

Victoria Government Gazette

No. G 25 Thursday 20 June 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

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Private Notices

Payment must be received in advance with advertisement details

33 cents per word - Full page \$198.00.

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

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

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

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Double column	\$3.41		
Full Page	\$71.28		

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9.30 a.m. Monday - (Private Notices)

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

Sector Agencies Notices)

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

SPECIAL GAZETTES

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd. 125 Highbury Road

Burwood Vic 3125

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

Advertising Rates and Payment

Private Notices

Full Page \$396.00

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

Typeset Full Page \$96.25

Note:

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The Victoria Government Gazette

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General, Special and Periodical - \$249.70 each year

Periodical - \$124.30 each year

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

The Craftsman Press Pty. Ltd.

125 Highbury Road, Burwood Vic 3125

Telephone: (03) 9926 1233

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PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Yvonne Maree Cahill and Denise Lesley Jennings, carrying on the business as Shop 12 at 12 Killians Walk, Bendigo and ROCKES at 16 Mitchell Street, Bendigo, has been dissolved as from 31 December 2001. Yvonne Maree Cahill will be responsible for and continue ownership of Shop 12 and Denise Lesley Jennings will be responsible for and continue ownership of ROCKES.

Trustees Act 1962 (WA) Deceased EstatesNOTICE TO CREDITORS & CLAIMANTS

Creditors, and other persons having claims (to which Section 63 of the **Trustees Act 1962** (WA) relates) in respect of the estate of the deceased person are required by the executor to send particulars of their claim to him by 19 July 2002 after which the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

PARKER, Grace Mary, late of Foley Village, Collick Street, Hilton, WA, died 24 May 2001.

Dated 11 June 2002

Mr A. J. Parker, C/- MINTER ELLISON, 152 St Georges Tce, Perth, WA, Solicitors for the executor.

MAUREEN MAVIS O'BRIEN, deceased, late of 33 Sycamore Grove, Ripponlea, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 February 2002, are required by the applicant for probate, Equity Trustees Limited, (ACN 004 031 298) of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars of their claims to the said company by 22 August 2002 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

ALLENS ARTHUR ROBINSON, solicitors, 530 Collins Street, Melbourne.

Re: Estate of SUSAN CHERRY, deceased. Creditors, next-of-kin or others having claims in respect of the estate of SUSAN CHERRY, late of 46 Deans Road, Upwey 3158, gentlewoman, deceased, who died on 3 March 2002, are to

send particulars of their claim to the executors care of the undermentioned solicitors by 31 August 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.

Re: Estate of EDWARD WILLIAM FITTON, deceased. Creditors, next-of-kin or others having claims in respect of the estate of EDWARD WILLIAM FITTON, late of 14 Walter Street, Tecoma 3160, taxi driver, deceased, who died on 27 February 2002, are to send particulars of their claim to the executors care of the undermentioned solicitors by 31 August 2002 after which 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.

Re: Estate of GLADYS MARIE FRASER, deceased. Creditors, next-of-kin or others having claims in respect of the estate of GLADYS MARIE FRASER, late of Coogee Nursing Home, Boronia 3155, home duties, deceased, who died on 19 February 2002, are to send particulars of their claim to the executor care of the undermentioned solicitors by 31 August 2002 after which the executor will distribute the assets having regard only to the claims of which she then has notice.

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

PHILLIP ANTONIOU, late of 30 Prince Andrew Avenue, Lalor, in the State of Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 February 2002, are required by the executor, George Antoniou, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 30 August 2002 after which date the executor may convey or distribute the assets having regard only to the claims of which he has notice.

ARTHUR J. DINES & CO., solicitors, 2A Highlands Road, Thomastown 3074.

Creditors, next-of-kin and other persons having claims against the estate of ERNEST CLARKE GIBBONS, late of Waverley Aged Care, 29–33 Chesterville Road, Glen Waverley, in the State of Victoria, retired, deceased, who died on 27 March 2002, are required to send particulars of their claims to the executor, Christopher J. Southall, c/- of the undermentioned solicitors by 22 August 2002 after which date the executor will distribute the assets having regard only for the claims of which he then has notice

C. J. SOUTHALL, solicitor, 191 Greville Street, Prahran.

Re: AYSE TEZER, late of 1/28 Richmond Street, Glenroy, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 March 2002, are required by trustee, Rasim Tezer of 195 Princes Highway, Lakes Entrance, Victoria, cook, to send particulars to the trustee within sixty days from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: Estate of ALMA MAY HARDY, deceased. Creditors, next-of-kin or others having claims in respect of the estate of ALMA MAY HARDY, late of 'The Birches', Tyres Street, Hamilton, Victoria, but formerly of Unit 1, 52 Kenna Avenue, Hamilton, Victoria, widow, deceased, who died on 8 April 2002, are to send particulars of their claims to the executor care of the undermentioned solicitors by 21 August 2002 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

E. P. JOHNSON & DAVIES, solicitors, 52 Collins Street, Melbourne 3000.

Re: RITA DORA JORGENSEN, deceased. Creditors, next-of-kin and others having claims in respect of the estate of RITA DORA JORGENSEN, late of Villa Maria Centre, 1424 Plenty Road, Bundoora, who died on 6 March 2002, are required by the executor, Neil

Graham Daley, to send particulars to him care of the undermentioned solicitor by 24 August 2002 after which date he will distribute the assets of the deceased having regard only to the claims of which he then has notice.

EDWARD R. OATES, lawyer, 4 Burwood Highway, Burwood 3125.

RYTH AMY VIOLET HOUSTON, late of The Oaks, 5 Neal Street, Gisborne, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2002, are required by the personal representative, Marion Ruth Evans of 28 Fincher Lane, Newham, home duties, to send particulars to her care of the undermentioned solicitors by 28 August 2002 after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

ELLINGHAUS WEILL, solicitors, 79–81 Franklin Street, Melbourne 3000.

Re: NINA AURELIE DUNT, deceased. Creditors, next-of-kin and others having claims in respect of the estate of NINA AURELIE DUNT, late of Belmoral Special Accommodation Home, 75 Waverley Road, East Malvern, Victoria, formerly of 10/37 Orrong Road, Elsternwick, Victoria, who died on 2 January 2002, are required by Philip Kofoed, the executor of the estate of the deceased, to send particulars of their claims to the said executor care of the undermentioned solicitors by 19 August 2002 by which date he will distribute the assets of the estate having regard only to the claims of which he then has notice.

FINDLAY ARTHUR PHILLIPS, solicitors, Suite 9, Level 3, 620 Chapel Street, South Yarra, Victoria.

Re: NANCY CATHERINE CAMBREY, late of 28 Magnolia Street, St. Albans, Victoria, but formerly of 34 Church Street, Flemington, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2002, are required by the trustee, Donald Ewen Cameron of 60A Anderson Road, Hawthorn East, Victoria, solicitor, to send particulars to the

trustee by 19 August 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. R. HERBERT & CO., solicitors, Level 1, 8 Bluff Road, Black Rock 3193.

Re: NORMAN DAVID EDWARD GUTTRIDGE, late of 1 Francis Street, Sandringham, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2002, are required by the trustee, Peter Hale of 156 Bay Road, Sandringham, Victoria, clerk, the friend, to send particulars to the trustee by 19 August 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. R. HERBERT & CO., solicitors, Level 1, 8 Bluff Road, Black Rock 3193.

Re: EDNA MAY TOWNROW, late of 5 Livingston Court, 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 27 March 2002, are required by the trustees, Kenneth Edwin Townrow and Jeffrey Thomas Townrow, to send particulars to them care of the undermentioned solicitors by 19 August 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of CAROLINA TANOCZKY, also known as Caroline Tanoczky, late of Glenhuntly Private Nursing Home, 5 Maroona Road, Glenhuntly, Victoria, widow, who died on 1 January 2002, are to send particulars of their claims to the executor, Marta Violet Chiba, care of the undermentioned solicitors by 28 August 2002 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

GRAY & GRAY, solicitors, 188 High Street, Northcote.

LESLEY MARY CRUICKSHANK, late of 17 Windsor Avenue, Warragul, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 March 2002, are required by the trustees, Andrew Alan William Cruickshank and John Cruickshank, to send particulars of their claims to them care of the undersigned solicitors by 21 August 2002 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice

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

KIM ELIZABETH PADOVAN, late of 1 Talgarno Road, Bethanga, factory hand, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2002, are required by the trustees, Teresa Elise Dodge and Geoffrey Brian Dodge, to send particulars of their claims to them care of the undersigned solicitors by 21 August 2002 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the Will and Codicil of ALMA ADELAIDE TEELE WALKER, late of 188A Sterling Drive, East Keilor, Victoria, retired, deceased, who died on 11 May 2002, are requested to send particulars of their claims to the surviving executor, John Stewart, care of the undermentioned legal practitioner by 21 August 2002 after which date he will distribute the assets having regard only as to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of BOZENA NOVY, late of Waverley Valley Aged Care Facility, 29 Chesterville Road, Glen Waverley, in the State of Victoria, widow, deceased, who died on 30 January 2002, are required by the

executor, namely Craig William Baxter of 19 Bermuda Bend, Coronet Bay, in the said State, retired solicitor, to send particulars of such claims to the solicitors acting for the said executor, namely Kelly & Chapman, 437 Centre Road, Bentleigh by 29 August 2002 after which date the said executor may convey or distribute the assets of the deceased, having regard only to the claims of which he or his solicitors then have notice

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

DOROTHY ATKINS NEWMAN, late of 28 Booker Street, Cheltenham, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 October 2001, are required by the executors, Patricia Ann Dowad of 41250 Meadow Avenue, Squamish, B.C. Canada and Graham Garner of 22 Grenville Court, Berwick, Victoria, to send particulars to them care of the undermentioned solicitors by 2 September 2002 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

LUCAS LAWYERS, solicitors, 8 Station Road, Cheltenham 3192.

In the Will of GREGORY THOMAS DOYLE, late of Unit 3, 28 The Glen, Ferntree Gully, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 October 2001, are required by the executor, David Gregory Lucas of 26 Station Street, Ferntree Gully, Victoria, solicitor, to send particulars of their claims to him care of the undermentioned solicitors, Lucas Neale, by 20 August 2002 after which date he will distribute the assets having regard only to the claims of which he then has notice.

LUCAS NEALE, solicitors, 26 Station Street, Ferntree Gully 3156.

KATHLEEN ROSOV, late of 207 Ross Street, Port Melbourne 3207, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 10 November 2001, are required by the executor, Antony Christopher Hill of 111 Bay Street, Port Melbourne 3207, solicitor, to send particulars of their claim to the executor care of the undermentioned solicitors by 19 August 2002 after which date the executor intends to convey or distribute the assets of the estate having regard only to the claims of which the executor may have notice.

McCLUSKYS, solicitors, 111 Bay Street, Port Melbourne, Vic. 3207.

ELSIE ISOBEL BENNETT, late of Forest Hill Retirement Village, 225/264 Springvale Road, Nunawading, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 October 2001, are required by Perpetual Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said company by 22 August 2002 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

Creditors, next-of-kin and others having claims in respect of the estate of LEON JAZDZEWSKI, late of 13 Bendigo Street, Reservoir, in the State of Victoria, retired mail officer, deceased, who died on 5 January 2002, are required to send particulars of such claims to the executor care of the undermentioned solicitors by 19 August 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 La Trobe Street, Melbourne.

ARTHUR JOSEPH JONAS, late of 17 Tormey Street, Balwyn North, Victoria, fruiterer. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 May 2002, are required by the executors of the will of the deceased to send particulars of their claims to the executors care of their solicitors, Russell Kennedy, at Level 11, 469 La Trobe Street, Melbourne, Victoria, by 21 August 2002 after which date the

executors may convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL KENNEDY, solicitors, Level 11, 469 La Trobe Street, Melbourne 3000.

Re: FERDINANDO RUFFOLO, late of 1413 North Road, Oakleigh East 3166, furniture maker, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 December 2001, are required by the trustees, Rosalia Ruffolo of 1413 North Road, Oakleigh East, Victoria, home duties, and Antonio Passarelli (in the will called Antonio Panarella) of 246 Warrigal Road, Mentone, Victoria, to send particulars to the trustees by 31 August 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RUSSO PELLICANO CARLEI, solicitors, 43 Atherton Road, Oakleigh 3166.

Re: BENJAMIN CHARLES WILSON, late of 16 Kerry Avenue, Mt Martha, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 November 2001, are required by the trustees, Jeffrey Andrew Wilson, Joanne Mary Wilson and Sara Kate Drozdowicz, to send particulars to the trustees c/o the undermentioned solicitors by 21 August 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

WRIGHT SMITHS, solicitors, 2 Seventh Avenue, Rosebud 3939.

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

On Wednesday 17 July 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 Doula Victoria Plunkett of 13 The Helm, Frankston, joint proprietor with Alan James Plunkett of an estate in fee simple in the land described on Certificate of Title Volume 10160, Folio 681 upon which is erected a dwelling known as 13 The Helm, Frankston.

Registered Mortgage No. T216118D and the Planning Agreement R210424E affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only – No Credit Cards) SW-02-001037-7 Dated 13 June 2002

S. BLOXIDGE Sheriff's Office

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

To the Highest Bidder at the Best Price Offered On Wednesday 17 July 2002 at 2.30 p.m. at

On Wednesday 17 July 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 Gloria Grace O'Connell of 83 Chapman Avenue, Glenroy, joint proprietor with Loughlin Francis O'Connell of an estate in fee simple in the land described on Certificate of Title Volume 8328, Folio 512 upon which is erected a house known as 60 Medway Road, Craigieburn.

Registered Mortgage No. T623953L affects the said estate and interest.

No Reserve set.

Terms – Cash/Eftpos (Debit Cards only – No Credit Cards) SW-00-007124-4 Dated 13 June 2002

> S. BLOXIDGE Sheriff's Office

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
HAYDEN PTY LTD			
	\$		
Graham Schorer, 5 Carrington Crescent, Brighton East	336.00	Cheque	22/07/96
Richard Lee & Angela Gill, 1/34 Mathoura Road, Toorak	143.16	,,,	22/05/96
Alex Badinov, 11/16–17 Marine Parade, St. Kilda	360.00	***	01/10/96
Sonia & Sukmeet Singh, 1/8 Motherwell St, South Yarra	188.00	"	17/01/97
02205			

CONTACT: SUE FORSYTH, PHONE: (03) 9820 0244.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
MONASH UNIVERSITY	Y		
	\$		
Saksoong, Pavit Mr., C/- Campus Admin,			
Peninsula Campus, Monash University, Frankston	348.25	Cheque	17/01/00
Cleanaway Technical Services, Private Bag 5, Tullamarine	125.58	,,,	05/01/00
Munt Ian – Mentone Grammar,			
C/- Prospective Students Office,			
Monash University, Wellington Road, Clayton	450.00	**	07/01/00
Collector of Public Monies – Attn Ms Betty Day,			
C/- Manager Abstudy, Dept. Employment, Educ. & Training			
PO Box 2051S, Melbourne	863.44	"	"
Wards Skyroad, GPO Box 4960, Sydney, NSW	297.35	"	19/01/00
Latrobe Regional Hospital,		"	• 4 10 4 10 0
C/- Australian Hospital Care, PO Box 424, Traralgon	2,203.00	,,	24/01/00
Bensusan, Hilan, C/- Normanby House,	100.00	22	0.4/1.0/0.5
Monash University, Wellington Road, Clayton	100.00	<i>"</i>	24/10/95
Chin, Karl Nang, C/- Normanby House,	200.00	22	10/00/06
Monash University, Wellington Road, Clayton	200.00		12/02/96
Wong Siong Yew, C/- Normanby House,	200.00	,,	02/02/07
Monash University, Wellington Road, Clayton	200.00		03/03/97
Lee, Godfrey, C/- Normanby House,			

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Monash University, Wellington Road, Clayton Nakanishi, Ken, C/- Normanby House,	200.00	0 "	11/03/97
Monash University, Wellington Road, Clayton Farhani, Dessy, C/- Normanby House,	200.00	0 "	17/03/97
Monash University, Wellington Road, Clayton Rikoemahoe, C., C/- Normanby House,	200.00	0 "	18/08/97
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Monash University, Wellington Road, Clayton Takatsuga, Honda, C/- Normanby House,	200.00	0 "	11/02/99
Monash University, Wellington Road, Clayton	200.00	0 "	10/05/99
Jordan, M., 67 Garton Street, North Carlton	927.50	0 "	10/02/00
Cooper-White, J., C/- Chemical Engineering,			
University of Queensland, St Lucia, Qld	250.00	0 "	14/02/00
Turnbull, J., 21 Gordon Street, Hampton	150.00		22/02/00
Naing, Ms Thin Thin, 7/22 Kokaribb Road, Carnegie	250.00		25/02/00
Howley, J. E., Calrossie, Caramut	185.00		29/02/00
Brown, S., C/- Kunbarllanjnja Health Service,	100.0		<i></i>
Via Winelli Oenpelli CSB 6, NT	400.00	0 "	02/03/00
Choo, Mr. Wei Lit, C/- R. Chaffey – Faculty of Engineering,	100.00		02/03/00
Monash University, Wellington Road, Clayton	150.00	0 "	07/03/00
Henenberg, Ms. Kalki, 39 Ruskin Street, Elwood	600.00		21/03/00
The Age Company Limited,	000.00		21/03/00
C/- Vic Scenes Photo Collect., PO Box 14728, Melbourne	127.72	2 "	24/03/00
Pathcare Consulting Pathologies, PO Box 1088, Geelong	879.6		30/03/00
EMSS, 45 Jarrah Drive, Braeside	252.00		04/04/00
Genset Pacific Pty Ltd, PO Box 3088, Lismore, NSW	130.43		18/04/00
Print & Copy Centre, C/- Ausdoc on Demand,	150.4.	,	10/04/00
Alfred Hospital, Lower Ground Floor, Prahran	414.00	0 "	20/04/00
Massage Association of Australia Inc.,	11 1.00	,	20/01/00
PO Box 1187, Camberwell	217.02	, "	,,
Gourlay, Mrs Anita, C/- NOI – Civil Engineering,	217.02	-	
Monash University, Wellington Road, Clayton	100.00	n "	19/05/00
Eumemmerring Secondary College,	100.00	,	17/03/00
Josephine Avenue, Fountain Gate	1,179.00	n "	24/05/00
Ansett Air Freight, PO Box 779, Mascot, NSW	301.40		06/06/00
Romano Discout Liquor, 131–133 Carinish Road, Clayton	422.10		,,
Genazzano F.C.J. College, 301 Cotham Road, Kew	100.00		"
Trinity Grammar School, 60 Wellington Street, Kew	1,906.28		,,
ANZ PFS Operations & Technologies,	1,700.20	,	
10/452 Flinders Street, Melbourne	1,550.00	n "	12/06/00
Ansett Air Freight, PO Box 779, Mascot, NSW	157.73		13/06/00
Australian Association of Special Education,	137.7.	,	13/00/00
PO Box 16, Ascot Vale	170.00	0 "	"
Ansett Air Freight, PO Box 779, Mascot, NSW	118.67		20/06/00
Seovic, Mr Jason, PO Box 174, Nareellan	100.00		22/06/00
Art Almanac, PO Box 915, Glebe, NSW	633.00		23/06/00
Ansett Air Freight, PO Box 779, Mascot, NSW	120.63		04/07/00
Caroni, Ms A., 52 Lascelles Street, West Coburg	120.00		10/07/00
Emerson, D. R., 4A Mitchell Street, Northcote	200.00		14/07/00
University of Technology, PO Box 123, Broadway, NSW	1,400.00		25/07/00
Kapoor, Mr D., C/- Mary Flood, Normanby House,	1,700.00	,	23/0//00
100 Normanby Road, Clayton	200.00	0 "	27/07/00
100 110111lulloy 110uu, Claytoli	200.00	,	21/01/00

1344 G 25 20 June 2002	Victoria Government Gazette		
Lerskunakorn, Ms S., C/- Normanby House,			
100 Normanby Road, Clayton	200.00	"	"
Chinese Association of Victoria,			
PO Box 368, Glenway, Mulgrave	320.00	"	04/08/00
Finegan, Dr Neal, 29 Giles Street, Mirboo North	100.00	"	10/08/00
Cambridge Consulting Services,			
Level 7, 1 Collins Street, Melbourne	627.39	"	15/08/00
Chen, Wei Hsu, C/- Student Residence, Churchill	100.00	"	21/08/00
Lo, Johann, 14 Flora Road, Clayton	128.20	"	22/08/00
St Vincent's Hospital, 41 Victoria Parade, Fitzroy	800.00	"	24/08/00
Wu, James Chi Yeung,			
Berwick Student Accommodation, Berwick Campus	123.00	"	29/08/00
Western Plains Zoo, Obley Road,			
PO Box 831, Dubbo, NSW	900.00	"	30/08/00

02039

CONTACT: MRS. LIZBETH MOON, PHONE: (03) 9905 6049.

Acting Premier

PROCLAMATIONS

ACTS OF PARLIAMENT

Proclamation

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

No. 33/2002 Appropriation (2002/03) Act 2002

No. 34/2002 **Appropriation (Parliament 2002/03) Act 2002**

Given under my hand and the seal of Victoria at Melbourne on 18 June 2002.

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

> JOHN THWAITES Acting Premier

No. 33/2002 This Act comes into operation on the day on which it receives the Royal Assent.

No. 34/2002 This Act comes into operation on the day on which it receives the Royal Assent.

ACTS OF PARLIAMENT

Proclamation

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

No. 35/2002 Criminal Justice Legislation (Miscellaneous Amendments) Act 2002

No. 36/2002 **Domestic Building Contracts** (Conciliation and Dispute Resolution) Act 2002

No. 37/2002 Environment Protection (Resource Efficiency) Act 2002

No. 38/2002 Gaming Legislation (Amendment) Act 2002

No. 39/2002 Liquor Control Reform (Packaged Liquor Licences) Act 2002

No. 40/2002 National Parks (Marine National Parks and Marine Sanctuaries) Act 2002 Given under my hand and the seal of Victoria at Melbourne on 18 June 2002

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

- No. 35/2002 (1) This Act (except item 5.1 in the Schedule) comes into operation on the day after the day on which it receives the Royal Assent.
 - (2) Item 5.1 in the Schedule is deemed to have come into operation on the day on which section 5 of the **Sentencing (Amendment) Act 2002** comes into operation.
- No. 36/2002 (1) Subject to sub-section (2), this Act (except section 10(4)) comes into operation on a day or day to be proclaimed.
 - (2) If a provision of this Act (other than section 10(4)) does not come into operation before 1 July 2002, it comes into operation on that day.
 - (3) Section 10(4) comes into operation on 31 May 2003.

No. 37/2002 (1) This Part and Parts 2, 4 and 5 and Division 1 of Part 3 come into operation on the day after the day on which this Act receives the Royal Assent.

- (2) Divisions 2 and 3 of Part 3 and sections 32 and 33 come into operation on 1 July 2002.
- (3) Subject to sub-section (4), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (4) If a provision of this Act does not come into operation

Victoria Government Gazette

before 1 January 2004, it comes into operation on that day.

No. 38/2002 (1) This Act (except sections 3(3), 6, 7(2), 8, 9, 15, 26, 27, 28(1), and (3), 30, 32, 34, 36(4) and (6), 37, 38, 39(1), 40, 41, 42, 45, 50, 52(2), 54, 62 and 64) comes into operation on the day after the day on which it receives the Royal Assent.

- (2) Section 52(2) is deemed to have come into operation on 1 March 2001.
- (3) Sections 3(3), 8, 15, 26 (except sub-section (2), (3), (4) and (6)), 28(3), 32(3), 38 and 40 come into operation on 1 January 2003.
- (4) Sections 26(3) and (6), 41, 45 and 50 come into operation on 1 July 2003.
- (5) Subject to sub-sections (6), (7) and (8), section 6, 7(2), 9, 26(2) and (4), 27, 28(1), 30, 32(1) and (2), 34, 36(4) and (6), 37, 39(1), 42, 54, 62 and 64 come into operation on a day or days to be proclaimed.
- (6) If section 9 does not come into operation before 1 July 2002, it comes into operation on that day.
- (7) If section 26(2) or (4), 27, 28(1), 32(1), 39(1) or 42 does not come into operation before 1 September 2002, it comes into operation on that day.
- (8) If section 6, 7(2), 30, 32(2), 34, 36(4) or (6), 37, 54, 62 or 64 does not come into operation before 1 July 2003, it comes into operation on

that day.

- No. 39/2002 (1) This Act (except sections 4(2) and 16) comes into operation on the day on which it receives the Royal Assent.
 - (2) Section 4(2) is deemed to have come into operation on 14 May 2002.
 - (3) Section 16 comes into operation on 1 January 2006.

No. 40/2002 This Act comes into operation on 16 November 2002.

Victorian Institute of Teaching Act 2001

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Victorian Institute of Teaching Act 2001**, fix 20 June 2002 as the day on which Part 1, Part 2, Part 7, Part 8 and Part 9 and sections 88, 90 and 94 of that Act come into operation.

Given under my hand and the seal of Victoria on the 18 June 2002

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

MONICA GOULD Minister for Education Services

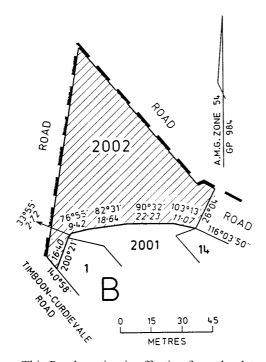
Land Act 1958

PROCLAMATION OF ROAD

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

MUNICIPAL DISTRICT OF THE CORANGAMITE SHIRE COUNCIL

TIMBOON — The land in the Township of Timboon, Parish of Timboon being Crown Allotment 2002 shown by hatching on plan hereunder. (GP984-A) — (Rs 5161).



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

> Given under my hand and the seal of Victoria on 18 June 2002

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

> > SHERRYL GARBUTT MP Minister for Environment and Conservation

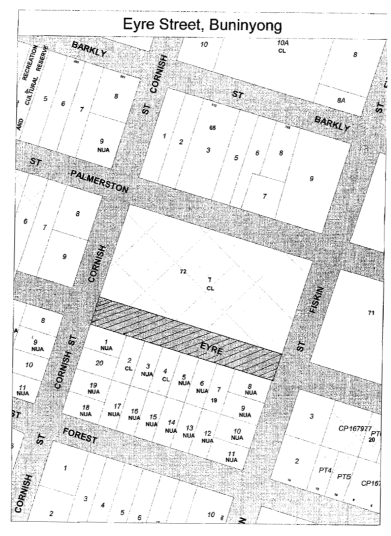
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



LOCAL GOVERNMENT ACT 1989

Section 206 Clause 3 Schedule 10 Discontinuance of Part of Road

Ballarat City Council hereby gives notice that it has discontinued that part of Eyre Street, Buninyong located between Cornish and Fiskin Streets, Buninyong shown hatched on the plan hereunder.



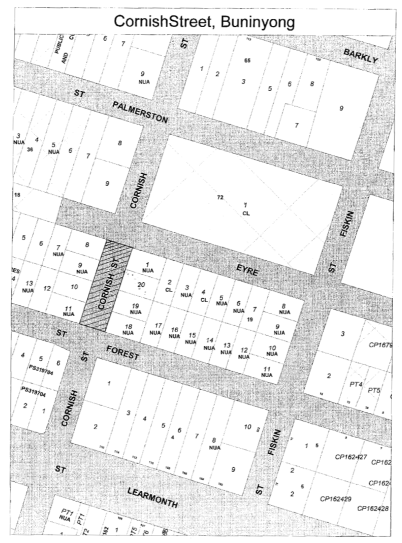
JOHN McLEAN Chief Executive Officer



LOCAL GOVERNMENT ACT 1989

Section 206 Clause 3 Schedule 10 Discontinuance of Part of Road

Ballarat City Council hereby gives notice that it has discontinued that part of Cornish Street, Buninyong located between Eyre and Forest Streets, Buninyong shown hatched on the plan hereunder.



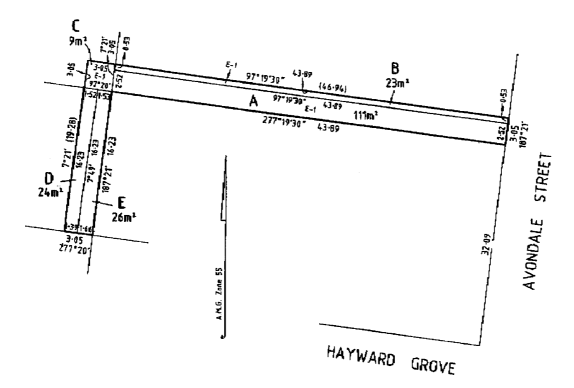
JOHN McLEAN Chief Executive Officer

BAYSIDE CITY COUNCIL

Road Discontinuance

At its meeting on 3 June 2002 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Bayside City Council resolved to discontinue the road shown as lots A, B, C, D & E on the plan below.

The road is to be sold subject to any right, power or interest held by Bayside City Council as to the land marked "E-1" in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



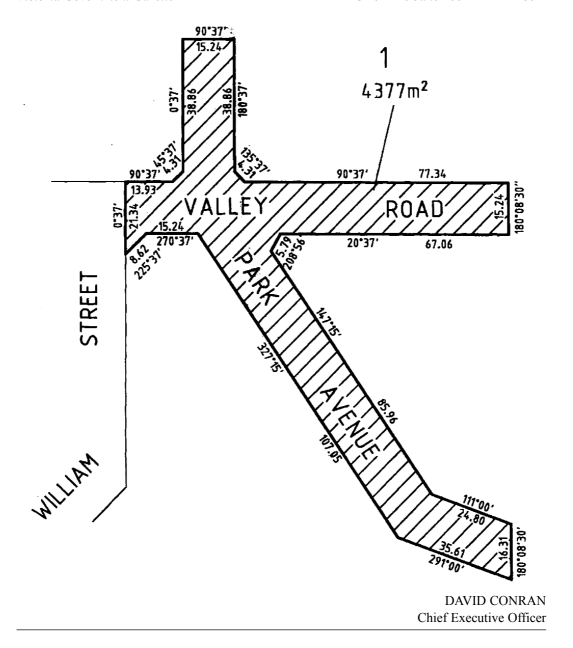
I. WILSON Chief Executive

MONASH CITY COUNCIL

Road Discontinuance

At its meeting on 19 March, 2002 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Monash City Council ("Council"):

- 1. Formed the opinion that the roads known as Valley Road and Park Avenue, Mount Waverley [being the unused roads that form part of Council's Valley Reserve, Mount Waverley) [and being the land shown hatched on the plan below ("the roads")] are not reasonably required as a roads for public use; and
- 2. Resolved to discontinue the roads.



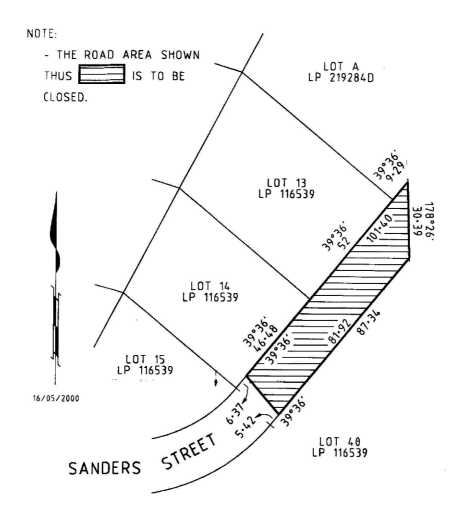
SOUTH GIPPSLAND SHIRE COUNCIL

Road Discontinuance

Part Crown Allotment 89 Parish Korumburra

Under section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the South Gippsland Shire Council at its ordinary meeting held on 20 September 2000 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and transfer the land from the road to Council.

ROAD CLOSURE DIAGRAM PARISH OF KORUMBURRA (ROWN ALLOTMENT 89(PART)



PETER BULL Chief Executive Officer

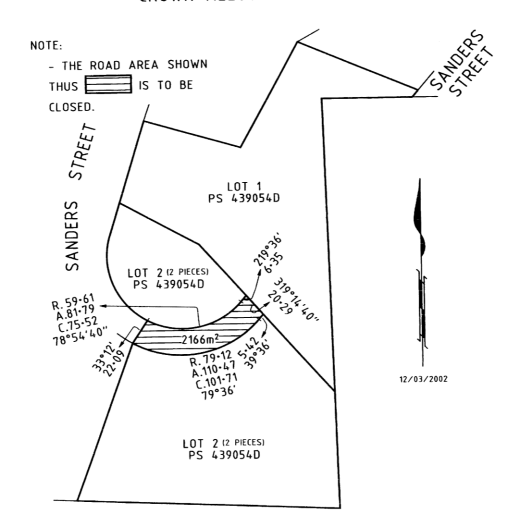
SOUTH GIPPSLAND SHIRE COUNCIL

Road Discontinuance

Part Crown Allotment 89 Parish Korumburra

Under section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the South Gippsland Shire Council at its ordinary meeting held on 5 June 2002 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and transfer the land from the road to Council.

ROAD CLOSURE DIAGRAM PARISH OF KORUMBURRA (ROWN ALLOTMENT 89(PART)



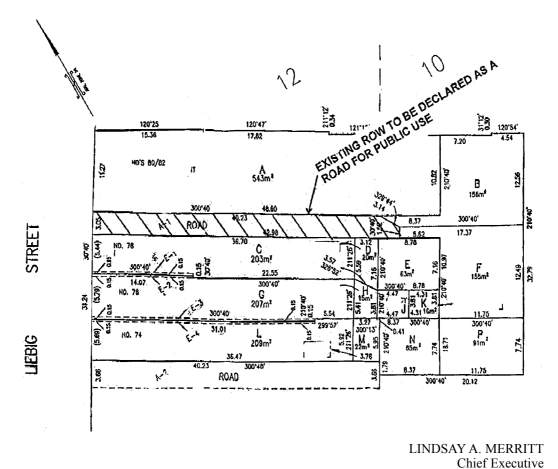
PETER BULL Chief Executive Officer

WARRNAMBOOL CITY COUNCIL

Important Notice

Declaration of Row between 78 & 80–82 Liebig Street, Warrnambool as a Road open to the Public

Under Section 204 of the **Local Government Act 1989** the Warrnambool City Council at a meeting held on 11 June 2002, declared the right of way between 78 and 80–82 Liebig Street, as a road for public use (refer enclosed plan).



WHITEHORSE CITY COUNCIL

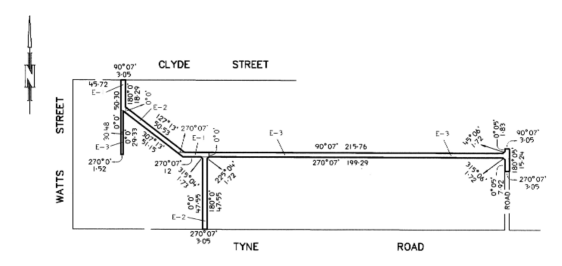
Road Discontinuance

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 19–43 Clyde Street, 8–34 Tyne Street, 104–108 Watts Street and adjacent 43 Clyde Street and 28 & 30 Tyne Street, Box Hill North, as shown on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

The section of road shown E-1 is to be sold subject to the right, power or interest held by Yarra Valley Water Limited & Whitehorse City Council, in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

The section of road shown E-2 is to be sold subject to the right, power or interest held by Whitehorse City Council, in the road in connection with any drains or pipes under the control of that authority in or near the road.

The section of road shown E-3 is to be sold subject to the right, power or interest held by Yarra Valley Water Limited, in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



YARRA VALLEY WATER LTD. & WHITEHORSE CITY COUNCIL WHITEHORSE CITY COUNCIL YARRA VALLEY WATER LTD.

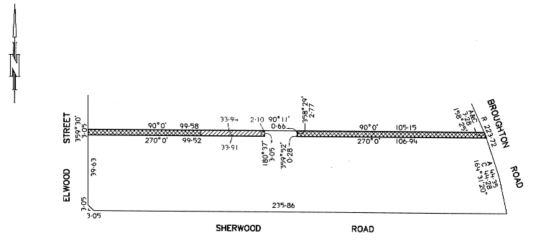
NOELENE DUFF Chief Executive Officer

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 bound by Boronia Street, Broughton Road, Sherwood Road and Elwood Street, Surrey Hills, as shown both hatched and 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 section of road shown cross-hatched is to be sold subject to the right, power or interest held by Whitehorse City Council & 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

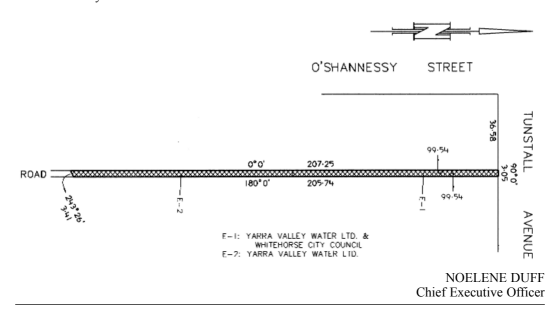
WHITEHORSE CITY COUNCIL

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 29–59 O'Shannessy Street, 36–56 Nicholson Street and adjacent 8 Tunstall Avenue, Nunawading, as shown crosshatched 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 section of road shown E-1 is to be sold subject to the right, power or interest held by Yarra Valley Water Limited & Whitehorse City Council, in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

The section of road shown E-2 is to be sold subject to the right, power or interest held by Yarra Valley Water Limited, in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.





PROCEDURAL MATTERS GENERAL WORKS LOCAL LAW

Notice is hereby given that at a meeting of the Knox City Council on 23 April 2002, Council made and adopted the General Works Local Law 2002 pursuant to Section 119(3) of the **Local Government Act 1989**. The purpose and general purport of the Local Law is as follows:

Purpose of the Proposed Local Law

The purpose is to provide for the proper on-site management of building works within the municipality as well as to provide for the protection of public assets affected by the carrying out of building works, in order to maintain and improve the general amenity and environment of the municipal district.

General Purport of the Local Law

The Local Law requires an approval to be obtained to:

- commence any works in a public place;
- place any building material in a public place; or
- commence or allow to be commenced on land any works requiring a building permit under the Building Act 1993.

The Local Law incorporates the Protection of Public Assets and Control of Building Site Guidelines, which sets performance standards for those matters which require an approval. The Guidelines are incorporated into and form part of the Local Law.

A copy of this Local Law is available for inspection from the City Offices, 511 Burwood Highway, Wantirna South, and the Rowville Customer Service Centre, Shop 32A Stud Park Shopping Centre, Stud Road, Rowville. Office hours are 8.30 am to 5.00 pm Monday and Wednesday to Friday, and 8.30 am to 8.00 pm Tuesday.

The General Works Local Law 2002 comes into operation on 1 July 2002.

GRAEME EMONSON Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its meeting held on 3 June 2002, formed the opinion that the road adjacent to 2 James Street, Preston, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owner at 2 James Street, Preston.

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



Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Amendment Amendment C36

Planning Permit Application T020416

The Cardinia Shire Council has prepared Amendment C36 to the Cardinia Planning Scheme.

The Amendment affects land described as:

- 212 Princes Highway, Pakenham (being part Crown Allotments 1, 2, 3 & 4, Section 4, Parish of Nar Nar Goon, Volume 10099, Folio 259);
- 208–210 Princes Highway, Pakenham (being Lot on PC 356026J, Parish of Nar Nar Goon, Volume 10352, Folio 875).

The Amendment proposes to rezone the rear portion of the above described sites from Residential 1 Zone to Mixed Use Zone to correct a mapping anomaly where each title is included in two zones.

The draft planning permit will allow the use and development of 212 Princes Highway, Pakenham for motor vehicle repairs and motor vehicle parts sales.

The Amendment can be inspected at: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Cardinia Shire Council, Municipal Offices, Henty Way, Pakenham 3810.

Any person who is affected by the Amendment may make a submission in writing about the Amendment.

Please note that under the **Planning and Environment Act 1987** that any submission received is available for viewing by any member of the public.

Submissions must be sent to: Strategic Planner, Cardinia Shire Council, PO Box 7, Pakenham 3810 by 23 July 2002.

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Amendment Amendment C29

This Amendment has been prepared by the City of Kingston. The City of Kingston is the planning authority for this Amendment.

The Amendment rezones land to the west of Wells Road and adjacent (north side) to the Patterson River in Patterson Lakes, from a Public Use Zone 1 (Service and Utility) to the Residential 1 Zone.

The Amendment applies to land known as:

- Crown Land allotments 2002 and 2003, Parish of Lyndhurst;
- Crown Allotment 103D, Parish of Lyndhurst (free hold land – part blanace of Harbour Town Estate subdivision);
- rear No. 2 Lara Place, Patterson Lakes (Lot 339 on PS438552R, Volume 10573, Folio 491):
- rear No. 4 Lara Place, Patterson Lakes (Lot 338 on PS438552R, Volume 10573, Folio 490):
- rear No. 6 Lara Place, Patterson Lakes (Lot 337 on PS438552R, Volume 10573, Folio 489);
- rear No. 8 Lara Place, Patterson Lakes (Lot 336 on PS438552R, Volume 10573, Folio 488);
- rear No. 10 Lara Place, Patterson Lakes (Lot 335 on PS438552R, Volume 10573, Folio 487);
- rear No. 12 Lara Place, Patterson Lakes (Lot 334 on PS438552R, Volume 10573, Folio 486);

- rear No. 14 Lara Place, Patterson Lakes (Lot 333 on PS438552R, Volume 10573, Folio 485);
- rear No. 16 Lara Place, Patterson Lakes (Lot 332 on PS438552R, Volume 10573, Folio 484);
- rear No. 18 Lara Place, Patterson Lakes (Lot 331 on PS438552R, Volume 10573, Folio 483);
- rear No. 20 Lara Place, Patterson Lakes (Lot 330 on PS438552R, Volume 10573, Folio 482);
- part of Lot 340 (PS438552R, Volume 10573, Folio 482) Harbour Drive, Patterson Lakes;
- part of the Harbour Drive road reserve.

The total area of land that is proposed to be rezoned as part of this Amendment is approximately 9146m².

The subject land is currently located in a Public Use Zone 1 (Service and Utility). This zone is only applicable to public land and as most of the subject land is in private ownership, the application of the Public Use Zone is contrary to the Ministerial Direction on the Form and Content of Planning Schemes under Section 7(5) of the **Planning and Environment Act 1987**. The rezoning of the land to a more suitable zone is required. In addition, two parcels of Crown land (Crown Land allotments 2002 and 2003) form part of the subject land. Rezoning of this land is required in order to enable the disposal of these sites and their future development for residential purposes.

The Amendment is available for inspection, free of charge, during the office hours at the following places: City of Kingston, Mentone Customer Service Centre, Brindisi Street, Mentone; Dingley Library, 9B, 79 Centre Dandenong Road, Dingley and Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Attention: Karli Flood, Strategic Planning, Kingston City Council, PO Box 1000, Mentone, Vic. 3194 by Monday 22 July 2002.

ROB SKINNER Chief Executive

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Amendment Amendment C15

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

The Amendment affects all land subject to Design and Development Overlay 1 in the Monash Planning Scheme.

The Amendment proposes to substitute "should" for "must" and delete Clause 5 (a "sunset" clause) in the Schedule. A consequential change is also made to Clause 21.07-3.

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

Submissions about the Amendment must be sent to the City of Monash, PO Box 1, Glen Waverley 3150 by 29 July 2002.

DAVID CONRAN Chief Executive Officer

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Amendment Amendment C34

The City of Moonee Valley has prepared Amendment C34 to the Moonee Valley Planning Scheme.

The Amendment affects land defined by the area abutting Hoddle Street between the north side of Fletcher Street and the south side of Brewster Street, known as the Hoddle Street precinct.

The Amendment proposes to provide the Hoddle Street precinct with heritage protection through the application of the Heritage Overlay of the Moonee Valley Planning Scheme.

A copy of the Amendment may be inspected at the following locations during office hours:

- City of Moonee Valley, corner Kellaway Avenue & Pascoe Vale Road, Moonee Ponds and
- Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Attention: Catherine Hunichen, Senior Strategic Policy Officer, City of Moonee Valley, PO Box 126, Moonee Ponds 3039 by 23 July 2002

Dated 18 June 2002

SVEN KLING Chief Executive

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Amendment Amendment C37

Wyndham City Council has prepared Amendment C37 to the Wyndham Planning Scheme.

The Amendment proposes to change the Wyndham Planning Scheme by rezoning a 469 square metre parcel of land on the northern side of Shaws Road, Werribee from a Public Use Zone – Services and Utility to a Residential One Zone. The subject site comprises two parcels of land is triangular in shape. The subject site is described as being Crown Allotment N, Section 1 and Part Crown Allotment G, Section 1, Parish of Tarneit, Shaws Road, Werribee. The land surrounding the site forms part of an established residential area, with a Public Use Zone – Services and Utility abutting the site to the north and east. The irrigation channel reserve forms the northern boundary of the site.

The Amendment will require a map amendment to be carried out to Map 16 of the Wyndham Planning Scheme to rezone the land from a Public Use Zone – Services and Utility to a Residential One Zone. The Amendment will ensure that the site is brought into conformity with the zoning pattern surrounding the land.

The Amendment is consistent with the State and Local Planning Policy Framework of the Wyndham Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at: Department of Infrastrucutre, Customer Service Centre, Planning Department, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and Wyndham City Council, Civic Centre, Town Planning Department, 45 Princes Highway, Werribee.

Submissions about the Amendment must be in writing and sent to: Ms Karen Hose, Planning Policy & Projects Co-ordinator, Wyndham City Council, PO Box 197, Werribee 3030 by not later than 23 July 2002.

KAREN HOSE Planning Policy and Projects Co-ordinator

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

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

- WILLIAM BRIGGS, late of Moara Shire Lodge, 59 Warkil Street, Cobram, Victoria, pensioner, deceased intestate, who died on 18 May 2002.
- REX AMER CORBELL, late of 4 Grieg Street, Sunshine, Victoria, retired, deceased intestate, who died on 3 May 2002.
- JOYCE WINIFRED HIBBS, late of St Paul's Court, 13–15 Nolan Street, Frankston, Victoria, pensioner, deceased, who died on 6 May 2002 leaving a will dated 12 April 1999.
- LESLIE CLIVE STOKES, late of Flat 5, 2 Simpson Street, Birchip, Australia, pensioner, deceased intestate, who died on 29 November 2001.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 21 August 2002 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ACN 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 21 August 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.

- BARING, Arthur Roger, late of 301 Station Street, Box Hill South, retired, who died 21 April 2002.
- CHASEY, Lilian Mary, late of The Queen Elizabeth Centre, 102 Ascot Street, Ballarat, home duties, who died 30 April 2002.
- COTTER, Annie, formerly of 28 Clive Street, Springvale, late of Kingston Centre, corner of Kingston & Warrigal Road, Cheltenham, who died 12 April 2002.
- HARRIS, Lilian Teresa, formerly of 1 Susanne Avenue, Nunawading, late of Tudor Village Mews, 10B Chelsworth Park Lane, Lilydale, pensioner, who died 13 May 2002.
- JACKSON, Charles Paul, late of 11 Prasino Court, Carrum Downs, who died 6 April 2002.
- LASZLOFFY, Giza also known as Fred Laszloffy, formerly of 8 Hartpury Avenue, Elwood, late of Alma House, 134 Alma Road, Balaclava, who died 15 April 2002.
- McHUGH, Joan Dorothy, late of Preston and District Private Nursing Home, 36 Benambra Street, Preston, who died 17 December 2001
- VENABLES, Desmond Ernest, late of 13 Ashburton Street, Blair Athol, South Australia, who died 16 January 2002.

Dated at Melbourne, 12 June 2002

LAURIE TAYLOR Manager, Estate Management State Trustees Limited

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ACN 064 593 148, 168 Exhibition

Street, Melbourne, Victoria 3000, the personal representative, on or before 26 August 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.

- BURCHETT, Raymond George, late of Carinya Crescent, Korumburra, who died 26 March 2002.
- CHAPMAN, Jennifer Lorraine, late of Percy Baxter Hostel, Grace McKellar, 45–95 Ballarat Road, Geelong North, pensioner, who died 4 April 2002.
- COHEN, Ema, late of Unit 9/9 St Georges Road, Armadale, retired, who died on 24 April 2002.
- KALNINS, George Juris, late of 5 Lobb Street, Coburg, manager, who died 4 May 2002.
- SHAW, Irene Elizabeth, formerly of 25 Albany Crescent, Aspendale, late of Bellview Nursing Home, 23 Elizabeth Street, Huntingdale, who died 7 April 2002.
- ZIMMERMAN, Frank, late of 212 Forest Road, Boronia, who died 23 April 2002.

Dated at Melbourne, 17 June 2002

LAURIE TAYLOR Manager, Estate Management State Trustees Limited

EXEMPTION

Application No. A153 of 2002

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 by the Department of Human Services. The application for exemption is to enable the applicant to advertise for and appoint male and female workers as appropriate for its service, to cater for the needs and wishes of male and female clients using that service.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and appoint male and female workers as appropriate for its service, to cater for the needs and wishes of male and female clients using that service.

The Tribunal notes that it has previously granted an exemption in respect of the same services.

In granting this exemption the Tribunal noted:

- the Department of Human Services operate the Streetwork Outreach Service (SOS), This service is a street-based outreach child protection services which focuses on providing assistance to young people engaging in high risk behaviours within the inner city and St Kilda localities;
- the service operates 7 days a week between the hours of 4.00 p.m. and 2.00 a.m. Staff work in pairs and operate on rotating rosters. There is a total of 6 staff currently performing these duties. Of the 6 staff, 3 are male and 3 are female;
- protective workers at SOS are protective interveners pursuant to the Children and Young Person's Act 1989. They are mandated to receive and investigate notification of child abuse and neglect subject to Sections 64 and 66 of that Act and these workers perform a specialised and important task;
- practice standards developed by the Protection and Care Branch of the Department of Human Services (Child Sexual Abuse; Guidelines for Protective Intervention and Management, January 1993) recommend that young people being interviewed during an investigation of a notification of possible child sexual abuse should be interviewed by workers of the same gender as the alleged victim;
- the Department wants to maintain a gender balance by replacing staff who leave the service with male and female staff as required.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to advertise for and appoint male and female workers as appropriate for its service, to cater for the needs and wishes of male and female clients using that service.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 19 June 2005.

Dated 12 June 2002

Mrs A. COGHLAN Deputy President

EXEMPTION

Application No. A163/2002

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Matching People Pty Ltd, trading as Dinner for Six (Vic.) for exemption from Sections 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to:

- (a) refuse to provide its service to a person who is married and not separated from his or her spouse:
- (b) obtain information from clients and potential clients of its service for the purpose of matching those clients and potential clients, including information about the attributes (within the meaning of the Act) of those clients and potential clients;
- (c) advise potential clients that, because of their attributes and the attributes preferred by the clients of the service, it will be difficult to find a match for them, where this advice is based on information in the possession of the service;
- (d) charge no membership fee for prospective female clients aged under 25 years and for prospective male clients aged over 50 years and to charge a discounted membership fee for prospective female clients aged between 25 years and 30 years and prospective male clients aged between 40 years and 50 years; and
- (e) advertise that it may refuse its services as provided in paragraph (a), that it may ask the questions mentioned in paragraph (b), that it may advise potential clients as provided in paragraph (c), or that its fees are as provided in paragraph (d).

In this exemption the conduct mentioned in paragraph (a) to (d) is called "the specified conduct".

Upon reading the material submitted in support of this application and upon reading the Reasons for Decision given by the Tribunal on 10 May 2002 in A107/2002, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 42, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 42, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to engage in the specified conduct.

This exemption is subject to the following conditions:-

- 1. It does not authorise the applicant to refuse its services as an introduction agent to anyone with an attribute.
- 2. If the gender representation in an age group referred to in paragraph (d) of the specified conduct in the applicant's date base of clients becomes approximately equal, the applicant must, in writing, advise the Tribunal as soon as possible after becoming aware of that fact, so that the exemption may be varied appropriately.

This exemption is to remain in force from the day on which notice of the exemption is publised in the Government Gazette until 20 June 2005.

Dated 13 June 2002

A. COGHLAN Deputy President

EXEMPTION

Application No. A164 of 2002

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act** 1995 by Uniting Care Connections. The application for exemption is to enable the applicant to advertise for and employ a female to fill a domestic violence project officer position.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a female to fill a domestic violence project officer position.

In granting this exemption the Tribunal noted:

- that this worker would have as a central task
 of the position the co-facilitation of
 therapeutic groups for women and children
 who have been subjected to various degrees
 of violence, which may include sexual
 assault, from their male partners;
- many participants experience mistrust and/or fear of men and it would not be reasonable to ask them to attend therapeutic groups co-facilitated by a male.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ a female to fill a domestic violence project officer position.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 20 June 2005.

Dated 14 June 2002

Mrs A. COGHLAN Deputy President

EXEMPTION

Application No. A165 of 2002

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 by Prahran Mission – Open House. The application for exemption is to enable the applicant to advertise for and employ female social and recreation support workers in the Open House drop in centre run by the mission.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ female social and recreation support workers in the Open House drop in centre run by the mission.

In granting this exemption the Tribunal noted:

 the applicant conducts a CSDA funded program which provides social and recreational programs in an informal drop in style for people who have had experience of a mental illness;

- a higher percentage of men attend the centre and women who currently attend report that a sometimes male dominated environment is offputting and that they sometimes do not use the service in the way they would like due to the anxiety this provokes;
- the percentage of women attending has recently dropped. Recent appointments in the position have been men and previous experience has been that attendance by women also drops when regular women staff members are not available;
- the need for gender sensitive practices in Mental Health Rehabilitation services is well recognised and it is therefore important that Open House has a balance of men and women workers;
- the staff team is shared by 4 staff working 4 days a week. Two current staff are male and the other positions are vacant.

The Tribunal hereby grants an exemption from the Operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ female social and recreation support workers in the Open House drop in centre run by the mission.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 20 June 2005.

Dated 14 June 2002

Mrs A. COGHLAN
Deputy President

EXEMPTION

Application No. A180 of 2002

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Outreach Victoria. The application for exemption is to enable the applicant to advertise for and employ a male outreach worker.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a male outreach worker.

In granting this exemption the Tribunal noted:

- Outreach Victoria operates an outreach support service for people with complex needs including mental health problems, addiction, acquired brain injury and frailty;
- Outreach Victoria's client group is 65% male, many of whom have suffered physical, emotional and/or sexual abuse;
- to be an effective support service Outreach Victoria needs a mix of male and female staff. At present of a team of eight outreach support staff only one is male. Many male clients will not speak to female workers about issues reducing the effectiveness of the service.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ a male outreach worker.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 20 June 2005.

Dated 14 June 2002

Mrs A. COGHLAN Deputy President

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Date of Auction: 20 July 2002.

Reference No. 99/01852.

Address of Property: 89 Broadway Street, Dunolly.

Crown Description: Allotment: 16, Section: 15, Parish: Dunolly (Township).

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

Area: 0.051 hectares.

Officer Co-ordinating Sale: Mark French, Victorian Government Property Group, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Vic. 3002.

Selling Agent: Bucknall and Gowers, 95 High Street, Maryborough.

JOHN LENDERS MP Minister for Finance

Co-operatives Act 1996

NEWLANDS P S CO-OPERATIVE LTD
ORBOST & DISTRICT INFORMATION
CO-OPERATIVE LIMITED

THE ORGANIC PRODUCE TRADING
(ST ARNAUD AND DISTRICT)
CO-OPERATIVE LTD

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

Dated at Melbourne 17 June 2002

PAUL HOPKINS Deputy Registrar of Co-operatives



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the Heritage Act, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 1985 in the category described as a Heritage place:

Former Wimmera Stock Bazaar, Corner Hamilton & Darlot Street, Horsham, Horsham Rural City Council.

EXTENT:

- 1. All the land shown as L1 on Diagram 1985 held by the Executive Director.
- 2. The building known as the Wimmera Stock Bazaar shown on diagram 1985 held by the Executive Director.

Dated 20 June 2002

RAY TONKIN Executive Director

Land Acquisition and Compensation Act 1986

FORM 7 S.21

Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 98631, Parish of Wollert comprising 4.828 hectares and being land described in Certificate of Title Volume 8997, Folio 011, shown as Parcel 302 on Survey Plan 20164.

Interest Acquired: That of Julie Rose Mehegan & Brian Raymond Huggins and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 am to 4.00 pm.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER,

Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg.16

Reg

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 98631, Parish of Wollert comprising 144 square metres and being land described in Certificate of Title Volume 8997, Folio 012 and Certificate of Title Volume 9528, Folio 163, shown as Parcel 301 on Survey Plan 20164.

Interest Acquired: That of Patrick John Shine and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 am to 4.00 pm.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Crown Portions 1 & 2, Section 8, Parish of Wollert comprising 3.150 hectares and being land described in Certificate of Title Volume 8598, Folio 884, shown as Parcel 209 on Survey Plan 20163.

Interest Acquired: That of Giuseppe & Nicoletta Di Paolo and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 am to 4.00 pm.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 135547, Parish of Wollert comprising 14.17 hectares and being land described in Certificate of Title Volume 9457, Folio 951, shown as Parcel 208 on Survey Plan 20163.

Interest Acquired: That of Alan John McKay & Jean Margaret Burt and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 am to 4.00 pm.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 135547, Parish of Wollert comprising 3.929 hectares and being land described in Certificate of Title Volume 9302, Folio 922, shown as Parcel 207 on Survey Plan 20163.

Interest Acquired: That of Andrew Eugene Long and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 am to 4.00 pm.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER. Manager Property Services Department

Land Acquisition and Compensation Act 1986 FORM 7 S.21

Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Crown Portion 1, 2, 3 and 4 Section 14, Parish of

Wollert comprising 31.496 hectares and being land described in Certificates of Title Volume 10473, Folio 106; Volume 10626, Folio 636; Volume 10626, Folio 637; and Volume 10626, Folio 638 shown as Parcels 304 and 305 on Survey Plan 20165.

Interest Acquired: That of Alan John McKay & Jean Margaret Burt and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 am to 4.00 pm.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision Title Plan 580733C (formerly known as part of Lot 5A on Plan of subdivision 4646), and part of Lot 1 Title Plan 741494Y (formerly known as part of Portion 24 Parish of Yuroke), Parish of Yuroke comprising 14.747 hectares and being land described in Certificate of Title Volume 9144, Folio 092 and Certificate of Title Volume 9144, Folio 093, shown as Parcels 22 and 24 on Survey Plan 20182.

Interest Acquired: That of Giovanni & Rosetta Noto and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 am to 4.00 pm.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as the whole of Crown Allotment 16B, Section 5, Parish of Metcalfe comprising 28.53 hectares and being land described in Certificate of Title Volume 5556, Folio 180, shown as Parcel 311 on Survey Plan 20258.

Interest Acquired: That of Ross James Young and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7 Reg.16

S.21

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 4, Section 5, Parish of Metcalfe comprising 27.18 hectares and being land described in Certificate of Title Volume 5128, Folio 582, shown as Parcel 301 on Survey Plan

Interest Acquired: That of John MacDougall Macrae and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m. Dated 20 June 2002

> For and on behalf of VicRoads: GERRY TURNER. Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 7 on Plan of Subdivision 143296, Parish of Kalkallo comprising 2.9762 hectares and being land described in Certificate of Title Volume 9546, Folio 809, shown as Parcels 8 and 13 on Survey Plan 20166.

Interest Acquired: That of Antonio & Santina Mangiafico and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 205880P, parish of Kalkallo comprising 5.034 hectares and being land described in Certificate of Title Volume 9769, Folio 307, shown as Parcel 42 on Roads Corporation Survey Plan 20167A.

Interest Acquired: That of Fabio Iuele and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER. Manager Property Services Department

Land Acquisition and Compensation Act 1986 FORM 7 S 21

Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 205880P, Parish of Kalkallo comprising 4.340 hectares and being land described in Certificate of Title Volume 9769, Folio 306, shown as Parcel 43 on Survey Plan 20167A

Interest Acquired: That of Ivory Link Pty Ltd and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following in the land described as part of Lot 3 on Plan of Subdivision 205880P, Parish of Kalkallo comprising 4.035 hectares and being land described in Certificate of Title Volume 9769, Folio 308, shown as Parcel 41 on Survey Plan 20167A.

Interest Acquired: That of Galmart Nominees Pty Ltd and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 9 on Plan of Subdivision 205880P, Parish of Kalkallo comprising 5.514 hectares and being land described in Certificate of Title Volume 9769, Folio 314, shown as Parcel 44 on Survey Plan 20167A.

Interest Acquired: That of R. & R. Scuteri Pty Ltd and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interests in the land described as part of the land in the Plan of Consolidation No. 167296U in the Parish of Kalkallo comprising 4496 square metres and being land described in Certificate of Title Volume 9829, Folio 775, shown as Parcel 5 on Survey Plan 20166.

Interest Acquired: That of Rocco & Francesca Luppino and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m. Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg.16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 9 on Plan of Subdivision 205835U, Parish of Kalkallo comprising 4170 square metres and being land describe din Certificate of Title Volume 9769, Folio 550, shown as Parcel 2 on Survey Plan 20166.

Interest Acquired: That of Giacomo Pietro & Felicia Di Martino and Claudio & Maria Di Martino and all other interests.

Published with the authority of VicRoads.

The Survey plan referred to in this notice may be viewed without charge at the office of Property Services Department, VicRoads, 4th Floor, North Building, 60 Denmark Street, Kew during the hours 9.00 a.m. to 4.00 p.m.

Dated 20 June 2002

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department

Medical Practice Act 1994

NOTICE

Re: Dr Arthur David Grounds

A Panel of the Medical Practitioners Board of Victoria on 29 May 2002 concluded a Formal Hearing into the professional conduct of Dr Arthur David Grounds a registered medical practitioner.

The Panel found pursuant to section 50(1)(a) of the **Medical Practice Act 1994** ("the Act")

that Dr Grounds had engaged in unprofessional conduct of a serious nature.

The Panel determined that pursuant to section 50(2)(g) of the Act that the registration of Dr Grounds be suspended for the period 15 July 2002 until 17 February 2003.

Dated 14 June 2002

JOHN H. SMITH Registrar

Pipelines Act 1967 (Vic.)

VARIATION OF THE PERMIT TO OWN AND USE A PIPELINE 14

Section 12(4)

I, the Minister for Energy and Resources for the State of Victoria, hereby give notice in accordance with the provisions of Section 12(4) of the **Pipelines Act 1967** (Vic.), that the Permit to Own and Use a Pipeline 14, owned by Energy Partnership Pty Ltd of 422 Warrigul Road, Moorabbin 3189 is varied by the:—

ADDITION of the following endorsed Route Plans that highlight the variation, Drawing No. T29–13, dated 12 January 1999 that replaces Route Plan T3–14, dated 2 October 1991, and Route Plan, entitled 300 Highett–West Melbourne T.P Plan, dated 25 November 1998 that replaces the Route Plan T3–16 dated 10 July 1991.

Dated 11 June 2002

CANDY BROAD Minister for Energy and Resources

Subordinate Legislation Act 1994

REGULATORY IMPACT STATEMENT

Freedom of Information (Access Charges) (Amendment) Regulations 2002

A Regulatory Impact Statement was published in relation to the proposed Freedom of Information (Access Charges) (Amendment) Regulations on 24 April 2002.

The draft Regulations accompanying the impact statement proposed maximum charges and rates for requests for access to health information by way of explanations and

accurate summaries from public sector organisations.

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

> ROB HULLS MP Attorney-General

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 24 July 2002.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 18 July 2002.

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

F. D. Schottner. Application for variation of conditions of tow truck licence numbers TOW483 and TOW484 which authorises the licensed vehicles to be managed, controlled and operated from a depot situated at 32 Emily Street, Seymour to change the depot address to Factory 4 Industrial Court, Seymour.

Note: This licence is under consideration for transfer to Mavyle Pty Ltd.

Dated 20 June 2002

STEVE STANKO Director

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 24 July 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 (PO Box 666, North Melbourne 3051) not later than 18 July 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.

- K. Schulz, Boronia. Application to license one commercial passenger vehicle to be purchased in respect of a 1951 Riley Drophead Coupe with seating capacity for 4 passengers to operate a service from 29 Stewart Street, Boronia for the carriage of passengers for wedding parties and debutante balls.
- R. Kingswell, Cowes. Application for variation of conditions of licence SV1689 which authorises the licensed vehicle to operate as follows:—
- i. the licensed vehicle must only be operated for the carriage of passengers for wedding parties only;
- ii. the licensed vehicle must be operated and booked from 1 Alicudi Avenue, Frankston;
- iii. the licensed vehicle must be a 1999 or later Lincoln stretched limousine with seating capacity for 12 or fewer seats.

To change condition ii and iii to instead operate as follows:-

- i. the licensed vehicle must be operated and booked from 32 Tallow Wood Drive, St Helena;
- ii. the licensed vehicle must be a 1988 or later Mercedes Benz convertible with seating capacity for 12 or fewer seats.

Dated 20 June 2002

ROBERT STONEHAM Manager – Licensing & Certification Victorian Taxi Directorate

Accident Compensation Act 1985

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH SECTION 100 OF THE **ACCIDENT COMPENSATION ACT 1985** AND REGULATION 20 OF THE ACCIDENT COMPENSATION REGULATIONS 2001

Section 100 (1) of the **Accident Compensation Act 1985** stipulates that certain amounts in Part IV and in Section 5A of the Act are varied on 1 July each year in line with the movement in the average weekly earnings for all employees in Victoria between the two previous December quarters, using the latest figures published by the Australian Statistician as at 30 May following the previous December quarter. Weekly payments are indexed on the anniversary of the entitlement to weekly payments as detailed in Section 100(2) of the Act.

The average weekly earnings for all employees in Victoria between the December quarter of 2000 and the December quarter 2001 increased from \$627.60 to \$663.20 which is an increase of 5.7%.

Following legislative changes in December 1997 some amounts are indexed by the rise in Consumer Price Index. The Consumer Price Index between the December quarter of 2000 and the December quarter of 2001 increased from 130.8 to 134.8 which is an increase of 3.1%.

Section	Provision	Rate before 1 July 02	Rate from 1 July 02
COMPENSAT	TION FOR DEATH OF A WORKER (CPI)		
	Revised compensation for death of worker		
92A(4)	For a dependent spouse or spouses in equal shares	\$190,900	\$196,740
92A(5)	For an orphan child or orphan children in equal shares	\$190,900	\$196,740
92A(6)(a)	For a dependent spouse(s) where there is one dependent child	\$171,280	\$176,520
92A(6)(b)	For the dependent child	\$19,100	\$19,680
92A(7)	For a dependent spouse(s) where there are more than one dependent child but not more than 5 dependent children payable in the following shares: total amount of	\$190,900	\$196,740
92A(7)(a)	To each dependent child	\$9,540	\$9,830
92A(7)(b)	To spouse/spouses	Balance	Balance
92A(8)	For a dependent spouse(s) where there are more than 5 dependent children payable in the following shares: total amount of	\$190,900	\$196,740
92A(8)(a)	To spouse or spouses in equal shares	\$143,180	\$147,560
92A(8)(b)	To the dependent children in equal shares	\$47,720	\$49,180
92A(8A)	Maximum lump sum for dependent children if no dependent spouse	\$190,900	\$196,740
92A(9)	Maximum lump sum for any other dependants if no dependent spouse or dependent child	\$190,900	\$196,740
WEEKLY PE	NSIONS FOR DEPENDANTS OF WORKER WHO DI	ES (AWE)	
	During the first 13 weeks		
92B(3)(a)(ii)	Maximum weekly pension for a dependent spouse	\$924	\$976
92B(4)(a)(ii)	Maximum weekly pension for 2 or more dependent spouses in equal shares	\$924	\$976

Section	Section Provision		Rate from 1 July 02
92B(5)(a)(ii)	Maximum weekly pension for one orphan child	\$924	\$976
92B(6)(a)(ii)	Maximum weekly pension for 2 or more orphan	ФОД 4	#07 6
	children in equal shares	\$924	\$976
02D(2)(1)(')	After first 13 weeks until the end of 3 years	ф оо 4	0076
92B(3)(b)(i)	Maximum weekly pension for a dependent spouse	\$924	\$976
92B(3)(b)(ii)	Weekly pension calculation for a dependent spouse where there are not more than 5 dependent children and overall cap applies	\$924	\$976
92B(3)(b)(iii)	Weekly pension for a dependent spouse where there are more than 5 dependent children and overall cap applies	\$617	\$652
92B(4)(b)(i)	Maximum weekly pension for 2 or more dependent spouses in equal shares	\$924	\$976
92B(4)(b)(ii)	Weekly pension calculation for 2 or more dependent spouses, where there are not more than 5 dependent children and overall cap applies	\$924	\$976
92B(4)(b)(iii)	Weekly pension for 2 or more dependent spouses, where there are more than 5 dependent children and overall cap applies in equal shares	\$617	\$652
	After first 13 weeks until child ceases to be eligible	44-7	4.00
92B(5)(b)(ii)	Maximum weekly pension for one orphan child	\$924	\$976
92B(6)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$924	\$976
92B(7)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies	\$924	\$976
92B(8)(b)	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies	#207	ф2 2. 4
02D(11)	in equal shares	\$307	\$324
92B(11)	Total amount of weekly pensions MENTS (AWE)	\$924	\$976
WEEKLI FAI	First 26 weeks incapacity		
	Where worker has no current work capacity		
93A(2)(a)(ii)	Maximum weekly payment	\$739	\$781
<i>331</i> 1(2)(u)(11)	Where worker has a current work capacity	Ψίση	Ψ/01
93A(2)(b)(ii)	Maximum weekly payments – less notional earnings	\$739	\$781
, , , , , , , , , , , , , , , , , , , ,	After 26 weeks incapacity	4,05	4.00
	Worker has a serious injury		
93B(1)(a)(ii)	Maximum weekly payment is – less 90% of notional earnings	\$739	\$781
	Worker does not have a serious injury but has no current work capacity		
93B(1)(b)(ii)	Maximum weekly payments	\$739	\$781

Section	Provision	Rate before 1 July 02	Rate from 1 July 02
	Worker does not have a serious injury but has a current work capacity		
93B(1)(c)(ii)	Maximum weekly payment is – less 60% of notional earnings	\$443	\$468
GRANDFATHI	ER PROVISIONS (AWE)		
93C(5)(c)(iii)	Minimum earnings for a worker who has a current work capacity after 104 weeks of payments as specified in Section 93CD(3)(a)	\$108	\$114
93C(11)(b)(iii)	Minimum earnings for a worker who has a current work capacity after 104 weeks of payments as specified in Section 93CD(3)(a)	\$108	\$114
WEEKLY PAY	MENTS (AWE)		
	Weekly payments for First Entitlement Period (first 13 weeks)		
93CA(2)(a)(ii)	Maximum weekly payment where worker has no current work capacity	\$924	\$976
93CA(2)(b)(ii)	Maximum weekly payment where worker has a current work capacity – less notional earnings	\$924	\$976
	Weekly payments for Second Entitlement Period (14–104 weeks)		
93CB(2)(a)(ii)	Maximum weekly payment where worker has no current work capacity	\$924	\$976
93CB(2)(b)(ii)	Maximum weekly payment where worker has a current work capacity – less 60% of notional earnings	\$554	\$585
	Weekly payment after the expiry of the second entitlement period		
93CC(2)(b)	Maximum weekly payment where worker has been assessed as having no current work capacity and likely	#024	¢07.6
93CD(3)(a)	to continue indefinitely to have no current work capacity Minimum earnings for a worker who has returned to work	\$924 \$108	\$976 \$114
93CD(5)(a)	Maximum weekly payment where Authority or self-insurer has made a determination – less 60% of		
COMPENICATI	worker's current weekly earnings	\$554	\$585
COMPENSALI	ON FOR NON-ECONOMIC LOSS (CPI)		
	Permanent Impairment – Calculations of Amounts of Non-economic Loss		
98C(2)(b)	Where worker's degree of impairment is not less than 10% and not more than 30%	\$10,910 \$2,180	\$11,240 \$2,250
98C(2)(c)	Where worker's degree of impairment is more than 30% and not	\$54,540 \$2,410	\$56,210 \$2,510
98C(2)(d)	more than 70% Where worker's degree of impairment is more than 70% and	\$3,410 \$190,960	\$3,510 \$196,800
	not more than 80%	\$13,640	\$14,060

Section	Provision	Rate before 1 July 02	from	
98C(2)(e)	Where worke's degree of impairment is more than 80%	\$327,370	\$337,380	
	Psychiatric Impairment - Calculations of Amounts of Non-economic Loss			
98C(3)(b)	Where worker's degree of impairment is not less			
	than 30% and not more than 50%	\$10,910 \$3,550	\$11,240 \$3,660	
98C(3)(c)	Where worker's degree of impairment is more	\$5,550	\$3,000	
78C(3)(C)	than 50% and	\$81,870	\$84,370	
	not more than 70%	\$5,450	\$5,620	
98C(3)(d)	Where worker's degree of impairment is more	*	*	
	than 70% and not more than 80%	\$190,960	\$196,800 \$14,060	
98C(3)(e)	Where worker's degree of impairment is more	\$13,640	\$14,000	
98C(3)(6)	than 80%	\$327,370	\$337,380	
	Other non-economic loss	, ,	*,-	
98C(4)	Loss of a foetus or loss of more than one foetus	\$49,040	\$50,540	
98C(7)	Maximum amount of compensation for more than			
. ,	one injury suffered on the same occasion	\$327,370	\$337,380	
98C(8)	Maximum amount of compensation for more than			
	one kind of non-economic loss for the same injury	\$327,370	\$337,380	
	ANTAGE - COMPENSATION TABLE (AWE)			
98E	Total loss of the sight of both eyes	\$175,400	\$185,350	
	Total loss of the sight of an only eye	\$175,400	\$185,350	
	Loss of both hands	\$175,400	\$185,350	
	Loss of both feet	\$175,400	\$185,350	
	Loss of a hand and a foot	\$175,400	\$185,350	
	Total loss of the right arm or of the greater part	¢140.220	¢140 200	
	of the right arm Total loss of the left arm or of the greater part	\$140,320	\$148,280	
	of the left arm	\$131,540	\$139,000	
	Total loss of the right hand or of five fingers of the	4	4,	
	right hand, or of the lower part of the right arm	\$122,770	\$129,730	
	Total loss of the left hand or of five fingers of the			
	left hand, or of the lower part of the left arm	\$114,010	\$120,480	
	Total loss of a leg	\$131,540	\$139,000	
	Total loss of a foot	\$114,010	\$120,480	
	Total loss of the lower part of the leg	\$122,770	\$129,730	
	Total loss of the sight of one eye, together with	Φ121 5 40	#120 occ	
	the serious diminution of the sight of the other eye	\$131,540	\$139,000	
	Total loss of hearing	\$114,010	\$120,480	
	Total loss of the sight of one eye	\$70,160	\$74,140	
	Loss of binocular vision	\$70,160	\$74,140	

Section	Provision	Rate before 1 July 02	Rate from 1 July 02
	Loss of eyeball (in addition to compensation		
	for loss of sight of an eye)	\$38,590	\$40,780
	Total loss of power of speech	\$105,240	\$111,210
	Total loss of sense of taste or smell	\$29,820	\$31,510
	Total loss of senses of both taste and smell	\$59,640	\$63,020
	Total loss of male sexual organs	\$82,440	\$87,120
	Total loss of penis	\$82,440	\$87,120
	Total loss of one testicle	\$17,530	\$18,520
	Total loss of two testicles or an only testicle	\$82,440	\$87,120
	Total loss of female sexual organs	\$82,440	\$87,120
	Total loss of both breasts	\$82,440	\$87,120
	Total loss of one breast	\$52,610	\$55,590
	Total loss of the thumb of the right hand	\$52,610	\$55,590
	Total loss of the thumb of the left hand	\$45,600	\$48,190
	Total loss of the forefinger of the right hand	\$36,840	\$38,930
	Total loss of the forefinger of the left hand	\$31,560	\$33,350
	Total loss of two joints of the forefinger of the right hand	\$28,060	\$29,650
	Total loss of two joints of the forefinger of the left hand	\$21,040	\$22,230
	Total loss of a joint of the thumb	\$28,060	\$29,650
	Total loss of the first joint of the forefinger of the right hand	\$17,530	\$18,520
	Total loss of the first joint of the forefinger of the left hand	\$15,790	\$16,690
	Total loss of the first joint of the middle or little or ring finger of either hand	\$10,520	\$11,120
	Total loss of the middle finger of either hand	\$21,040	\$22,230
	Total loss of the little or ring finger of either hand	\$19,300	\$20,390
	Total loss of two joints of the middle finger of either hand	\$17,530	\$18,520
	Total loss of two joints of the little or ring finger		
	of either hand	\$15,790	\$16,690
	Total loss of the great toe of either foot	\$38,590	\$40,780
	Total loss of a joint of the great toe of either foot	\$17,530	\$18,520
	Total loss of any other toe	\$10,520	\$11,120
	Total loss of a joint of any other toe	\$3,510	\$3,710
	Quadriplegia	\$175,400	\$185,350
	Paraplegia	\$175,400	\$185,350
	Total impairment of the spine	\$175,400	\$185,350
98E(5)	Maximum total amount of compensation allowable under 98E Table	\$175,400	\$185,350

Section	Provision	Rate before 1 July 02	Rate from 1 July 02
MEDICAL ANI	D LIKE SERVICES (CPI)		
99(1)(aa)	Maximum Family Counselling expenses	\$1,720	\$1,770
99(5)	Employer's Liability	\$466	\$480
125(1)(a)(iii)	Employer's initial liability for medical and like services	\$466	\$480
125A(3)(c)	Employer's initial liability for medical and like services	\$466	\$480
LIABILITY OF	PRIOR INSURER (AWE)		
129B (7)	Minimum payments for contribution injury	\$9,200	\$9,720
ACTIONS FOR	DAMAGES		
	Pecuniary Loss (AWE)		
134AB(22)(a)(i)	Threshold	\$36,590	\$38,670
134AB(22)(a)(ii)	Maximum	\$823,680	\$870,400
	Pain and Suffering (AWE)		
134AB(22)(b)(i)	Threshold	\$35,340	\$37,340
134AB(22)(b)(ii)	Maximum	\$358,610	\$378,950
	Pecuniary Loss (AWE)		
135A(7)(a)(i)	Threshold	\$36,590	\$38,670
135A(7)(a)(ii)	Maximum	\$823,680	\$870,400
MED Pain an	d Suffering (CPI)		
135A(7)(b)(i)	Threshold	\$36,730	\$37,850
135A(7)(b)(ii)	Maximum	\$372,700	\$384,100
	Damages under Part III of the Wrongs Act 1958 (AW	E)	
135C(2)	Death of a person	\$543,380	\$574,200
PRE-INJURY A	VERAGE WEEKLY EARNINGS (AWE)		
5A (8)	Where no rate applicable	\$924	\$976
5A(9)(b)	Deemed Pre-injury Average Weekly Earnings for a full-time student at time of completion of course	\$924	\$976
5A(11)(b)	Deemed Pre-injury Average Weekly earnings for a full-time student at a primary or secondary school at time of completion of secondary school	\$739	\$781
MAXIMUM A SELF-INSUREI	SSESSMENT FEE FOR APPLICATION FOR	APPROVA	L AS A
Regulation 20	Maximum assessment fee	\$33,910	\$35,830

Workers Compensation Act 1958

NOTICE OF NEW BENEFIT RATES PAYABLE IN ACCORDANCE WITH SECTION 9 AND SECTION 11

(a) Section 9(3) of the **Workers Compensation Act 1958** provides for rates of compensation to be adjusted on 1 July in any year in line with movements in the Australian male average weekly earnings between the December quarter of the two preceding years as published by the Australian Statistician at 15 June in each respective year.

The Australian male average weekly earnings for the December quarter of 2000 and 2001 were \$769.50 and \$811.50 respectively, an increase of 5.5%.

Notice is hereby given that calculations in accordance with the said section produce the following rates of compensation which are payable, on and from 1 July 2002 instead of the amounts specified in Section 9 of the said Act, in the clauses under the heading "The Clauses Referred To".

The amount specified in "The Clauses Referred To" (wherever occurring)		Rates before 1 July 02	Rates from 1 July 02
COMPENSATION FOR THE DEATH OF A WORKER	Amount as per the 1958 Act		
1(a) (i)	\$33,160	\$119,398	\$125,915
	\$8,088	\$29,127	\$30,717
	\$7,566	\$27,240	\$28,727
	\$7,044	\$25,363	\$26,747
	\$6,523	\$23,486	\$24,768
	\$6,001	\$21,606	\$22,785
	\$5,479	\$19,726	\$20,803
	\$4,957	\$17,848	\$18,822
	\$4,435	\$15,968	\$16,840
	\$3,914	\$14,094	\$14,863
	\$3,392	\$12,211	\$12,877
	\$2,870	\$10,333	\$10,897
	\$2,348	\$8,452	\$8,913
	\$1,826	\$6,574	\$6,933
	\$1,826	\$6,574	\$6,933
1(a)(ii)	\$33,160	\$119,398	\$125,915
WEEKLY PAYMENTS			
1(b) (i)	\$105	\$380	\$401
	\$30	\$106	\$112
	\$10	\$36	\$38
	\$155	\$560	\$591
	\$78	\$280	\$295
	\$135	\$483	\$509
TOTAL LIABILITY FOR WEEKLY PAYMENT	S		
1(b) (iii)	\$36,960	\$133,081	\$140,345

⁽b) Section 11(1) of the **Workers Compensation Act 1958** provides for rates of compensation for certain specified injuries to be set percentages of the maximum payable, at the time of the injury, under Clause 1(a)(ii).

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited (the "ESEP Deed").

City Link Extension Pty Limited (ABN 40 082 058 615) ("Clepco") gives notice of the following Charge Tolls for the Exhibition Street Extension:

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Exhibition Street Extension	0.78	1.24	1.47	0.39

Clepco intends that these Charge Tolls will first apply in the quarter ending 30 September 2002. Capitalised terms in this notice that are defined in the ESEP Deed have the same meaning as given by the ESEP Deed.

P. G. B. O'SHEA Company Secretary City Link Extension Pty Limited ABN 40 082 058 615 G. R. PHILLIPS Finance Director City Link Extension Pty Limited ABN 40 082 058 615

AGREEMENT FOR THE MELBOURNE CITY LINK

Notice under Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Perpetual Trustee Company Limited and City Link Management Limited (the "Concession Deed").

CityLink Melbourne Limited (ABN 65 070 810 678) ("CityLink Melbourne") gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link:

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	1.24	1.98	2.36	0.62
Western Link Section 1, between Racecourse Road and Dynon Road	1.24	1.98	2.36	0.62
Western Link Section 2, between Footscray Road and West Gate Freeway	1.55	2.48	2.95	0.78
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	1.55	2.48	2.95	0.78
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street Southern Link Section 1, between	2.79	4.46	5.30	1.40
Burnley Street and Punt Road and including that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	1.24	1.98	2.36	0.62
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that				
Tunnel and Burnley Street	1.24	1.98	2.36	0.62
Southern Link Section 1, between Glenferrie Road and Burnley Street	1.24	1.98	2.36	0.62
Southern Link Section 5, between Burnley Street and Glenferrie Road	1.24	1.98	2.36	0.62

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:				
(a) that part of Southern Link Section 1:				
(i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that				
Tunnel and Punt Road	0.78	1.24	1.47	0.39
Southern Link Section 5, between Swan Street Intersection and Punt Road	0.78	1.24	1.47	0.39

Notes:

- 1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- 2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- 3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
- 4. In this table:

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

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

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

"Swan Street Intersection" means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	4.65	6.20	6.20	2.33
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	4.65	4.65	4.65	2.33

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	8.90	14.25	16.95	4.45

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other	
Tollable Sections	2.20
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and no other Tollable Sections	2.20
	2.20
Trips involving use of Tollable Sections which comprise both the	
Western Link* and the Southern Link**	3.85

- * The Western Link comprises the following three Tollable Sections:
 - 1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
 - 2. Western Link Section 1, between Racecourse Road and Dynon Road.
 - 3. Western Link Section 2, between Footscray Road and West Gate Freeway.
- ** The Southern Link comprises the following eight Tollable Sections:
 - 1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
 - 2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
 - 3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
 - 4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
 - 5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
 - 6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
 - 7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:

- (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
- (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
- 8. Southern Link Section 5, between Swan Street Intersection and Punt Road.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	7.70
A Taxi not being a Metropolitan Taxi	5.50

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 30 September 2002.

Capitalised terms in this notice that are defined in the Concession Deed have the same meaning as given by the Concession Deed.

P. G. B. O'SHEA Company Secretary CityLink Melbourne Limited (ABN 65 070 810 678) G. R. PHILLIPS Finance Director CityLink Melbourne Limited (ABN 65 070 810 678)

AGREEMENT FOR THE MELBOURNE CITY LINK AND AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 4 of the Agreement for Integrating and Facilitating the Project and the Exhibition Street Extension Project between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Perpetual Trustee Company Limited, City Link Management Limited and City Link Extension Pty Limited (the "IFA") (as substituted for (and as if incorporated in lieu of) Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Perpetual Trustee Company Limited and City Link Management Limited (the "Concession Deed") and Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited ("the ESEP Deed")).

CityLink Melbourne Limited (ABN 65 070 810 678) (for itself and as agent of City Link Extension Pty Limited (ABN 40 082 058 615)) ("CityLink Melbourne") gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link and the Exhibition Street Extension:

Schedule of Charge Tolls and Maximum Charge Tolls Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	1.24	1.98	2.36	0.62
Western Link Section 1, between Racecourse Road and Dynon Road	1.24	1.98	2.36	0.62
Western Link Section 2, between Footscray Road and West Gate Freeway	1.55	2.48	2.95	0.78
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	2.79	2.48	2.95	0.78
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	1.24	1.98	2.36	0.62

Category of Vehicle	Car	Light Commercial	Heavy Commercial	Motor Cycle
Tollable Section		Vehicle	Vehicle	Cycle
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	1.24	1.98	2.36	0.62
Southern Link Section 1, between Glenferrie Road and Burnley Street	1.24	1.98	2.36	0.62
Southern Link Section 5, between Burnley Street and Glenferrie Road	1.24	1.98	2.36	0.62
Exhibition Street Extension	0.78	1.24	1.47	0.39
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:				
(a) that part of Southern Link Section 1: (i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road	0.78	1.24	1.47	0.39
Southern Link Section 5, between Swan Street Intersection and Punt Road	0.78	1.24	1.47	0.39

Notes:

- 1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- 2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- 3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
- 4. In this table:
 - "Boulton Parade" includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
 - "Burnley Tunnel" means the eastbound tunnel between Sturt Street and Burnley Street;
 - "Domain Tunnel" means the westbound tunnel between Punt Road and Sturt Street; and
 - "Swan Street Intersection" means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	4.65	6.20	6.20	2.33
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	4.65	4.65	4.65	2.33

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	8.90	14.25	16.95	4.45

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	2.20
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and/or Exhibition Street Extension*** and no other Tollable Sections	2.20
Trips involving use of Tollable Sections which comprise both the Western Link* and either or both of the Southern Link** and the Exhibition Street Extension***	3.85

- * The Western Link comprises the following three Tollable Sections:
 - 1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
 - 2. Western Link Section 1, between Racecourse Road and Dynon Road.
 - 3. Western Link Section 2, between Footscray Road and West Gate Freeway.
- ** The Southern Link comprises the following eight Tollable Sections:
 - 1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:

- (a) between Punt Road and the exit to Boulton Parade; and
- (b) comprising Boulton Parade.
- 2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
- 3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
- 4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
- 5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
- 6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
- 7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
 - (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
 - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
- 8. Southern Link Section 5, between Swan Street Intersection and Punt Road.
- *** The Exhibition Street Extension comprises the following Tollable Section:
 - Exhibition Street Extension.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	7.70
A Taxi not being a Metropolitan Taxi	5.50

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 30 September 2002.

Capitalised terms in this notice that are defined in:

- (a) the Concession Deed have, subject to paragraph (b), that meaning in this notice;
- (b) the ESEP Deed have that meaning in this notice, but only to the extent that the provision applies to the ESEP Deed,

subject to the provisions of the IFA.

P G B O'SHEA Company Secretary CityLink Melbourne Limited (ABN 65 070 810 678) G R PHILLIPS Finance Director CityLink Melbourne Limited (ABN 65 070 810 678)

Health Services Act 1988

VARIATION OF AREAS SERVED BY COMMUNITY HEALTH CENTRES

I, Vic Gordon, Regional Director, Grampians Region, as delegate of the Secretary to the Department of Human Services, and acting under Section 45(2) of the **Health Services Act 1988**, by this notice vary the area to be served by each centre listed in Column 1 of the Schedule and declare the area specified in Column 2 of the Schedule opposite the name of each centre to be the area served by that centre.

This variation is effective on and from the date of publication of this notice in the Government Gazette.

Schedule			
Column 1 Community Health Centre	Column 2 Area		
Grampians Community Health Centre Incorporated Dated 6 June 2002	Northern Grampians Shire; Rural City of Ararat, Pyrenees Shire, Rural City of Horsham.		
	VIC GORDON Regional Director Grampians Region Delegate of the Secretary		

Occupational Health and Safety Act 1985

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 30 May 2002, a licence under Part 8 of the Occupational Health and Safety (Major Hazard Facilities) Regulations 2000 was issued to Melbourne Water Corporation, PO Box 4342, Melbourne, Vic. 3001 and authorises the facility located at Winneke Water Treatment Plant, 380 Simpsons Road, Christmas Hills, Victoria, to be operated as a major hazard facility.

The Major Hazard Facility Licence was issued for a term of 5 years and will expire on 29 May 2007.

The licence did not include conditions.

The following Schedule 1 materials were authorised by the licence:

From Table 1 of Schedule 1

Material	UN Nos included or excluded under name			
CHLORINE	1017			
From Table 2 of Schedule 1				
3.5	- · ·			

Material	Description
Nil	Nil

BILL MOUNTFORD Chief Executive

Water Act 1989

FIRST MILDURA IRRIGATION TRUST

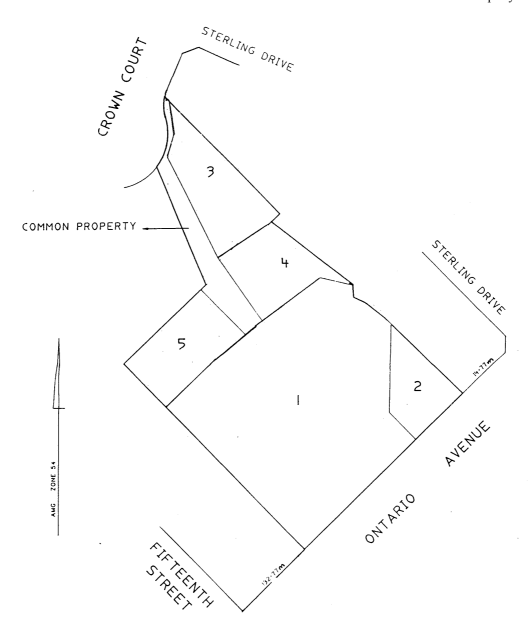
Excision of Land from Trust District

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

Ontario Avenue, Mildura South Access is from Crown Court

Subdivision

Plan No PS436031H Ver. 3 Lots 1–5 & Common Property



Montana Drive, Mildura South

Subdivision

Plan No

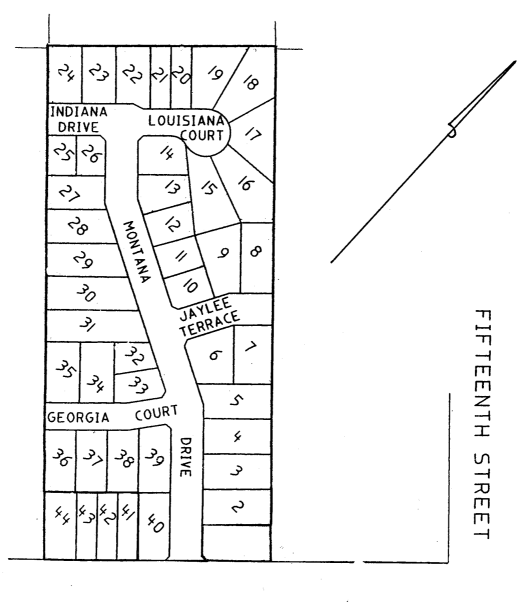
Lots

PS 502145A Ver. 1

1 & 41–44

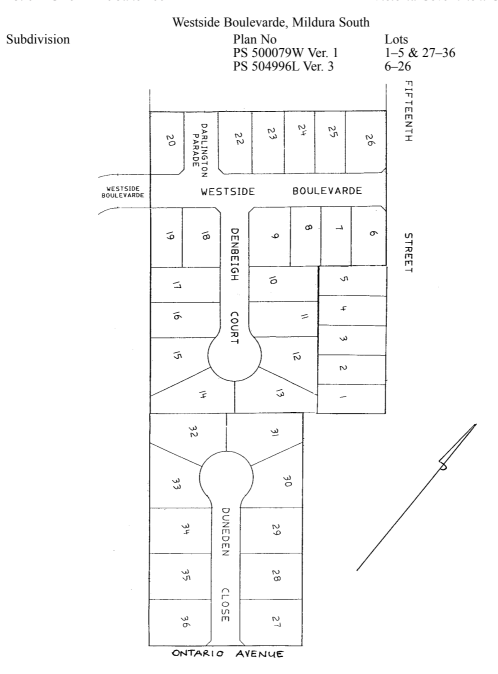
PS 502146X Ver. 3

2-40



ONTARIO

AVENUE



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

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

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

J. TESORIERO Chief Executive Officer, FMIT

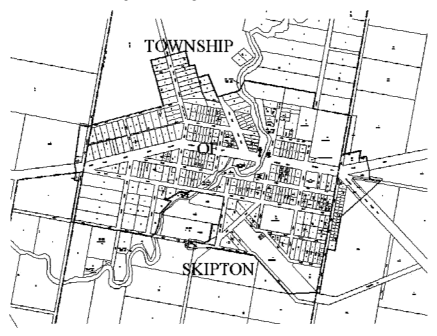
Water Act 1989

CENTRAL HIGHLANDS REGION WATER AUTHORITY

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

DECLARATION OF THE SKIPTON SEWERAGE DISTRICT ORDER 2002

- 1. This Order is called the Declaration of the Skipton Sewerage District Order 2002.
- 2. This Order is made under Section 96(11)(a) of the **Water Act 1989** and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the declaration of a new sewerage district submitted to the Department of Natural Resources and Environment by Central Highlands Region Water Authority on 21 May 2002 is approved.
- 5. (a) A new Sewerage district is declared;
 - (b) The new sewerage district is called the Skipton Sewerage District;
 - (c) The Skipton Sewerage District is the area of land within the red border on the accompanying plan No.5824, a copy of which may be inspected at the offices of Central Highlands Region Water Authority, situated at 7 Learmonth Road, Wendouree, Victoria 3355; and
 - (d) The Central Highlands Region Water Authority is nominated to manage and control the Skipton Sewerage District.



Dated 29 May 2002

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

Water Act 1989

CENTRAL HIGHLANDS REGION WATER AUTHORITY

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

DECLARATION OF THE CARISBROOK SEWERAGE DISTRICT ORDER 2002

- 1. This Order is called the Declaration of the Carisbrook Sewerage District Order 2002.
- 2. This Order is made under Section 96(11)(a) of the **Water Act 1989** and all other available powers.
- 3. This Order takes effect from the date it is published in the Government Gazette.
- 4. The proposal for the declaration of a new sewerage district submitted to the Department of Natural Resources and Environment by Central Highlands Region Water Authority on 21 May 2002 is approved.
- 5. (a) A new Sewerage district is declared;
 - (b) The new sewerage district is called the Carisbrook Sewerage District;
 - (c) The Carisbrook Sewerage District is the area of land within the red border on the accompanying plan No.6597, a copy of which may be inspected at the offices of Central Highlands Region Water Authority, situated at 7 Learmonth Road, Wendouree, Victoria 3355; and
 - (d) The Central Highlands Region Water Authority is nominated to manage and control the Carisbrook Sewerage District.

Dated 29 May 2002

ADRIAN SPALL

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

Water Act 1989

PROPOSED EXTENSION TO THE BALLARAT SEWERAGE DISTRICT

Take notice that, under Section 96 (2) of the **Water Act 1989**, the Central Highlands Region Water Authority proposes to increase the area of the Ballarat Sewerage District to include the parts of Crown Allotments 23, 24, Section 1, Parish of Cardigan not included in the Ballarat Sewerage District and that part of Greenhalghs Road adjoining the southern boundary of Crown Allotments 23 and 24.

Full details of the proposal and a copy of a plan showing the proposed extension to the District are available for inspection, free of charge, at the office of the Authority, 7 Learmonth Road, Wendouree, during office hours. Further information may be obtained by contacting Ray Jackson at Central Highlands Water on (03) 5320 3260.

N. BRENNAN Chief Executive Officer

Water Industry Act 1994

INSTRUMENT FIXING THE MINIMUM AMOUNT OF RATE TO BE PAID IN RESPECT OF ANY LAND

I, Sherryl Garbutt, Minister for Environment and Conservation and Minister responsible for administering the **Water Industry Act 1994**, under section 139(4) of the **Water Industry Act 1994**,

fix the minimum amount of rate to be paid in respect of any land in respect of the 2002–2003 financial year to be \$45.60.

Dated 6 June 2002

SHERRYL GARBUTT Minister for Environment and Conservation

Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment Amendment C2

The Minister for Planning has approved Amendment C2 to the Colac Otway Planning Scheme.

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

The Amendment:

- rezones the Beech Forest township from Rural Zone to Township Zone;
- rezones land in the Otway Ranges and foothills, generally south of a line from Carlislie State Park, via Gellibrand to Forest, from Rural Zone to Environmental Rural Zone;
- introduces new Clauses 22.04 and 22.05 into the Local Planning Policy Framework;
- modifies the Schedule to the Rural Zone to include a permit requirement for earthworks and dams above 3000 cubic metres;
- modifies the Schedule to the Environmental Rural Zone to include a permit requirement for all earthworks and dams;
- introduces the Vegetation Protection Overlay (VPO);
- applies the VPO Schedule 1 to sites of significant remnant vegetation and native grasslands;
- applies the VPO Schedule 2 to roadsides with significant remnant vegetation;
- changes and extends the application of the Environmental Significance Overlay (ESO) Schedule 2 to protect significant lakes, wetlands and streams;
- applies the ESO Schedule 4 to protect significant habitat areas;

- changes and extends the application of the Erosion Management Overlay Schedule 1 to identify land in the Otway coastal foothills potentially subject to slope instability; and
- makes a number of minor changes to correct inconsistencies, anomalies and errors that have been found since the gazettal of the scheme in the Victoria Planning Provisions format.

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 Colac Otway Shire Council, 2–6 Rae Street, Colac, 3250.

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

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C44

The Minister for Planning has approved Amendment C44 to the Greater Geelong Planning Scheme.

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

The Amendment rezones land at Lot 4, Plan of Subdivision 420613, 181–189 Townsend Road, Moolap, from Rural Zone to Low Density Residential Zone.

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

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C17

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

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

The Amendment rezones land at 6, 8 and 10 Stanley Avenue, Cheltenham from a Residential 1 Zone to a Public Use Zone No. 6 and enables a planning permit to be issued to use and develop the land for a Council operated user pays car park.

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

Permit No: KP01/622.

Description of land: 6, 8 and 10 Stanley Avenue, Cheltenham.

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

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

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C19

The Minister for Planning has approved Amendment C19 to the Kingston Planning Scheme.

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

The Amendment rezones land at 645–653 Lower Dandenong Road, Dingley Village from a Public Park and Recreation Zone to a Rural Zone and applies an Environmental Audit Overlay to the land.

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 Kingston City Council, Brindisi Street, Mentone.

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

Planning and Environment Act 1987

MOUNT ALEXANDER PLANNING SCHEME

Notice of Approval of Amendment Amendment C15

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

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

The Amendment rezones about 102 hectares of grazing land at Drummond from Public Conservation & Resource Zone to Rural Zone. The land is freehold, and the amendment corrects an error in the Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, the Department of Infrastructure, Northern Region, 57 Lansell Street, Bendigo and at the offices of the Mount Alexander Shire Council, 25 Lyttleton Street, Castlemaine

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME Notice of Lapsing of Amendment

Amendment C7

The Whitehorse City Council has resolved to abandon Amendment C7 to the Whitehorse Planning Scheme.

The Amendment proposed to rezone land surplus to the Blackburn Primary School at Maple Street Blackburn from Public Use Zone Education to a Residential 1 Zone.

The amendment lapsed on 7 June 2002.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure Centre, 275 Upper Heidelberg Road, Ivanhoe; Banyule City Council Service Centre, 44 Turnham Avenue, Rosanna; Greensborough Service Centre, 9–13 Flintoff Street, Greensborough.

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

Planning and Environment Act 1987

BANYULE PLANNING SCHEME

Notice of Approval of Amendment Amendment C27

The Minister for Planning has approved Amendment C27 to the Banyule Planning Scheme.

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

The Amendment:

- includes the Horseshoe Bend Management Plan – Development of an alternative roosting site for the Grey-headed Flying-fox at Ivanhoe, Victoria, May 2002, as an incorporated document in the Planning Scheme:
- amends the Environmental Significance Overlay – Schedule 1 to include the provision that a permit is not required for buildings and works or the removal of vegetation as long as these activities are in accordance with a management plan prepared to the satisfaction of the Responsible Authority;
- amends the Schedule to the Land Subject to Inundation Overlay to include the provision that a permit is not required for buildings, works, a fence or road works providing they are carried out in accordance with a management plan prepared to the satisfaction of the Responsible Authority and the relevant floodplain management 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 and at the offices of the Banyule City Council, Ivanhoe Service

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

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

CASTERTON — The temporary reservation by Order in Council of 23 December, 1980 of an area of 1.675 hectares of land being Crown Allotments 7 and 8, Section 25, Township of Casterton, Parish of Casterton as a site for Public Recreation and Public Park, revoked as to part by Order in Council of 24 February, 1998 so far as the balance remaining being Crown Allotment 8, Section 25, Township of Casterton containing 608 square metres. — (Rs 11642).

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

Dated 18 June 2002 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATION

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservation:

GHIN GHIN — The temporary reservation by Order in Council of 26 February, 1958 of an area of 6.151 hectares of land in Section 7, Township of Ghin Ghin, Parish of Ghin Ghin as a site for Public purposes, revoked as to part by Order in Council of 1 March, 1988, so far only as the portion containing 1900 square metres, more or less, being Crown Allotment 2002, Township of Ghin Ghin as indicated by hatching on plan published in the Government Gazette on 31 May, 2002 page 1148. — (Rs 7693).

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

Dated 18 June 2002 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

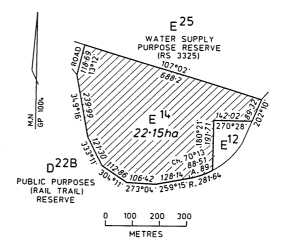
Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:—

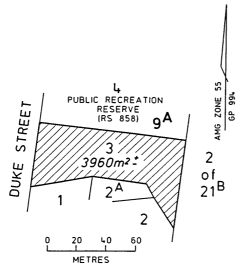
MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

ARGYLE — State School purposes, 22.15 hectares, being Crown Allotment E14, Parish of Argyle as indicated by hatching on plan hereunder. (GP1004) — (0514049).



MUNICIPAL DISTRICT OF THE HEPBURN SHIRE COUNCIL

DAYLESFORD — Public Recreation, 3960 square metres, more or less, being Crown Allotment 3, Section 9A, Township of Daylesford, Parish of Wombat as indicated by hatching on plan hereunder. (GP994) — (Rs 858).

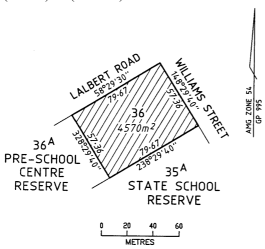


MUNICIPAL DISTRICT OF THE NILLUMBIK SHIRE COUNCIL

GREENSBOROUGH — Public purposes (Municipal purposes), 6072 square metres being Crown Allotment 47A, Section E, Parish of Greensborough as shown on Original Plan No. 121214 lodged in the Central Plan Office. — (12/L12–1046).

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

LAKE BOGA — State School purposes, 4570 square metres, being Crown Allotment 36, Township of Lake Boga, Parish of Kunat Kunat as indicated by hatching on plan hereunder. (GP995) — (Rs 6249).

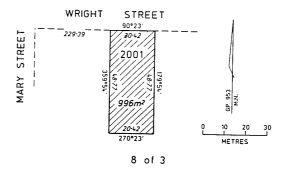


MUNICIPAL DISTRICT OF THE SURF COAST SHIRE COUNCIL

LORNE — Water Supply purposes, 1654 square metres being Crown Allotment 64C, No Section, Township of Lorne, Parish of Lorne as shown on Certified Plan No. 112569 lodged in the Central Plan Office. — (2012039).

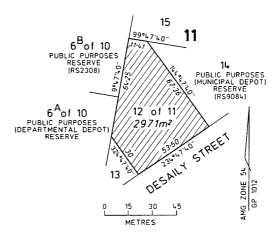
MUNICIPAL DISTRICT OF THE CITY OF MONASH

MORDIALLOC — Public purposes (Health purposes), 996 square metres, being Crown Allotment 2001, Parish of Mordialloc as indicated by hatching on plan hereunder. (GP953) — (Rs 37263).



MUNICIPAL DISTRICT OF THE CORANGAMITE SHIRE COUNCIL

PORT CAMPBELL — Public purposes (Depot), 2971 square metres, being Crown Allotment 12, Section 11, Township of Port Campbell, Parish of Paaratte as indicated by hatching on plan hereunder. (GP1012) — (05/11393).

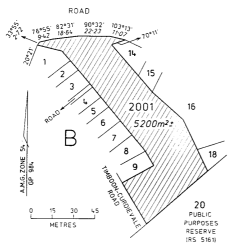


MUNICIPAL DISTRICT OF THE MELBOURNE CITY COUNCIL

PORT MELBOURNE — Public Recreation, 8133 square metres being Crown Allotment 2003, City of Port Melbourne, Parish of Melbourne South as shown on Original Plan No. 121743 lodged in the Central Plan Office. — (12/L12–1396).

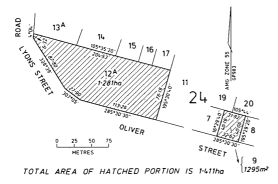
MUNICIPAL DISTRICT OF THE CORANGAMITE SHIRE COUNCIL

TIMBOON — Public purposes, 5200 square metres, more or less, being Crown Allotment 2001, Township of Timboon, Parish of Timboon as indicated by hatching on plan hereunder. (GP984) — (Rs 5161).



MUNICIPAL DISTRICT OF THE MURRINDINDI SHIRE COUNCIL

YEA — Public purposes (Rail Trail), 1.411 hectares, being Crown Allotments 9 and 12A, Section 24, Township of Yea, Parish of Yea as indicated by hatching on plan hereunder. (GP983) — (Rs 17055)



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

Dated 18 June 2002 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

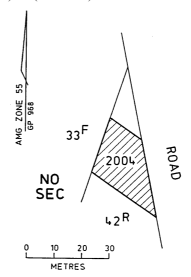
Land Act 1958

CLOSURE OF UNUSED ROAD

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated closes the following unused road:

MUNICIPAL DISTRICT OF THE FRANKSTON CITY COUNCIL

FRANKSTON — The road in the Parish of Frankston being Crown Allotment 2004 as indicated by hatching on plan hereunder. (GP968) — (12/03769).



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

Dated 18 June 2002 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROADS

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

MUNICIPAL DISTRICT OF THE WODONGA CITY COUNCIL

BELVOIR WEST — The road in the Parish of Belvoir West shown as Crown Allotment 2001 on Original Plan No. 121778 lodged in the Central Plan Office. — (L8-5899).

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

Dated 18 June 2002 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

VICTORIA

State Aid to Religion Abolition Act 1871

ACT NO. 391/1871 — SECOND SCHEDULE

A statement of trusts having been submitted by the head or authorised representative of the Presbyterian Church of Victoria under the provisions of the "Act to provide for the abolition of State Aid to Religion" for allowance by the Governor in Council, the same was allowed by him on the eighteenth day of June, 2002 and the following is the form in which such statement of trusts has been allowed.

STATEMENT OF TRUSTS

DESCRIPTION OF LAND -

Site for Presbyterian Church purposes temporarily reserved by Order in Council of 23 February, 1863, and altered by Order in Council of 4 September, 1871 being:—

3065 square metres, Township of Kilmore, Parish of Bylands, County of Dalhousie, being Crown Allotment 3, Section 36;

Commencing on Hamilton Street at the south-eastern angle of allotment 9, section 36; bounded thence by Hamilton Street bearing 180° 00' 80.47 metres; thence by allotment 4 bearing 270° 00' 38.10 metres; thence by

allotments 2 and 9A bearing 0° 00' 80.47 metres; and thence by allotments 9A and 9 bearing 90° 00' 38.10 metres to the point of commencement.

NAME OF TRUSTEES

The Presbyterian Church of Victoria Trusts Corporation.

POWERS OF DISPOSITION

Such powers of disposition including powers of sale, lease or mortgage.

PURPOSES TOWARDS WHICH PROCEEDS OF DISPOSITION ARE TO BE APPLIED –

Such purposes as shall be prescribed by the General Assembly of the Presbyterian Church of Victoria.

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

Dated 18 June 2002 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

Health Services Act 1988

AN ORDER PURSUANT TO SECTION 8(1)(C) OF THE **HEALTH SERVICES ACT 1988** ("THE ACT") IN RELATION TO THE AMENDMENT OF THE NAME OF THE KERANG AND DISTRICT HOSPITAL TO KERANG DISTRICT HEALTH

Order in Council

The Governor in Council amends Schedule 1 of the Act such that the name of Kerang and District Hospital is amended under section 8(1)(c) of the Act to the name of Kerang District Health.

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

Dated 18 June 2002

Responsible Minister: HON JOHN THWAITES MP Minister for Health

HELEN DOYE Clerk of the Executive Council

Parliamentary Committee Act 1968

ORDER IN COUNCIL

Terms of Reference to the Family and Community Development Committee on Farm Safety

The Governor in Council under section 4 of the **Parliamentary Committee Act 1968** approves the following terms of reference to the Family and Community Development Committee of Parliament for inquiry, examination and report.

Terms of Reference

The Committee is required to examine:

- the main causes of fatality and injury on Victorian farms compared to other jurisdictions;
- the matter and type of injuries on Victorian farms compared to other industries and jurisdictions;
- current programs and initiatives designed to improve occupational health and safety on Victorian farms;
- 4 any impediments to sustaining improvements in farm safety;
- 5. the financial and social cost of death and injury on Victorian farms;
- 6. the need for further strategies to reduce the incidence of injury and fatality on Victorian farms, what form the strategies should take and whether they are best developed by government agencies, industry bodies, worker representatives or a combination of these. In particular the committee should consider the creation of further codes of practice or education and training programs.
- 7. the Committee to report to Parliament by 30 June 2003.

Dated 18 June 2002 Responsible Minister: STEVE BRACKS Premier

HELEN DOYE Clerk of the Executive Council

Parliamentary Committees Act 1968

TERMS OF REFERENCE FOR THE EXAMINATION OF THE PORTRAYAL OF YOUNG PEOPLE IN THE MEDIA

Order in Council

The Governor in Council pursuant to section 4F of the Parliamentary Committees Act 1968 hereby refers the attached Terms of Reference for the Examination of the Portrayal of Young People in the Media to the Family and Community Development Committee of Parliament for inquiry, consideration and report by the beginning of the Autumn session of Parliament in 2003.

Dated 18 June 2002 Responsible Minister: STEVE BRACKS Premier

HELEN DOYE

Clerk of the Executive Council

TERMS OF REFERENCE JOINT PARLIAMENTARY FAMILY AND COMMUNITY DEVELOPMENT COMMITTEE

EXAMINATION OF THE PORTRAYAL OF YOUNG PEOPLE IN THE MEDIA

The Governor in Council, pursuant to section 4F of the **Parliamentary Committees Act 1968**, refers the following terms of reference to the Family and Community Development Committee of Parliament for inquiry, consideration and report.

Terms of Reference

The Committee is requested to examine the portrayal of young people by the media and its effects on the wellbeing of, and opportunities available to, young people.

The Committee is requested to:

- 1 Identify and examine how young people are portrayed in the media.
- 2 Specifically the Committee should consider:
 - whether there is discrimination based on negative stereotyping of young people;

- how issues of interest to young people are represented in the media; and
- how the media affects the self esteem of young people and the life choices that they make.
- 3 The examination should include the portrayal of young people in advertising, news and current affairs items and stories, locally produced drama and within the emerging media of the internet
- 4 Consider whether existing legislation (both Victorian and Commonwealth) is adequate to address any media discrimination against young people.
- 5 Consider whether further strategies are needed to reduce any discrimination against young people and, if so, what form the strategies should take and whether it would be best developed by government agencies, industry bodies or a combination of the two. In particular consider non-legislative options such as the development of codes of conduct, accreditation schemes, education and training programs and the development of information products.

Parliamentary Committees Act 1968

REFERRAL OF TERMS OF REFERENCE TO THE ENVIRONMENT AND NATURAL RESOURCES COMMITTEE OF PARLIAMENT

Inquiry into the legal and illegal possession and trade of exotic vertebrate animals in Victoria

The Governor in Council, under section 4F of the **Parliamentary Committees Act 1968** issues the following terms of reference to the Environment and Natural Resources Committee of Parliament for inquiry into the legal and illegal possession and trade of exotic vertebrate animals in Victoria:

- Assess and report on the environmental, health and economic risks for Victoria posed by the legal and illegal possession and trade of exotic vertebrate animals, other than foxes and rabbits.
- Assess and report on the adequacy of the existing regulatory and management arrangements at both state and national levels to mitigate these risks.

3. Recommend by 31 March 2003 options to strengthen existing legislative and risk management frameworks and arrangements for exotic vertebrate animals in Victoria, other than foxes and rabbits.

Dated 18 June 2002 Responsible Minister: STEVE BRACKS Premier

HELEN DOYE Clerk of the Executive Council

Parliamentary Committees Act 1968

REFERRAL OF TERMS OF REFERENCE TO THE ENVIRONMENT AND NATURAL RESOURCES COMMITTEE OF PARLIAMENT

Inquiry into floodplain management in regional Victoria

The Governor in Council, under section 4F of the **Parliamentary Committees Act 1968** issues the following terms of reference to the Environment and Natural Resources Committee of Parliament for inquiry into floodplain management in regional Victoria:

- 1. Identify the risks to regional communities caused by flooding.
- 2. Identify the damages to regional communities caused by flooding.
- 3. Review the effectiveness of current practices for floodplain management in Victoria against 'world's best practice' including reviewing:
 - current floodplain management practices including planning controls;
 - mitigation measures;
 - flood warning systems;
 - environmental implications.
- 4. Review the effectiveness of the current State and regional floodplain management strategies.
- Review the recommendations of the COAG Review on Disaster Management in relation to Victorian flood mitigation policies and practices.
- 6. Review the progress made with the recently completed Floodplain Management Initiative.

- 7. Provide advice on funding for effective floodplain management including:
 - reasonable levels of funding;
 - appropriate cost-sharing arrangements.
- 8. Provide a preliminary assessment and report by 30 June 2003 and a final report by 31 December 2003.

Dated 18 June 2002 Responsible Minister: STEVE BRACKS Premier

> HELEN DOYE Clerk of the Executive Council

Parliamentary Committees Act 1968

ORDER IN COUNCIL

Terms of Reference

The Governor in Council, under section 4F of the **Parliamentary Committees Act 1968**, approves the making of an Order that the following matters be referred to the Parliamentary Drugs and Crime Prevention Committee for inquiry, consideration and report by the first day of the Spring 2003 Parliamentary sittings:

- a. The incidence, prevalence, severity, cost and impact of violence associated with motor vehicle use:
- b. A review of Victorian, national and international research into violence associated with motor vehicle use;
- c. Effectiveness of strategies and initiatives relating to violence associated with motor vehicle use; and
- d. The need for policy and legislative reform to reduce violence associated with motor vehicle use at the State level.

Dated 18 June 2002 Responsible Minister STEVE BRACKS MP Premier

HELEN DOYE Clerk of the Executive Council

Juries Act 2000

ASSIGNMENT OF ELECTORAL DISTRICT TO JURY DISTRICT

The Governor-in-Council under section 18 of the **Juries Act 2000** assigns the following electoral districts for the Legislative Assembly as the jury districts for the relevant circuit towns.

Legislative Assembly DistrictJury DistrictBenambraWodongaBenallaWangarattaMurray ValleyWangaratta

Dated 18 June 2002 Responsible Minister ROB HULLS MP Attorney-General

HELEN DOYE Clerk of the Executive Council

Prevention of Cruelty to Animals Act 1986

MAKING OF THE CODE OF PRACTICE FOR THE WELFARE OF HORSES AT HORSE HIRE ESTABLISHMENTS

Order In Council

The Governor in Council on the recommendation of the Minister for Agriculture, under section 7(1) of the **Prevention of Cruelty to Animals Act 1986** makes the Code of Practice for the Welfare of Horses at Horse Hire Establishments.

Dated 13 March 2002 KEITH HAMILTON Minister for Agriculture

HELEN DOYE Clerk of the Executive Council

CODE OF PRACTICE FOR THE WELFARE OF HORSES AT HORSE HIRE ESTABLISHMENTS

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1. Introduction

This Code is intended to provide an outline of the minimum standards required for horse care and management in horse hire establishments. The Code emphasises the importance of good horsemanship, pointing out that persons in charge have a legal liability to care for horses under their control. Compliance with the Code or failure to comply will be material to decisions to prosecute individuals from incidents associated with the welfare of horses provided by horse hire establishments.

1.1 Definitions

For the purpose of this Code:

'Appropriate course' is a course as defined in Appendix 1.

'Code of Practice' means a Code of Practice prepared under the **Prevention of Cruelty to Animals Act 1986** and published in the Government Gazette, as defined in the Act.

'Horse' means any horse, pony, ass, mule or jennet.

'Horse hire establishment' means an establishment where horses are provided for riding instruction or for leisure riding, for fee or reward, including trail riding and trekking.

'Manager' means a person appointed by the proprietor who is responsible for the management of a horse hire establishment.

'Proprietor' means the owner, occupier or manager responsible for management of a horse hire establishment. The proprietor should have successfully completed an appropriate course in horse husbandry and handling or employ a manager who has done so.

'Rider' means any person who rides a horse from the horse hire establishment, whether riding for fee or for reward.

'Staff' means any person hired to provide instruction, assist on rides or perform duties around the establishment, whether or not for fee or reward. Staff handling horses should be a minimum of 16 years of age and should be experienced in husbandry and handling of horses. Formal training, such as a qualification in an appropriate course, is recommended.

'Supervisor' means any person over 18 years of age, with a minimum of 2 years active work with horses, required to perform a role of leadership or guidance over clients or other staff. Possession of a current first-aid certificate is recommended. At least one supervisor should be present on every ride.

'Tether' means the securing of an animal by an appropriately attached chain to a centre point or anchorage, causing it to be confined to a desired area.

'Trainee' means any person, either under 16 years of age or with less than 2 years experience in husbandry or handling of horses, assisting with duties on the establishment.

2. Responsibilities of the proprietor

The proprietor of a horse hire establishment is responsible for all animals of the establishment at all times and for ensuring compliance of himself or herself, all staff and all clients, with this and other relevant Victorian Codes of Practice (see Appendix 4) and legislation.

The proprietor may delegate the following responsibilities to a manager:

- a) maintenance of adequate facilities and provision of, equipment, feed, water, supervision and care to ensure the welfare of the horses held;
- b) supervision of the daily feeding, watering and inspection of the horses;
- c) maintenance of the hygiene of the premises and the health of the horses;
- d) ensuring that horses are of a suitable size, age, health, fitness, weight, conformation and disposition, and have adequate education, for the purpose for which they are used;
- e) ensuring that riders and horses are suitably matched in terms of size, disposition and experience;

- f) provision of prompt veterinary or other appropriate treatment in cases of illness or injury to a horse;
- g) supervision of staff and trainees, whether working full-time or part-time and whether or not for fee or reward;
- h) ensuring that staff are suitably qualified or have sufficient experience with horse husbandry and handling;
- i) collection and maintenance of relevant records;
- j) ensuring that horses from the establishment are not ridden by clients unsupervised, or if no supervision is deemed to be required, the proprietor/manager should ensure that riders are aware of their responsibilities and are capable to ride unsupervised.
- k) ensuring that supervisors advise riders of their responsibility in maintaining the welfare of the horses which they ride.

3. Responsibilities of the staff and trainees

Staff should respect horses, and should be aware of their responsibilities and be competent to carry them out.

4. Responsibilities of the supervisor

The supervisor is to report any breaches of this Code to the proprietor of the establishment. The supervisor should ensure that:

- a) all riders are aware of their responsibility in maintaining the welfare of the horses which they ride;
- b) during rides no horse is worked beyond its level of fitness, nutrition, health and soundness;
- c) any animal showing signs of distress or overwork is rested immediately;
- d) horses are properly cooled down after exercise;
- e) horses that are saddled and tied up, awaiting work, are protected from extremes of weather;
- f) during the periods between rides, each horse is rested, fed, watered, sheltered if necessary, has its saddle removed or girth loosened and otherwise supervised according to its needs.

5. Responsibilities of the rider

The rider must not abuse, overwork, beat or torment a horse, and should be conscientious and caring toward the horse which they are riding. Riders should clearly understand the rules of the establishment and should abide by them at all times.

6. Accommodation facilities for horses

Horses must have access to adequate shelter or be suitably rugged, depending on weather conditions. Shelter may consist of shade, trees, roofing, windbreaks and/or rugs. A stall or stable should be available for injured or ill horses.

Where provided, enclosures such as yards, stalls and stables must be designed and maintained to prevent injury, disease and escape. Methods used to achieve this include the following:

- a) Gates and doorways should be a minimum of 1.2 metres wide to stables, yards and paddocks. Gateways should be designed to give easy and safe passage of horses and should be fastened with a secure chain or catch.
- b) Fencing material used should be clearly visible to horses, be capable of withstanding damage and be properly maintained.
- Appropriate fencing materials, such as plain wire, coated wire or post and rail fencing, should be used according to the breed, sex and disposition of the horses and stocking density. Barbed wire, prefabricated (ring lock) wire and high tensile wire (2.8mm or 2.5mm) are prone to cause severe injury to horses and are particularly hazardous when used in small areas. These materials therefore should not be used for collecting and handling yards. Prefabricated wire, if used, should be of a size that will not allow horses' or foals' feet to pass through it.

The fences for handling yards should be high enough to prevent escape.

Electric fencing may be used as an aid to an existing fence, if horses are trained to accept it.

- d) Tethering of horses is inherently dangerous, should be a short-term practice only and should be undertaken with extreme care. Long-term tethering of horses is not acceptable.
 Tethering equipment, including hobbles and a chain and swivel should only be used under adequate supervision.
 - By whatever method a horse is secured, it should be carried out in such a manner that it is not likely to injure itself or its neighbour.
- Paddocks and yards should be kept free of noxious plants and rubbish that may injure horses. Care should be taken to ensure that paddock and yard surfaces provide firm footing for horses.
- f) Yards, shelter sheds and loose-boxes or stalls should not restrict horses' freedom to stand, lie down, stretch or groom themselves.
- g) Stables and stalls for horses should have a floor area of at least 12 square metres (for ponies 9 square metres) and should be 2.4 metres high.
- h) Floors provided should have surfaces that permit adequate drainage and allow horses to stand and walk normally.
- i) Stable bedding provided should be of an appropriate material, be kept clean, dry and be sufficiently thick.
- j) Stables and stalls should give adequate natural ventilation and should be without draughts.
- k) Manure, bedding, food wastes and animal bodies should be disposed of promptly and hygienically, in compliance with the requirements of statutory authorities.
- 1) Steps should be taken to ensure that horses can be attended to promptly in the event of fire, flood or injury, and a contingency plan should be adopted. In any situation, the degree of supervision should be comparable with that practised by competent horsemen for that type of husbandry. Adequate fire-fighting equipment should be available, and staff should have easy access to fire-fighting equipment and be trained and practised in using it. A 'no smoking' policy should be displayed and enforced in areas of high risk.

Horses which are stabled or confined to stable yards, boxes or small paddocks should be checked at least once a day to ensure that they are receiving appropriate food and water and are healthy.

7. Overnight restraint of horses, during a ride

During overnight accommodation, use of permanent yards is encouraged, where possible. Where permanent yarding facilities are not available, the use of electric fencing, hobbles, a ground tether or a running tether may be used, under adequate supervision, and only if horses are trained to accept these methods.

The method of restraint used must comply with the requirements of the Department of Natural Resources and Environment or Parks Victoria, when in specified areas.

- a) Where electric fencing is used for overnight accommodation, yard size should be adequate to allow horses to move freely.
- b) Where hobbles are used, the use of a sideline in addition to hobbles (a tether from rear hoof to front hoof on same side) is recommended, to prevent horses escaping. Non-chafe materials, such as well-oiled leather, should be used around a horse's legs.
- c) A ground tether may be used, if an open area, free from trees, debris and other obstacles, is available. If this method of restraint is used, a strong halter should be used, attached by a chain with a swivel clip at each end, clipped on to an anchor in the ground.
- d) Where a running tether is used, tree protectors made from strong, non-abrasive material such as seatbelt webbing, should be used and only on trees large enough to withstand the

horse's pressure. The distance between the two trees should be 10 to 15 metres. Care should be taken to ensure that the rope attached between two trees is above the horse's head, so that the horse can move from one side of the rope to the other. The leadrope running from the horse's halter to the high rope must be long enough for the horse to reach food and water, but not long enough for the horse to become tangled in it. The leadrope clips should be swivel clips and the clip attached to the high rope should be large enough to run the full length of the high rope.

8. Water and food

Horses must have appropriate food and water sufficient to maintain their health, vitality and welfare. Mares need extra feed and water when they are pregnant or lactating.

8.1 Water

- a) Horses require free access to an adequate supply of clean, fresh water. As a guide, up to 30 litres a day may be needed for horses in work, depending on their size, age, bodyweight, state of health, diet, workload, the air temperature and humidity. If horses are working during the day, they should have water available at regular intervals when they are resting.
- b) Reticulated water should be inspected daily for normal functions during summer, and at least twice a week during winter. A bucket supply of water should be used only where horses are constantly supervised and should be replenished at least twice a day.

8.2 Food

- a) When pasture is available but supplementation is necessary, horses should be fed at least once a day. They should be fed at least twice a day where there is no access to pasture.
- b) Feed troughs should be spaced to minimise bullying and allow subordinate animals access to feed
- c) Feeding diets high in cereal grain to horses that are ridden infrequently can produce unpredictable temperament and health changes which can be dangerous.
- d) Feed should be free from contamination such as mould, dust, insecticides or other substances that could be toxic.
- e) Feed should be stored in the best practical way to prevent deterioration. For example, store chaff in dry, rodent-proof bins, and store hay in a dry area on raised pallets to allow air to circulate.
- f) Horses must be able to easily reach feed and water containers. The containers should be firmly fixed if possible, non-toxic, easily cleaned and kept clean.
- g) On lengthy day or overnight rides (treks), horses must be allowed sufficient time to drink from natural water sources. If feed must be changed before a trek, this should be done gradually over a period of days.

9. Health care

- a) Horses should be inspected daily for evidence of lameness, disease or other illness, when in use.
- b) Routine treatment for internal worm parasites and early treatment of external parasites such as lice should be practised. If the response to routine treatment is poor, advice should be sought from a veterinary practitioner.
- c) Horses should be routinely vaccinated according to veterinary advice.
- d) Horses' teeth should be checked, and rasped if necessary, every 12 months.
- e) The proprietor should establish liaison with a veterinary practitioner who is able to promptly attend to any animals in his or her care, and who is also able to advise on disease prevention measures.

- f) If signs of disease or injury are observed, appropriate treatment must be promptly provided to protect the health of individual horses and prevent the spread of disease.
- g) Signs of illness or injury for which veterinary treatment should be sought include:
 - nasal discharge
 - runny or inflamed eyes
 - coughing
 - laboured breathing
 - lameness
 - inability or reluctance to stand or walk
 - fits or staggering
 - severe diarrhoea
 - bleeding, swelling or ulcerating of body parts
 - unexplained weight loss
 - apparent pain
 - inability to urinate or defecate
 - repeated or continuous rolling, pawing, kicking at abdomen or sweating
 - poor appetite
 - dropping food or chewing with difficulty
 - excessive distress during work
 - excessive scratching or hair loss.
- h) If necessary, horses that are ill should be stabled, separated or isolated, and appropriate facilities must be available for their care.
- i) The proprietor should ensure that supervisors are aware of basic first-aid procedures before leaving on a trek.
- j) A basic first-aid kit for horses should be carried when they are ridden into remote areas where prompt veterinary attention cannot be provided in case of injury or illness. The kit may include:
 - cotton wool
 - 4 pressure bandages and wound dressings
 - adhesive dressing
 - antibacterial wash
 - fly repellent
 - mobile phone
 - appropriate emergency euthanasia equipment (see Appendix 2 for humane euthanasia procedure)
 - electrolytes (in feed for general use and emergency electrolytes for dehydration).
- k) Backup supplies of food and water should be readily available and easily accessible on long rides, including overnight rides.
- 1) Horses' legs should be inspected regularly for injuries or swellings.
- m) Where treatment to restore health or repair injury is not possible, practical or successful, horses should be humanely destroyed.

Horses should be humanely destroyed by a veterinary practitioner; or if this is not possible, by persons trained or experienced in these procedures.

10. Management

10.1 Equipment

 All saddlery, harness and other equipment used with horses should be of sound condition, well fitting, correctly adjusted, and regularly cleaned and inspected, so that risk of injury to horses is reduced.

- b) Saddles that touch the mid-line of the horse's back or that have broken trees must not be used.
- c) Saddle blankets should give sufficient padding and be dry and clean. Tack should be appropriate for and fit each individual horse on which it is used.
- d) Surcingles are recommended if stock saddles are used.
- e) Horses should not be tied up by reins attached to the bit unless the attachment includes an easily breakable component such as plastic or string.
- f) Whips and spurs should only be used as training aids by experienced riders. Spurs with fully lockable or sharpened rowels are prohibited.

10.2 General care of horses

Horses must be of a suitable size, age, conformation, fitness, weight and disposition, and have adequate education for the purpose for which they are used. As far as possible, horses should be protected from stress or injury.

- a) Colts, stallions, weanlings, pregnant horses and sick horses should be separated from other groups if necessary.
- b) Horses that must not be used for work in riding centres include:
 - horses that do not yet have their central adult incisors in wear;
 - horses with a body condition score of less than 2 (See Appendix 3);
 - mares that are more than 8 months pregnant, or lactating and in the first 3 months after foaling;
 - horses unfit because of advanced old age;
 - horses known to be or suspected of being injured or ill, except as advised by a veterinary practitioner.
- c) Stallions, or horses exhibiting excessively masculine behaviour, should not be used. If such horses are used, they should only be used by an experienced rider, under advanced instruction.
- d) Horses' hooves should be:
 - shod if the horses are worked on roads or hard ground;
 - regularly trimmed or shod by a farrier (preferably every 6-8 weeks);
 - regularly cleaned out (daily, if in work).
- e) Horses should be groomed before saddling, and particular care should be taken to remove sweat and dirt from areas under the saddle, girth and bridle.
- f) After working, horses should be hosed, sponged or brushed to remove sweat and dirt. The back and girth areas should be cleaned and inspected when unsaddling.
- g) In cold weather, as far as is practical, horses should be dried after working.
- h) Horses should, as far as possible, be ridden in a controlled manner and at a speed that is safe for horse and rider, considering the ground, the weather and the experience of the rider. Horses should be properly cooled down after exercise.
- i) The number of staff provided to supervise a group of riders should be sufficient to ensure that each horse's welfare is maintained, and as a general rule there should be 1 staff member per 8 horses, with a minimum of 2 staff members, depending on the riders' experience.
- j) Horses must not be overworked. Horses that show signs of tiredness or distress during work should be rested until fully recovered. Programs should be planned to prevent overwork and allow appropriate spelling of horses, with consideration to the workload and the individual temperament of each animal.
- k) On rides of extended duration, spare horses should accompany the ride or be available for rotation; 2-3 spares are recommended.

- 1) Adequate provision must be made for horses who can not continue on the ride. Horses should be collected as soon as possible, and within 12 hours of being left at a site.
- m) Continuously stabled or yarded horses should be exercised at least once a day. This may be done by riding, lunging or releasing them into a large yard for at least 1 hour a day. Horses that are stabled long-term should be spelled outside at least once a year.
- n) When introducing new or spelled horses, their workload should be increased gradually to prevent injury and stress.
- o) Where possible, horses working together should be socialised, preferably paddocked together, to reduce kicking and biting.
- p) In cold weather, horses that are in poor condition, have not grown a long coat or have been clipped out, should be rugged with a waterproof rug.

11. Record keeping

Appropriate records should be kept for each horse, as part of good business management, for the monitoring of each horse's workload, and for the maintenance of an efficient health-care program.

12. Fire/flood safety

- a) It is advisable that the proprietor or manager contact Parks Victoria or the local Department of Natural Resources and Environment (DNRE) office, prior to leaving for a long ride, to check the appropriateness of the planned ride route and to advise of the expected ride duration, in the event that any dangers arise. The local police station may also be contacted to advise of the expected ride duration.
 - If more than 20 horses will be on a ride in a State forest area, the manager or proprietor should contact the Department of Natural Resources and Environment for a permit application, prior to the ride.
- b) Contingency plans should be in place for emergency situations and should include evacuation procedures, where appropriate. Such plans should be practised regularly.
- c) Staff should be aware of appropriate use of fires, creation of firebreaks and appropriate extinguishing of fires during rides. The supervisor should advise riders of appropriate smoking times and cigarette extinguishing methods.

13. Transport

- a) During transport horses should be:
 - transported in the shortest practicable time
 - penned separately, wherever possible
 - fitted with headstalls (if the animals are trained to lead and tie up) with the lead of the headstall secured to the vehicle using a quick-release knot.
- b) Horses should not be transported for more than 8 hours unless they are in good health and have been pre-conditioned for prolonged travel. Prior to long periods of transportation, horses should be adequately fed and watered, be treated for internal and external parasites and have feet pared if necessary.
- c) Mares more than 10 months pregnant and those in early lactation should not be transported for more than 8 hours. Mares which have given birth should not be transported within 7 days of foaling, except when travelling to veterinary treatment.
- d) Stallions, groups of unbroken horses, mares in advanced pregnancy, mares with foals, vicious horses, unfit horses travelling under veterinary inspection or sedation, and horses of significantly different size (i.e. weanlings and adults; ponies and hacks) should be transported in separate pens. Mares with unweaned foals should be transported together.
- e) Lame or sick horses should not be transported except to or from a place for veterinary treatment.

- f) Any vehicle especially designed or regularly used for transporting horses should:
 - protect horses from injury, prevent escape and be close fitting
 - have solid, non-slip floors
 - be regularly inspected for faults
 - provide easy access and operator safety
 - be fitted with secure latches
 - protect horses against extremes of temperature
 - have adequate ventilation
 - be cleaned thoroughly regularly.

APPENDIX 1. Criteria for an appropriate course

For the purpose of this Code of Practice, an 'appropriate course' is a course which:

- promotes humane conduct of horse use and management, with proper consideration for the horses' health and welfare;
- familiarises course participants with relevant Victorian Codes of Practice and animal welfare legislation;
- establishes appropriate competency criteria and the development of appropriate training for horse hire establishment proprietors and managers, and other relevant horse hire establishment personnel, in the husbandry, handling and care of horses, to ensure minimum standards of competency as a prerequisite to accreditation.

These competencies include:

- awareness of insurance and safety issues for both horse and rider;
- office, record keeping and public relations skills;
- general care, use and maintenance of all tack and equipment;
- competence in horse handling, care and husbandry procedures relative to horse hire establishments;
- teaching inexperienced and young riders basic horse handling and riding skills;
- management of horses on trail rides and treks.

APPENDIX 2. Humane euthanasia procedure

Where euthanasia is necessary, the person responsible for the animals must ensure it is carried out humanely and results in immediate and painless death. Euthanasia is an unpleasant experience for most people and spectators should be actively discouraged from viewing the destruction of injured animals.

The animal should be handled quietly beforehand to ensure it is not unnecessarily distressed or alarmed.

Shooting is a humane method of destruction when properly performed.

- The firearm should be at least .22 calibre (long rifle).
- Persons other than the marksman and a handler for the animal should be cleared from the area or should stand well behind the marksman.
- A head collar or bridle should be put on the animal to enable it to be quietly restrained by an assistant, who must stand out of the line of fire. Restless animals should be blindfolded.
- Never fire while the animal is moving its head; wait patiently for a quiet interval before firing.
- To provide maximum impact and the least possibility of misdirection, the gun should be fired at a range that is as short as circumstances permit, but not in contact with the animal's head.
- The target area and direction of the bullet are as shown in Figures 1 and 2.

These figures show the spot on the animal's head where a firearm should be placed or pointed and the angle at which it should be held, so as to obtain the right results.

Draw an imaginary line from the base of each ear to the opposite eye, the intersection of the lines being the centre which, if hit, insures instant loss of consciousness (Figure 1.). The bullet should be directed horizontally to ensure the brain is damaged (Figure 2).

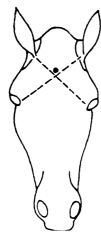


Figure 1. Target area for humane destruction of horse by shooting. The target is just above intersection of broken lines.

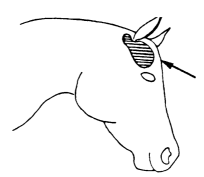


Figure 2. Direction (shown by arrow) in which bullet should be fired at the target area.

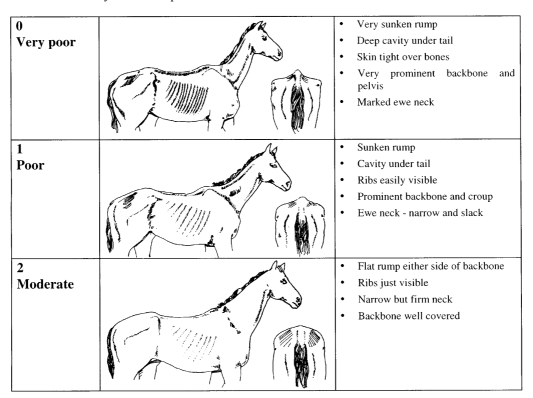
APPENDIX 3. Body condition scoring

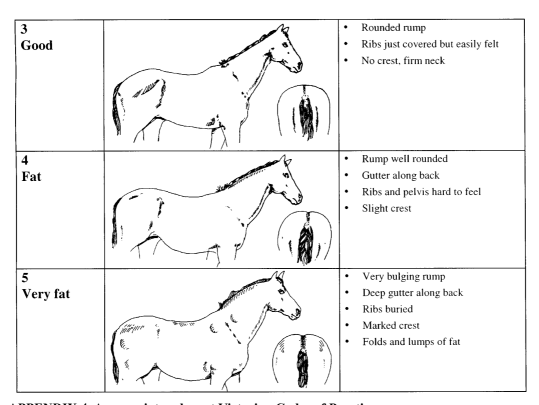
Body condition scoring provides a useful and objective method of monitoring body condition. Body condition (fatness) is the most reliable indicator of the suitability of a horse's diet.

Poor body condition is not always due to lack of feed but could be related to parasite infestations, poor dental health, chronic injury or illness, or lack of mobility affecting the horse's ability to forage.

Methods of estimation

- 1. Assess visually and by feel, the horse's pelvis and rump, back and ribs and neck. During winter, a long heavy hair coat complicates visual appraisal. You need to run your hands over the horse to get an accurate score.
- 2. Give those areas individual scores using a scale of 0 (very poor) to 5 (very fat).
- 3. Intermediate assessments can be given half scores.
- 4. Using the pelvic and rump assessment as the base score, adjust that score by a half point if it differs by 1 or more points from the score for the neck or ribs.





APPENDIX 4. Appropriate relevant Victorian Codes of Practice

The following list is comprehensive, but not exhaustive.

Code of Practice for the Welfare of Horses.

Code of Practice for the Tethering of Animals.

Code of Practice for the Land Transport of Horses.

Guidelines for the Provision of Shelter for Horses.

Transport Accident Act 1986

TRANSPORT ACCIDENT CHARGES ORDER (NO.1) 2002

The Governor in Council, on the recommendation of the Transport Accident Commission, makes the following Order:

Dated 18 June 2002

Responsible Minister

BOB CAMERON

Minister for WorkCover

HELEN DOYE

Clerk of the Executive Council

1. Title

This Order is called the Transport Accident Charges Order (No.1) 2002.

2. Commencement

This Order except paragraph 5 comes into operation on 1 July 2002.

3. Definitions

In this order-

"high risk zone" means the parts of the State in which addresses are allocated a postcode listed in Part A of Schedule 2 and, except if the Commission otherwise determines under 110(1A) of the Act, any place outside Victoria;

"low risk zone" means the parts of the State that are not located in the "high risk zone" or the "medium risk zone";

"medium risk zone" means the parts of the State in which addresses are allocated a postcode listed in Part B of Schedule 2 to this Order;

"prescribed Period" means the period prescribed for the purposes of section 109 of the Act in relation to a motor vehicle of a certain class specified in regulation 5 of the Transport Accident (Administration of Charges) Regulations 2001;

"the Act" means the Transport Accident Act 1986.

4. Transport accident charge

- (1) The amount of the transport accident charge applicable to a motor vehicle is the amount shown in Schedule 1 applicable in respect of—
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept.
- (2) In the case of a motor vehicle referred to in item 1(c)(i) in Schedule 1, the motor vehicle is deemed to be usually kept in the zone in which it is licensed to operate or, if it is licensed to operate in more than one zone, the zone in respect of which the greater transport accident charge applies.
- (3) If the prescribed period in relation to a motor vehicle is 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount shown in Schedule 1.
- (4) If the prescribed period in relation to a motor vehicle is less than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula—

$$\frac{(A \times B)}{365} + $17$$

where-

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- B is the number of days in the prescribed period.
- (5) Despite sub-paragraph (4), if the prescribed period in relation to a motor vehicle is less than 12 months, and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula—

$$\frac{(A \times C)}{12} + $17$$

where-

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- C is the number of months in the prescribed period.

(6) If the prescribed period in relation to a motor vehicle is more than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula—

(A x B) 365

where-

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- B is the number of days in the prescribed period.
- (7) Despite sub-paragraph (6), if the prescribed period in relation to a motor vehicle is more than 12 months and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula—

(A x C) 12

where-

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- C is the number of months in the prescribed period.
- (7) If a motor vehicle–
 - (a) is owned by an eligible pensioner within the meaning of the **State** Concessions Act 1986; and
 - (b) is eligible to be registered under the **Road Safety Act 1986**
 - upon payment of a concessional fee in accordance with clause 11 of Schedule 4 to the Road Safety (Vehicles) Regulations 1999; or
 - (ii) without fee in accordance with clause 12, 13 or 14 of Schedule 4 to the Road Safety (Vehicles) Regulations 1999–

the transport accident charge applicable to the motor vehicle is one-half of the transport accident charge that would otherwise be payable under sub-paragraph (1).

SCHEDULES SCHEDULE 1

(Paragraph 4)

TRANSPORT ACCIDENT CHARGES

Item	Class of motor vehicle	Amounts of transport accident charge payable		
		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
1.	Passenger transport vehicles-			
	(a) Any motor vehicle with private, sedan or station wagon body type; self-propelled caravan; ambulance; hearse; mourning coach; or private hire car licensed under the Transport Act 1983	315.00	281.00	245.00
	(b) Any motor vehicle with bus or forward control type body, constructed and primarily used for the carriage of passengers but not for hire, fare or reward—			
	(i) seating capacity up to and including 9 people (including the driver)	315.00	280.00	231.00
	(ii) seating capacity more than 9 people (including the driver)	445.00	280.00	231.00
	(c) Commercial passenger transport vehicles— (i) Taxi Cab-any motor vehicle which is licensed to stand in a public			
	street for hire (ii) Bus-any motor vehicle (other than a taxi cab) licensed for or primarily used for the carriage of passengers for hire, fare or reward—	1596.00	1195.00	796.00

		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
	(A) seating up to and including 9 people (including the driver) (B) seating more than 9 but fewer than 31 people (including the driver), the relevant zone charge for a bus under (A), plus for each additional seat over 9 (C) seating 31	1043.00 26.00	698.00 12.00	241.00 3.00
2.	people or more Goods-carrying vehicles-	1596.00	956.00	316.00
	any motor vehicle designed, constructed or primarily used for the conveyance of goods— (a) a vehicle up to and including 2 tonnes carrying capacity (including utility) (b) a vehicle over 2 tonnes carrying capacity (excluding prime mover type and motor vehicle classified under Item 2(d)) (c) a vehicle registered as a prime mover (other than a vehicle classified under Item 2(d) or a vehicle having a tare mass of 5 tonnes or less (d) a vehicle over 2 tonnes carrying capacity or prime mover that is used by the owner, if the owner is a primary producer, or by any person on behalf of that owner solely in	316.00 461.00 1275.00	238.00 402.00 1019.00	166.00 346.00 766.00
	connection with the primary production operations of the owner	141.00	117.00	94.00

		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
3.	Motor cycles— (a) Motor cycle up to and			
	including 60cc capacity	53.00	53.00	53.00
	(b) Motor cycle from 61cc to 125cc capacity	208.00	183.00	159.00
	(c) Motor cycle from 126cc to 500cc capacity	231.00	202.00	174.00
	(d) Motor cycle of 501cc capacity or more	331.00	291.00	249.00
4.	Miscellaneous vehicles-			
	(a) Road roller, tractor, street flusher, tar sprayer and roller, street sweeper, mobile crane, excavator, forklift, road grader and any vehicle not otherwise classified (b) Any tractor, self-propelled farm machine or motor cycle owned by a primary producer and used solely in connection with the business of the primary	237.00	189.00	62.00
	producer (c) Any vintage, veteran or classic and historic	53.00	53.00	53.00
	motor vehicle	53.00	53.00	53.00
	(d) Any recreation vehicle.	44.00	44.00	44.00
5.	Special-purpose vehicles— (a) Fire brigade— (i) Any motor vehicle owned by the Metropolitan Fire Brigades Board which is used to			
	combat outbreaks of fire	796.00	796.00	796.00

		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
b c r C	Any motor vehicle by the Country Fire Authority or any origade or group of brigades egistered with the Country Fire Authority which is used to combat outbreaks of fire	125.00	125.00	125.00
(b) Polic	e–			
((c	Any motor vehicle excluding a motor ycle) registered in the name of the Victoria Police	1117.00	1117.00	1117.00
r	Any motor cycle egistered in the lame of the Victoria Police	316.00	316.00	316.00
u n v ii c t t a v	Motor vehicle used by a nanufacturer of rehicles, a dealer n vehicles, a fleet owner or a licensed rester of vehicles s defined in the rehicles regulations with general dentification mark	205.00	155.00	102.00
(ii) T	trade plate) attached Fow truck icensed under the Fransport Act 1983	205.00 588.00	155.00 440.00	103.00 295.00
(d) Hire vehic prime	and drive yourself ele (Excluding a emover classified r item 2(c).	499.00	419.00	359.00

ricioria	i Governme	eni Guzette			0 23	20 June	2002	1721
			SC	HEDULE 2	2			
				PART A				
Postcod	les in the h	nigh risk zon	e					
3000	3026	3050	3073	3106	3136	3163	3184	3206
3001	3027	3051	3074	3107	3137	3164	3185	3207
3002	3028	3052	3075	3108	3138	3165	3186	3428
3003	3031	3053	3076	3109	3141	3166	3187	3800
3004	3032	3054	3078	3110	3142	3167	3188	3802
3005	3033	3055	3079	3111	3143	3168	3189	3803
3006	3034	3056	3081	3121	3144	3169	3190	3975
3008	3036	3057	3082	3122	3145	3170	3191	3976
3010	3037	3058	3083	3123	3146	3171	3192	
3011	3038	3059	3084	3124	3147	3172	3193	
3012	3039	3060	3085	3125	3148	3173	3194	
3013	3040	3061	3086	3126	3149	3174	3195	
3015	3041	3062	3087	3127	3150	3175	3196	
3016	3042	3064	3088	3128	3151	3176	3197	
3018	3043	3065	3093	3129	3152	3177	3198	
3019	3044	3066	3094	3130	3153	3178	3199	
3020	3045	3067	3101	3131	3154	3179	3200	
3021	3046	3068	3102	3132	3155	3180	3201	
3022	3047	3070	3103	3133	3156	3181	3202	
3023	3048	3071	3104	3134	3161	3182	3204	
3025	3049	3072	3105	3135	3162	3183	3205	
				PART B				
		nedium risk						
3024	3116	3219	3759	3785	3807	3926	3941	
3029	3139	3220	3760	3786	3808	3927	3942	
3030	3140	3335	3761	3787	3809	3928	3943	
3089	3158	3337	3763	3788	3810	3929	3944	
3090	3159	3338	3765	3789	3910	3930	3977	
3091	3160	3427	3766	3791	3911	3931	3978	
3095	3211	3429	3767	3792	3912	3933	3980	
3096	3212	3750	3770	3793	3913	3934		
3097	3214	3751	3775	3795	3915	3936		
3099	3215	3752	3777	3796	3916	3937		
3113	3216	3754	3781	3804	3918	3938		
3114	3217	3755	3782	3805	3919	3939		
3115	3218	3757	3783	3806	3920	3940		

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Water Industry Act 1994

ORDER SPECIFYING THE RATE WHICH THE MINISTER MAY LEVY

Order in Council

The Governor in Council, under section 139(1A) of the Water Industry Act 1994, specifies, in respect of the 2002–2003 financial year, 0.280 cents per dollar net annual value or \$45.60 (whichever is the greater amount) as the rate that the Minister responsible for administering the Water Industry Act 1994 may levy in relation to land within any area or areas specified under section 139(1A) of the Water Industry Act 1994.

Dated 18 June 2002 Responsible Minister SHERRYL GARBUTT MP Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

Water Industry Act 1994

ORDER SPECIFYING THE AREA WITHIN WHICH A RATE MAY BE MADE AND LEVIED IN RELATION TO LAND

Order in Council

The Governor in Council, under section 139(1A) of the Water Industry Act 1994, specifies, for the purposes of section 139(1A) of the Water Industry Act 1994, the area described in the Schedule below as the area within which land may be subject to a rate made by the Governor in Council and levied by the Minister responsible for administering the Water Industry Act 1994, in respect of the 2002–2003 financial year.

SCHEDULE

The area which is delineated by a heavy black line on the plan numbered LEGL./95–1 and lodged in the Central Plan Office of the Department of Natural Resources and Environment, with parts of the boundary of the area being more particularly defined by heavy black delineation on the plans numbered –

LEGL./95-2	LEGL./95-20
LEGL./95-3	LEGL./95-21
LEGL./95-4	LEGL./95-22
LEGL./95-5	LEGL./95-23

LEGL./95–6	LEGL./95–24
LEGL./95-7	LEGL./95-25
LEGL./95-8	LEGL./95-26
LEGL./95-9	LEGL./95-27
LEGL./95-10	LEGL./95-28
LEGL./95-11	LEGL./95-29
LEGL./95-12	LEGL./95-30
LEGL./95-13	LEGL./95-31
LEGL./95-14	LEGL./95-32
LEGL./95-15	LEGL./95-33
LEGL./95-16	LEGL./95-34
LEGL./95-17	LEGL./95-35
LEGL./95-18	LEGL./95-36
LEGL./95-19	LEGL./95-37

and lodged in the Central Plan Office of the Department of Natural Resources and Environment.

Dated 18 June 2002 Responsible Minister SHERRYL GARBUTT MP Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

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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:

43. Statutory Rule: Environment

Protection (Fees) (Amendment) Regulations 2002

Authorising Act: Environment

Protection Act 1970

Date of making: 18 June 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:

40 Statutory Rule: Subordinate

Legislation (Archaeological and Aboriginal Relics Preservation Regulations 1992 – Extension of Operation) Regulations 2002

Authorising Act: Subordinate

Legislation Act

1994

Date first obtainable: 20 June 2002

Code A

41 Statutory Rule: Magistrates' Court

General (Enforcement Agencies) Regulations 2002

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 20 June 2002

Code A

42 Statutory Rule: Health Records

Regulations 2002

Authorising Act: Health Records Act

2001

Date first obtainable: 20 June 2002

Code A

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As from 20 June 2002

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