and must comply with all relevant Victorian animal welfare legislation and Codes of Practice.

17.1 Electric Prods

a) Electric prods, known as "cattle prodders", should only be used to protect the safety of an animal or person, and their use is subject to the following conditions:

They must be:

- of minimum amperage;
- powered by dry cell batteries only;
- hand held with batteries contained in the handle;
- only able to deliver a single charge per application;
- used with restraint and restricted to the minimum amount necessary;
- applied only to the hip, hindquarters or shoulder areas of the animal.
- b) In time events electric prods must <u>not</u> be used:
 - if an animal is loaded and standing in the time event chute;
 - to send an animal into the arena when the chute gate is opened.
- c) In riding events electric prods must <u>not</u> be used;
 - when the animal is secured in the chute;
 - when the chute gate opens, unless it is necessary to protect both the animal and the
 contestant from possible injury against the chute or chute gate or to turn out a chute
 stalling animal.

In such cases the electric prod may only be applied to clear an animal from the chute and by or under the direct supervision of the stock contractor.

Under no circumstances may an electric prod be used in the arena.

17.2 Handling Aids

The use of aids which encourage movement in response to sound such as flappers, metallic rattles and light polythene tubing is acceptable to encourage movement and for handling animals in yards, lanes and races. The use of aids which can be used to strike or poke animals with sufficient force to cause pain or injury is not permitted. This includes sticks, paddles, lengths of heavy plastic, metal piping, fencing wire or heavy leather belts.

18. Event Equipment

Event equipment is used to facilitate the event and in doing this should be designed and maintained to ensure that the animal is not injured.

Equipment must conform in all respects to the specifications below.

18.1 Spurs

Spurs are used to help the rider's timing and purchase on the animal. To reduce possible injury to the animal, the spur rowel must be dulled and not less than three millimetres in width at its narrowest part; there must be a minimum diameter of two centimetres to the point of the rowel. **Fully locked rowels, or rowels that can be locked on spurs are prohibited**.

18.2 Flank Straps

Flank straps are used to improve the horse's bucking style. Only lined, quick-release flank straps can be used. The lining must be soft and flexible such as soft plastic, felt or sheepskin. The lined portion of the flank strap shall be positioned in such a way that it covers both flanks and the belly of the animal. The coverings and linings of flank straps shall be soft and flexible and must not be hard, brittle, worn or damaged. Sharp or cutting objects must not be used in a flank strap.

18.3 Protective Horn Wraps

Horn wraps are to be used in team roping and must protect the ears and base of horns from rope burns.

18.4 Neck Ropes

The neck rope is used to maintain the horse's head towards the steer while the rider dismounts and discourage dragging. A neck rope must be fitted to horses used for roping and tying, through which the catch rope must pass before it is tied to the saddle horn. Placement of the neck rope must be no more than half the distance down the roping horse's neck, as measured from the head.

18.5 Jerk Line

The jerk line is used for roping and tying events. It is a rope from the bridle fed through a pulley on the saddle to the rider. As the rider dismounts to throw the steer, the jerk line plays out in a series of jerks which discourages the horse from moving backwards and dragging the steer.

The contestant must adjust the catch rope, reins and jerk line to prevent the rope horse from dragging the roped animal.

PART 5 - STOCK SELECTION AND USE

All animals must be fit, healthy, without defects and suitable for the intended use.

19. Stock Source

All stock must be supplied by a stock contractor.

20. Animal Size

An animal that weighs less than 200 kilograms must not be permitted to take part in the rodeo or rodeo school.

21. Horses

- a) Horses used in rodeo and rodeo school events must be mature, sound and fit for the intended use. Age should not be used as the sole criterion of maturity, other factors such as size and physical conformation must be taken into account.
- b) Horses under three (3) years may not be sufficiently mature for bucking events and must <u>not</u> be used
- c) The criterion for determination of the age suitability of a bucking horse is the presence of the central adult incisors in wear.
- d) Horses used for bucking events may not be used on more than three occasions on any one day.

22. Cattle

The number of times that cattle may be used in competition varies according to the rigours of the event and the conditioning of the cattle to rodeo or rodeo school competition.

The following limitations must be observed:

- a) the same cattle must not be used for steer wrestling and roping events.
- b) cattle may not be used for steer wrestling or roping more than three times on any one day.
- c) cattle may not be used for bucking stock events more than three times on any day.
- d) each competitor is allowed only one loop (throw) in roping and tying events and in team roping only two loops in total are allowed in each team.

23. Selection of Animals for Rope and Tie

The minimum weight for animals roping and tying is 200 kilograms.

24. Selection of Animals for Steer Wrestling

The optimum weight for animals shall be 250 kilograms with a range of 200 kilograms minimum to 300 kilograms maximum.

All animals must have suitable horns and the horns must be a minimum of 23 centimetres in length.

25. Selection of Animals for Team Roping

The optimum weight for animals in team roping shall be 250 kilograms with a range of 200 kilograms minimum to 300 kilograms maximum.

All animals must have suitable horns and the horns must be a minimum of 17 centimetres in length.

PART 6 - ARENA SELECTION AND USE

26. Arena, Chutes and Yards

The veterinary practitioner, the stock contractor and the livestock welfare officer must be satisfied that the arena or training area, chutes, yards and races will not compromise the welfare of the animals.

27. Surfaces

The Organiser is responsible for ensuring the arena surface provides traction and safety for personnel and livestock. In general, the standard arena should be a suitable, soil based surface, disced or softened to an approximate depth of eight to ten centimetres. The arena or training area must be free of rocks, holes and obstacles.

Other surfaces may be used provided that they are well drained, provide a secure footing and be at least as safe for the animals as an appropriate soil based surface. The surface must be approved by the veterinary practitioner, the stock contractor and the livestock welfare officer.

28. Size

Arenas and training areas which are too small for the particular event create a danger to livestock, competitors and the spectators in the event. The arena or training area must be of a size suitable for the events taking place.

29. Fencing

The construction, height and appearance of fencing should discourage stock from attempting to push through the fence or jump over it. Fences should also be clearly visible to stock and should not appear open to the animal.

Portable arenas:

Portable arenas should have panels which are secure and do not move or bend when pushed against. As a guide, the minimum height should be 180 centimetres.

Fixed arenas:

Fixed arenas should be of secure construction and flush on the inside. Where cable is used in steel arenas, it should be strained and the space between the cables should not be great enough to allow stock to pass through it. As a guide, the minimum fence height should be 165 centimetres.

There must be no protrusions on fences or gateways likely to cause injury.

30. Time Event Chute

The time event chute must have a 76 centimetre clearance above the height of the animal in the chute and at the gate, when the gate is open.

PART 7 - SPECIFIC RODEO EVENTS

31 All Events

Any piece of equipment either on the animal or removed from it which may compromise the welfare of the animal is not allowed. The judges have the final decision on the suitability of equipment.

32. Saddle Bronc Riding

The saddle must not be set too far forward on the withers and must be correctly fitted. There must be a minimum clearance of 10 centimetres under the gullet of the saddle.

The front cinch of the saddle shall be a minimum of 12 centimetres in width. The back cinch of the saddle must not be over-tightened. Sharp or cutting objects must not be used in a cinch, saddle, girth or flank strap.

33. Bareback Bronc Riding

The bareback rigging shall not be more than 26 centimetres in width at the handhold and not more than 16 centimetres in width at the D rings. Suitable pads must be placed under the rigging and extend a minimum of 5 centimetres past the back of the rigging. The girth on the bareback rigging must be not less than 12 centimetres in width. Loose ropes must not be used on any animal in bareback riding events.

34. Bull Riding

The equipment used in bull riding equipment shall be a loose rope with or without a hand hold. There must be no knots or hitches preventing the rope from falling from the animal after the contestant has been thrown or dismounted. A contestant shall not re-set and re-pull the rope more than twice if the bull is standing quietly in the chute.

35. Roping and Tying

35.1 Time Limit

The time limit to rope, throw by hand and complete the tie is thirty (30) seconds from when the barrier is released. After the tie is completed and the time signalled, the roper must immediately mount the horse and ride it forward to loosen the catch rope.

Only one loop is allowed a contestant in each round of the event. If the first throw fails to catch the animal the roper is not permitted a second attempt. The purpose of this is to prevent the prolonged chasing of an animal around the arena.

35.2 Jerking down and Dragging

It is not acceptable to pull an animal backward off its feet (jerk down) or to drag a roped animal. Contestants must use appropriate technique and properly fitted equipment to protect the animal against an abrupt stop after being roped and to prevent the rope horse from dragging a roped animal.

36. Steer Wrestling

36.1 Time Limit

The time limit to catch and throw the steer is thirty (30) seconds from when the barrier is released.

36.2 Legal Throws

The steer must not be knocked down or thrown before it is brought to a stop and the catch is made. If the animal is off its feet before a legal throw is made it must stand on all four feet and be properly thrown.

37. Team Roping

37.1 Protective Horn Wraps

Steers used for team roping shall be fitted with protective horn wraps.

37.2 Time Limit

The time limit to rope the head and the heels of the steer is thirty (30) seconds from when the barrier is released. The time will be taken when the steer is properly roped with the catch ropes dallied,

with both horses facing the steer and with no slack in the ropes. To prevent slack being taken up too hard both front feet should be on the ground when the time is taken.

Only two loops are allowed in each round of the event (one for the header and one for the heeler). If a throw fails to catch the animal the ropers are not permitted a second attempt.

37.3 Catching

The steer must be standing when it is roped by both the header and the heeler. The steer must not be roughly handled. The only permitted head catches for team roping are around both horns, around the neck, or around a half head. The only permitted heel catch without a time penalty is around both back legs including behind the shoulders, provided the catch is made over the heels.

After the catch, the header must dally his rope and change the direction of the steer before the heeler can attempt a catch on the back legs.

APPENDIX 1

An "Approved Organisation" is a rodeo organisation approved by the Director of the Bureau of Animal Welfare which promotes humane rodeo conduct, with proper consideration for the animals' health and welfare, and compliance of members with this Code and Victorian animal welfare legislation by:

- Operating with direct competitor and committee membership and having authority to enforce code provisions and penalties;
- Developing and promoting rodeo education and training courses for relevant rodeo personnel which:
 - Familiarise members with relevant Victorian Codes of Practice and animal welfare legislation;
 - Establish appropriate competency criteria and the development of appropriate training for stock contractors and other relevant rodeo personnel in the handling and care of rodeo livestock to ensure minimum standards of competency as a prerequisite to accreditation.
- Maintaining a formal procedure for stock contractor, judge and rodeo school instructor accreditation (ie satisfactory completion of an appropriate course followed by a probationary period);
- Appointing sufficient numbers of experienced members as field officers so that rodeo activities of members can be adequately assessed;

"Field officer" refers to a person appointed by the approved rodeo organisation who:

- regularly attends rodeo events in Victoria,
- reports breaches of the Code or Victorian animal welfare legislation to the approved organisation,
- provides details for the annual report to the Bureau of Animal Welfare and,
- ensures that stock contractors nominated to provide stock for the rodeo are accredited with the approved organisation.
- Providing annual incident reports of the rodeo events held throughout the year to the Bureau
 of Animal Welfare, detailing the number of events held, the numbers and types and severity
 of any injuries, their causes and remedial action taken. If there are any breaches of any
 Victorian Code of Practice or animal welfare legislation, the details of these and the remedial
 action taken must also be reported.

ERRATUM

Crown Land (Reserves) Act 1978

In the Government Gazette of 26 July, 2001 pages 1745 and 1746 under the heading INCORPORATION OF COMMITTEES OF MANAGEMENT AND APPOINTMENT OF CHAIRPERSONS the sixth item in column 2 Corporate Name refers to "Howlitt Park Reserve Committee of Management Incorporated". This name should read "Howitt Park Reserve Committee of Management Incorporated". The balance of the published information is correct and valid.

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

Notice is hereby given under Section 17 (2) of the **Subordinate Legislation Act 1994** of the making of the following Statutory Rules:

74. Statutory Rule: Juries (Fees,

Remuneration and

Allowances) Regulations 2001

Authorising Act: Juries Act 2000

Date of making: 31 July 2001

75. Statutory Rule: Juries Regulations

2001

Authorising Act: Juries Act 2000
Date of making: 31 July 2001
76. Statutory Rule: Private Agents

(Interim) Regulations

2001

Authorising Act: Private Agents Act

1966

Date of making: 31 July 2001

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:

70. Statutory Rule: Police

(Miscellaneous Amendments) Regulations 2001

Authorising Act: Police Regulation

Act 1958

Date first obtainable: 30 July 2001

Code A

71. Statutory Rule: Mineral Resources

Development (Consequential Amendments) Regulations 2001

Authorising Act: Mineral Resources

Development Act

1990

Date first obtainable: 30 July 2001

Code B

72. Statutory Rule: Petroleum Products

(Terminal Gate

Pricing)

Regulations 2001

Authorising Act: Petroleum Products

(Terminal Gate Pricing) Act 2000

Date first obtainable: 30 July 2001

Code A

73. Statutory Rule: Supreme Court

(Chapter II

Amendment No. 3)

Rules 2001

Authorising Act: Supreme Court Act

1986

Foreign Judgments

Act 1962

Juries Act 2000

Date first obtainable: 2 August 2001

Code A

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