



# Victoria Government Gazette

No. G 9 Thursday 28 February 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  
DX: 32510 Burwood  
Email: [gazette@craftpress.com.au](mailto:gazette@craftpress.com.au)

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#### All prices include GST

##### Private Notices

Payment must be received in advance with advertisement details.

33 cents per word – Full page \$198.00.

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##### Government and Outer Budget Sector Agencies Notices

Not required to prepay.

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

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Double column	\$3.41
Full Page	\$71.28

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### 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](mailto:gazette@craftpress.com.au)

### Advertising Rates and Payment

#### Private Notices

Full Page \$396.00

Payment must be received in advance with notice details.

#### Government and Outer Budget Sector Agencies Notices

	Typeset
Full Page	\$96.25

#### Note:

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

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General, Special and Periodical – \$249.70 each year

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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

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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)  
LABOUR DAY HOLIDAY**

**Please Note:**

The Victoria Government Gazette for Labour Day week will be published on Thursday 1mm4 March 2002.

**Copy deadlines:**

Private Advertisements **9.30am on Friday 8 March 2002.**

Government and Outer

Budget Sector Agencies Notices **9.30am on Tuesday 12 March 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

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## PRIVATE ADVERTISEMENTS

MARGARET MARY BRENNAN, late of 21 Surrey Road, Warburton, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 April 2001, are required by Irene Douglas Munsey, the executor of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date she will convey or distribute the assets having regard only to the claims of which she then has notice.

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

JOHN GORDON HARVEY, late of 5/32 Park Street, Moonee Ponds, Victoria, labourer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 7 November 2001, are required by Betty May McTaggart, the executor of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

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

SARAH JEAN SHAW, late of 105 Melville Road, West Brunswick, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 October 2001, are required by Alexander John Shaw, Neil James Shaw and Ronald Stewart Shaw, the executors of the deceased's will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than 1 May 2002 thereof, after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

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

EDITH LUCIE PARKER, late of Unit 40, 29 Fitzsimons Lane, Templestowe, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 February 2001, are required by the personal representatives John Guy Parker of 3 Crom Street, Balwyn, Kathryn Michelle Crossland of Apartment 2, 60 Lewisham Road, Windsor and Digby Leonard Looker of Level 9, 459 Collins Street, Melbourne, to send particulars to them care of the undermentioned solicitors by 29 April 2002 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

AITKEN WALKER & STRACHAN, solicitors,  
114 William Street, Melbourne 3002.

LINDSAY WILLIAM GODWIN, late of 75 Droop Street, Footscray, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 August 2001, are required by Equity Trustees Limited, ACN 004 031 298, the proving executor of the will of the deceased, to send particulars of their claims to the executor in the care of the undermentioned solicitor, by 30 April 2002 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

IRENE PHYLLIS RUSSELL, late of Dailly House Aged Care Facility, 68-72 Chapman Street, North Melbourne, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 November 2001, are required by Equity Trustees Limited, ACN 004 031 298, the proving executor of the will of the deceased, to send particulars of their claims to the executor in the care of the undermentioned solicitor, by 30 April 2002 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

Re: Estate of EDWARD JAMES COOPER, deceased. Creditors, next-of-kin or others having claims in respect of the estate of EDWARD JAMES COOPER, late of 26 Neville Street, Mooroolbark, retired, deceased, who died on 13 September 1999, are to send particulars of their claim to the executors care of the undermentioned solicitors by 30 April 2002 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

ARMSTRONG ROSS, barristers & solicitors,  
Suite 1, 1693A Burwood Highway, Belgrave.

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Re: Estate of VINCENT CORNELIUS LAVEY. Creditors, next-of-kin or others having claims in respect of the estate of VINCENT CORNELIUS LAVEY, late of Alcheringa Hostel, 44 Rutherford Street, Swan Hill, in the State of Victoria, retired gentleman, deceased, who died on 17 January 2002, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 15 May 2002 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

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

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Re: Estate of ALPHONSUS JOSEPH NOONAN. Creditors, next-of-kin or others having claims in respect of the estate of ALPHONSUS JOSEPH NOONAN, late of 1/4 Queen Street, Birchip, in the State of Victoria, farmer, deceased, who died on 28 November 2001, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 10 May 2002 after which date the executrix will distribute the assets having regard only to the claims of which she then has notice.

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

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Re: ALICE MAUDE COCKERILL, late of Extended Care Unit, Swan Hill District Hospital, Splatt Street, Swan Hill, Victoria,

home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 November 2001, are required by the trustees, Kylie Marie De Oliver and Shaun Raymond De Oliver, to send particulars to them care of the undermentioned solicitors by 1 May 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

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WILLIAM RONALD ALLAN, late of 429 Highett Road, Highett. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 December 2001, are required by the trustees, care of G.W.H. Chambers, solicitor of 338 Charman Road, Cheltenham, to send particulars to them by 30 April 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

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WANDA MAY ROLLS, late of 6/8–10 Argus Street, Cheltenham. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 January 2002, are required by the trustee, care of G.W.H. Chambers, solicitor of 338 Charman Road, Cheltenham, to send particulars to her by 30 April 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

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Creditors, next-of-kin and others having claims in respect of the estate of MAVIS EVELINE LOUGHTON, late of Unit 1, No. 31 Pacific Boulevarde, Beaumaris, Victoria, widow, deceased, who died on 15 February 2002, are required by the executors named in the last Will and Testament of the said deceased namely William Henry Keith Loughton of Unit 9, No. 9 Henskhe Avenue, Wagga Wagga, New South Wales, retired carpenter and Wendy Therese Loughton of 9A Iluka Street, Black Rock, Victoria, sales assistant, to send particulars of all

such claims to Messrs Kelly & Chapman of 437 Centre Road, Bentleigh, Victoria, the solicitors acting for the said executors by 6 May 2002 after which date the said executors may convey or distribute the assets of the deceased, having regard only to the claims of which their said solicitors then have notice.

KELLY & CHAPMAN, lawyers,  
437 Centre Road, Bentleigh 3204.

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Creditors, next-of-kin and others having claims against the estate of GEORGE FRANK RICHMOND, deceased, late of 29 Bernard Avenue, Traralgon, Victoria, retired, who died on 31 December 2001, are required to send particulars of their claims to the executor care of the undermentioned solicitors by 25 April 2002 after which date the executor will distribute the assets of the estate having regard only to the claims of which he shall then have had notice.

KEVIN DAVINE FITZPATRICK, solicitors,  
Level 1, 32 Kay Street, Traralgon.

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Re: FRIEDA CECILIA FINNIN, late of Ripplebrook Aged Care Facility, 1–11 Innisfallen Avenue, Templestowe, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 December 2001, are required by the trustees, Kenneth Andrew Finnin and Robin Noel Finnin, to send particulars to the trustees care of the undermentioned solicitors by 29 April 2002 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

MASON SIER TURNBULL, solicitors,  
5 Hamilton Place, Mount Waverley 3149.

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Re: ANTHONY JOHN HOWELL, late of 5 Downes Avenue, Brighton, Victoria, chartered accountant, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 March 2001, are required by the trustees, Brian Napier Bucknall and Bruce Sivewright, to send particulars to the trustees care of the undermentioned solicitors by 1 May 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

McKEAN & PARK, solicitors,  
405 Little Bourke Street, Melbourne.

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Re: BARBARA LOIS DOUGLAS, late of RMB 9180, Whitfield Road, Moyhu, Victoria, but formerly of 13 Matheson Street, Wangaratta, farmer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 June 2001, are required by the trustees, Lexley Rae Sewell of 47 Vincent Road, Wangaratta, Victoria, business proprietor, daughter, Yvette Marie Douglas of 8 Namoi Place, Kaleen, Australian Capital Territory, crisis counsellor, daughter and Scott Gordon Douglas of 12 Callander Avenue, Wangaratta, Victoria, stockman, son, to send particulars to the trustees by 31 May 2002 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

McSWINEYS, solicitors,  
57 Reid Street, Wangaratta 3677.

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Estate of RYDAN JOHN MANSFIELD DIXON. Creditors, next-of-kin and others having claims in respect of the estate of RYDAN JOHN MANSFIELD DIXON, deceased, late of Unit 1, 59 The Righi, Eaglemont, Victoria, retired, who died on 10 February 2002, are required by the executor, ANZ Executors & Trustee Company Limited, (ACN 006 132 332) of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 28 April 2002 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers,  
131 Queen Street, Melbourne.

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Re: LOUISA MAY NUGENT, late of Waratah Lodge, Boundary Road, Orbost, Victoria, home duties. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 December 2001, are required by Joan Marjorie Mehlert of 120 Forest Road, Orbost, Victoria, the executrix, to send particulars to her solicitor within sixty days from the date of publication of this notice after which date the executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

MOSLEY & PALMER, solicitors,  
P.O. Box 243, Orbost, Victoria 3888.

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JOHN LESLIE ASH, late of Healesville & District Nursing Home, Don Road, Healesville, Victoria, retired toolmaker, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 July 2001, are required by the executor, Maree Lynette Ash of 180 Queen Street, Melbourne, Victoria, to send particulars to her by 29 April 2002 after which date she may convey or distribute the assets having regard only to the claims of which she then has notice.

NICHOLAS O'DONOHUE & CO., lawyers,  
180 Queen Street, Melbourne 3000.

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Creditors, next-of-kin and others having claims in respect of the estate of EUGENIA BURAK, late of 45 Valley Parade, Glen Iris, in the State of Victoria, pensioner, deceased, who died on 28 January 2002, are required to send particulars of such claims to the executor care of the undermentioned solicitors by 29 April 2002 after which date the executor will convey or distribute the assets having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS,  
222 Latrobe Street, Melbourne.

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Re: KAZIMIERZ LESNIAK, late of 124 Elizabeth Street, Geelong West, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 February 2002, are required by the trustees, John Bruce Bannister, solicitor and Justin John Hartnett, solicitor, both of 47 Yarra Street, Geelong, Victoria, to send particulars to the trustees by 17 May 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

PRICE HIGGINS, solicitors,  
47 Yarra Street, Geelong 3220.

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MARY ALICE KIRWAN, late of Kiverton Park Private Nursing Home, 15-17 Webster Street, East Malvern, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 November 2001, are required by the executor, David Anthony Rush of 431 Riversdale Road, Hawthorn East, Victoria, to send particulars to him (care of the

undersigned) by 28 April 2002 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

RENNICK & GAYNOR, solicitors,  
431 Riversdale Road, Hawthorn East.

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Re: ROBERT JOHN FRENCH, late of 70 Embankment Grove, Chelsea, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 February 1998, are required by the trustee, Susan Mae French of 70 Embankment Street, Chelsea, Victoria, home duties, to send particulars to the trustee by 30 April 2002 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

RICHMOND & BENNISON, solicitors,  
493 Main Street, Mordialloc 3195.

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Re: GWENDOLYN JEANNE DEVENISH, late of 24-28 Moorooduc Highway, Frankston, but formerly of 11 Jasper Terrace, Frankston, retired nursing sister, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 11 January 2002, are required by the trustee, Thomas Ian Evans of 264 Gleesons Road, Strathfieldsaye, Victoria, retired medical practitioner, to send particulars to the trustee by 29 April 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

ROBERTS PARTNERS,  
216 Main Street, Mornington.

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Re: ALLAN DOWLING FORREST, in the Will called Allan Forrest, late of 3 Riverside Crescent, Flowerdale, Victoria, truck driver, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 May 2001, are required by the trustee, Margaret Harding of 92 Contingent Street, Trafalgar, Victoria, retired, defacto, to send particulars to the trustee by 22 May 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SIMON PARSONS & CO., solicitors,  
165 Princes Highway, Morwell 3840.

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

On Friday 5 April 2002 at 11.00 a.m. at the Sheriff's Office, 4th Floor, corner Fenwick & Little Malop Streets, Geelong, (unless process be stayed or satisfied).

All the estate and interest (if any) of Jodie Maree Gunaydin of 15 Kalinga Street, Norlane, as shown on Certificate of Title as Jodie Maree Elzinga, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8676, Folio 441 upon which is erected a dwelling known as 15 Kalinga Street, Norlane.

Registered Mortgage No. U758334A and Caveat No. V465159P affect the said estate and interest.

Terms – Cash only

SW-01-008564-5

Dated 28 February 2002

S. BLOXIDGE  
Sheriff's Office

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

On Wednesday 3 April 2002 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 William Damatopoulos of 19 Invermay Grove, Hawthorn East, as shown on Certificate of Title as Vasilios Damatopoulos, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 2007, Folio 300 upon which is erected a house known as 19 Invermay Grove, Hawthorn East.

Registered Mortgage Nos. AB008964L and AB008965J affect the said estate and interest.

Terms – Cash/Eftpos  
(Debit Card Only. No Credit Cards)

SW-01-008098-1

Dated 28 February 2002

S. BLOXIDGE  
Sheriff's Office

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

On Wednesday 3 April 2002 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 Kelliann Basile of 12/8-10 Emma Road, Croydon, as shown on Certificate of Title as Kelliann Patricia Basile, joint proprietor with Maria-Chriss Harper, of an estate in fee simple in the land described on Certificate of Title Volume 10299, Folio 752 upon which is erected a house known as 30 Clarke Avenue, Warburton.

Registered Mortgage No. X727869T affects the said estate and interest.

Terms – Cash/Eftpos  
(Debit Card only. No Credit Cards)

SW-01-009393-9

Dated 28 February 2002

S. BLOXIDGE  
Sheriff's Office

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

On Wednesday 3 April 2002 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 Superior Development Pty Ltd, of Level One, West Tower, 608 St Kilda Road, Melbourne, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9209, Folio 587 which is an Accessory Car Park Unit 9 and a Unit being the land described on Certificate of Title Volume 9209, Folio 584 known as Unit 6, 36 Maribyrnong Road, Moonee Ponds.

Registered Mortgage No. W268864B affects the said estate and interest.

Terms – Cash/Eftpos  
(Debit Card only. No Credit Cards)

SW-01-010743-6

Dated 28 February 2002

S. BLOXIDGE  
Sheriff's Office



**Unclaimed Moneys Act 1962**

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
GRAY & GRAY			
	\$		
Wayne Moore, 10 Keilor Avenue, Reservoir	129.87	Cheque	30/09/97
01018			
CONTACT: ALAN H. GRAY, PHONE: (03) 9481 6468.			

**Unclaimed Moneys Act 1962**

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
W. J. JAN REAL ESTATE			
	\$		
A. Watson, 6.4/201 Spring Street, Melbourne	744.37	Cheque	03/06/96
A. Kennedy, 22/50 Bourke Street, Melbourne	380.00	"	"
02003			
CONTACT: ANDREW RICE, PHONE: (03) 9663 1188.			

## PROCLAMATIONS

**Health Records Act 2001**

## PROCLAMATION OF COMMENCEMENT

I, Marigold Southey, Lieutenant-Governor of Victoria, as the Governor's deputy, with the advice of the Executive Council and under section 2 of the **Health Records Act 2001**, fix 1 March 2002 as the day on which sections 7, 8, 13 to 17, 19, 85, 86 (except sub-section (1)), 93, 95 to 99, 103(1), 103(2) (except paragraphs (a) and (c)), 109 and 111 (1) of that Act and Schedule 1 to that Act come into operation.

Given under my hand and the seal of  
Victoria on 26 February 2002.

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

JOHN THWAITES  
Minister for Health

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**Wildlife (Amendment) Act 1990**

## PROCLAMATION OF COMMENCEMENT

I, Marigold Southey, Lieutenant-Governor of Victoria, as the Governor's deputy, with the advice of the Executive Council and under section 2 of the **Wildlife (Amendment) Act 1990** fix 28 February 2002 as the day on which the remaining provisions of that Act come into operation.

Given under my hand and the seal of  
Victoria on 26 February 2002.

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

SHERRYL GARBUTT  
Minister for Environment  
and Conservation

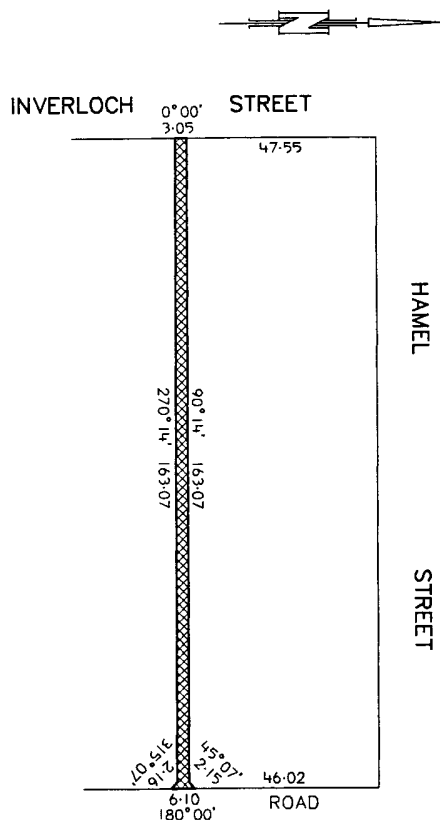
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**GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES  
NOTICES**

Whitehorse City Council  
Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Whitehorse City Council has formed the opinion that the road at the rear of 30–50 Hamel Street and 29–49 Begonia Street, Box Hill South, and shown cross-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 abutting property owners.

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



NOELENE DUFF  
Chief Executive Officer



MAKING OF MEETING PROCEDURES  
LOCAL LAW

Local Law No. 1 of 2002

Notice is given that the Yarra City Council, at its meeting of Tuesday 12 February 2002, resolved to make the 'Meeting of Procedures Local Law No. 1 of 2002' pursuant to the **Local Government Act 1989**.

The purpose of this Local Law is to:

- regulate the proceedings for the election of the Mayor;
- regulate the proceedings of Ordinary and Special Meetings of Council;
- regulate the proceedings of meetings of Special Committees composed solely of Councillors; and
- regulate the use of the common seal.

The general purport of the Meeting Procedures Local Law is to ensure the good governance of the City by facilitating the good conduct of meetings of Council and committees, governing the proceedings for the election of Mayor and proving mechanisms for the proper use of the common seal.

A copy of the Meeting Procedures Local Law No. 1 of 2002 may be obtained from:

- Richmond Town Hall, 333 Bridge Road, Richmond or Collingwood Town Hall, 140 Hoddle Street, Abbotsford during normal office hours; and
- Council's web site: 'www.yarracity.vic.gov.au'.

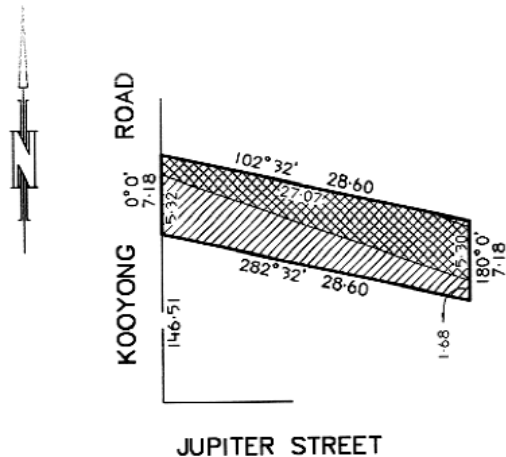
STEVE DUNN  
Acting Chief Executive Officer

GLEN EIRA CITY COUNCIL

Road discontinuance

At a meeting held on 18 February 2002 and acting under Section 206 and Clause 3 of Schedule 10 to the **Local Government Act 1989**, Glen Eira City Council resolved that the road shown by hatching and cross-hatching on the plan below, be discontinued and sold.

Notwithstanding the said discontinuance Melbourne Water Corporation shall continue to have and possess the right title power and authority in connection with any wires pipes or drains under control of that authority in or over the land shown by cross-hatching on plan below.



ANDREW NEWTON  
Chief Executive Officer

#### CARDINIA SHIRE COUNCIL

#### Land Acquisition and Compensation Act 1986

FORM 1 S. 6 and S. 8(1)  
Reg. 7

TO: ADRIAN JEREMY PHELAN &  
DANIEL OLIVER PHELAN  
14 Lauriston Drive  
Endeavour Hills, Vic. 3802

AND TO: All or any other interests in the land

The Cardinia Shire Council intends to acquire an interest in fee simple in the whole of the land in Certificate of Title Volume 7501, Folio 066 situated at 59 Henry Street, Pakenham (the land).

Cardinia Shire Council thinks that the land is suitable for development as gardens and carpark forming part of the Civic and Professional Precinct (CPP), as identified in the Pakenham Township Strategy, for the following reasons:

1. it is proposed to consolidate the area along Main Street for a mix of professional and residential uses, and to attract consumers to the east side of the town centre through the redevelopment of the Library and Cox Gardens land;

2. in order to achieve a more balanced commercial precinct, Cardinia Shire Council proposes to develop the CPP in the area bounded by Henry Street, Cook Drive, John Street and Treloar Lane through the relocation of the Municipal Offices and the redevelopment of this area for professional services and associated retailing;
3. acquisition of the land will enable the redevelopment of the land bounded by Cook Drive, Treloar Lane, Henry and John Streets as an integrated development site that includes the redevelopment of the existing Library, development of a Civic Square, and the development of new Municipal Offices together with associated civic facilities;
4. at present, Cardinia Shire Council has ownership of all of the land parcels described above, with the exception of the land;
5. it is critical that the redevelopment of this site proceeds as an integrated development, and it is therefore considered essential that the land be acquired by Cardinia Shire Council, in order to facilitate the effective management of the CPP;
6. this integrated development will be economically and socially beneficial to the broader community in the longer term.

The land:

- is reserved for a public purpose under the Cardinia Planning Scheme;
- is not exempted from the reservation requirements under section 5 of the **Land Acquisition and Compensation Act 1986**;
- is not in a class of land exempted from reservation under section 5 of the **Land Acquisition and Compensation Act 1986**;
- has not been certified by the Governor in Council as land which need not be reserved;
- and is not special project land under section 201(3) of the **Planning and Environment Act 1987**.

At the present time it is expected that the Cardinia Shire Council may require possession of the land on approximately 30 June 2002. This date may change.

The Cardinia Shire Council requires you to provide it with information about the following:

1. The name of any other person who has, or you think may have, an interest in the land.

(Such a person might be a tenant or a mortgagee or a person to whom you have agreed to sell the land.)

2. If you have a current building permit or approval or a planning permit concerning the land.
3. If you have sold or let or in any other way dealt with the land or were intending to deal with the land immediately before you received this notice.
4. If you know of any other person proposing to do any of those things mentioned in paragraph 3.
5. Any other matters of which you are aware which will help the Cardinia Shire Council to work out what compensation you should receive for the land. (This information may include details of any mortgage, lease or other arrangement affecting the land. If you claim financial loss, please provide financial documents and other records to substantiate all losses. All documents provided will be treated in confidence).

For and on behalf of the Cardinia Shire Council.

Dated 14 February 2002

Mr DON WELSH  
Chief Executive Officer

#### GANNAWARRA SHIRE COUNCIL

##### **Public Holidays Act 1993**

The Gannawarra Shire Council in accordance with Section 7 (1) (b) of the **Public Holidays Act 1993** has declared a half day public holiday in part of the municipal district of the Gannawarra Shire Council, formerly known as the Borough of Kerang and Shire of Kerang, on Tuesday 8 October 2002 from 12.00 noon for the annual Kerang Show.

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

P. J. BOLLEN  
Chief Executive Officer

#### **Planning and Environment Act 1987**

##### **WHITEHORSE PLANNING SCHEME**

##### **Notice of Amendment**

##### **Amendment C29**

The land affected by the Amendment is 89 Blackburn Road, 5 to 25 Jeffery Street, 32 Jeffery Street and 21 Alandale Road, Blackburn.

The Amendment proposes to correct a mapping error that occurred during the approval of the new format Whitehorse Planning Scheme and proposes to include the balance of the properties in a Significant Landscape Overlay.

You may inspect the:

- amendment, and
- any documents that support the amendment, and
- the explanatory report about the amendment, at the office of the planning authority, Whitehorse City Council and at the Department of Infrastructure at the following addresses: The City of Whitehorse, Statutory Planning Office, Service Centre, 379 Whitehorse Road, Nunawading; Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne. All libraries and the Service Centres at Box Hill and Forest Hill.

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.

Any submission about the amendment must:

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

The closing date for submissions is 28 March 2002. A submission must be sent to: Ms Helen Woodside, Senior Urban Planner

Planning Projects, City of Whitehorse, Locked Bag 2, Nunawading Delivery Centre, Vic. 3110.  
Dated 22 February 2002

STEPHEN P WRIGHT  
General Manager City Development

**Planning and Environment Act 1987**  
**WELLINGTON PLANNING SCHEME**  
Notice of Amendment  
Amendment C8

The land affected by the Amendment is the Sale, Wurruk, and Longford township areas.

The Amendment introduces reference to the recently completed 'Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001' in the Municipal Strategic Statement (MSS) and incorporates the Sale & Environs District Report in the Schedule to Clause 81 of the Planning Scheme. The Amendment replaces the 'Sale Strategy Plan' with an updated version and incorporates a Longford Settlement Strategy in the MSS.

The Amendment is required to enable the implementation of the recommendations of the 'Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001'. The Amendment facilitates the basis for further amendments to be undertaken to enable appropriate land rezoning.

The Amendment has been prepared by the Wellington Shire Council.

You may inspect the Amendment, and any documents that support the Amendment, and the explanatory report about the Amendment at the office of the planning authority, Wellington Shire Council, 70 Foster Street, Sale. This can be done during office hours and is free of charge.

Any person who may be affected by the Amendment may make a written submission to the Planning Authority.

The closing date for submission is 12 April 2002. The written submission must be sent to Jason Pullman – Strategic Planner, Wellington Shire Council, PO Box 506, Sale 3850.

JASON PULLMAN  
Strategic Planner

**Planning and Environment Act 1987**  
**WELLINGTON PLANNING SCHEME**  
Notice of Amendment  
Amendment C9

The land affected by the Amendment is:

Glen Campbell Court, Sale:	Lot 1 on Lodged Plan 148974. Lots 2 & 8 on Lodged Plan 148975. Lots 3 to 7 on Lodged Plan 149312. Lot 10 on Lodged Plan 149676. Lots 12, 14 & 15 on Lodged Plan 149677. Plan of Consolidation 362255.
Princess Highway, Sale:	Lot 11 on Lodged Plan 149677. Lots 1 & 2 on Plan of Subdivision 344818B.
Rhodes Drive, Sale:	Lots 1 to 6 on Lodged Plan 211470.
Wandana Road, Sale,	Lot 1 on Lodged Plan 99165. Lots 1 to 10 on Lodged Plan 99436.



In accordance with the incorporated document 'Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001' detailed in Amendment C8, this Amendment rezones two existing Rural Living estates in Sale (described in the table above) to Low Density Residential, amends the Development Plan Overlay and Flood Overlay, and introduces the Land Subject to Inundation Overlay.

The Amendment is required to enable the implementation of the recommendations of the 'Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001'. As part of this report analysis was undertaken of the supply and demand of residential and rural residential land in and around Sale.

The Amendment has been prepared by the Wellington Shire Council.

You may inspect the Amendment, and any documents that support the Amendment, and the explanatory report about the Amendment at the office of the planning authority, Wellington Shire Council, 70 Foster Street, Sale. This can be done during office hours and is free of charge.

Any person who may be affected by the Amendment may make a written submission to the Planning Authority.

The closing date for submission is 12 April 2002. The written submission must be sent to Jason Pullman – Strategic Planner, Wellington Shire Council, PO Box 506, Sale 3850.

JASON PULLMAN  
Strategic Planner

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

Notice of Amendment  
Amendment C10

The land affected by the Amendment is:

Cobains Road, Sale:	Part Crown Allotment 118, Section 1, Parish of Sale. Volume 8339, Folio 090. Parts of Lot 2 on Plan of Subdivision 136420. Lots 1 & 2 on Plan of Subdivision 3176364T.
Gibsons Road, Sale:	Lots 43 to 50 on Lodged Plan 123246.
Bowman Drive, Sale,	Lots 142 to 157 & 202 to 216 on Lodged Plan 123247.

In accordance with the incorporated document 'Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001' detailed in Amendment C8, this Amendment rezones land in Cobains Road and Bowman Drive that is situated on the northern edge of Sale township (described in the table above) from Rural Living 3 Zone to Low Density Residential Zone, Public Park & Recreation Zone, Public Use – Local Government Zone, Rural Zone and amends the Development Plan Overlay.

The Amendment is required to enable the implementation of the recommendations of the 'Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001'. As part of this report analysis was undertaken of the supply and demand of residential and rural residential land in and around Sale.

The Amendment has been prepared by the Wellington Shire Council.

You may inspect the Amendment, and any documents that support the Amendment, and the explanatory report about the Amendment at the office of the planning authority, Wellington Shire Council, 70 Foster Street, Sale. This can be done during office hours and is free of charge.

Any person who may be affected by the Amendment may make a written submission to the Planning Authority.

The closing date for a submission is 12 April 2002. The written submission must be sent to Jason Pullman – Strategic Planner, Wellington Shire Council, PO Box 506, Sale 3850.

JASON PULLMAN  
Strategic Planner

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

Notice of Amendment

Amendment C11

The land affected by the Amendment is: Lot C on Plan of Subdivision 406457Q, Lots 67–70 and part Lots 64 & 65 on Plan of Subdivision 436902, Lot 49 and part Lots 46–48 on Plan of Subdivision 431825, and part Lot 45 on Plan of Subdivision 406462, corner of Raglan Street and Somerton Park Road, Sale.

In accordance with the incorporated document ‘Residential & Residential Strategy, Sale & Environs District Report, July 2001’ detailed in Amendment C8, this Amendment rezones land on the southwest corner of Raglan Street and Somerton Park Road, Sale from Industrial 1 Zone to Residential 1 Zone and amends the Design & Development Plan Overlay.

The Amendment is required to enable the implementation of the recommendations of the ‘Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001’. As part of this report analysis was undertaken of the supply and demand of residential and rural residential land in and around Sale.

The Amendment has been prepared by the Wellington Shire Council.

You may inspect the Amendment, and any documents that support the Amendment, and the explanatory report about the Amendment at the office of the planning authority, Wellington Shire Council, 70 Foster Street, Sale. This can be done during office hours and is free of charge.

Any person who may be affected by the Amendment may make a written submission to the Planning Authority.

The closing date for submission is 12 April 2002. The written submission must be sent to Jason Pullman – Strategic Planner, Wellington Shire Council, PO Box 506, Sale 3850.

JASON PULLMAN  
Strategic Planner

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

Notice of Amendment

Amendment C12

The land affected by the Amendment is:

Somerton Park Road, Sale:	Crown Allotment 13, Section A, Parish of Sale, Volume 7480, Folio 101. Lots 1 & 2 on Plan of Subdivision 4248951J. Lots 2 & 3 on Lodged Plan 139724. Lot 1 on Lodged Plan 216967. Plan of Consolidation 172517. Lots 1 & 2 on Plan of Subdivision 306646. Lots 1 & 2 on Plan of Subdivision 319941
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In accordance with the incorporated document 'Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001' detailed in Amendment C8, this Amendment rezones land on the eastern side of Somerton Park Road, south east Sale, (described in the table above), from Rural Zone to Residential 1 Zone and puts the land into a Development Plan Overlay 1.

The Amendment is required to enable the implementation of the recommendations of the 'Residential & Rural Residential Strategy, Sale & Environs District Report, July 2001'. As part of this report analysis was undertaken of the supply and demand of residential and rural residential land in and around Sale.

The Amendment has been prepared by the Wellington Shire Council.

You may inspect the Amendment, and any documents that support the Amendment, and the explanatory report about the Amendment at the office of the planning authority, Wellington Shire Council, 70 Foster Street, Sale. This can be done during office hours and is free of charge.

Any person who may be affected by the Amendment may make a written submission to the Planning Authority.

The closing date for submission is 12 April 2002. The written submission must be sent to Jason Pullman – Strategic Planner, Wellington Shire Council, PO Box 506, Sale 3850.

JASON PULLMAN  
Strategic Planner

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Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ACN 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 3 May 2002 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

BENNETT, Ella Elizabeth Milstead, late of Lyndoch Warrnambool Inc. Nursing Home, Hopkins Road, Warrnambool, who died 16 November 2001.

CADD, William John, late of Wahroonga Friendship Village, 129 Coleman Parade, Glen Waverley, retired, who died 19 December 2001.

DUNLOP, Clarence Murray, late of Amaroo Aged Care Facility, 294–296 Maroondah Highway, Ringwood, who died 28 September 2001.

GARLAND, Gladys Margaret, late of 7 Golf Avenue, Rosanna, who died 14 February 2002.

HOWARTH, Marie, late of Freemasons Homes, 313 Punt Road, Prahran, but formerly of 7 Merton Street, Springvale, pensioner, who died 23 November 2001.

MAIDMAN, Rudy George, late of 4/58 Byron Street, Elwood, retired, who died 22 October 2001.

Dated at Melbourne, 20 February 2002

CATHY VANDERFEEN  
Manager, Estate Management  
State Trustees Limited

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### Wildlife Act 1975

#### WILDLIFE (CONTROL OF HUNTING) NOTICE No. 1/2002

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

SHERRYL GARBUTT

Minister for Environment and Conservation

Dated 13 February 2002

**1. Title**

This Notice may be cited as the Wildlife (Control of Hunting) Notice No. 1/2002.

**2. Objectives**

The objectives of this Notice are –

- (a) to prohibit absolutely the taking, destroying or hunting in Victoria of certain taxa of duck during specified periods; and
- (b) to set bag limits for the 2002 open season for duck.

**2. Authorising provision**

This Notice is made under section 86 of the **Wildlife Act 1975**.

**3. Commencement**

This Notice takes effect on 16 March 2002.

**4. Hunting of duck prohibited**

The taking, destroying or hunting of any taxa of duck listed in the Schedule to this Notice is prohibited in Victoria during the periods from the beginning of the first Saturday of the 2002 duck season (16 March) until 7.10 am (Daylight Saving Time) east of the line of longitude at 146°30' east, 7.20 am (Daylight Saving Time) between the line of longitude at 146°30' east and the line of longitude 142°30' east and 7.30 am (Daylight Saving Time) west of the line of longitude at 142°30' east, on that day.

**5. Bag limits for duck**

The bag limit for any day during the 2002 open season for the taxa of duck listed in the Schedule to this Notice is five (5) game duck including no more than one Australasian (Blue Winged) Shoveler. An additional five (5) Maned Duck (Wood Duck) may be taken on opening Saturday (16 March) and opening Sunday (17 March).

**6. Contravention of Notice**

A person must not contravene any part of this Notice.

Penalty: 25 penalty units.

**Schedule**

<i>Common Name</i>	<i>Scientific Name</i>
Pacific Black Duck	<i>Anas superciliosa</i>
Australasian (Blue Winged) Shoveler	<i>Anas rhynchotis</i>
Chestnut Teal	<i>Anas castanea</i>
Grey Teal	<i>Anas gibberifrons</i>
Hardhead (White-eyed Duck)	<i>Aythya australis</i>
Australian Shelduck (Mountain Duck)	<i>Tadorna tadornoides</i>
Pink-eared Duck	<i>Malacorhynchus membranaceus</i>
Maned Duck (Wood Duck)	<i>Chenonetta jubata</i>

**Private Agents Act 1966**

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

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

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

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

<i>Full name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of Application</i>
Robert Perri	14 The Priori, Templestowe	Shield Mercantile	8, 169 Queen Street, Melbourne	Commercial sub-agent	12.03.02
Karen Ann Shankland	17A Jupiter Street, Caulfield South	Charter Mercantile Agency	1/377 Little Lonsdale Street, Melbourne	Commercial sub-agent	18.03.02

Dated at Melbourne 22 February 2002

LISA MILANO  
Deputy Registrar of the Magistrates' Court

#### **Private Agents Act 1966**

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

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

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

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

<i>Full name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of Application</i>
Lindsay Edward Campbell	3/106 White-horse Road, Mt. Clear 3350		17 Lydiard Street North, Ballarat 3350	Commercial sub-agent	18/03/02

Dated at Ballarat 25 February 2002

STEPHEN MERBACH  
Registrar of the Magistrates Court of Victoria  
Court House Ballarat

COMMONWEALTH OF AUSTRALIA

**Petroleum (Submerged Lands) Act 1967**

Notice of Cancellation of Exploration Permit for Petroleum Vic/P40

I, the Delegate of the Designated Authority in respect of the area specified as being adjacent to the State of Victoria, pursuant to the provisions of Section 105 of the **Petroleum (Submerged Lands) Act 1967** hereby cancel Exploration Permit for Petroleum VIC/P40, of which Amity Petroleum NL, Latrobe Oil and Gas Pty Ltd, Pan Pacific Petroleum NL and Tri C Resources Inc., are the registered holders, on the grounds of:

non-compliance with the work program condition for Year 2 of the permit term.

DESCRIPTION OF BLOCKS

In the adjacent area of the State of Victoria:—

Melbourne Sheet SJ55 prepared and published for the purposes of the **Petroleum (Submerged Lands) Act 1967**.

MELBOURNE MAP SHEET

BLOCK NO.	BLOCK NO.	BLOCK NO.	BLOCK NO.
1702 part	1703 part	1704 part	1705 part
1773 part	1774 part	1775	1776
1777	1843 part	1844 part	1845 part
1846	1847	1914 part	1915 part
1916 part			

Assessed to contain 17 blocks.

Dated 24 October 2001

Made under the **Petroleum (Submerged Lands) Act 1967** of the Commonwealth of Australia on behalf of the Commonwealth–Victoria Offshore Petroleum Joint Authority.

ROBERT KING  
Manager, Minerals and Petroleum Regulation  
Delegate of the Designated Authority  
dated 15 June 2001



**Gas Industry Act 2001**

## NOTICE OF AMENDMENT UNDER SECTION 52(6)

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

Pursuant to and in accordance with clause 52(6) of the **Gas Industry Act 2001** VENCORP has resolved to amend the MSO Rules as follows, effective as of 28 February 2002:

Clause 1.1.3 is amended by replacing words "**Gas Industry Act (Vic) 1994**" where they appear in the diagram with the following words "**Gas Industry Act (Vic) 2001**".

Clause 1.1.4 is amended by deleting sub-clauses (1) and (2) and substituting the following:

- "(1) for Chapters 1, 2, 5, 8, 10 and 11, the date on which these Rules were made under section 48N of the **Gas Industry (Residual Provisions) Act 1994**; and
- (2) for Chapters 3, 4, 6, 7 and 9, 15 March 1999."

Clause 1.2.3 is deleted.

Clause 2.1(c) is amended by deleting sub-clause 2.1(c)(6) and substituting the following sub-clause:

- "(6) *Storage Providers*."

Clause 3.1.4 is amended by deleting the word "zone" in each of the five places it appears in clause 3.1.4 and substituting the word "point".

Sub-clause 3.1.4(b) is amended by deleting the sub-clause reference numbers "(1)" and "(2)" where they occur a second time and substituting the references "(4)" and "(5)" respectively.

Sub-clause 3.1.5(c)(2) is amended by deleting the words "each hour of" and the words "in the hour specified".

Clause 3.1.5(e) is amended by deleting the words "in respect of any hour" and the words "in respect of that hour".

Clause 3.1.5(g) is amended deleting the word "zone" in each of the four places it appears and substituting the word "point".

Sub-clause 3.1.6(a)(1) is amended by deleting the word "zone" and substituting the word "point".

Sub-clause 3.1.6(b)(2)(C) is amended by deleting the words "relative to the previous hour".

Sub-clause 3.1.6(ba)(2)(B) is amended by deleting the words "relative to the previous hour".

Clause 3.1.8 is deleted.

The heading to clause 3.1.9 is amended by deleting the heading and substituting the heading "Confirmation of nominations and inc/dec offers".

Clause 3.1.9(a) is amended by deleting the comma after the word "*nominations*" and substituting the word "and".

Clause 3.1.9(a) is amended by deleting the words "and *EoD linepack bids*".

Each of the clauses 3.1.9(b), 3.1.9(c) and 3.1.9(d) is amended by deleting the comma after the word "*nominations*" and substituting the word "or".

Each of the clauses 3.1.9(b), 3.1.9(c) and 3.1.9(d) is amended by deleting the words "or *EoD linepack bids*".

Clause 3.1.9(e) is amended by deleting the comma after the word "*nomination*" and substituting the word "or" in each of the four places they appear.

Clause 3.1.9(e) is amended by deleting the words "or *EoD linepack bids*" in each of the four places they appear.

The heading to clause 3.1.10 is amended by deleting the heading and substituting the heading "Other nomination and inc/dec offer requirements".

Clause 3.1.10(a) is amended by deleting the comma after the word "*nominations*" and substituting the word "and".

Clause 3.1.10(a) is amended by deleting the words “and *EoD linepack bids*”.

Clause 3.1.10(d) is deleted.

Clause 3.1.10(e) is amended by deleting the comma after the word “*nominations*” and substituting the word “and”.

Clause 3.1.10(e) is amended by deleting the words “and standing *EoD linepack bids*”.

Clause 3.1.12(b) is amended by deleting the comma after the word “*nominations*” and substituting the word “and”.

Clause 3.1.12(b) is amended by deleting the words “and *EoD linepack bids*”.

Sub-clause 3.2.1(c)(2) is amended by deleting the words “for each hour” and substituting the words “in respect”.

Sub-clause 3.2.1(c)(3) is amended by deleting the words “during each hour” and substituting the words “in respect”.

Sub-clauses 3.2.1(c)(4), 3.2.1(c)(5) and 3.2.1(c)(6) are deleted.

Clause 3.2.1(e) is amended by deleting the comma after the word “*nominations*” and substituting the word “and”.

Clause 3.2.1(e) is amended by deleting the words “and *EoD linepack bids*”.

Sub-clauses 3.2.1(f)(3) and 3.2.1(f)(4) are deleted.

Clause 3.2.4(c) is deleted.

Clause 3.2.4 is amended by deleting the clause 3.2.4(d) and substituting the following:

- “(d) *VENCorp* must undertake a review of *VoLL* in accordance with this clause 3.2.4 at intervals not exceeding five years from the last review in accordance with this clause 3.2.4.”

Clause 3.2.4(e) is amended by deleting the words “clauses 3.2.4(c) and (d)” and substituting the words “clause 3.2.4(d)”.

Clause 3.2.5 is deleted.

Sub-clause 3.3.2(b)(2) is amended by deleting the amount “\$2,000,000” and substituting the amount “\$1,000,000”

Clause 3.3.2 is amended by deleting clause 3.3.2(c) and substituting the following:

- “(c) The amount of the funding requirement referred to in clause 3.3.2(b) may be varied from time to time by *VENCorp* in consultation with *Market Participants* and with the prior written consent of the *Regulator*”.

The heading 3.4 and clauses 3.4.1, 3.4.2, 3.4.3 and 3.4.4 are deleted.

Clause 3.6.6(bc) is amended by deleting the reference to “3.3.6(bb)” and substituting the reference “3.6.6(bb)”.

In clause 3.6.7(b)(1)(A), under the reference to “UH”, delete sub-clause (i) and substitute the following:

- “(i) that part of the quantity **TUH**, where **TUH** is determined in accordance with the procedures published by *VENCorp* under clauses 3.6.8(a) and 3.6.8(aa), applicable at the relevant *system injection point* for that *Market Participant* and determined in accordance with clause 3.6.7(b)(1)(A)(ii); and”.

Clause 3.6.8 is amended by deleting the clause 3.6.8(a) and substituting the following:

- “(a) Subject to clause 3.6.8(b), *VENCorp* must consult with *Market Participants* and *Transmission Pipeline Owners* and establish and *publish* procedures pursuant to which *VENCorp* can determine:
  - (1) an estimate of the portion (if any) of any *ancillary payments* payable in respect of a *trading interval* in accordance with clause 3.6.7 which are attributable to daily and within day *transmission constraints*;

- (2) an estimate of the total size in GJ of the daily and within day *transmission constraint* (if any) giving rise to the portion of *ancillary payments* estimated in accordance with clause 3.6.8(a)(1).
- (3) in respect to any *ancillary payments* payable in a *trading interval* the *uplift payments* to be made by each *Transmission Pipeline Owner* and *Market Participant*.”

After clause 3.6.8(a) insert new clause 3.6.8(aa) as follows:

- “(aa) Subject to clause 3.6.8(b), *VENCorp* may, in consultation with *Market Participants* and *Transmission Pipeline Owners*, modify the procedures established in accordance with clause 3.6.8(a) and if *VENCorp* does so it must *publish* those modified procedures.”

Clause 3.6.8 is amended by deleting clause 3.6.8(b) and substituting the following:

- “(b) In developing the procedures for determining *uplift payments* under clauses 3.6.8(a) and 3.6.8(aa), *VENCorp* must use its reasonable endeavours to ensure that the procedures apply the following principles:
- (1) the principles and procedures should not be unreasonably complex;
  - (2) any increase in *VENCorp*’s systems and/or operational costs arising from application of the principles and procedures should not be disproportionate to the aggregate amounts of *ancillary payments* likely to be made;
  - (3) so far as practicable and subject to other parts of this clause 3.6.8(b), *uplift payments* are to be allocated to the cause;
  - (4) so far as practicable and subject to other parts of this clause 3.6.8(b), the allocation of *uplift payments* must consider the impact on relevant investment signals; and
  - (5) the allocation of *uplift payments* arising from events which give rise to daily *transmission constraints* must consider exceedance of *authorised MDQ* and *AMDQ credits* in the methodology.”

Clause 3.6.8 is amended by deleting clause 3.6.8(c) and substituting the following:

- “(c) A *Market Participant* must pay *uplift payments* in respect of withdrawals of gas by that *Market Participant* or by *Customers* who purchase gas from that *Market Participant* in accordance with the principles of clause 3.6.8(b) and the procedures *published* by *VENCorp* under clauses 3.6.8(a) and 3.6.8(aa).”

After clause 3.6.8(d) insert new clauses 3.6.8(da) and 3.6.8(db) as follows:

- “(da) Subject to clause 3.6.8(db) a *Transmission Pipeline Owner* must pay *uplift payments* calculated in accordance with the principles of clause 3.6.8(b), the quantity determined under clause 3.6.8(f)(1), and the procedures *published* by *VENCorp* under clauses 3.6.8(a) and 3.6.8(aa).
- (db) Where the amount of *uplift payment* attributable to the failure of the relevant *Transmission Pipeline Owner* to fulfil its obligations under its *service envelope agreement* in any *trading interval* exceeds any applicable limit on the *Transmission Pipeline Owner*’s liability for *uplift payments* under its *service envelope agreement* (if any and if applicable), then *Market Participants* must pay the *uplift payment* amount in excess of the applicable limit and in accordance the procedures *published* by *VENCorp* under clauses 3.6.8(a) and 3.6.8(aa).”

Clause 3.6.8(f) is amended by deleting the words “clause 3.6.8(a)” and substituting the words “clauses 3.6.8(a) and 3.6.8(aa)”.

Clauses 3.6.8(g), 3.6.8(ga), 3.6.8(gb), 3.6.8(gd), 3.6.8(h), 3.6.8(i), 3.6.8(j), 3.6.8(k) and 3.6.8(l) are deleted.

Clause 3.6.11 is deleted.

Clause 3.6.12(b) is amended by deleting the reference to “3.3.6(b)” and substituting the reference “3.6.6(b)” in each of the two places it appears.

Clause 3.6.12(c) is amended by deleting the reference to “3.3.6(b)” and substituting the reference “3.6.6(b)”.

Clause 3.6.16 is amended by inserting “(a)” at the start of the clause and by inserting the following new clause 3.6.16(b) at the end of clause 3.6.16(a):

- “(b) Payments made in accordance with clause 3.6.16(a) must be made using bank clearing house arrangements determined by *VENCorp* in consultation with affected *Participants* and published by *VENCorp*.”

Clause 3.6.17 is amended by inserting “(a)” at the start of the clause and by inserting the following new clause 3.6.17(b) at the end of the clause 3.6.17(a):

- “(b) Payments made in accordance with clause 3.6.17(a) must be made using bank clearing house arrangements determined by *VENCorp* in consultation with affected *Participants* and published by *VENCorp*.”

Clause 4.2.2(a) is amended by deleting the words “For a period of two years from the commencement date,”

Clauses 4.2.2(b), 4.2.2(c) and 4.2.2(d) are deleted.

Clauses 4.2.8(a) and 4.2.8(b) are deleted.

Clause 4.2.9(c) is deleted.

Clause 4.2.9(d) is amended by deleting the words “and this clause 4.2 pursuant to clause 4.2.9(c)”.

Clause 4.2.9(e) is deleted.

Sub-clause 4.3.2(a)(1)(A) is amended by inserting the words “to be co-mingled with their gas” after the word “standard”.

Sub-clause 4.4.1(a)(6) is amended by deleting the word “and”.

Sub-clause 4.4.1(a)(7) is amended by deleting the fullstop and substituting the word “; and”.

After sub-clause 4.4.1(a)(7) insert new sub-clause 4.4.1(a)(8) as follows:

- “(8) *Storage Providers*”

After sub-clause 4.4.1(b)(3) insert new sub-clause 4.4.1(b)(4) as follows:

- “(4) for receipt points on a distribution pipeline”

Sub-clause 4.4.1(e)(7) is amended by deleting the words “trading intervals” and substituting the words “hourly intervals”.

Sub-clause 4.4.1(e)(9) is amended by inserting the words “or multiples thereof” at the end of the subclause.

Sub-clause 4.4.1(e)(17) is amended by deleting the semicolon and inserting the words “*VENCorp* may at its discretion use data from such other meters where it detects a loss of *metering data* or incorrect *metering data* from a *metering installation*,” at the end of the subclause.

Sub-clause 4.4.2(f) is amended by deleting sub-clause 4.4.2(f)(2) and substituting the following:

- “(2) “costs” means the total costs incurred by the *responsible person* in operating and maintaining the *metering installation* and *gas quality monitoring system*,”

After sub-clause 4.4.3(b)(6) insert the following new sub-clause:

- “(7) a *connection point* between *distribution pipelines* of different *Distributors* is the *Distributor* associated with the *distribution pipeline* that the gas flows principally from unless otherwise agreed between the relevant *Distributors*.”

After clause 4.4.3(e) insert the following new clause 4.4.3(f):

- “(f) The reasonable costs of the *responsible person* in meeting the requirements of this clause 4.4 must be borne by the *affected Participant*.”

Clause 4.4.6(e) is amended by deleting the words “*trading intervals*” and substituting the words “hourly intervals”.

Clause 4.4.6(e) is amended by deleting the words “*trading interval*” and substituting the words “hourly interval”.

Clause 4.4.9(e) is amended by deleting the words “in the *metering database*” where they first appear.

Clause 4.4.13(f) is amended by inserting the words “heating value and gas composition” after the word “using” where it first appears.

Clause 4.4.13 is amended by deleting the clause 4.4.13(k) and substituting the following”

- “(k) Each *metering installation* must be capable of recording *metering data* in hourly intervals.”

After clause 4.4.18(d) insert a new clause 4.4.18(e) as follows:

- “(e) The transfer of *metering data* from the *metering installation* to the *metering database* shall occur hourly unless otherwise agreed by *VENCorp* and the *affected Participants*.”

Clause 4.4.21(d) is amended by deleting the words “Gas Industry Act” and substituting “**Gas Industry (Residual Provisions) Act 1994**”.

Clause 4.4.27(b) is amended by deleting the words “*Gas Industry Act*” and substituting “**Gas Industry (Residual Provisions) Act 1994**”.

Schedule 4.2 is amended by inserting the following new clause 2(e) after clause 2(d):

- “(e) Meter information:
- (1) Meter type
  - (2) Meter size
  - (3) Meter maximum capacity.”

Clause 5.1.4(e)(7) is deleted.

Clause 6.2.1(a)(2) is amended by deleting the words “Part 6A” and substituting “Part 9”.

Clauses 6.4.3(ae)(i) and 6.4.3(e) are amended by deleting the words “section 62G” and substituting “section 207”.

Clause 6.7.2(b)(1) is amended by deleting the words “Part 6A” and substituting the words “Part 9”.

Clause 6.7.3(a)(3) is amended by deleting the words “Part 6A” and substituting the words “Part 9”.

Clause 6.9.1 is amended by deleting the words “Part 6A” and substituting the words “Part 9”.

The reference to 3.2.4(c) in Schedule 7.1 is deleted and the following words substituted:

“3.2.4(c) <i>VENCorp</i> must conduct regular reviews of the value of <i>VoLL</i> ”	“RP”
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The reference to 3.6.8(a) in Schedule 7.1 is deleted and the following words substituted:

“3.6.8(a) <i>VENCorp</i> must establish and <i>publish</i> procedures for determining <i>uplift payments</i> in consultation with <i>Transmission Pipeline Owners</i> and <i>Market Participants</i> .”	“RP”
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After the reference to 3.6.8(a) in Schedule 7.1 insert the following:

“3.6.8(aa) <i>VENCorp</i> may modify <i>uplift payment</i> procedures in consultation with <i>Transmission Pipeline Owners</i> and <i>Market Participants</i> .”	“RP”
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The reference to 3.6.8(c) in Schedule 7.1 is amended by deleting the words “is liable to” and substituting the word “must”.

After the reference to 3.6.8(c) in Schedule 7.1 insert the following:

“3.6.8(da)	<i>Transmission Pipeline Owners must pay uplift payments.”</i>	“CP”
“3.6.8(db)	Market Participants must pay uplift payments in excess of the uplift payments obligations placed on Transmission Pipeline Owners under their respective service envelope agreements.”	“CP”

After the reference to 3.7.11 in Schedule 7.1 insert the following:

“3.8	VENCorp to apply GST”	“CP”
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After the reference to 4.1.7(f) in Schedule 7.1 insert the following:

“4.1.7(g)	VENCorp must publish connection guidelines.”	“RP”
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The reference to 5.3.3(b), 5.3.3(bb) in Schedule 7.1 is amended by deleting the reference “5.3.3(bb)” and substituting the reference “5.3.3(ba)” and by inserting the words “and AMDQ credit certificates” after the word “MDQ”.

The reference to 5.3.3(c) in Schedule 7.1 is amended by inserting the words “and *AMDQ credit certificates*” after the word “MDQ”.

The reference to 5.3.3(e) in Schedule 7.1 is deleted.

The reference to 5.3.3(f) in Schedule 7.1 is deleted.

The reference to 5.3.5(a) in Schedule 7.1 is deleted and the following words substituted:

“5.3.5(a)	Persons may transfer <i>Authorised MDQ</i> in accordance with procedures developed and <i>published by VENCorp</i> ”	“CP”
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The reference to 5.3.5(b) in Schedule 7.1 is deleted and the following words substituted:

“5.3.5(b)	<i>VENCorp</i> must develop and <i>publish</i> procedures for the transfer of <i>authorised MDQ</i> ”	“RP”
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The reference to 5.3.6 in Schedule 7.1 is amended by deleting the reference “5.3.6” and substituting the reference “5.3.6(a)”.

After the reference to 5.3.6(a) in Schedule 7.1 insert the following:

“5.3.6(b)	<i>Authorised MDQ</i> and <i>AMDQ credit certificates</i> of a person disconnected from the <i>transmission system</i> reverts to the originally issuing <i>Transmission Pipeline Owner</i> .”	“CP”
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Clause 8.1(a)(3) is amended by deleting the references “, 8.6, 8.7”.

Clause 8.1(c)(1) is amended by deleting the word “six” and substituting the word “twelve”.

Clause 8.4(a) is amended by deleting the words “making or” and substituting the word “*VENCorp*”.

Clause 8.5 is amended by deleting the clause 8.5(a) and substituting the following:

- “(a) If a Rule change is:
- (1) proposed by *VENCorp*; or
  - (2) proposed by a person other than *VENCorp*,  
and approved by the Board of Directors of *VENCorp* in accordance with clauses 8.3 and 8.4, then *VENCorp* must as soon as practicable make application to the *Regulator* for the granting of authorisation of that Rule change under the **Trade Practices Act 1974** (Cth).”

Clause 8.5(b)(6) is deleted.

Clause 8.6(a) is amended by deleting the words “and provide an indicative opinion to *VENCorp*”.

Clause 8.6(b) is amended by deleting the words “indicative opinion under clause 8.6(a)” and substituting the word “determination”



Clause 8.6(c)(1) is amended by deleting the reference “48M(3)” and substituting the reference “19”

Clause 8.6(c) is amended by deleting sub-clause 8.6(c)(2) and substituting the following:

- “(2) authorisation, if granted by the *Regulator* will in no way bind the *Regulator* nor constrain or fetter the *Regulator’s* functions, powers or discretions under the **Trade Practices Act 1974** (Comm), the *Access Code*, the *Gas Industry Act* or any other applicable Act or law.”

Following clause 8.6(c) insert the following new clause:

- “(d) If the *Regulator* declines jurisdiction to grant an authorisation in response to an application made to the *Regulator* for an authorisation (including a variation of an existing authorisation) then *VENCorp* may implement the Rule change in accordance with clause 8.8(a) as if the *Regulator* had granted the authorisation (or the variation).”

Clause 8.7 is deleted.

Clauses 8.8(d) and 8.8(e) are deleted.

The heading 9.1 and clauses 9.1.1 and 9.1.2 are deleted.

Clause 11, the definition of “AMDQ credit certificate” is amended by deleting the definition and substituting the following definition:

“AMDQ credit certificate”	“A certificated right to a quantity measured in GJ and issued under clause 5.3. ”
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Clause 11, the definition of “AMDQ credit nomination” is amended by deleting the definition and substituting the following definition:

“AMDQ credit nomination”	A quantity, being the whole or part of an AMDQ credit certificate, nominated by the registered holder of that AMDQ credit certificate that may be utilised “as an AMDQ credit.”
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Clause 11, the definition of “EoD linepack” is deleted.

Clause 11, the definition of “EoD linepack bid” is deleted.

Clause 11, the definition of “EoD linepack capacity” is deleted.

Clause 11, the definition of “EoD linepack price step” is deleted.

Clause 11, the definition of “Exempt Person” is amended by inserting the words “(Residual Provisions)” after the word “Industry” and by inserting “1994” after the word “Act”.

Clause 11, the definition of “Gas Industry Act” is amended by deleting the reference to the year “1994” and substituting the year “2001”.

Clause 11, the definition of “interest rate” is amended by inserting the word “Bloomberg” after the word “day”.

Clause 11, the definition of “Local Retailer” is amended by inserting the words “**Gas Industry (Residual Provisions) Act 1994** or” after the word “under” and by deleting the year “1994” after the words “*Gas Industry Act*”.

Clause 11, the definition of “market objectives” is amended by deleting the reference to “48N(2)” and substituting the reference “52”.

Clause 11, the definition of “Minister” is amended by deleting the reference to “Part 6A” and substituting the reference “Part 9”.

Clause 11, the definition of “Retailer” is amended by inserting the words “**Gas Industry (Residual Provisions) Act 1994** or” after the words “under the”.

Clause 11, the definition of “scheduling” is amended by inserting the word “schedule,” before the word “scheduling” where it first appears.

Clause 11, the definition of “Tariff Order” is amended by deleting the definition of “Tariff Order” and substituting the following:

“Tariff Order”	“The Victorian Gas Industry Tariff Order made under section 48A of the <b>Gas Industry Act (Residual Provisions) 1994</b> , as amended from time to time under section 20 of the <i>Gas Industry Act</i> , and any tariffs and charges which are approved under an <i>access arrangement</i> .”
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Clause 11, the definition of “VENCorp functions” is amended by deleting the reference to “16C” and substituting the reference “160”.

MATT ZEMA  
Chief Executive Officer  
VENCorp

**Transport Act 1983**  
**VICTORIAN TAXI DIRECTORATE**

Department of Infrastructure  
Commercial Passenger Vehicle Applications

Notice is hereby given that the following applications will be considered by the Victorian Taxi Directorate, a division of the Department of Infrastructure after 1 May 2002.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Licensing & Certification, Victorian Taxi Directorate, Level 6, 14–20 Blackwood Street, North Melbourne (P.O. Box 666, North Melbourne 3051) not later than 25 April 2002.

Copies of objections are forwarded to the applicants.

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

B. Erskine, Mildura. Application for variation of conditions of licence SV2300 which authorises the licensed vehicle to operate in respect of a 1999 or later model Toyota wagon or similar vehicle with seating capacity of 12 or fewer seats for the carriage of passengers on tours of various wineries, asparagus farm, mushroom farm, dried tomato farm, table grape packing shed, citrus growers, tartaric acid plant, mineral sands plant and shearing shed farms within the Sunraysia district. (Passengers will be picked up/set down from hotels/motels, accommodation residences and tourist information centres within a 5km radius of the Mildura Post Office);

To include the ability to operate for the carriage of passengers on tours to various gardens within a 50km radius of the Mildura Post Office and tours to solar tower at Ned’s corner situated within a 85km radius from Mildura Post Office.

G. H. Jones, Highton. Application to license one commercial passenger vehicle to be purchased in respect of a current model Kia wagon with seating capacity for 7 passengers to operate a service for the carriage of passengers for scenic and winery tours of the Great Ocean Road, Geelong Bellarine Peninsula, Ballarat, Melbourne City sights, Phillip Island, Mornington Peninsula and the Yarra Valley.

Note:– Passengers will be picked up from hotels/motels and accommodation residences within a 250km radius of the Highton Post Office.

R. J. Scott, Airport West. Application for variation of conditions of licence SV526 which authorises the licensed vehicle to operate in respect of a 1964 Austin limousine with seating capacity for 7 passengers for wedding parties to change the vehicle to a 1954 Rolls Royce limousine with seating capacity for 7 passengers.

Vintage Bridal Cars Pty Ltd, Pakenham.  
Application for variation of conditions of licence SV1776 and SV1777 which authorises the licensed vehicle to operate in respect of a 1971 Daimler sedan and a 1954 Jaguar sedan each with seating capacity for 4 passengers to operate as follows:-

- (a) For the carriage of passengers for wedding parties and debutante balls;
- (b) The licensed vehicles may also operate the following day tours where the use of a 1955 Jaguar sedan and a 1971 Daimler sedan are an integral feature of the hiring:
  - Yarra Ranges - Dandenong Ranges;
  - Cardinia - Gembrook to Bass Strait, Western Port Bay.
  - Casey - Berwick/Cranbourne, Western Port Bay.
  - Peninsula - Mornington Peninsula, Western Port Bay, Port Phillip Bay.

To change the 1971 Daimler sedan to a 1992 or later model Toyota and the 1954 Jaguar sedan to a 1993 or later model Toyota/Ford/Mitsubishi vans each with seating capacity of 12 or fewer seats; and

To include the ability to operate for the carriage of passengers on various tours throughout the State of Victoria.

Note:- Passengers on tours will be picked up/set down from hotels/motels and accommodation residences throughout the State of Victoria.

Dated 28 February 2002

ROBERT STONEHAM  
Manager - Operations  
Victorian Taxi Directorate

#### **Health Services Act 1988**

##### **DECLARATION OF APPROVED QUALITY ASSURANCE BODY**

I declare the Clinical Risk Management Committee, established by Peter MacCallum Cancer Institute, is an approved quality assurance body under Section 139 for the purposes of Part 7 of the **Health Services Act 1988**.

Dated 21 February 2002

JOHN THWAITES  
Minister for Health

#### **Fair Trading Act 1999**

##### **PERMANENT BAN ORDER PROHIBITING THE SUPPLY OF DANGEROUS GOODS**

##### **Certain Objects Intended to Hold or Decorate Candles**

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

Any object intended to hold or decorate a candle, which when subjected to flame or heat emanating from a candle being so held or decorated, ignites and continues to flame for a period of five seconds or more after ignition.

This order does not apply to objects intended to hold or decorate candles which are designed to be placed on cakes or which are designed to be hand held.

I make this order consistent with the requirements imposed on these goods by the New South Wales Government order under section 31(1) of the **Fair Trading Act 1987**, published in NSW Government Gazette No. 157 of 8 November 1991, thereby satisfying the requirements of sections 40(1) and 40(2)(b) of the Victorian **Fair Trading Act 1999**.

Dated 19 February 2002

HON CHRISTINE CAMPBELL MP  
Minister for Consumer Affairs

##### **Explanatory Note**

The object of this order is to -

1. prohibit the supply of any holder or decoration for candles, which ignites and continues to flame for 5 seconds or more after ignition.
2. allow for safety features existing in some objects for holding or decorating candles whereby any flame is retarded within a period of five seconds after ignition.
3. exempt from prohibition objects for holding or decorating candles, which are designed to be used on cakes or designed to be hand held.

**Children's Services Act 1996**

## NOTICE OF EXEMPTION

## Meaning of Terms

"The Act" means the **Children's Services Act 1996**.

"Regulation" means Regulation 25 of the Children's Services Regulations 1998, which requires a children's service to employ as qualified staff members persons who have successfully completed a two year post-secondary early childhood qualification, which has been approved by the Secretary to the Department of Human Services or a qualification which is substantially equivalent.

I, Christine Campbell, Minister for Community Services, pursuant to section 6 of the Act, declare that Great Alpine Preschool Service Inc, licensed by the Department of Human Services under the Act is exempt from Regulation 25 up to and including 31 December 2002 on the condition that the licensee of the children's service employs a person having a primary teaching qualification and that this person completes a Graduate Diploma of Education – Early Childhood by December 2003.

Consideration of an exemption for 2003 will be informed by the staff member's satisfactory progress in the proposed area of study.

Declared at Melbourne on 22 January 2002.

HON CHRISTINE CAMPBELL MP  
Minister for Community Services

**Children's Services Act 1996**

## NOTICE OF EXEMPTION

I, Christine Campbell, Minister for Community Services, pursuant to section 6 of the **Children's Services Act 1996**, declare that Elsa MacLeod Kindergarten (Children's Services Licence Number LICENCE ID 2872 ) is exempt from the following regulation of the Children's Services Regulations 1998:

- Regulation 24 that requires the proprietor must ensure that whenever children are being cared for or educated by the children's service qualified staff and staff members must be present in the required ratios for the number of children in attendance.

This exemption is granted on the following conditions:

- Elsa MacLeod Kindergarten employs a person having a primary teaching qualification.
- That person completes the Graduate Certificate in Early Childhood course in 2002.
- This exemption remains in place until 31 December 2002.

Declared at Melbourne on 23 January 2002.

HON CHRISTINE CAMPBELL MP  
Minister for Community Services

**Children's Services Act 1996**

## NOTICE OF EXEMPTION

I, Christine Campbell, Minister for Community Services, pursuant to section 6 of the **Children's Services Act 1996**, declare that Lavers Hill and District Preschool (Children's Services Licence Number 2852 ) is exempt from the following regulation of the Children's Services Regulations 1998:

- Regulation 24 that requires the proprietor must ensure that whenever children are being cared for or educated by the children's service qualified staff and staff members must be present in the required ratios for the number of children in attendance.

This exemption is granted on the following conditions:

- Lavers Hill and District Preschool employs a person having a primary teaching qualification.
- This exemption remains in place up to and including until 14 April 2002.

Declared at Melbourne on 8 February 2002.

HON CHRISTINE CAMPBELL MP  
Minister for Community Services

**Water Act 1989**NOTICE UNDER SECTION 96 OF THE  
**WATER ACT 1989**

Notice is hereby given that South Gippsland Water have made a formal application to the Minister for Environment and Conservation for an order declaring a Sewerage District at Waratah Bay, under Section 96 of the **Water Act 1989**. The application seeks the appointment of South Gippsland Water for the planning,

construction, maintenance and continuance of sewerage works in that District.

A general plan and description of the proposed works are available for inspection, at South Gippsland Water's offices at 14 – 18 Pioneer Street, Foster, during normal office hours of 8.30 am to 5.00 pm, Monday to Friday, excepting public holidays.

Submissions on the proposal are invited. They should set out the grounds for any objections raised and must be received by South Gippsland Water before the expiry period for objections on Thursday 28 of March at 5.00 pm.

The Authority must consider all submissions received before the close of business on 28 of March 2002 and if it decides to proceed with the proposal it must notify the Minister of its decision and send copies of the submissions to the Minister.

The Minister may refuse or approve the proposal with or without any changes. If approved, with or without changes, an order will be published in the Government Gazette, giving formal effect to the approval.

StTEVE EVANS  
Chief Executive Officer  
South Gippsland Water

#### **Medical Practice Act 1994**

#### **MEDICAL PRACTITIONERS BOARD OF VICTORIA**

##### **Notice**

Re: Dr Eric Reginald William Salter

A Panel of the Medical Practitioners Board of Victoria on 15 February 2002 conducted a Formal Hearing into the professional conduct of Dr Eric Reginald William Salter a registered medical practitioner.

The Panel determined pursuant to section 50(1)(a) of the **Medical Practice Act 1994** ("the Act") that Dr Salter had engaged in unprofessional conduct of a serious nature.

The Panel further determined that pursuant to section 50(2)(e) of the Act that the following conditions be imposed on Dr Salter's medical registration:

- (i) Dr Salter is to attend a psychiatrist approved by the Board, with six monthly reports submitted to the Board.

- (ii) The Board is able to communicate with the treating psychiatrist.
- (iii) Dr Salter is to attend a general practitioner, who is not an associate of the practice where he works, and the general practitioner is to report to the Board that Dr Salter has been accepted as a patient.
- (iv) Dr Salter is to be examined by a Board appointed psychiatrist as and when the Board deems it necessary.
- (v) Dr Salter is not to engage in solo practice.
- (vi) Dr Salter is not to work more than forty (40) hours per week in direct contact with patients.
- (vii) Dr Salter must inform the senior partner of his practice of the conditions on his medical registration. The Board is to receive reports from the senior partner every three (3) months or more frequently if requested by the Board. Dr Salter is responsible for ensuring such reports are forwarded to the Board by the due date.
- (viii) Dr Salter is not to prescribe, possess or administer Schedule 8 drugs.
- (ix) The Board will review and amend these conditions if there are any breaches.
- (x) Dr Salter is not to treat his partner.

Dated 19 February 2002

BERNADETTE BROBERG  
Assistant Registrar

#### **Medical Practice Act 1994**

#### **MEDICAL PRACTITIONERS BOARD OF VICTORIA**

##### **Notice**

Re: Dr Michael Koutsoukis

A Panel of the Medical Practitioners Board of Victoria on 12 February 2002 conducted a formal hearing into the professional conduct of Dr Michael Koutsoukis a registered medical practitioner.

The Panel determined pursuant to section 50(1)(a) of the **Medical Practice Act 1994** ("the Act") that Dr Koutsoukis had engaged in unprofessional conduct of a serious nature.



The Panel determined that pursuant to section 50(2)(e) of the Act that Dr Koutsoukis is prohibited from keeping Entonox or other forms of nitrous oxide and cocaine on his practice premises.

The Panel further determined that pursuant to section 50(2)(g) of the Act that the registration of Dr Koutsoukis be suspended for a period of two months. The suspension is to commence on 23 March 2002.

Dated 22 February 2002

BERNADETTE BROBERG  
Assistant Registrar

### **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 applications 4643, 4644 and 4645 that has been excised from the applications, from being subject to the exploration licence or mining licence.
2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of 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 21 February 2002

RICHARD ALDOUS  
Executive Director  
Energy and Minerals

### **Conservation, Forests and Lands Act 1987**

#### **NOTICE OF MAKING OF A LAND MANAGEMENT CO-OPERATIVE AGREEMENT**

Notice is given under Section 80 of the **Conservation, Forests and Lands Act 1987** that a Land Management Co-operative

Agreement has been entered into by the Secretary to the Department of Natural Resources and Environment with James Farquhar McSwain and Bernice Olive McSwain in relation to Crown Allotment 21B, Parish of Tulillah.

A copy of the agreement is available for public inspection between the hours of 9.00 am and 5.00 pm at the following offices of the Department of Natural Resources and Environment: Mildura Office, Department of Natural Resources and Environment, 1st Floor, Fire Station Arcade, Langtree Avenue, Mildura 3500 and Executive Services Branch, Department of Natural Resources and Environment, Level 16, 8 Nicholson Street, East Melbourne 3002.

CHLOE MUNRO  
Secretary

### **Associations Incorporation Act 1981**

#### **SUB-SECTION 36E(5)**

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

A.R.T. (Artroundtown) Inc., A.V. United Soccer Club Inc., Acts-Care Inc., Added Warranty Industry Association Inc., Advance Warrnambool Inc., African Information Network Inc., Against Male Assault Network Inc., Aged Care Australia Inc., Ajax Junior Football Development Association Inc., Al Houriah Social Club Benevolent Society Inc., Albury/Wodonga Volleyball Association Inc., Allansford Hall Committee Inc., Alphington Grammar School Parents and Friends Association Inc., An Installation Publication (AIP), Andraxis Foundation The Association for the Practice of Human Development Inc., Arabic Language School of Doncaster Inc., Ararat Kennel Club Inc., Arc Theatre Inc., Arnold Community Church Inc., Artemis Resource Group Inc., Ascension College of Creative Arts Inc., Association for Training and Employment Referral Inc., Association for Vietnamese Culture Studies Inc., Association of Arts Inc., Association of Depopulated Bosnian Inc., Associazione Culturale Provinciale Dei Siracusani dAustralia Inc., Ausglass (Victoria) Inc., Australian Association for Religious Education Inc., Australian Centenary of Cinema 1995 Inc., Australian Chinese People to People Friendship Delegation Inc., Australian Chinese Writers Association (A.C.W.A.) Inc., Australian



Christian Broadcasting Association Inc., Australian Drivers Association Inc., Australian Drycleaning Industry Training Centre Inc., Australian Embalming Chemical Manufacturers & Suppliers Association Inc., Australian Full Contact Federation of Kick Boxing Inc., Australian Harmonies Tour Inc., Australian Kurdish Friendship Society Inc., Australian Multicultural Language Education Centre Inc., Australian Photogrammatic and Remote Sensing Society Inc., Australian Pontian Theatre Inc., Australian Sand Drags Association Inc., Australian Serbian Folk Group "Sindjelic" Inc., Australian Society of Orthodontists (Vic.Branch) Inc., Australian Somalian Society Inc., Australian Traditional Wushu Koushu Association Inc., Australian Turkish Education & Cultural Association (Austurk) Inc., Australian Turkish Scientific Association Inc., Australian Ukrainian Association Inc., Australian Volkswagen Association Inc., Australian Zionist Youth Council Inc., Australias Real Educators Inc, Autogas Installer Association Inc., Avon/Maffra Rev/Bara Support Committee Inc., Bacchus Marsh Community Childrens Centre Inc., Back on Track Foundation Inc., Ballarat Wind Ensemble Inc., Balnarring Netball Club Inc., Banner of Love Christian Fellowship Inc., Bay Resue Mordialloc Inc., Bayside Hockey Inc., Bedford Spring Victoria (Australia) Inc., Bellair Netball Team Inc., Benalla Rotaract Inc., Bendigo Gay Society Inc., Berriwillock Swimming Pool Committee Inc., Bet Hatikvah Synagogue and Community Centre Inc., Bias is Bad News Committee Inc., Billiard Manufacturers Association of Victoria Inc., Boosey Creek Motorcycle Club Inc., Bosnia Hercegovnia Centre of Springvale Inc., Bosnian Pensioners Society of Australia Inc., Bosnian-Herzegovinian Community of Victoria Inc., Broadmeadows Football Club Social Club Inc., Broadmeadows Sports and Recreation Club Inc., Broadmeadows Tatamai-Lau Soccer Club Inc., Broadmeadows Turkish Fishing Club Inc., Brothers of the Sacred Heart Property Association Inc., Brunswick Campus Staff Union Inc., Burwoos Kyokushin Karate Association Inc., Camberwell Cameo Opera Inc., Cambodian Lao and Vietnamese Young Women Accommodation support Service Inc., Cambridge Callisthenic Club Inc., Canine Harness Association Inc., Canterbury Street Stables community Centre Inc., Carrum Downs Baseball Club Inc., Cavalry Chapel Melbourne Inc., Cawarra Ski Club Inc., Central Highlands Gem and Mineral Club Inc., Centro Paraguayo Australian Club Inc., Chaldeans Babylon Association of Victoria Inc., Cheltenham Sporting Club Inc., Child Burns Foundation of Victoria Inc., Children for Christ Inc., Chile Human Rights Defence Committee In Melbourne Inc., Chinese Alumni Association Inc., Chinese Liberal Democratic Party, Victoria Branch (Melbourne) Inc., Chinese Pharmacotherapy Association of Australia Inc., Chinese Sporting & Recreation Club Inc., Chinese Students and Graduates Association in Australia Inc., Christian Brotherhood of Life Inc., Circolo Sociale Italiano Faraday Inc., Clayton Timorese Soccer Association Inc., Club DX Sport, Recreation and Cultural Association Inc., Cobram-Barooga Professional Athletic Club Inc., Coburg Primary Saturday Turkish School Inc., Communicators Seven Three Toastmasters Club Inc., Community Living Agency Inc., Congregational Christian Church in Samoa Melbourne Parish Inc., Congregational Christian Church in Samoa Northcote Parish Inc., Conservation of Ecology and Environment World Society (CEEWOS) Inc., Cook Island Advisory and Community Support Services Council Inc., Cook Island Council of Victoria Inc., Cook Islands Presbyterian Fellowship Inc., Coongulla Playground Inc., Co-Ordinadora de Refugisdos Savadorenos (C.O.R.E.S.) Inc., Cragieburn Soccer Club Inc., Cranbourne & District Meals on Wheels Inc., Croatian Australian Literature & Art "August Senoa" Association Inc., Cro-Care Home for the Frail and Elderly Croatians of Victoria Inc., Cruisin Cuisine Club Inc., Cruizers Rod & Custom Club Inc., Cuscatian Sporting Social and Cultural Club Inc., Darraweit Guim Youth Club Inc., Defend Australia Movement Inc., Diamond Valley Master Swimming Club Inc., Didikoi Dance Inc., Dimboola Junior Chamber Inc., Discovery coast Tourism Inc., Dog Watch Society Inc., Don Valley Hoddles Creek Netball Club Inc., Drug and Alcohol Womens Network Collective Inc., Drumchapple House Inc., Društvo Gevgeljska Okolija Zlatna Gradina Inc., East Shepparton Landcare Group Inc., Eastern Districts Veteran's Division Inc., Eastside Patriots Handball Club Inc., Echuca District Hospital Nurses Association Inc., Electronic Imaging Design Association Inc., Eltham Pre-School Support Group Inc., Emerald Gymnastics Club Inc., Encorus Players Inc., Enigma Theatre Inc., Ensemble Eszterhaza Inc., Ether Ohnetitel Inc., Euroa and District Tourism Association Inc., Euroa cycling Events Inc., Father John C. Houston Education Bursary Fund Inc., Faversham Singers Inc., Federation Car Club Inc., Fei Riders Inc., Fibreglass Social Club Inc., Fitzroy Chinese Residents Association Inc., Flakt Richardson Social Club

Inc., Flinders Child Protection Awareness and Support Association Inc., Focus Youth Theatre Inc., Footscray Blue light disco Inc., Friends of Castella and Toolangi Inc., Friends of Chelsea Hospital Inc., Friends of Mullum Mullum Valley Inc., Friends of Westona Wetlands Inc., Fur Council of Australia Inc., G.D. Lalor Soccer club Inc., Gallifrey Foundation Inc., Gas Owner Drivers Association Inc., Geelong Film Society Inc., Geelong-Metro Coarse Anglers Association Inc., Gippsland Region Employment & Enterprise Group Inc., Glendal Calisthenic College Inc., Godfrey Hirst Social Club Inc., Golden Oldies Friendship Club Inc., Goldens Day Radio For Senior Citizens Inc., Goldfields Ultralight Flying Club Inc., Goulburn Valley Sportfishing Club Inc., Great Wall Business Association (Australia) Inc., Greater Geelong Television Association Inc., Greek Association of Single People Inc., Greek Community of Noble Park Keysborough and District Inc., Greek International Language Inc., Greenbrook Park Tennis Club Inc., Greta Netball Club Inc., Greville Street Traders Association Inc., Hampton Park Angling Club Inc., Health Interlink Australian Centre for Education and Research of Complementary Healing Practice Inc., Heidelberg Enterprise Club Inc., Hellenic Golfers Association Inc., Hispanic Community TV Antenna Hispana Inc., Home of Compassion Inc., Hope Association Inc., Horsham Baseball Association Inc., Hoy Polloy Theatre Production Inc., Hravatska Stranka Prava (HSP) Inc., Hravatska Stranka Prava Ogranak Dr. Ante Starcevic Melbourne Vic., Hrvatski Nogometni Savec Vic.Inc., India United Inc., International Finn Association of Australia Inc., Islamic Youth Centre of Australia Inc., Jacaranda Theatre Inc., Junior Golf Australia Inc., Kalkite Illusions Marching Club Inc., Keilor Radiocontrol Onroad Modelcar Association Inc., Keilor Youth Dramatic Arts Training Association (K.Y.D.A.T.) Inc., Keon Park After School Care Inc., Keon Park Squash Club Inc., Keren Hayered Inc., Kew Mainstreet Traders Association Inc., Killara Foundation Inc., Kurdistan Information Centre of Australia Inc., Kyneton Parents Bus Group Inc., La Societe Mauricienne De L'Australie Inc., La Trobe Valley Regional Organisation of Councils Inc., Lakes Entrance Angling Club Inc., Lal Lal Catchment Landcare Group Inc., Lalor Lions Sporting Club Inc., Latinos United Soccer Club Inc., Latrobe Valley Enetrprise Development Association Inc., Laurel Street Kindergarten Whittlesea Inc., Law Watch Australia Inc., Legandary Country Tourism Association Inc., Limestone Valley Golf Club Inc., Linc Moonee

Valley Inc., Lions of Babylon the Chaldean Soccer Club Inc., Lions Western Development committee Inc., Little Big Tops Inc., Living Word Inc., Longbeach Christian Centre Inc., Lonsdale Street/Swanston Walk Crossroads Traders Association Inc., Loongana Playgroup Inc., Lorne Pony Club Inc., Loy Krathong Festival (Melbourne) Inc., Macaulay Community Financial Counselling Service Inc., Macedonian Cultural Social Association Skopje Victoria Inc., Macedonian Ehtnic Muslim Association in Fitzroy Inc., Macedonian Food Relief Inc., Machiavellian golfers Society Inc., Machol Israeli Dance Club Inc., Mahogany Ship Social Club Inc., Malaysian Restaurants Association Inc., Malaysian Womens Group of Victoria Inc., Mallee Offroad Auto Club Inc., Malmsbury Tennis Club Inc., Malvern United Inc., Malvern Volleyball Association Inc., Marios Snooker Club Inc., Maxwell Chemicals Social Club Inc. (Vic.), Melbourne Chaplaincy to the Arts Inc., Melbourne Chinese College Inc., Melbourne Chinese Inter-Church Committee Inc., Melbourne Go Kart Club Inc., Melbourne Maskworks Inc., Melbourne Metropolitan Transit Band Inc., Melbourne Racers Speed Skating Club Inc., Melton Junior Indoor Sports Association Inc., Micks Rock Café Youth Group Inc., Mildura Country Music Festival(Sunraysia) Inc., Miniara Charitable Association of Victoria Inc., Mitta Murray Tourism Association Inc., Montrose Recreation Reserve committee Inc., Moondani Early Intervention Group Inc., Mooroopna North Community Drainage Group Inc., Moriac Community Craft Club Inc., Mortlake Basketball Association Inc., Murray and District Broadcasters Association Inc., Music Education & Technology Association Inc., Muslim Australian Youth Association Inc., National Association of Australian Greek Community and Welfare Organisations Inc., National Clay & Ceramic Industry Training Council Inc., National Council of Financial Adviser Association Inc., National Out of School Hours Services Association Inc., National Street Hockey League Inc., Newcomb Kyokushin Karate Club Inc., Newport Power Basketball Club Inc., North East Business Advice Rural Areas (BARA) Committee Inc., North East Multiple Birht Group Inc., North Eastern Roping Club inc., North Old Boys Association Inc., North Reservoir St. Joseph the Worker Soccer Club Inc., North Suburban Hotels Snookerette Association Inc., North Undera Community Drainage Group Inc., North West Alcoholism Rehabilitation Centre Kawinda House Inc., North Western District Volleyball Club Inc., Northcote United (Iraklis)

Sports Club Inc., Northern Raiders Sports and Social Club Inc., Northern Small business Support Service Association Inc., Northern Victorian Fresh Tomato Growers Association Inc., NS Komatsu Gippsland Social Club Inc., Oigong & Taiji Association of Victoria Inc., Old Trinity Grammarians Amateur soccer Club Inc., Oracle Association Inc., Organisation for Community Awareness (ORCA) Inc., Ormond Road Badminton Club Inc., Oton Kolonidon Filathropikos Sylogos AKRITAS Inc., Oz Harvest Inc., P&N Franchise Holders Action Group Inc., Pacific (Cook) Islanders Charities Fund Inc., Pacific Rugby League Club Inc., Park Orchards Senior Football Club Inc., Park View Sporting & Social Club Bendigo Inc., Peninsula Fishing Club Inc., Pensioner & Citizen Initiated Referendum Alliance Inc., Pet Scheme Ballarat Inc., Philanthropic Society Argolidos The Inahos Inc., Philanthropic Society Iera Moni Pnagia Kernitsas Inc., Philanthropic Society or "Hagios Georgios", Philippine Liturgical Community Inc., Phoenix four Wheel Drive Touring Club Inc., Piminoro Social Club Inc., Preston Lions Football Club Inc., Preston South Ohrid Soccer Club Inc., Preston Wanderers Football Club Inc., Private Travel Trainers Alliance Inc., Progressive Association of Greeks From Palestine "The Holy Sepulchre" Inc., Project Leadership Inc., Prophetic Ministers International Inc., Radio Site Operators and Users association Inc., Ramblers Softball Club Inc., Rebel Country Music Club Inc., Reservoir United Soccer Club Inc., Residents Opposing Harpers Inc., Richmond Chamber of Commerce Inc., Richmond Open Learning Network Inc., Richmond Social Netball Club Inc., Riviera Model Boat Club Inc., Road Trauma Support Team Murray Mallee Inc., Rock Soul Inc., Romsey Gymnastics Club Inc., Rosebud Soccer Club Inc., Rotaract Club of Colac Inc., Rotaract Club of Glen Waverley Inc., Rotaract Club of Wodonga Inc., Royal Armoured Corps U.K. Inc., Rumbo a la Eternidad Ministerio de Videos Libreria Cristiana Inc., Rural Doctors Association of Victoria Inc., Saigon United Soccer Club Inc., Sale Area Amateur Zymurgists Inc., Sale Hotel fishing Club Inc., Sarong Banggul Social Club of Victoria (SBSCVA) Inc., Selahini Cultural and Sports Society Inc., Selsko Drustvo Beranci Social Club Inc., Serbian Bozur-Media Society Inc., Serbian Volunteer Committee "Solidarity" Inc., Seymour & district Car Club Inc., Shadow League Australia Inc., Share Victoria Inc., Sharing the Caring Inc., Shire of Creswick Social Club Inc., Shire of Pakenham Residents Action Group Inc., Shomer Shabbos Directory (Australian Branch) Inc., Shout Community Newspaper Inc., Silvan Recreation Reserve Committee of Management Inc., Silverfern Softball Club Inc., Slavonsko Baranjski Klub "Osijek" Inc., Soaring Excitement Inc., Social Organisation for Free Lebanese People of Australia Inc., Somali – Land Committee of Australia Inc., Somali Digil & Mirifle Association in Australia Inc., Somali Heritage Association Inc., Somali Land Womens Group Inc., Somali Womens Association Inc., Sortino Social Club Inc., South Eastern Vincent H.R.D. Owners Club Inc., South Gippsland volleyball Inc., South Side Theatre Inc., Southern & Western Oncology Group (Victoria) Inc., Southern Archers Inc., Southern Cross Sled Dog Club Inc., Southwest Steiner Circle Inc., Sportability Inc., Sporting Inca Club Inc., Springvale BIH Soccer Club Inc., Springvale Community Leisure association Inc., St. Albans & District Traders Association Inc., St. Joyn Mitcham Football Club Inc., Star United Soccer Club Inc., Stars in Line Hockey Club Inc., Stuart Guards Marching Club Inc., Study Aid Scholarship Scheme Inc., Sun City Church Inc., Sun United Soccer Club Inc., Sunbury Motorcycle Club Inc., Sunbury Racing Pigeon Club Inc., Sunraysia Horse & Pony Club Inc., Sunshine Soccer Club Inc., Swan Hill Toddler Kinder Gym Inc., Syrian Women Association Inc., T.C. Panthers Soccer Club Inc., Tala Gallery and Studio Society Inc., Tarwin & District Traders Association Inc., Taylors Creek Community Drainage Scheme Inc., Terang & District Senior Citizens Club Inc., The All Waters Angling Club Geelong Inc., The Asia Pacific Public Health Nutrition association Inc., The Association for Women in Insurance Inc., The Association of Syrian Arab Migrants Inc., The Australian Centre For The Development of Psychiatric Nursing Excellence Inc., The Australian Chinese Friendship Union Inc., The Australian Lebanese Festival Inc., The Bloods Inc., The Bush Telegraph of Clunes Inc., The Business Academic Foundation of Australia Inc., The Carramut and Hexham Hotels Angling club Inc., The Castle Donnington Tennis Club Inc., The Catholic Twenties Social Club Inc., The Chinese Language & Culture Foundation Inc., The Club Hotel Pool Inc., The Combined Retailers Association of Victoria Inc., The Conveyancers Council of Victoria Inc., The Council of Australian Powerlifting Organisation Inc., The Dragon City Marshals Inc., The Economic Research Foundation of Australia Inc., The Federation of Lazio Clubs Inc., The Flemington Foundation Inc., The Footscray Asian Traders Association Inc., The Friends of Evans Street Grassland Inc., The Friendship

Foundation of Australia Inc., The Hastings Soccer Club Inc., The International Committee for a Free Vietnam/Victoria Inc., The Job Orientation and Information Network Team Inc., The Lebanese Co-ordination Bureau (LCB) Inc., The Mathematical Research Foundation of Australia Inc., The McIvor Community House Inc., The Multiple Epiphyseal Dysplasia Support Association (Vic) Inc., The Noojee Tennis Club Inc., The Oromo Islamic Association of Australia Inc., The Other Greek Link Inc., The Outdoor Activity Protection Association of Australia Inc., The Pauline Society Inc., The Shire of Bulla Outdoor Social Club Inc., The Social Committee for the Annual Victorian Ball Inc., The Society for Sculpture on View Inc., The Southern Somali Welfare Association of Australia Inc., The Spring Creek Community Television Repeater Group Inc., The St. Arnaud Market Plaza Association Inc., The Syrian Arab Cultural Club Inc., The Turkish Business Council Inc., The Victorian Band Directors Association Inc., The Victorian Chapter of the International Association of Arson Investigators Inc., The Victorian Foundation for Public Policy Inc., The Victorian Maori Association Te Awhina Inc., The Victorian Paintball Players Association Inc., The Victorian Security Industry Firearms Instructors Inc., The William Ricketts Sanctuary Alliance Inc., The Worldwide Lebanese Cultural Society Inc., Thouroughbred Taekwondo Inc., Tigrian Community Association in Victoria Inc., Toolleen Cricket Club Inc., Toolondo Sportfishers Club Inc., Torging Art Inc., Total Canine Sporting Club Inc., Touchbase Inc., Traralgon Eight Ball Association Inc., Triathletes for Kids Inc., Trihard Productions Inc., Turkish Cultural Centre Inc., Turkish Business and Employment Development Centre Inc., Turkish Festival Inc., UIE ( Union Degli Italiani all Estero) Inc., Undera Land Care Group Inc., Unione Pensionati circoli Independent of Moreland Inc., United Scallop Fishers & Processors Association Inc., United Young Australian Macedonian Dancing Association Whittlesea Inc., University of Ballarat Pipe Band Inc., Upwey Volleyball Club Inc., Urm (Urban Rural Movement) Australia Inc., Vajdasagi Magyarok Demokratikus Kozossege Ausztralia Inc., Veteran Racing Car Drivers Club of Australasia Inc., Victorian Amateur Sculling Association Inc., Victorian Association of Hospital and Rehabilitation Recreation Specialists Inc., Victorian Association of Teachers of Italian Inc., Victorian Country Water Polo Association Inc., Victorian Eritrean Community Association Inc., Victorian Fantail Club Inc., Victorian in Line Skaters Association

Inc., Victorian Leagues Club of Footscray Inc., Victorian Maronite Blues Football Club Inc., Victorian Personal Fitness Trainers Association Inc., Victorian PRC Migrants Social Welfare Association Inc., Victorian Professional Billiards, Pool & Snookerette Association Inc., Victorian Street Hockey League Inc., Victorian Tobacco Retailers Association Inc., Victorian University of Technology Yaks Basketball Association Inc., Victorian Users of Computer Associates Masterpiece Inc., Victorian Water Ski Federation Inc., Wangaratta Pathology Research Foundation Inc., Wangaratta Touch Association Inc., Wantirna Squash Club Inc., Waranga Promotions Speedway Club Inc., Warrion Tennis Club Inc., Warrnambool Ambulance Service Social Club Inc., Warrnambool Gay and Lesbian Group Inc., Waverley Eagles Basketball Club Inc., West Newport Sporting Club Inc., West Oban Road Residents Association Inc., Western Metropolitan College of Tafe Students Association Inc., Western Olma Committee Inc., Western Plains Development Board Inc., Western Restart Inc., Westernport & District Motorcycle Club Inc., Westernport Share Register Network Inc., Winyah Association Inc., Women in Comfortable Shoes Theatre Company Inc., Womens Carers Collective Inc., Yarra Valley Music Council Inc., Youth Activities Group Inc., Youth Extension Services Inc.

Dated 25 February 2002

ANN HAMMANN  
Deputy Registrar of  
Incorporated Associations

### **Lotteries Gaming & Betting Act 1966**

#### **APPROVED GROUPS OF RACES**

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

Hong Kong International Sprint and Hong Kong International Mile

Magic Millions 2YO Classic and Magic Millions 3YO Trophy

The current approval for “Magic Millions and Golden Slipper” is revoked and replaced by “Magic Millions 2YO Classic and Golden Slipper”.

Dated 26 February 2002

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



**Lotteries Gaming & Betting Act 1966****APPROVED GROUP OF RACES**

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

Blue Diamond Stakes and Golden Slipper

Dated 19 February 2002

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

**Subordinate Legislation Act 1994****REGULATORY IMPACT STATEMENT****Heritage (General) Regulations 2002**

A Regulatory Impact Statement has been prepared in relation to the proposed Heritage (General) Regulations 2002. The proposed Regulations are made under the provisions of the **Heritage Act 1995**.

The principal objective of the proposed Heritage (General) Regulations 2002 is to establish the fees to be charged for heritage certificates, permits and consents as required by the Act. The Regulations establish the circumstances in which an applicant may be exempt from the fees or where those fees may be waived in a particular case. They also provide much of the statutory administrative framework to facilitate implementation of the Act.

The proposed Regulations revoke and generally replace the existing Heritage (General) Regulations 1996. The proposed Regulations provide for the increase of permit and consent fees and certificates that are more reflective of the cost of undertaking the regulatory functions under the Act. The fee for a heritage certificate has been increased from \$15 to \$25. The relevant fee to accompany an application for a permit to carry out works or activities on a registered place or object is set out in the table included in regulation 11 of the proposed Regulations. The relevant fee to accompany an application for a consent to undertake activities with respect to archaeological relics is set out in the table included in

regulation 18. The Regulations prescribe the form of both an interim protection order and the notice, which must be published when an interim protection order is made. In addition, the Regulations prescribe the documentation, which must be made available after the completion of an archaeological survey; and the form of the identity card, which must be provided to inspectors under the Act. The proposed Regulations also include a number of new provisions, which are the prescribed information required about a contract of sale of a registered place or object; the prescribed form of notice to carry out alterations for liturgical purposes and the fee for a permit for the use of archaeological relics and historic shipwreck relics.

A Regulatory Impact Statement has been prepared in accordance with the **Subordinate Legislation Act 1994**. The Regulatory Impact Statement examines the costs and benefits of the proposed regulations and the possible alternatives and concludes that the proposed regulations provide the most effective means of achieving the objectives.

Copies of the Regulatory Impact Statement and the proposed Regulations can be obtained from Heritage Victoria, Nauru House, Level 22, 80 Collins Street, Melbourne 3000, telephone (03) 9655 6519 or downloaded from the Department of Infrastructure Website [www.doi.vic.gov.au](http://www.doi.vic.gov.au).

Public comments are invited on the Regulatory Impact Statement and the proposed Regulations. Written submissions will be received until 5.00pm Thursday 28 March 2002. All submissions will be treated as public documents.

Submissions should be addressed to: Director Heritage Victoria, Nauru House, Level 22, 80 Collins Street, Melbourne, Victoria 3000.

JOHN THWAITES  
Minister for Planning

**Land Acquisition and Compensation Act 1986  
and Water Act 1989****NOTICE OF ACQUISITION****Compulsory Acquisition of Interest in Land**

The Goulburn–Murray Rural Water Authority declares that by this notice it acquires

the following interest in the land described hereunder.

**Owners Names:** David John Herring and Barbara Ellen Herring.

**Interest Acquired:** Freehold for Drainage Channel.

**Land in which Interest Subsists:** Crown Allotment 12, Section B, Parish of Naringaningalook.

**Area of Interest:** 3.929 hectares.

**Title Details:** Certificate of Title Volume 9754, Folio 644.

Plan No. 121 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn–Murray Rural Water Authority, 40 Casey Street, Tatura 3616.

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

Dated 28 February 2002

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

**Planning and Environment Act 1987**  
GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment  
Amendment C39

The Minister for Planning has approved Amendment C39 to the Greater Geelong Planning Scheme.

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

The Amendment introduces a new set of planning scheme maps in accordance with a new planning scheme map break-up, that is, a new index and map numbering system. The Schedule to Clause 61 is also changed to reflect the new map break-up. None of the provisions of the Scheme are changed.

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 City of Greater Geelong Council, 131 Myers Street, Geelong 3220.

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

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

Notice of Approval of Amendment  
Amendment C23

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

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

The Amendment introduces the Manningham City Council as the responsible authority for administering and enforcing the Scheme for land comprising Crown Allotment 1C, Section 13, Township and Parish of Warrandyte, and known as 65 Yarra Street, Warrandyte and situated at the north east corner of Forbes Street and Yarra Street, Warrandyte.

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

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

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

Notice of Approval of Amendment  
Amendment C23

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

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

The Amendment:

- Rezones the site from a Business 4 Zone to a Public Use Zone, Category 7 (Other Public Use) to accommodate a new 24 hour Kilmore Police Station;
- Rezones part of the road reserve of Green Street from a Business 4 Zone to a Residential 1 Zone; and
- Amends the schedule to the Public Use Zone by inserting a requirement that the proposed use and development of the site for the Kilmore Police Station does not require a planning permit provided that a plan showing the nature and location of the use and/or development of the land be prepared to the satisfaction of the Responsible Authority.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure, Northern Region, 57 Lansell Street, Bendigo and at the offices of the Mitchell Shire Council, 113 High Street, Broadford.

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 C33**

The Minister for Planning has approved Amendment C33 to the Wyndham Planning Scheme.

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

The Amendment rezones land, being Part of Lot D on Plan of Subdivision 422653Y, being part of the land contained in Certificate of Title, Volume 10549, Folio 306 and located at the north-west corner of Foxwood Drive and

Dunnings Road from Residential 1 to Public Use Zone 2 – Education.

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, 45 Princes Highway, Werribee.

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

#### **Planning and Environment Act 1987**

##### **BASS COAST PLANNING SCHEME**

##### **Notice of Lapsing of Amendment**

##### **Amendment C7 Part 2**

The Bass Coast Shire Council has resolved to abandon Amendment C7 Part 2 to the Bass Coast Planning Scheme.

The Amendment proposed to:

1. Delete the Restructure Overlay – Woolamai (RO5) from the following properties:
  - Lots 1–6 (inclusive) LP221339, Edward Court and Turnbull–Woolamai Road, Woolamai.
  - CP 361718X (previously Lots 54–59 LP 5372), Turnbull–Woolamai Road, Woolamai.
  - CP 351677R, Turnbull–Woolamai Road, Woolamai.
  - CP 172662, Woolamai Road, Woolamai.
2. Amend the Woolamai Restructure Plan.

The Amendment lapsed on 4 January 2002.

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



## ORDERS IN COUNCIL

**Control of Weapons Act 1990****ORDER TO PROVIDE FOR EXEMPTIONS  
FROM THE PROVISIONS REGULATING  
BODY ARMOUR**

## Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 8B of the **Control of Weapons Act 1990** exempts a person, or member of an official delegation, who has a Commonwealth import permit issued under the **Commonwealth Customs Act 1903** to import body armour at the 2002 Commonwealth Heads of Government Meeting to be held at Coolumb in the State of Queensland on 2–5 March 2002 from the prohibitions on body armour contained in section 8A(1) of the **Control of Weapons Act 1990** when the person or member of an official delegation:

- (a) possesses or uses body armour for their official duties; or
- (b) brings body armour into Victoria for their official duties; or
- (c) purchases body armour for official use in the organisation in which they are employed or with which they serve; or
- (d) causes body armour to be brought or sent into Victoria for official use in the organisation in which they are employed or with which they serve.

This order expires on 30 April 2002.

Dated 26 February 2002

Responsible Minister  
ANDRÉ HAERMEYER  
Minister for Police  
and Emergency Services

HELEN DOYE  
Clerk of the Executive Council

**Gas Industry Act 2001****EXEMPTION FROM REQUIREMENT TO  
OBTAIN A LICENCE FOR THE SALE OF  
GAS IN VICTORIA**

## Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council under Section 24 of the **Gas Industry Act 2001**

exempts Allgas Energy Ltd (ACN 009 656 446) from the requirement to obtain a licence for the sale of gas as principal through its agent, ENERGEX Retail Pty Ltd (ACN 078 848 549).

The exemption is subject to the following conditions that Allgas Energy Ltd:

- (a) will remain a subsidiary of ENERGEX Limited;
- (b) will sell gas as principal through its agent ENERGEX Retail Pty Ltd only while the latter holds a licence to sell gas in Victoria issued by the Office of the Regulator General; and
- (c) must provide to the Minister or the Office of the Regulator-General, any information either entity may require for the reasonable administration of this Order.

Dated 26 February 2002

Responsible Minister  
CANDY BROAD  
Minister for Energy  
and Resources

HELEN DOYE  
Clerk of the Executive Council

**Mental Health Act 1986****ORDER PURSUANT TO SECTION 93B(1)  
OF THE MENTAL HEALTH ACT 1986**

## Order in Council

The Lieutenant-Governor as the Governor's deputy, and with the advice of the Executive Council on the recommendation of the Minister and pursuant to section 93B(1) of the **Mental Health Act 1986** ("the Act") declares that the **Mental Health Act 2000** of the State of Queensland, being a law of a State other than this State of Victoria, is a corresponding law for the purposes of Part 5A of the Act.

This Order takes effect on and from 28 February 2002.

Dated 26 February 2002

Responsible Minister  
THE HON JOHN THWAITES MP  
Minister for Health

HELEN DOYE  
Clerk of the Executive Council

**Project Development and Construction  
Management Act 1994**

NOMINATION OF PROJECTS TO BE  
PROJECTS TO WHICH THE ACT APPLIES

Nomination Order

The Lieutenant-Governor as the Governor's deputy, on the advice of the Executive Council under Section 6 of the **Project Development and Construction Management Act 1994** ("the Act"), on the recommendation of the Premier, declares the following development or proposed development to be a project to which the Act applies:

- Australian Synchrotron Project

AND in accordance with Section 7 of the Act, specifies:

- (a) that the Minister for Major Projects is to be responsible for the nominated project;
- (b) that the Secretary to the Department of Infrastructure, being a body corporate established under Section 35 of the Act, is to be the facilitating agency for the nominated project.

Dated 26 February 2002

Responsible Minister:  
STEVE BRACKS  
Premier

HELEN DOYE  
Clerk of the Executive Council

**Project Development and Construction  
Management Act 1994**

APPLICATION ORDER

The Lieutenant-Governor as the Governor's deputy, on the advice of the Executive Council under section 8 of the **Project Development and Construction Management Act 1994** ("the Act"), on the recommendation of the Premier, declares that in respect of the Australian Synchrotron Project, a nominated project under section 6 of the Act, that:

- (a) the following provisions of the Act apply in relation of the Australian Synchrotron Project;

Part 3 – Provisions Relating to Nominated Project

Division 1 – Agreements and arrangements

s14 – Contracts and agreements

s15 – Arrangements

s16 – Reciprocal arrangements with public sector agencies

Division 4 – Powers relating to roads and buildings

s23 – Powers relating to roads

s25 – Administration of Building Act

Division 5 – Financial provisions

s26 – Exemptions from taxes, rates, charges etc.

Part 4 – Standards and Directions for Public Construction

s29 – Standards for public construction

s30 – Directions for public construction

s31 – Inconsistencies with supply policies

s32 – Content of standards and directions

s33 – Application of standards and directions

s34 – Standards and directions to be published and made available;

- (b) all of the above provisions of the Act apply to the Secretary to the Department of Infrastructure which is the facilitating agency for the Australian Synchrotron Project.
- (c) pursuant to section 8(e) of the Act, and in accordance with section 28 of the Act, the Secretary to the Department of Infrastructure as the facilitating agency is deemed to be an authority for the purposes of the **Borrowing and Investment Powers Act 1987** and to be such an authority to which each of the sections listed in section 28(b) applies.

Dated 26 February 2002

Responsible Minister:  
STEVE BRACKS  
Premier

HELEN DOYE  
Clerk of the Executive Council

**SUBORDINATE LEGISLATION ACT 1994  
NOTICE OF MAKING OF STATUTORY  
RULES**

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

12. *Statutory Rule:* Road Safety (General) (Drink Driving) Infringement Regulations 2002  
*Authorising Act:* Road Safety Act 1986  
*Date of making:* 26 February 2002

**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:

9. *Statutory Rule:* Health (Quality of Drinking Water) Regulations 2002  
*Authorising Act:* Health Act 1958  
*Date first obtainable:* 28 February 2002  
*Code A*
10. *Statutory Rule:* Local Government (Long Service Leave) Regulations 2002  
*Authorising Act:* Local Government Act 1989  
*Date first obtainable:* 28 February 2002  
*Code B*
11. *Statutory Rule:* Pollution of Waters by Oil and Noxious Substances Regulations 2002  
*Authorising Act:* Pollution of Waters by Oil and Noxious Substances Act 1986  
*Date first obtainable:* 28 February 2002  
*Code A*

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