

Victoria Government Gazette

No. G 49 Thursday 5 December 2002

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

Email: gazette@craftpress.com.au

Advertising Rates and Payment

All prices include GST

Private Notices

Payment must be received in advance with advertisement details

DX: 32510 Burwood

33 cents per word – Full page \$198.00.

Additional costs must be included in prepayment if a copy of the gazette is required. Copy Prices – Page \$1.65 – Gazette \$3.52 – Certified copy of Gazette \$3.85

(all prices include postage). Cheques should be made payable to The Craftsman Press Pty. Ltd.

Government and Outer Budget Sector Agencies Notices Not required to prepay.

Advertisements may be faxed or sent via email with a cover sheet, marked to the attention of the Gazette Officer. Floppy Disks (Mac & PC) can also be accepted. Costs can be calculated on the following basis:

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

The Craftsman Press is pleased to offer a series of discounts from the typesetting costs.

- 1. Copy supplied on disk.
- 2. Copy supplied via email.
- 3. Artwork for forms and other material which require exact reproduction.

1. Copy supplied on disk.

Where a disk is supplied and there is minimum alteration required, 30% off.

Where a disk is supplied requiring extraneous matter stripped out and styles applied, 20% off.

2. Copy supplied via email.

Where a notice is sent via email and there is minimum alteration required, 25% off.

Where email is supplied requiring extraneous matter stripped out and styles applied, 15% off.

3. Artwork for forms and other material which requires exact reproduction.

Scanning and sizing of artwork for forms, to be reproduced in page format, 35% off.

Copy Deadline for General Gazette

9.30 a.m. Monday – (Private Notices)

9.30 a.m. Tuesday - (Government and Outer Budget

Sector Agencies Notices)

Advertisers should note:

- Late copy received at The Craftsman Press Pty. Ltd. after deadlines will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).
- Late withdrawal of advertisements (after client approval, before printing) will incur 50 per cent of the full advertising rate to cover typesetting, layout and proofreading costs.
- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publications will be accepted by telephone.
- Orders in Council may be lodged prior to receiving assent with the Governor's or Clerk's signature. They will only be published once approved and signed.
- Accounts over 90 days will be issued with a letter of demand.
- Government and Outer Budget Sector Agencies please note: See style requirements on back page.

SPECIAL GAZETTES

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd. 125 Highbury Road

Burwood Vic 3125

Telephone: (03) 9926 1233 Facsimile: (03) 9926 1292 Email: gazette@craftpress.com.au

Advertising Rates and Payment

Private Notices

Full Page \$396.00

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

Typeset \$96.25

Full Page Note:

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

SUBSCRIPTIONS AND RETAIL SALES

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

The Victoria Government Gazette

General and Special - \$187.00 each year

General, Special and Periodical - \$249.70 each year

Periodical - \$124.30 each year

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

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

The Craftsman Press Pty. Ltd.

125 Highbury Road, Burwood Vic 3125

Telephone: (03) 9926 1233

INDEX TO PRIVATE ADVERTISERS

A	l
Andrew G. J. Rowan	Tait Taylor
Anthony Rose & Mainwaring	
	\mathbf{W}
В	Wisewoulds
Brendan H. Hardiman & Associates 3129	
G	
Gill Kane & Brophy	
Gullaci & Gullaci	
Н	
Hall & Wilcox	
Harry M. Hearn	
J	
Juliano Furletti & Scott	
M	
Mal. Ryan & Glen	
•	
P	
Perpetual Trustees Victoria Limited3130	
R	
Randall Bell	
Rogers & Every	
S	
Secombs	
Sewells Larkins McCarthy	

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) CHRISTMAS WEEK

Please Note:

The Victoria Government Gazette for Christmas week (G52/02) will be published on **Friday 27 December 2002**.

Copy deadlines:

Private Advertisements

9.30am on Monday 23 December 2002.

Government and Outer

Budget Sector Agencies Notices 9.30am on Tuesday 24 December 2002.

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

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Partnership Act 1958

Notice is hereby given that the partnership previously subsisting between HST Toller Pty Ltd and Inspiron Pty Ltd carrying on business of supplying and installing resin systems in New South Wales under the style or firm of Epotech Engineering Pty Ltd has been dissolved by mutual consent as from 5 September 2002. All debts due to and owing by the said firm will be received and paid respectively by HST Toller Pty Ltd who will continue to carry on the said business under the style or firm of Epotech Engineering Pty Ltd.

RIGBY COOKE, lawyers, Level 13, 469 La Trobe Street, Melbourne.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Nick Kanavoutsos and Steven Tenedios carrying on the business of "Skipper's Basket" in the premises known as 103 Mentone Parade, Mentone, has been dissolved as from 25 November 2002 by the retirement of Nick Kanavoutsos from the said business. All debts due and owing by the said business shall be paid respectively by Steven Tenedios who will continue to carry on the said business.

S. KOURKOULIS & ASSOCIATES, lawyers, 46A Atherton Road, Oakleigh, Vic. 3166.

BRUCE WATSON, late of Tower Grange Residential Aged Care Services, 23A Elizabeth Street, Oakleigh East, Victoria, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2002, 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 5 February 2003 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. FLORENCE AMELIA SMITH, late of Unit 147, Balmoral Gardens, Ridge Road, Wantirna South, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 July 2002, 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 5 February 2003 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.

OLIVE MARTHA MAAS, late of 18B Catherine Street, Boronia, Victoria, retired administrative officer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 June 2002, 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 6 February 2003 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.

PHYLLIS EMILY KELLY, late of Mordialloc Community Nursing Home, 10 Brindisi Street, Mentone, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 September 2002, 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 5 February 2003 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. LESLIE CHARLES MASON, late of 10 Peel Street, Mitcham, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2002, are required by the personal representatives of the deceased, Bryan Leslie Mason, Keith Alexander Mason and Francis Charles Mason, care of the undermentioned solicitors, to send particulars of such claims to them by 5 February 2003 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 28 November 2002

ANTHONY ROSE & MAINWARING, solicitors,

122 Bridport Street, Albert Park, Vic. 3206

Creditors, next-of-kin and others having claims in respect of the estate of JOHN FRANCIS JORDAN, late of Gracedale Private Nursing Home, 205 Warrandyte Road, Ringwood North, Victoria, gentleman, deceased, who died on 17 August 2002, are to send particulars of their claims to the executor, Robin Eugene McQuillen, care of the undermentioned solicitors by 3 February 2003 after which date the executor will convey or distribute the assets having regard only to the claims of which he then has notice.

BRENDAN H. HARDIMAN & ASSOCIATES, solicitors,

108 Railway Avenue, Ringwood East.

Re: JOSEPH IAN McKEE, late of Oakleys Road, Moralla, Victoria, retired farmer, deceased intestate. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 June 2002, are required by the trustee, Margaret June McKee of 2 Tatlock Street, Hamilton, Victoria, widow, to send particulars to the trustee by 7 February 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

GILL KANE & BROPHY, solicitors, 1/520 Bourke Street, Melbourne 3000.

LESLIE ALAN PEARCE, late of Cleveden Terrace, 405 Upper Heidelberg Road, Heidelberg 3084, in the State of Victoria, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 September 2002, are required by Lois Muriel Avison (in the Will called Lois Muriel Ivison), the executrix of the said estate, to send particulars by 8 February 2003 to her solicitors, Gullaci & Gullaci, of 158 Bell Street, Coburg, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated 29 November 2002 GULLACI & GULLACI, solicitors, 158 Bell Street, Coburg, Victoria 3058.

BARRY CHARLES NYBERG, late of 23 Halcyon Court, Doncaster East, Victoria, company director, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 July 2001, are required by the trustees, Robin James Veale of 3 Second Street, Black Rock and Carlo John Vinaccia of 173 Thomas Street, East Brighton, both in the said State, to send particulars to them care of Veale & Co., at 269 Centre Road, Bentleigh 3204 (PO Box 354, Bentleigh 3204) by 27 February 2003 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

HALL & WILCOX, solicitors, Level 19, Bourke Place, 600 Bourke Street, Melbourne.

GWENDOLINE ADELAIDE GILMOUR, late of 4 Charles Street, Kew, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2002, are required by the executor, Equity Trustees Limited of 575 Bourke Street, Melbourne, Victoria, to send particulars to them care of the undermentioned solicitor by 3 February 2003 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

HARRY M. HEARN, solicitor, 443 Little Collins Street, Melbourne. Creditors, net-of-kin and others having claims against the estate of ANTHONY JOHN GILBERT, late of Olinda Street, Bendigo, Victoria, student, deceased, who died on 15 November 2001, are required to send particulars of their claims to the executor, Ann Therese Gilbert, care of the undermentioned solicitors before the expiration of two calendar months of the date of the publication of this notice, after which date the executor will distribute the assets having regard only to the claims of which she then has notice.

JULIANO FURLETTI & SCOTT, solicitors, Level 2,

19-21 Árgyle Place, South Carlton, Vic. 3053.

THURZA MARIA VIOLET FITZGIBBON, late of Alkoomi Nursing Home, Samaria Road, Benalla, Victoria, widow. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 June 2002, are required by the applicant for a grant of representation in the estate, James Vincent Chapman, to send particulars to him at the office of the undermentioned firm of solicitors by 12 February 2003 after which date the applicant for grant of representation may convey or distribute the assets having regard only to the claims of which they then have notice.

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

GEOFFREY LEIGHTON BUCKWELL, late of 18 Hillcrest Avenue, Kew, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 May 2002, are required by Perpetual Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria, (with leave reserved to David Francis Leighton Champion de Crespigny, the other executor appointed under the Will, to come in and prove the same), to send particulars of their claims to the said company by 5 February 2003 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

MAREE ADELE ALDERSON, late of 15 Johnson Street, Hawthorn, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 September 2002, are required by Perpetual

Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria, (with leave reserved to John Raymond Alderson & Peter James Alderson, the other executors appointed under the Will, to come and prove the same), to send particulars of their claims to the said company by 5 February 2003 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

PHYLLIS MARY PARSONS, late of Curanda Nursing Home, 466 Burwood Highway, Wantirna South, Victoria, formerly of Salford Park, 5/100 Harold Street, Wantirna, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 August 2002, are required by Perpetual Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria, and Elizabeth Alice Clark of 8 Barnsdale Court, Wantirna, Victoria, to send particulars of their claims to the said company by 5 February 2003 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

Creditors, next-of-kin and others having claims against the estate of KENNETH EDWARD PARKS, late of Homestead Nursing Home of 1495 Bellerine Highway, Wallington, Victoria, who died on 18 November 2002, are required to send particulars of their claims to the legal representative of the deceased, Bruce Edward Norman Parks and Randall John Bell care of Randall Bell, lawyer, Level 4, 117 Myers Street, Geelong 3220 on or before 5 March 2003 after which date he may convey or distribute the assets having regard only to the claims of which he then has notice.

RANDALL BELL, lawyer, Level 4, 117 Myers Street, Geelong 3220.

Re: VINCENT PATRICK McKENZIE, late of 32 McCombs Road, Lockwood, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 September 2002, are required by the trustees, Heather Mavis Newton of 49 Hills Road, Marong, Victoria and Walter Frederick Newton of 49 Hills Road, Marong, Victoria, to send particulars to the trustees c/- the undermentioned lawyers by 4 February 2003 after which date the trustees may convey or distribute the assets having

regard only to the claims of which the trustees have notice.

ROGERS & EVERY, lawyers, 71 Bull Street, Bendigo.

Creditors, next-of-kin and others having claims in respect of the estate of AUDREY VAUGHAN THOMPSON, deceased, late of 2 Mayo Street, Sunshine, widow, who died on 30 June 2002, are requested to send particulars of their claims to the executor, Barry John McCrae of 28 Antoinette Boulevard, Eltham, care of the undersigned solicitors by 14 February 2003 after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

SECOMBS, solicitors, 100 Paisley Street, Footscray.

Re: VIOLET DOREEN BEACH, late of RMB 1740, Great Ocean Road, Yuulong, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 July 1997, are required by the deceased's personal representatives, Peter Fraser Falkiner and Peter John Flynn, to send particulars to them care of the undermentioned solicitors by 10 March 2003 after which date they may convey or distribute the assets having regard only to the claims of which they then have notice.

SEWELLS LARKINS McCARTHY, lawyers, 119 Murray Street, Colac.

Re: GORDON LESLIE KERR, late of "Inverin", Ellerslie, Victoria, grazier, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 March 2002, are required by the personal representatives, Pamela Joy Thornton and Wendy Joy McClimont, to send particulars to them by 3 February 2003 after which date they may convey or distribute the assets having regard only to the claims of which they then have notice

Dated 27 November 2002 TAIT TAYLOR, lawyers, 118 Dunlop Street, Mortlake 3272. Telephone: (03) 5599 2504.

Re: JOHN JAMES PRESSEY, late of Lyndoch, Hopkins Road, Warrnambool, Victoria, retired farmer, deceased. Creditors, next-of-kin

and others having claims in respect of the estate of the deceased, who died on 30 September 2001, are required by the personal representatives, Gwenda May Stuchbery and William Thomas Pressey, to send particulars to them by 3 February 2003 after which date they may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 27 November 2002 TAIT TAYLOR, lawyers, 118 Dunlop Street, Mortlake 3272. Telephone: (03) 5599 2504.

ALBERT JAMES SMITH, late of East Ringwood Manor, 35 Mount Dandenong Road, Ringwood, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 August 2002, are required by the executors, Dorothy Anne Bisset of 6 Moorgate Court, Rowville and Ian Andrew Ness of 459 Collins Street, Melbourne, to send particulars to the executors by 5 February 2003 after which date the executors intend to convey or distribute the assets of the estate having regard only to the claims of which the executors may have notice.

WISEWOULDS, solicitors, 459 Collins Street, Melbourne.

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

On Wednesday 8 January 2003 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Mrs Y. Kerkvliet of 4 Trawalla Court, Hampton Park, as shown on Certificate of Title as Yvonne Kerkvliet, joint proprietor with Anthony Antonius Kerkvliet, of an estate in fee simple in the land described on Certificate of Title Volume 9245, Folio 753 upon which is erected a dwelling known as 4 Trawalla Court, Hampton Park.

Registered Mortgage No. W677690B and Covenant No. H260748 affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-02-007752-1 Dated 5 December 2002

> V. PARKIN Sheriff's Office

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

On Wednesday 8 January 2003 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Rodney Mark Anderson of 43 Devon Street, Cheltenham, joint proprietor with Mary-Louise Anderson of an estate in fee simple in the land described on Certificate of Title Volume 8184, Folio 980 upon which is erected a dwelling known as 43 Devon Street, Cheltenham.

Registered Mortgage No. W930073H and Unregistered Dealing No. AB600869C affect the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). CW-02-006737-9 Dated 5 December 2002

> V. PARKIN Sheriff's Office

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

On Wednesday 8 January 2003 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Fiona Jean Lawrence-Ross of 474 Queensberry Street, North Melbourne, as shown on Certificate of Title as Fiona Jennie Ross, joint proprietor with David Ross of an estate in fee simple in the land described on Certificate of Title Volume 10198, Folio 952 upon which is erected a unit known as Unit 3, 9 McKillop Street, Melbourne.

Registered Mortgage No. W645379H and Caveat Nos. T870285T & AB469180X affect the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). CW-02-005470-7 Dated 5 December 2002

> V. PARKIN Sheriff's Office

Unclaimed Moneys Act 1962

Register	of	Unclaim	ed Mone	vs held	by the —
IXCEISICI	$\mathbf{o}_{\mathbf{I}}$	Onciann	cu monc	ys neiu	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
HOCKING STUART			
	\$		
A. D. Voss, 23 Claude Street, Bentleigh East TNP Resources Australia,	3,444.90	Cheque	07/02/00
33 Moody Street, Balwyn North	398.66	"	23/10/00
02195 CONTACT: SARAH PRICE, PHONE: (03) 9690 4388.			

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

			Date when
	Total		Amount
	Amount	Description	first
	Due to	Of Unclaimed	l became
Name of Owner on Books and Last Known Address	Owner	Money	Payable
PHILIP WEBB PTY	LTD		
	\$		
C. & D. Thomson, 55A Parker Street, Templestowe	2,586.24	Cheque	04/06/01
0.00			

02268

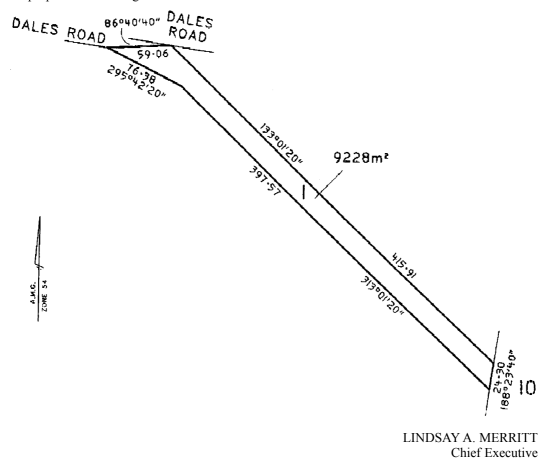
CONTACT: FIONA TEBBLE, PHONE: (03) 9842 1477.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

WARRNAMBOOL CITY COUNCIL

Road Discontinuance of Unused Road Reserve off Dales Road, Warrnambool – (PS 427987Q)

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Warrnambool City Council at a meeting held on 22 July 2002, formed the opinion that the above section of road (refer enclosed plan) is not reasonably required for public use and resolved to discontinue the section of road and the transfer of land to the subdivider, to be incorporated within the proposed Plaza Heights Subdivision.

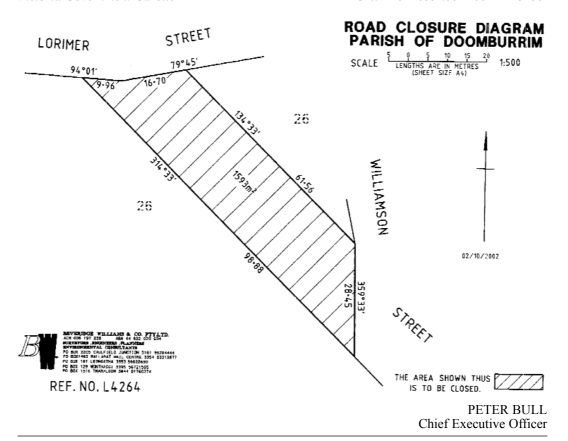


SOUTH GIPPSLAND SHIRE COUNCIL

Road Discontinuance

Part Crown Allotment 26, Parish Doomburrim

Under section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the South Gippsland Shire Council at its ordinary meeting held on 20 November 2002 formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and sell the land from the road to the abutting owners.



CARDINIA SHIRE COUNCIL

Road Discontinuance

At its meeting on 15 July 2002 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Cardinia Shire Council ("Council"):

- 1. formed the opinion that the road abutting 15 Pearson Street and 2–10 Webb Road, Bunyip is not reasonably required as a road for public use; and
- 2. resolved to discontinue the road and to sell the land from the road by private treaty to the adjoining owners;
- 3. the road is to be sold subject to any right, power or interest held by South-East Water and Cardinia Shire Council as to the land marked E-1 in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

YARRA RANGES SHIRE COUNCIL

Public Holidays Act 1993

The Yarra Ranges Shire Council pursuant to Section 7 (1) (b) of the **Public Holidays Act 1993** hereby gives notice that it has appointed Tuesday 4 November 2003 as a public holiday throughout its municipal district.

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

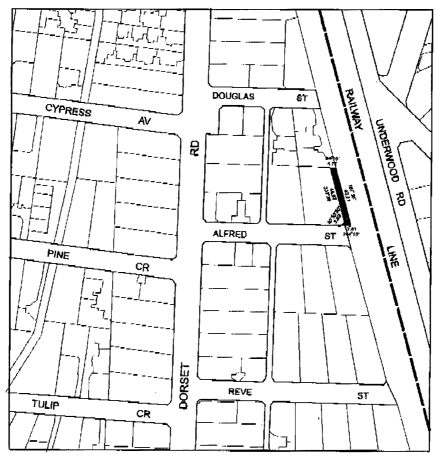
ROBERT HAUSER Chief Executive Officer



DISCONTINUANCE OF ROAD RESERVATION ABUTTING 3 ALFRED STREET, BORONIA

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Knox City Council, at its meeting held on 23 July 2002, formed the opinion that the road reservation abutting 3 Alfred Street, Boronia, as shown hatched on the plan below, is not reasonably required for public use.

Council has resolved to discontinue the road reservation and sell the land to the adjoining owner by private treaty subject to any right, power or interest held by Knox City Council and Melbourne Water with respect to, or in connection with, any pipes laid or erected under the control of authorities in or near this land.



CLOSURE AND SALE OF ROAD SHOWN THUS

GRAEME EMONSON Chief Executive Officer



Local Government Act 1989

Notice of the Making of a provision to allow any police officer to enforce certain Local Laws

I, Graeme Emonson, acting as the delegate of the Knox City Council under an instrument of delegation sealed by the Council pursuant to S.98(1) of the **Local Government Act 1989** authorised by a resolution of Council do hereby give notice pursuant to S.224A of the **Local Government Act 1989**, any police officer may enforce the provisions of Knox City Council's Local Law number 2, Part 2, Section 9, relating to the possession and consumption of alcohol.

GRAEME EMONSON Chief Executive Officer



MEETING PROCEDURE (AMENDMENT) LOCAL LAW

(Local Law No. 8)

The Council of the City of Ballarat at its meeting on 13 November 2002 made Local Law No. 8 to amend the Meeting Procedure Local Law. The Local Law governs the way motions are dealt with at Council meetings.

Copies of the Local Law can be obtained from the Town Hall, Sturt Street, Ballarat during normal office hours. The Local Law came into force on 14 November 2002.

JOHN McLEAN Chief Executive Officer



CONTROL OF DOGS UNION STREET RESERVE, ARMADALE

The Council at its meeting on 17 June 2002, made an Order pursuant to the provisions of Section 26(2)(b)(iii) of the **Domestic (Feral and Nuisance) Animals Act 1994** declaring that the area known as Union Street Reserve, Armadale be:

Dogs be on leash: 9.00 a.m. to 5.00 p.m.

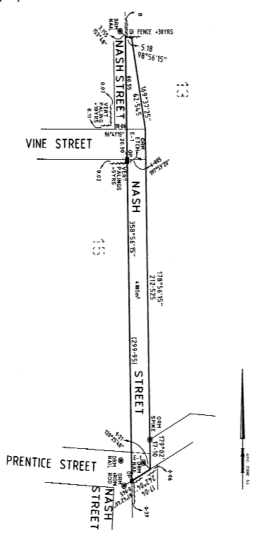
And be off leash at other times

Any enquires should be directed to the Manager Urban and Public Spaces, Mr Trevor Griffin on 8290 1160.

HADLEY SIDES Chief Executive Officer

STRATHBOGIE SHIRE COUNCIL Declaration of Public Highway

Under Section 204(1) of the Local Government Act 1989 ("the Act"), Strathbogie Shire Council, at its meeting on 21 May 2002 resolved to declare Nash Street, Nagambie, as contained within thick continous lines on the plan hereunder to be public highway for the purposes of the Act.

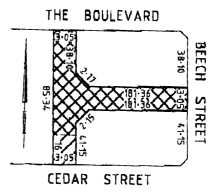


CITY OF WHITTLESEA Road Discontinuances

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Whittlesea City Council resolved to discontinue the roads (shown hatched and cross hatched)

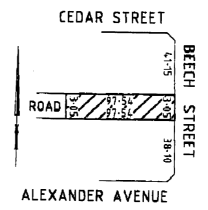
below and to sell the land from the roads to abutting owners.

1. abutting 2–24 Cedar Street, 1–57 The Boulevard and 190–208 Station Street, Thomastown, subject to any right, power or interest by Yarra Valley Water and Whittlesea City Council in connection with any sewers, drains or pipes, under the control of the authorities in or near the road.



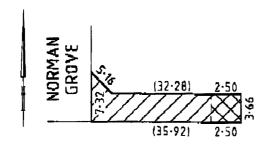
Sewerage & Drainage

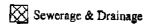
2. abutting 13–23 Cedar Street & 30–44 Alexander Avenue, Thomastown, subject to any right, power or interest by Yarra Valley Water and Whittlesea City Council in connection with any sewers, drains or pipes, under the control of the authorities in or near the road.



Sewerage & Drainage

3. abutting 2 Norman Grove, Thomastown, subject to any right, power or interest by Yarra Valley Water, in connection with any sewers, drains or pipes, under the control of the authority in or near the road.





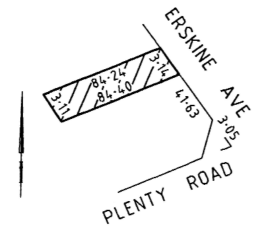
GRAEME BRENNAN Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 18 November 2002, formed the opinion that the road adjacent to 1 Erskine Street, and rear of 2 Barwon Street and rear of 813 to 821 Plenty Road, Reservoir, 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 land from the road by private treaty to the owners of the abutting properties.

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



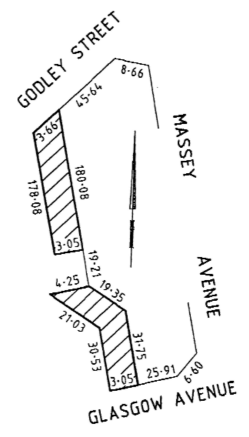
PHILLIP SHANAHAN Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 18 November 2002, formed the opinion that the road at the rear of 24 to 40 Godley Street and 41 to 61 Massey Avenue and adjacent to 114 & 116 Glasgow Avenue, Reservoir, 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 land from the road by private treaty to the owners of the abutting properties.

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



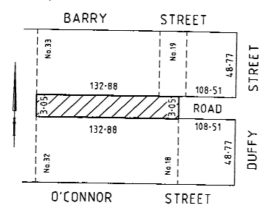
PHILLIP SHANAHAN Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 18 November 2002, formed the opinion that the road at the rear of 18 to 32 O'Connor Street and part 17 to 33 Barry Street, Reservoir, 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 land from the road by private treaty to the owners of the abutting properties.

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



PHILLIP SHANAHAN Chief Executive Officer

Planning and Environment Act 1987 BRIMBANK PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C50

Planning Permit Number P020322

The land affected by the Amendment and the Planning Permit Application is located at 86–90 Station Road, Deer Park, being land on the north east corner of Station Road and Glencairn Avenue, Deer Park.

The Amendment proposes to rezone the land from a Residential 1 zone to a Mixed Use zone. A Planning Permit Application will run concurrently with the Planning Scheme Amendment and proposes the use and development of land for the purpose of car sales.

You may inspect the Amendment and Permit Application, supporting documentation, and the explanatory report about the amendment at:

- Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and
- Brimbank City Council, Keilor Office, Old Calder Highway, Keilor or The Harvester Customer Service Centre, 301 Hampshire Road, Sunshine.

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

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

The closing date for submissions is 22 January 2003. A submission must be sent to: Mr John Roan, Brimbank City Council, PO Box 106, Keilor, Victoria 3036.



Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Preparation of an Amendment Amendment C47

The land affected by the Amendment is the former water storage facility at 27A Gloucester Avenue, south of Langmore Lane, Berwick.

The Amendment proposes to rezone the land from a Public Use Zone – Service & Utility (PUZ1) to a Residential 1 Zone (R1Z).

The person who requested the Amendment is Coomes Consulting Group Pty Ltd, on behalf of South East Water Limited.

You may inspect the Amendment; any documents that support the Amendment; and the explanatory report about the Amendment at the office of the Planning Authority: Casey City Council, Municipal Offices, Princes Highway, Narre Warren and at Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 13 January 2003. A submission must be sent to Manager Planning, Casey City Council, Municipal Offices, PO Box 1000, Narre Warren 3805.

Should you have any queries about this Amendment, please contact kayode Adeyemi on 9705 5534.

Dated 14 November 2002

JACQUI HOUGUET Manager Planning

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Amendment

Amendment C50

The City of Greater Bendigo has prepared Amendment C50 to the Greater Bendigo Planning Scheme.

The Amendment proposes to:

- a) rezone land at Lots 1 & 2 of LP 68117 and Crown Allotment 92L, no section, Parish of Wellsford, located in Victa Road, Wellsford from Rural Living Zone to Industrial 1 Zone;
- b) delete the Development Plan Overly from the subject land to reflect the rezoning; and
- c) rezone the Ellesmere–Goornong Channel that borders the eastern edge and crosses the south-west corner of subject site from Rural Living and Public Conservation & Recreation Zone to Public Use 1 Zone.

The Amendment can be inspected at any of the following locations:

- City of Greater Bendigo, EDU Building, corner Lyttleton Terrace and Mundy Street, Bendigo;
- City of Greater Bendigo, Planning Department, 'Hopetoun Mill', 15 Hopetoun Street, Bendigo;
- Department of Infrastructure, Northern Region, 57 Lansell Street, Bendigo;
- Department of Infrastructure, Customer Service Centre, Nauru House, 80 Collins Street, Melbourne.

Any persons affected by the Amendment may make a submission in writing. Submissions must be received by Friday 17 January 2003 and must be addressed to: Chief Executive Officer, City of Greater Bendigo, PO Box 733, Lyttleton Terrace, Bendigo 3552.

ANDREW PAUL Chief Executive Officer



Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C24

Notice of an Application for Planning Permit Application PA 2002/109

The land affected by the Amendment is described as Lot F on PS 222429K and is located on the south side of High Street, between Arnolds Creek and Bulmans Road, West Melton.

The land affected by the application is described as Lot F on PS 222429K and is located on the south side of High Street, between Arnolds Creek and Bulmans Road, West Melton.

The Amendment proposes to change the Melton Planning Scheme by rezoning the subject land from Industrial 3 Zone to a Residential 1 Zone. As the land is currently zoned Industrial 3 it is also proposed to place an Environmental Audit Overlay (EAO) over the land.

The Amendment will change Map 7 in the scheme to show the subject land as zoned Residential 1 and having an Environmental Audit Overlay. Furthermore Schedule 1 (Nos. 625–673 High Street) to the Environmental Audit Overlay will be inserted in Clause 45.03 of the Melton Planning Scheme.

The application is for a permit to develop a residential subdivision on the subject land comprising 198 lots ranging in area between 450 sqm to 900 sqm. Included within the development will be an open space area, enhancement of Arnolds Creek, bike/pedestrian path and roundabout at Trethowan Avenue.

The person who requested the Amendment and the applicant for the permit is Westmelton (Vic.) Pty Ltd.

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: Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; North West Metropolitan Regional Office, 499 Ballarat Road, Sunshine and Melton Shire Council, Civic Centre, 232 High Street, Melton.

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

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

The closing date for submission is 30 January 2003. A submission must be sent to the: Manager Planning, Melton Shire Council, 232 High Street, Melton, Vic. 3337.

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Amendment

Amendment C37

The City of Monash has prepared Amendment C37 to the Monash Planning Scheme.

The Amendment proposes to incorporate a Drainage Development Contribution Plan into the Monash Planning Scheme. The Plan specifies contribution rates for new developments in various catchments.

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 Monash City Council, 293 Springvale Road, Glen Waverley.

Submissions about the amendment must be sent to the City of Monash, PO Box 1, Glen Waverley 3150 by 13 January 2003.

DAVID CONRAN Chief Executive Officer

Planning and Environment Act 1987

NOTICE OF AMENDMENT TO A PLANNING SCHEME

Melbourne Planning Scheme Amendment C57

Amendment C57 has been prepared by the City of Melbourne at the request of Arup (Ove Arup Pty Ltd) acting for Rialto Joint Venture owners of the Rialto Towers at 525 Collins Street Melbourne. The City of Melbourne is the Planning Authority for this amendment.

Land affected by the Amendment:

The amendment applies to the following land:

 South Tower of the Rialto Towers building at 525 Collins Street, Melbourne.

The Amendment proposes to change the Melbourne Planning Scheme by inserting a new incorporated document titled 'Rialto South Tower Communications Facility Melbourne, November 2002' in the schedule to Clause 52.03 (Specific Sites and Exclusions) and the schedule to Clause 81 of the Melbourne Planning Scheme

The Incorporated Document permits the use and development of the rooftop of the Rialto South Tower for the purposes of a Utility Installation (Communications Tower). A copy of the amendment can be inspected at: City of Melbourne, Development Planning Branch, 6th Floor, 200 Little Collins Street, Melbourne and Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Any person who may be affected by the amendment may make a submission to the planning authority. Submissions about the amendment must be in writing and may be addressed to: Eloise Gucciardo, Principal Officer Development Planning, Mail: City of Melbourne, GPO Box 1603M, Melbourne, Vic. 3001. Facsimile: 9650 1026. E-mail: angcro@melbourne.vic.gov.au

The closing date for submissions is 6 January 2003.

For more information call the City of Melbourne on 9658 8659.

MICHAEL MALOUF Chief Executive Officer

Planning and Environment Act 1987 WARRNAMBOOL PLANNING SCHEME

Notice of Amendment Amendment C18

The Warrnambool City Council has prepared Amendment C18 to the Warrnambool Planning Scheme

The Warrnambool City Council has prepared a Planning Scheme Amendment to include stronger heritage protection to 17 sites identified and recommended for protection in the Allansford, Bushfield, Woodford and Farnham areas of Warrnambool City. The Amendment includes these sites in the Heritage Overlay Schedule of the Planning Scheme and identifies each site on Planning Scheme Map Nos. 1, 2, 6, 7, 13, 15 and 16. The Amendment also includes 18 additional sites into a Local Policy for sites of Heritage Interest, which recognises, protects and supports the future detailed assessment of their heritage value.

This Amendment is available for public inspection, free of charge, during office hours at Warrnambool City Council, Liebig Street, Warrnambool, Vic. 3280; Department of Infrastructure, South West Regional Office, 180 Fyans Street, South Geelong, Vic. 3220 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000.

Submissions about the Amendment must be sent to the Executive Manager – Development Services, Warrnambool City Council, PO Box 198, Warrnambool, Vic, 3280 by close of business Monday 20 January 2003.

LINDSAY MERRITT Chief Executive

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Amendment Amendment C42

Whittlesea City Council has prepared Amendment C42 to the Whittlesea Planning Scheme. Whittlesea City Council is the planning authority for the Amendment.

The Amendment applies to land at 110 Epping Road, Epping which is also described as Lot 2 LP 132592.

The Amendment proposes to remove the Heritage Overlay which affects part of the land containing the remains of the 'Old Travellers Home Hotel' heritage place. The heritage place is also known as 'Hays Homestead'. The Amendment also proposes to remove the reference to this heritage place from the schedule to Clause 43.01 of the Whittlesea Planning Scheme.

The Amendment is required to reflect changes in the heritage value associated with the land.

The Amendment can be inspected free of charge during office hours at: Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000; City of Whittlesea, Civic Centre, Ferres Boulevard, South Morang, Vic. 3752; Or at the City of Whittlesea Website – www.whittlesea.vic.gov.au

Submissions to the Amendment must be sent to: The Chief Executive Officer, City of Whittlesea, Locked Bag 1, Bundoora, Vic. 3083 by Friday 10 January 2003.

GRAEME BRENNAN Chief Executive Officer

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Amendment Amendment C28

The Yarra City Council has prepared Amendment C28 to the Yarra Planning Scheme.

The Amendment affects land known as: Number 67 Islington Street, Collingwood.

The Amendment proposes to rezone the subject site from an Industrial 1 Zone to a Business 2 Zone and to include the land in an Environmental Audit Overlay under the Yarra Planning Scheme.

The purpose of the Amendment is:

- to facilitate the future use and development of the subject site for the purposes of residential units and office units/commercial uses within the lower levels of the development;
- to require a planning permit for office use on the subject site and to provide than an application to subdivide or contract a building

or works on the subject site in a Business 2 Zone be exempt from the public notice and review requirements under Section 52(1)(a), (b) and (d), the decision requirements of Section 64(1), (2) and (3) and the review of rights of Section 82(1) of the **Planning and Environment Act 1987**, pursuant to Clause 34.02-4 of the Yarra Planning Scheme.

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

The Amendment documentation may also be reviewed on Council website:

www.yarracity.vic.gov.au/planning/index/htm

Submissions regarding the Amendment must be in writing and sent to: Pauline Semmens, Co-ordinator, City of Yarra, PO Box 168, Richmond, Vic. 3121 by 6 January 2003.

> PETER GASCHK Manager Urban Planning

STATE TRUSTEES LIMITED ABN 68 064 593 148

Section 79

Notice is hereby given that State Trustees Limited, ABN 68 064 593 148 intends administering the estates of:—

MICHAEL HOWELL, late of 4/36 Pearce Street, Nathalia, Victoria, pensioner, deceased intestate, who died on 30 September 2002.

ELIZA JANE CURRIE, late of Hanslope Private Nursing Home, 12 Hanslope Avenue, Alphington, Victoria, retired, deceased, who died on 26 September 2002, leaving a Will dated 31 January 1995.

GEORGE FREDERICK RUDSTON BROWN, late of Corben House Hostel, 915 Brindisi Street, Mentone, Victoria, retired, deceased, leaving a Will dated 23 May 1992.

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 8 February 2003 after which date State Trustees Limited, ABN 68 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

Australian Grands Prix Act 1994 DESIGNATED ACCESS AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette

In accordance with section 32A of the Australian Grands Prix Act 1994, as the Minister administering the Road Safety Act 1986, the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act **1994**, we jointly declare that the area, being all of the land situated within 1.5 metres east of the Queens Road boundary of Albert Park (as defined in the Australian Grands Prix Act 1994) between the points marked A and B on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 a.m. on Monday 16 December 2002 and ending at 11.58 p.m. on Monday 7 April 2003.

Dated 28 November 2002

PETER BATCHELOR MP Minister for Transport SHERRYL GARBUTT MP Minister for Environment and Conservation JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the Australian Grands Prix Act 1994, as the Minister administering the Road Safety Act 1986, the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act

1994, we jointly declare that the area, being all of the land coloured yellow on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 a.m. on Monday 16 December 2002 and ending at 11.58 p.m. on Monday 7 April 2003.

Dated 28 November 2002

PETER BATCHELOR MP Minister for Transport SHERRYL GARBUTT MP Minister for Environment and Conservation JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the Australian Grands Prix Act 1994, as the Minister administering the Road Safety Act 1986, the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that the area, being all of the land coloured green on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 a.m. on Tuesday 18 February 2003 and ending at 11.58 p.m. on Monday 17 March 2003.

Dated 28 November 2002

PETER BATCHELOR MP
Minister for Transport
SHERRYL GARBUTT MP
Minister for Environment
and Conservation
JOHN PANDAZOPOULOS MP
Minister for Tourism

Australian Grands Prix Act 1994 DESIGNATED ACCESS AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the Australian Grands Prix Act 1994, as the Minister administering the Road Safety Act 1986, the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that the area, being all of the stratum of land hatched and coloured green on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 a.m. on Tuesday 18 February 2003 and ending at 11.58 p.m. on Monday 17 March 2003.

Dated 28 November 2002

PETER BATCHELOR MP Minister for Transport SHERRYL GARBUTT MP Minister for Environment and Conservation JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

DECLARED AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 27 of the Australian Grands Prix Act 1994, as the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that the whole of the area of Albert Park (as defined in the Australian Grands Prix Act 1994) is the declared area in respect of the year commencing Tuesday 10 December 2002 and ending on Tuesday 9 December 2003.

Dated 28 November 2002

SHERRYL GARBUTT MP
Minister for Environment
and Conservation
JOHN PANDAZOPOULOS MP
Minister for Tourism

Australian Grands Prix Act 1994

RACE PERIOD

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 27 of the Australian Grands Prix Act 1994, as the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that the period commencing at 12.01 a.m. on Tuesday 4 March 2003 and ending at 11.59 p.m. on Monday 10 March 2003 is the race period in respect of the year commencing Tuesday 10 December 2002 and ending on Tuesday 9 December 2003. Dated 28 November 2002

SHERRYL GARBUTT MP
Minister for Environment
and Conservation
JOHN PANDAZOPOULOS MP
Minister for Tourism

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the Country Fire Authority Act 1958, I, Neil Graeme Bibby, Acting Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary of Natural Resources and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2003.

To commence from 0100 hours on 9 December 2002:

Glenelg Shire Council; West Wimmera Shire Council (Remainder); Southern Grampians Shire Council (Part). That part west of the line described by the following:- Commencing on the Chetwynd-Nareen Road following a southerly direction to a point two kilometres north of the Wando Vale North Road then easterly to Saw Pit Gully Road and Carrols Road. Then south-easterly to the Wannon River. Following the Wannon River to Murndale Road then southerly following the Condah-Coleraine Road to McMillans Road. Then easterly to the Henty Highway then north to Lens Road. Easterly to the Wallacedale-Hamilton Road to Branxholme-Byaduck Road to Kinghorn Road then following in a south-westerly direction to a point south of Ryans Road where the Glenelg, Moyne and Southern Grampians Shires meet.

> N. BIBBY Acting Chief Executive Officer

Evidence Act 1958

DECLARATION PURSUANT TO SECTION 21 I (2)

I, Peter Harmsworth, Secretary, Department of Justice, pursuant to Section 21 I (2) of the **Evidence Act 1958**, declare the following persons to be Family Mediators.

- Khian Chi Be;
- Michael Joseph Bradford;
- Kim Fraser;
- Peter Charles French;
- Marie Elizabeth Garric;
- Vera Hansen;
- Margaret Mary Henham;
- Catherine Louise Holmes;
- Penelope Mary Holmes;
- Sue Elizabeth Walden;
- Lyndon James Walker.

Dated 25 November 2002

PETER HARMSWORTH Secretary, Department of Justice

Food Act 1984

SECTION 19DB

Registration of a Food Safety Program Template

I, Jennifer McDonald, Manager, Food and Health Development, under Section 19DB of the Food Act 1984, notify that the Bakers Delight Product Safety & Quality Program Template is registered for use by Bakers Delight bakeries, a class of food business, that operate a Class 2 food premises as declared under Section 19C of the Food Act 1984.

This notice takes effect on 5 December 2002. Dated 20 November 2002

JENNIFER McDONALD Manager, Food and Health Development Delegate of the Secretary to the Department of Human Services

Food Act 1984

SECTION 19DB

Registration of a Food Safety Program Template

I, Jennifer McDonald, Manager, Food and Health Development, under Section 19DB of the **Food Act 1984**, notify that the 7-Eleven Food Safety Program Template is registered for use by 7-Eleven stores, a class of food business, that operate a Class 2 food premises as declared under Section 19C of the **Food Act 1984**.

This notice takes effect on 5 December 2002. Dated 20 November 2002

JENNIFER McDONALD Manager, Food and Health Development Delegate of the Secretary to the Department of Human Services

Gas Industry Act 2001

NOTIFICATION OF VARIATION OF A GAS RETAIL LICENCE

The Essential Services Commission gives notice under section 39 of the **Gas Industry Act 2001** that it has, pursuant to section 38 of the **Gas Industry Act 2001**, varied the gas retail licence of Esso Australia Resources Ltd (000 444 860) to reflect a change in the name of the licence holder to Esso Australia Resources Pty Ltd (ACN 091 829 819).

A copy of the licence may be obtained from the Commission's website located at http://www.esc.vic.gov.au or by contacting the Essential Services Commission, 2nd Floor, 35 Spring Street, Melbourne 3000 (telephone 03 9651 0222).

Dated 25 November 2002

JOHN C. TAMBLYN Chairperson

Land Acquisition and Compensation Act 1986

Notice of Acquisitions

Compulsory Acquisition of interest in land.

The Wellington Shire Council declares by this Notice it acquires the interest being the whole of each property in the land described as lot(s):

Lot 2607 Shoreline Drive, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 214 as Lot 2607 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2727 Songbird Avenue, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 334 as Lot 2727 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2608 Shoreline Drive, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 215 as Lot 2608 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2609 Waikiki Way Drive, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 216 as Lot 2609 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2610 Waikiki Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 217 as Lot 2610 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2613 Waikiki Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 220 as Lot 2613 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2612 Waikiki Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 218 as Lot 2612 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2636 Village Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 243 as Lot 2636 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2638 Village Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 245 as Lot 2638 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2639 Village Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 246 as Lot 2639 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2640 Cantana Court, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 247 as Lot 2640 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2642 Cantana Court, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 249 as Lot 2642 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2666 Flamingo Drive, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 2732 as Lot 2666 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lots 2667 & 2668 Wintersun Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folios 274 & 275 as Lots 2667 & 2668 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2760 Avalon Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 367 as Lot 2760 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2761 Avalon Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 368 as Lot 2761 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2725 Songbird Avenue, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 332 as Lot 2725 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2726 Songbird Avenue, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 333 as Lot 2726 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2652 Waikiki Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 259 as Lot 2652 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2653 Waikiki Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 260 as Lot 2653 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2654 Waikiki Way, Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 261 as Lot 2654 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2763 Shoreline Drive Golden Beach more particularly described in, Certificate of Title Volume 8391, Folio 370 as Lot 2763 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2764 Shoreline Drive Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 371 as Lot 2764 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2765 Shoreline Drive Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 372 as Lot 2765 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2767 Shoreline Drive Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 374 as Lot 2767 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2768 Shoreline Drive Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 375 as Lot 2768 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lots 2769 & 2770 Shoreline Drive Golden Beach more particularly described in Certificate of Title Volume 8391, Folios 376 & 377 as Lots 2769 & 2770 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lots 2771 & 2772 Shoreline Drive Golden Beach more particularly described in Certificate of Title Volume 8391, Folios 378 & 379 as Lots 2771 & 2772 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2753 Avalon Way Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 360 as Lot 2753 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2754 Avalon Way Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 361 as Lot 2754 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2755 Avalon Way Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 362 as Lot 2755 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2756 Avalon Way Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 363 as Lot 2756 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2757 Avalon Way Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 364 as Lot 2757 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2758 Avalon Way Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 365 as Lot 2758 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2748 Avalon Way Golden Beach more particularly described in Certificate of Title Volume 8391, Folio 355 as Lot 2748 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2749 Avalon Way Golden Beach more particularly described in Certificate of Title

Volume 8391, Folio 356 as Lot 2749 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 2820 Windjammer Avenue Golden Beach described in Certificate of Title Volume 9530, Folio 354 as Lot 2820 on Plan of Subdivision No. 56682, Parish of Dulungalong.

Lot 353 Seascape Avenue, Golden Beach described in Certificate of Title Volume 8640, Folio 001 as Lot 353 on Plan of Subdivision No. 73676, Parish of Wulla Wullock.

Lots 357 & 358 Seascape Avenue, Golden Beach described in Certificate of Title Volume 8640, Folios 005 & 006 as Lots 357 & 358 on Plan of Subdivision No. 73676, Parish of Wulla Wullock.

Lot 381 Glomar Drive, Golden Beach described in Certificate of Title Volume 8640, Folio 029 as Lot 381 on Plan of Subdivision No. 73676, Parish of Wulla Wullock.

Lot 493 Shoreline Drive, Golden Beach described in Certificate of Title Volume 8640, Folio 141 as Lot 493 on Plan of Subdivision No. 73676, Parish of Wulla Wullock.

Lot 494 Shoreline Drive, Golden Beach described in Certificate of Title Volume 8640, Folio 142 as Lot 494 on Plan of Subdivision No. 73676 Parish of Wulla Wullock.

Lot 600 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 203 as Lot 600 on Plan of Subdivision No. 76283 Parish of Wulla Wullock.

Lots 597 & 598 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folios 200 & 201 as Lots 597 & 598 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 785 Valencia Way, Golden Beach described in Certificate of Title Volume 8662, Folio 388 as Lot 785 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 786 Valencia Way, Golden Beach described in Certificate of Title Volume 8662, Folio 389 as Lot 786 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 530 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 133 as Lot 530 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 531 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662,

Folio 134 as Lot 531 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 532 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 135 as Lot 532 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 533 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 136 as Lot 533 on Plan of Subdivision No. 76283 Parish of Wulla Wullock.

Lot 535 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 138 as Lot 535 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 536 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 139 as Lot 536 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 537 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 140 as Lot 537 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 540 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 143 as Lot 540 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 541 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 144 as Lot 541 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 542 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 145 as Lot 542 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 543 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 146 as Lot 543 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 544 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 147 as Lot 544 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lots 545 & 546 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folios 148 & 1494 as Lots 545 & 546 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 547 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 150 as Lot 547 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 589 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 192 as Lot 589 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 591 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 194 as Lot 591 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 590 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 193 as Lot 590 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 592 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 195 as Lot 592 on Plan of Subdivision No. 76283 Parish of Wulla Wullock.

Lot 593 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 196 as Lot 593 on Plan of Subdivision No. 76283 Parish of Wulla Wullock.

Lot 594 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 197 as Lot 594 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 595 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 198 as Lot 595 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 596 Marino Way, Golden Beach described in Certificate of Title Volume 8662, Folio 199 as Lot 596 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 300 Seascape Avenue, Golden Beach described in Certificate of Title Volume 8639, Folio 947 as Lot 300 on Plan of Subdivision No. 73676, Parish of Wulla Wullock.

Lot 301 Seascape Avenue, Golden Beach described in Certificate of Title Volume 8639, Folio 948 as Lot 301 on Plan of Subdivision No. 73676 Parish of Wulla Wullock.

Lot 302 Seascape Avenue, Golden Beach described in Certificate of Title Volume 8639, Folio 949 as Lot 302 on Plan of Subdivision No. 73676, Parish of Wulla Wullock.

Lot 956 Shoreline Drive, Golden Beach described in Certificate of Title Volume 9857, Folio 933 as Lot 956 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 526 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662,

Folio 129 as Lot 526 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

Lot 529 Glomar Drive, Golden Beach described in Certificate of Title Volume 8662, Folio 132 as Lot 529 on Plan of Subdivision No. 76283, Parish of Wulla Wullock.

L. M. WEBB Chief Executive Officer

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

- I, Richard Aldous, Executive Director Energy and Minerals, pursuant to Section 7 of the **Mineral Resources Development Act 1990** and under delegation by the Minister for Energy and Resources –
- 1. HEREBY EXEMPT all that Crown land situated within the boundaries of exploration licence application 4720 that has been excised from the application, from being subject to an exploration licence or mining licence.
- Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is REVOKED in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 2 December 2002

RICHARD ALDOUS Executive Director Energy and Minerals

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

I, Richard Aldous, Executive Director Energy and Minerals, pursuant to Section 7 of the **Mineral Resources Development Act 1990** and under delegation by the Minister for Energy and Resources –

- HEREBY EXEMPT all that Crown land situated within the boundaries of exploration licence applications 4718, 4719 & 4723 that have been excised from the application, from being subject to an exploration licence or mining licence.
- 2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is REVOKED in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 26 November 2002

RICHARD ALDOUS Executive Director Energy and Minerals

Water Act 1989

CENTRAL HIGHLANDS REGION WATER AUTHORITY

I, Adrian Spall, Director of Water Sector Services, Department of Natural Resources and Environment, as the delegate of the Minister for Environment and Conservation, make the following Order:

EXTENSION OF THE BALLARAT SEWERAGE DISTRICT ORDER 2002

- 1. This Order is called the Extension of the Ballarat Sewerage District Order 2002.
- 2. This Order is made under Section 96(11)(b) of the **Water Act 1989** and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the extension of the Sewerage District submitted to the Department of Natural Resources and Environment by the Central Highlands Region Water Authority on 17 September is approved.

The Ballarat Sewerage District of the Central Highlands Region Water Authority is extended to include an area of the land bounded by a red border on the Authority's plan No. 5247, a copy of which may be inspected at the offices of the Central Highlands Region Water Authority, situated at 7 Learmonth Road, Wendouree, Victoria 3355.

Dated 18 October 2002

ADRIAN SPALL
Director Water Services Sector
Department of Natural Resources
and Environment
(as delegate of the Minister for
Environment and Conservation)

Water Act 1989

CENTRAL HIGHLANDS REGION WATER AUTHORITY

By-law No. 502: Trade Waste By-law

Notice is hereby given that By-law No. 502: Trade Waste Agreement By-law was adopted at a meeting of the Central Highlands Region Water Authority Board held on 24 September 2002 and approved by the delegate of the Minister for Environment and Conservation on 1 November 2002.

This By-law was created so that the Authority may manage the risks associated with the collection of trade waste through the creation and enforcement of trade waste agreements in line with the principles contained in the Authority's Trade Waste Acceptance Policy.

The By-law was made under Sections 160, 161, 181 and 326 of the **Water Act 1989** and on coming into operation of this By-law No. 502, By-law Number 501 and any other By-laws made by the Authority or its predecessors that is inconsistent with this By-law, are repealed and revoked.

A copy of the By-law may be inspected free of charge at any Office of the Authority, being 7 Learmonth Road, Wendouree and 118 High Street, Maryborough during business hours.

Copies of the By-law are available for purchase by members of the public.

JASON McGREGOR Trade Waste Co-ordinator

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 8 January 2003.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 2 January 2003.

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

Westland Towing Service Pty Ltd. Application for variation of conditions of tow truck licence number TOW088 which authorise the licensed vehicle to be managed, controlled and operated from a depot situated at 15–17 Elm Park Drive, Hoppers Crossing, to change the depot address to 21 Triholm Avenue, Laverton.

Note: This licence is under consideration for transfer to Mend'em Smash Repairs Pty Ltd. Dated 5 December 2002

STEVE STANKO Director

Transport Act 1983

ROAD DECLARATIONS AND DEDICATIONS

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

FREEWAY

a) The part of Hume Freeway in the City of Hume identified by hatching in the plan numbered GP 19791. The road is declared as described in the legend on the said plan.

MAIN ROAD

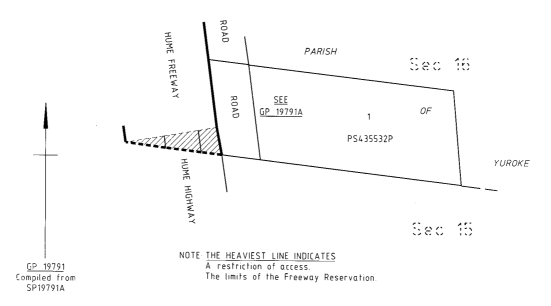
- b) The part of the Eltham–Yarra Glen Road in the Shire of Nillumbik identified by hatching in the plan numbered GP 8187. The road is declared as described in the legand on the said plan.
- c) The part of Settlement Road in the City of Whittlesea identified by hatching in the plan numbered GP 18851. The road is declared as described in the legend on the said plan.

ROAD

- d) The Road in the City of Melbourne identified by hatching in the plan numbered GP 17364D. The road is declared as described in the legend on the said plan.
- e) The Road in the City of Banyule identified by hatching in the plan numbered GP 18176. The road is declared as described in the legend on the said plan.
- f) The Road in the City of Hume identified by hatching in the plan numbered GP 19791A. The road is declared as described in the legend on the said plan.

DECLARE
Parcels 3,488 on SP19791A

ROADS CORPORATION
FREEWAY
HUME FREEWAY
CITY OF HUME



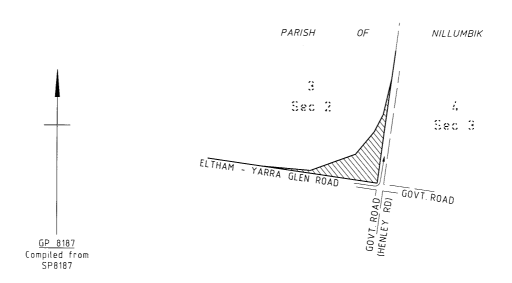
ROADS CORPORATION

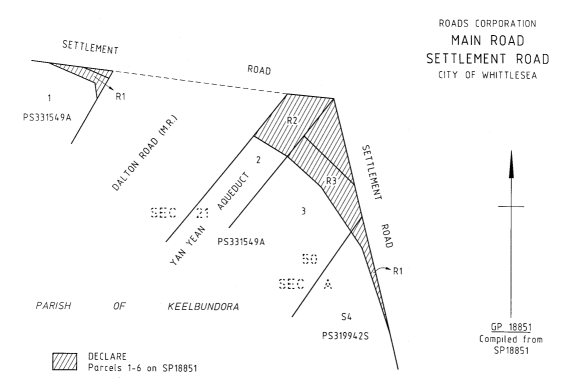
MAIN ROAD

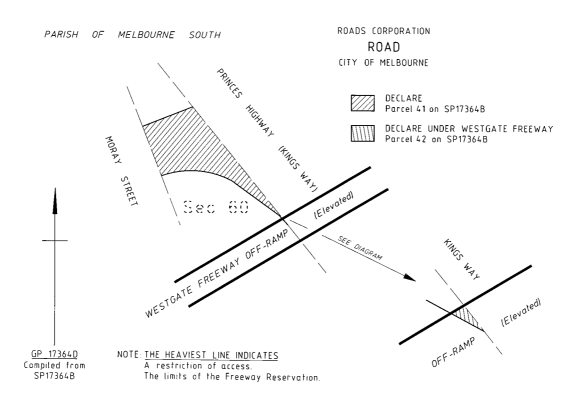
ELTHAM - YARRA GLEN ROAD

SHIRE OF NILLUMBIK

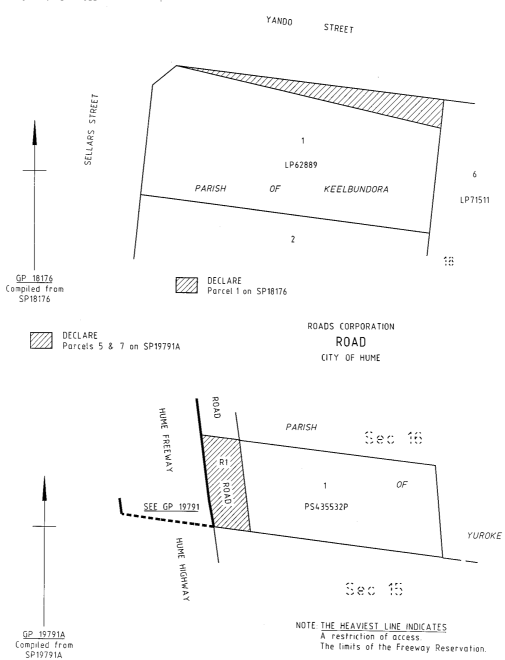
DECLARE
Part of SP8187







ROADS CORPORATION
YANDO STREET
CITY OF BANYULE



Dated 28 November 2002

PETER BALFE Chief Executive Roads Corporation

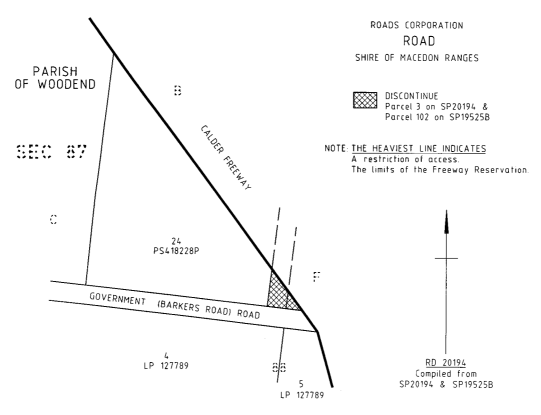
Transport Act 1983

DISCONTINUANCE OF ROADS OR PARTS OF ROADS

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

SCHEDULE

a) The land in the Shire of Macedon Ranges described as **Barkers Road**, Parish of Woodend, referred to in the plan numbered RD 20194. The part of the road is discontinued as described in the legend on the said plan.



Dated 28 November 2002

PETER BALFE Chief Executive Roads Corporation

Casino Control Act 1991-section 60(1)

CASINO RULES NOTICE NO. 36 OF 2002

Rules of the Game—Baccarat

By this notice, the Victorian Casino and Gaming Authority **amends** the Rules in respect of the game "Baccarat" as set out in the Schedule.

This notice operates with effect from 4.00am on 10 December 2002.

Dated 2 December 2002

PETER COHEN

Acting Director of Gaming and Betting

Acting Director of Casino Surveillance

Schedule

Amendment of Rules

1. In rule 1.1, **insert**—

"Distinctive Marker" means a marker button labelled with but not limited to, the words personal limit or higher limit.

- 2. For rule 7.6 **substitute**
 - "7.6 Minimum and maximum wagers which differ from those displayed on the table limit sign may be agreed for individual players and in such cases, the position occupied by the player will be denoted by a distinctive marker."
- 3. In rule 7.7 **remove**
 - "7.7.1 Where the minimum wager is being changed to a higher minimum at the request of, or with the consensus of the players, it is not necessary to display a sign showing the proposed new minimum."
- 4. In rule 9.3 **re-number**
 - "8.3.1" and "8.3.2" to "9.3.1" and "9.3.2" respectively
- 5. In rule 10 at endnotes in table, **substitute** "rule 7.5" at single asterisk (*).
- 6. In rule 11 **change** reference "4.4" to "4.3".
- 7. In rule 11 after rule 11.7.2 **insert**
 - "11.8 If during a coup the dealer inadvertently delivers:
 - 11.8.1 The Player card/s to the Banker area on the table layout and/or the Banker cards to the Player area; or
- The game of Baccarat and its rules were approved by notices published in the Victoria Government Gazette on 24 April 1997 (S44). The rules have subsequently been amended by—
 - notice dated 9 October 1991 (G40);
 - Casino Rules Notice No. 12 of 1999 published on 4 August 1999 (S114);
 - Casino Rules Notice No. 26 of 1999 published on 4 November 1999 (S156);
 - Casino Rules Notice No. 30 of 1999 published on 16 December 1999 (S1831);
 - Casino Rules Notice No. 1 of 2000 published on 28 February 2000 (S23);
 - Casino Rules Notice No. 8 of 2000 published on 20 April 2000 (S51);
 - Casino Rules Notice No. 11 of 2000 published on 7 June 2000 (S80);
 - Casino Rules Notice No. 17 of 2000 published on 8 September 2000 (S126);
 - Casino Rules Notice No. 32 of 2000 published on 19 December 2000 (S193);
 - Casino Rules Notice No. 4 of 2001 published on 15 March 2001 (S25);
 - Casino Rules Notice No. 7 of 2001 published on 27 March 2001 (S41);
 - Casino Rules Notice No. 24 of 2001 published on 13 December 2001 (G50); and,
 - Casino Rules Notice No. 28 of 2001 published on 7 August 2002 (S137).

11.8.2 The Player's card/s to the player accepting the Banker's hand and/or the Banker's card/s to the player accepting the Player's hand;

Regardless of whether a card/s has been exposed, that coup may be:

- (a) completed with all wagers placed on the coup remaining valid; or
- (b) Completed after all players are given the option to retract their wager and one or more player/s elect not to retract their wager; or
- (c) Played as a dummy coup."

Casino Control Act 1991—section 60(1)

CASINO RULES NOTICE NO. 37 OF 2002

Rules of the Game—Poker

By this notice, the Victorian Casino and Gaming Authority **amends** the Rules in respect of the game "Poker" as set out in the Schedule.

This notice operates with effect from 4.00am on 10 December 2002.

Dated 2 December 2002

PETER COHEN

Acting Director of Gaming and Betting

Acting Director of Casino Surveillance

Schedule

Amendment of Poker rules

After 1.1.52 insert—

- "1.1.53. Oversize chip is a wager made with a single chip that is in excess of the previous wager made.
- 1.1.54. "Poker Room Supervisor" means a person who is responsible for the supervision and management of gaming operations and who has successfully completed all modules of an approved poker training program.
- 1.1.55. "Pot" means the sum of the antes, blinds and called wagers.
- 1.1.56. "Qualifier" means a minimum hand requirement before entitlement to a pot award.
- 1.1.57. "Raise" means a bet within the table limits, that is an implicit call plus an amount in excess of the previous bet or raise by at least as large an amount, except in the case of an all-in raise. An all-in raise less than a full raise shall not be considered foundation for any subsequent raises, which must revert to the previous full bet or raise to constitute the next minimum amount of raise. In such a case, the highest total of any one bet in the round would be considered the "call" amount, with the raise then added to that total.
- 1.1.58. "Rake" (also known as commission) means the act of taking the percentage of the pot due to the house or the amount due to the house for hosting the game.
- 1.1.59. "Round" means the cycle of bets made by the players following the deal of the cards, or a series of cards or hands dealt.
- 1.1.60. "Showdown" means determining the winner of the pot after the completion of all betting.
- 1.1.61. "Side pot/s" means a separate pot/s created in a game of poker due to one or more players being all-in.

- notice dated 30 October 1997(S135);
- notice dated 5 February 1998 (G5);
- notice dated 31 December 1998 (S156); and,
- notice dated 13 December 2001 (G50).

¹ The Game of Poker and its rules were approved by notice published in the Victoria Government Gazette on 24 April 1997 (S44). The rules have subsequently been amended by—

- 1.1.62. "Spread Limit" means a bet can be of varying size within fixed parameters.
- 1.1.63. "Structured limit" means a bet shall be of a designated amount. Also known as fixed bet.
- 1.1.64. "Stud" means a type of Poker.
- 1.1.65. "Substantial action" means an action by two or more players. An action may consist of checking, folding, calling or raising.
- 1.1.66. "Suit" means a group of similarly coloured and like-symbol cards.
- 1.1.67. "Table stakes" means a player shall only wager within the limits up to the amount of chips possessed by that player on the table in plain view before the start of any one hand.
- 1.1.68. "Time Collection" means the collection of money due to the House determined as a set fee per time period.
- 1.1.69. "Wager" means an action by which a player places gaming chips into the pot on any betting round.

After rule 6.5 insert—

- In all games if a player makes a raise of 50% or more of the previous bet without an indication of intent he/she will be required to make the raise up to the minimum raise permitted. In all games if a player makes a raise of less than 50% of the previous bet or raise without an announcement or indication of intent it will be taken as a call.
- 6.7 In limit games, a single oversize chip will constitute a call if there is no announcement or indication of intent to raise.
- 6.8 In No-Limit or pot ratio games a single oversize chip without an announcement or indication of intent to raise will:
 - 6.8.1 In the first betting round constitute a call;
 - 6.8.2 In subsequent betting rounds if it is the first bet of that round it will constitute the size of the oversize chip bet or the maximum bet permitted within the betting limits. If it is not the first bet of the round it will constitute a call.

At rule 15.5.6 substitute—

15.5.6 Where the game is played at structured limit if any player shows a pair with his/her first two open cards, all players have the option to bet or raise either the lower limit or the higher limit. Once a bet or raise has been made at the higher limit then all subsequent raises must be made at the higher limit.

At rule 21.38 substitute—

21.38 In all flop games if any card except the flop is exposed by the dealer prior to the completion of a betting round that card shall be taken back by the dealer and shuffled with the remainder of the deck. The burn card shall remain. The betting round shall be completed and then a new card dealt. No further burn cards shall be dealt for that round of betting.

At rule 21.40 substitute—

21.40 In all stud games if prior to the final round of betting the dealer has commenced dealing cards for that round of play and doesn't have sufficient cards remaining to deal each active player one card the dealer shall continue to deal the remaining cards in sequence until there are no more cards. The dealer shall then shuffle the burn cards, cut and deal a final card to all remaining active players.

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C12

The Minister for Planning has approved Amendment C12 to the East Gippsland Planning Scheme.

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

The Amendment corrects eight minor text and map errors as detailed in the following table:

Property description or change	Currently	Should be
Incorrect zoning, Pt CA14-Nowa Nowa	Public Conservation and Resource Zone	Rural Living Zone 2
Incorrect overlay schedule, Omeo Highway and Howletts Lane	Environmental Significance Overlay 31	Environmental Significance Overlay 30
Store, 59 Rupert Street, Bairnsdale	Overlay not shown on the map	Heritage Overlay 169
Racecourse Road, Bairnsdale	Road Zone 1	New line applied to show where zone applies
Renumbering in the Schedule to the Restructure Overlay, Clause 45.05		Corrects the map numbers relating to the Restructure Plans
Lot 28D, Parish of Noorinbee	Environmental Significance Overlay 83	Overlay inappropriately shown
Newlands Arm Estate, Paynesville	No zone shown	Residential 1 Zone
Rewording of Schedule 2 to the Design and Development Overlay, Clause 43.02		Clarifies the permit requirement for a fence

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 East Gippsland Shire Council, 273 Main Street, Bairnsdale.

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 C37

The Minister for Planning has approved Amendment C37 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 various parcels of land within and on the periphery of the Geelong Central Activities Area from Business 4 zone to Mixed Use zone and Business 2 zones. It also expands the area of land affected by the Local Planning Policy 22.08 Retail Frontages to the north and south side of Ryrie Street.

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

Permit No	Description of land
1086/01	46–48 Ryrie Street, Geelong
1168/01	5–7 Fenwick Street, Geelong

A copy of the Amendment and permits 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 City of Greater Geelong Council, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong.

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 C61

The Minister for Planning has approved Amendment C61 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 Minister of Planning as the Responsible Authority for the former Water Board offices in Grenville Street South being Lot 2 on Plan of Subdivision 406848Y, Vol. 10329 Fol 438.

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, 88 Learmonth Road, Wendouree, Ballarat and at the offices of the Ballarat City Council, 'Watershed Offices', Grenville Street, Ballarat.

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

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME Notice of Approval of Amendment Amendment C27 Part 2

The Minister for Planning has approved Amendment C27 Part 2 to the Glen Eira Planning Scheme.

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

The Amendment rezones the land at 4 and 6–8 Freeman Street, Caulfield South from a Public Use Zone 6 – Local Government (PUZ6) to a Residential 1 Zone (R1Z).

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Glen Eira City Council, Municipal Offices, corner of Glen Eira & Hawthorn Roads, Caulfield.

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

Planning and Environment Act 1987

KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment C26

The Minister for Planning has approved Amendment C26 to the Knox Planning Scheme.

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

The Amendment modifies the Schedule to Clause 61.01–61.04 to enable the Minister for Planning, instead of the Knox City Council, to be the responsible authority for issuing planning certificates.

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 Knox City Council, 511 Burwood Highway, Wantirna South.

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

Planning and Environment Act 1987MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment Amendment C20

The Minister for Planning has approved Amendment C20 to the Manningham Planning Scheme.

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

The Amendment deletes Schedule 8 to the Significant Landscape Overlay – Significant Landscape Areas, and deletes Planning Scheme Map No. 8SLO8 to replace interim controls with permanent controls, by including these areas in Schedule 1 to the Significant Landscape Overlay – Significant Landscape Areas and on Planning Scheme Map No. 8SLO1. The Amendment applies to land at 2, 4, 6 and 8 Old Warrandyte Road, Donvale.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Manningham City Council, City Offices, 699 Doncaster Road, Doncaster.

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

Planning and Environment Act 1987

MONASH PLANNING SCHEME Notice of Approval of Amendment Amendment C12

The Minister for Planning has approved Amendment C12 to the Monash Planning Scheme

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

The Amendment rezones land at 95–97 Drummond Street, Oakleigh from a Public Use Zone – Other Public Use (PUZ7) to a Special Use Zone (SUZ4) and inserts a Schedule 4 to the Special 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 and at the offices of the Monash City Council, 293 Springvale Road, Glen Waverley.

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

Planning and Environment Act 1987

MONASH PLANNING SCHEME Notice of Approval of Amendment Amendment C23

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

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

The Amendment rezones land on the north east corner of Warrigal Road and Centre Road, Oakleigh South, from a Residential 1 Zone (R1Z) to a Business 3 Zone (B3Z) and applies a Design and Development Overlay – Schedule 1 (DDO1) to the site.

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 Monash City Council, 293 Springvale Road, Glen Waverley.

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

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment Amendment C54

The Minister for Planning has approved Amendment C54 to the Mornington Peninsula Planning Scheme.

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

The Amendment extends the life of the interim height provisions within Schedules 1, 2, 3, 4 and 5 of the Design and Development Overlay from 31 December 2002 to 31 December 2003

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 office of the Mornington Peninsula Shire Council, Mornington Office, Queen Street, Mornington.

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

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment Amendment C35

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

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

The Amendment:

- confirms in the Schedule to the Heritage Overlay heritage places included in the Schedule on an interim basis through Amendment C36;
- corrects anomalies affecting heritage places in the Scheme;
- removes the heritage listings affecting Part CA7, Males Road, Moorooduc; 49–59 O'Neills Road, Tyabb; and 33 Rendlesham Avenue, Mount Eliza; and
- introduces as a reference document in the Local Planning Policy Framework the 'Hastings District Heritage Study, Volume 1, Heritage Place Reports, Project Methods, Recommendations and Volume 2, Environmental History (Graeme Butler & Associates 2002)'.

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

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

Planning and Environment Act 1987

PORT PHILLIP PLANNING SCHEME

Notice of Approval of Amendment Amendment C38

The Minister for Planning has approved Amendment C38 to the Port Phillip Planning Scheme.

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

The Amendment corrects a formatting error affecting the Strategic Land Use Framework Map to Clause 21.04 to the Municipal Strategic Statement and administrative errors in Schedule 12 to Clause 43.02 Design and Development Overlay, relating to the Esplanade Hotel site.

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 Port Phillip City Council, 208–220 Bank Street, South Melbourne.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME Notice of Approval of Amendment

Amendment C14

The Minister for Planning has approved Amendment C14 to the Whitehorse Planning Scheme.

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

The Amendment rezones land known as 104–106, 108–110, 112–114 and 116–118 Terrara Road, Vermont South from a Low Density Residential Zone to a Residential 1 Zone

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment Amendment C36

The Minister for Planning has approved Amendment C36 to the Whitehorse Planning Scheme.

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

The Amendment rezones land known as 16–36 Bedford Street, Box Hill from a Special Use Zone (Schedule 1) to a Residential 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Whitehorse City Council, Statutory Planning Office Service Centre, 379 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987 WYNDHAM PLANNING SCHEME Notice of Approval of Amendment

Amendment C4

The Minister for Planning has approved Amendment C4 to the Wyndham Planning Scheme

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

The Amendment:

 includes a new policy at Clause 22.11 of the Wyndham Planning Scheme titled Princes Highway Corridor Policy, modifies Schedule One to the Design and Development Overlay (Princes Highway Corridor), and replaces maps 11DDO, 12DDO and 16DDO with updated maps to reflect the extent of the 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 Wyndham City Council, Werribee Office, 45 Princes Highway, Werribee .

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

Planning and Environment Act 1987

YARRA PLANNING SCHEME Notice of Approval of Amendment Amendment C39 (Part 1)

The Minister for Planning has approved Amendment C39 (Part 1) to the Yarra Planning Scheme.

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

The Amendment deletes Development Plan Overlay Schedules Nos. 1, 3, 5 and 9 and deletes the map references to the Development Plan Overlay Nos. 1, 3, 5 and 9.

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

Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Yarra City Council, Richmond Town Hall, 333 Bridge Road, Richmond.

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

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C19

The Greater Shepparton City Council has resolved to abandon Amendment C19 to the Greater Shepparton Planning Scheme.

The Amendment proposed to rezone the area of land bounded by Rudd Road, The Boulevard, Kittles Road and Wheller Road from Rural and Urban Floodway Zone to Residential 1 Zone and Urban Floodway Zone and incorporates modifications to the Rural Floodway Overlay and the Land Subject to Inundation Overlay.

The Amendment lapsed on 5 November 2002.

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

ORDERS IN COUNCIL

Prevention of Cruelty to Animals Act 1986

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

Order in Council

The Governor in Council on the recommendation of the Minister for Agriculture, under section 7(1) of the **Prevention of Cruelty to Animals Act 1986** –

- (a) revokes the Code of Practice for the Welfare of Rodeo and Rodeo School Livestock in Victoria made by the Lieutenant-Governor as the Governor's deputy with the advice of the Executive Council on 21 November 2000 and published in the Government Gazette on 2 August 2001 and 16 August 2001; and
- (b) makes the Code of Practice for the Welfare of Rodeo and Rodeo School Livestock in Victoria.

Dated 28 May 2002 KEITH HAMILTON Minister for Agriculture

HELEN DOYE Clerk of the Executive Council

4.2

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

STOCK SELECTION AND USE INTRODUCTION PART 5 PART 1 19. 1. Preface Stock Source 2. 20. General Principles Animal Size 3. Objectives 21. Horses Definitions 22. 4. Cattle 4.1 Rodeo 23. Selection of Animals for Rope and Tie

4.3 25. Selection of Animals for Team Roping Judge 4.4 Livestock Welfare Officer PART 6 ARENA SELECTION AND USE

24.

- 4.5 Stock Contractor 26. Arena, Chutes and Yards 27. Surfaces 4.6 Approved Organisation
- 4.7 28. Competitor Size 4.8 Veterinary Practitioner 29.

PART 2 **RESPONSIBILITIES OF RODEO PERSONNEL**

Rodeo Organiser

- 5. Policy Statement
- 6. Organiser's Responsibilities 7. Stock Contractor's Responsibilities
- 8. Judges' Responsibilities
- 9. Competitors' Responsibilities
- 10. Veterinary Practitioner's Responsibilities

RULES FOR THE CARE OF PART 3 LIVESTOCK

- 11. Sick and Injured Animals
- 12. Veterinary Attendance
- 13. Response to Serious Stock Injuries
- 14. Injury Prevention
- 15. General Safety and Welfare Provisions
- 16. Welfare Issues

PART 4 **EQUIPMENT** REQUIREMENTS AND **SPECIFICATIONS**

- Rodeo Livestock Handling Equipment 17.
 - 17.1 Electric Prods
 - 17.2 Handling Aids
- 18. **Event Equipment**
 - 18.1 Spurs
 - 18.2 Flank Straps
 - Protective Horn Wraps 18.3
 - 18.4 Neck Ropes
 - 18.5 Jerk Line

Selection of Animals for Steer Wrestling

- Fencing
- 30. Time Event Chute

PART 7 SPECIFIC RODEO EVENTS

- 31. All Events
- 32. Saddle Bronc Riding
- 33. Bareback Bronc Riding
- 34. **Bull Riding**
- 35. Roping and Tying
 - 35.1 Time Limit
 - 35.2 Jerking Down and Dragging
- 36. Steer Wrestling
 - 36.1 Time Limit
 - 36.2 Legal Throws
- 37. Team Roping
 - Protective Horn Wraps
 - 37.2 Time Limit
 - 37.3 Catching

APPENDIX 1

Approved Organisation Field Officer

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;
- 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;
- d) 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
- c) 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 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 not 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 not 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 <u>not</u> 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 of 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.

This page left blank intentionally

This page left blank intentionally

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:

121.Statutory Rule:	Supreme Court (Chapter I Amendment No. 22) Rules 2002
Authorising Act:	Supreme Court Act 1986
Date first obtainable: Code B	5 December 2002
122. Statutory Rule:	Supreme Court (Chapter V Amendment No. 4) Rules 2002
Authorising Act:	Supreme Court Act 1986
	Corporations (Ancillary Provisions) Act 2001
Date first obtainable:	5 December 2002

Date first obtainable: 5 December 2002

 $Code\ A$

As from 1 April 2002, the pricing structure for the Victoria Government Gazette and Victorian Government Legislation will be as follows.

Retail price will vary according to the number of pages in each special or periodical gazette. The table below sets out the prices that apply.

	No. of Pages		
(Including cover			
Price Code	and blank pages)	Price*	
A	1–16	\$3.65	
В	17–32	\$5.40	
C	33–48	\$7.40	
D	49–96	\$11.50	
E	97–144	\$14.85	
F	145-192	\$17.55	
G	193-240	\$20.25	
Н	241-288	\$21.55	
I	289-352	\$24.25	
J	353-416	\$28.35	
K	417–480	\$32.35	
L	481-544	\$37.75	
M	545-608	\$43.15	
N	609-672	\$48.55	
O	673–736	\$53.90	
P	737–800	\$59.30	

^{*}All Prices Include GST

ADVERTISERS PLEASE NOTE

As from 5 December 2002

The last Special Gazette was No. 229 dated 3 December 2002

The last Periodical Gazette was No. 1 dated 4 June 2002

CONTENTS			
	Page		
Estates of Deceased Persons	3128		
Government and Outer Budget Sector Agencies Notices	3134		
Orders in Council Acts — Prevention of Cruelty to Animals	3166		
Private Advertisements	3128		

The Victoria Government Gazette is published by The Craftsman Press Pty. Ltd. with the authority of the Government Printer for the State of Victoria © State of Victoria 2002

ISSN 0819-5471

This publication is copyright. No parts may be reproduced by any process except in accordance with the provisions of the Copyright Act.

Products and services advertised in this publication are not endorsed by The Craftsman Press Pty. Ltd. or the State of Victoria and neither of them accepts any responsibility for the content or the quality of reproduction. The Craftsman Press Pty. Ltd. reserves the right to reject any advertising material it considers unsuitable for government publication.

Address all enquiries to the Government Printer for the State of Victoria
Government Information and Communications Branch
Department of Premier and Cabinet
Level 3, 356 Collins Street
Melbourne 3000
Victoria Australia

RETAIL SALES

Information Victoria Bookshop 356 Collins Street Melbourne 3000. Telephone enquiries 1300 366 356

City Graphics Level 1, 520 Bourke Street Melbourne 3000 Telephone enquiries (03) 9600 0977

Recommended Retail Price \$1.85 (includes GST)

Government and Outer Budget Sector Agencies please note: STYLE REQUIREMENTS.

To ensure that material received can be reproduced, and that errors are minimised, the following guidelines are to be observed when submitting material by fax.

Fax resolution:

Material sent by fax should be transmitted using Fine Resolution (200 dots per inch by 200 dpi).

Font size:

Use 12 point (10 pitch) or larger.

Font Style:

Clear plain font styles, such as Helvetica, should be used.

Graphics:

Line drawings should be transmitted as large as possible to ensure clarity. Drawings up to A4 size sent by fax using Fine Resolution provide a good quality for reproduction.

Avoid

Italics, underlining and full justification.

Ensure document is square when sending as documents that are sent skewed are difficult to read and process.

