

Victoria Government Gazette

No. G 37 Thursday 12 September 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

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

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

SPECIAL GAZETTES

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd.

125 Highbury Road Burwood Vic 3125

Telephone: (03) 9926 1233
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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

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PRIVATE ADVERTISEMENTS

Associations Incorporation Act 1981 (Vic.)NOTICE OF SPECIAL RESOLUTIONS

Christian Youth Camps Inc

The following resolutions were duly passed at an extraordinary meeting of Christian Youth Camps Incorporated (A11967), held on Thursday 15 August 2002:

- 1. that Christian Youth Camps Incorporated (A11967) be wound up voluntarily.
- 2. that the assets of the incorporated association remaining after the winding process was completed should be distributed by being transferred and/or given to CYC Ltd AC 095 681 342. It was noted that CYC Ltd had been established to conduct such camping, conferencing and seminar facilities for the benefit of the community in accordance with the principles and teaching of the Christian Brethren and that the income and property of CYC Ltd whensoever derived should be applied solely towards the promotion of the objects of CYC Ltd as set forth in its constitution and no portion was to be paid or transferred directly or indirectly by way of dividend, bonus or otherwise to the members of CYC Ltd save for the usual proviso in relation to out of pocket expenses, payment for services rendered and payment of any salary or wage due to the Director as an employee. It was noted that the trustees of the Christian Brethren Trust consented to the giving or transferring of the assets of Christian Youth Camps Incorporated on winding up to CYC Ltd. It was also noted that CYC Ltd held the same exemption from income tax and its constitution prohibited the distribution of income and property to an extent as great as that imposed pursuant to Rule 33 (1) of the Rules of Christian Youth Camps Incorporated.
- that Frazer Holt of Renshaw Dawson Lang be appointed as liquidator for the purpose of winding up the affairs of Christian Youth Camps Incorporated and distributing of the property of the association.

NANCY THERESA McRAE, late of Mon Repos Nursing Home, 14 Combermere Street, Essendon, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2001, are required by the executor to send particulars of their claims to Boyle & Telfer, solicitors of 17 Douglas Parade, Williamstown by 18 November 2002 after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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BOYLE & TELFER, solicitors, 17 Douglas Parade, Williamstown.

Re: MARIA ANNA ALLYSON, late of 96 Parkmore Road, East Bentleigh, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 July 2002, are requested by the trustee, Heather Jean McLeish of Unit 4, 9 Station Street, Blackburn, Victoria, to send particulars of their claim to her at the office of her solicitors, Bullards of Level 8, 221 Queen Street, Melbourne by 29 November 2002 after which date the trustee may convey or distribute the assets having regards only to the claims of which the trustee has notice.

BULLARDS, barristers & solicitors, Level 8, 221 Queen Street, Melbourne.

Re: KENNETH LITSTER DUNN. Creditors, next-of-kin and others having claims against the estate of KENNETH LITSTER DUNN, late of Unit 2, 7 Lucerne Avenue, Mornington, Victoria, retired salesman, deceased, who died on 18 July 2002, are requested to send particulars of their claims to the executor care of the undermentioned solicitors by 20 November 2002 after which date she will distribute the assets having regard only to the claims at which date she then had notice.

CHESSELL WILLIAMS, solicitors, 379 Collins Street, Melbourne 3000.

Re: JUNE MATHER McKINNON, late of 33 Barina Road, Glen Iris, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 October 2000, are required by the trustees, Ian Heywood McKinnon, of Darnlee, 33 Lansell Road, Toorak, Victoria, retired, Peter Ian McKinnon, of Convent School Road, Nar Nar Goon, Victoria, sales representative, Andrew Duncan

McKinnon, of 76 Salisbury Road, Rose Bay, New South Wales, investment manager, Douglas Stewart McKinnon of 33 Barina Road, Glen Iris, Victoria, valuer, to send particulars to the trustees within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

DOUGLAS STEWART McKINNON, 33 Barina Road, Glen Iris.

Re: Estate of KEVIN JOHN BISH, deceased. Creditors, next-of-kin or others having claims in respect of the estate of KEVIN JOHN BISH, late of 31 Rutherford Street, Swan Hill, in the State of Victoria, retired farmer, deceased, who died on 11 July 2002, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 13 December 2002 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

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

Re: Estate of RODNEY WILLIAM MARSH. Creditors, next-of-kin or others having claims in respect of the estate of RODNEY WILLIAM MARSH, late of Oswin Road, Beverford, in the State of Victoria, bricklayer (apprentice), deceased, who died on 11 November 2001, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 13 November 2002 after which date the executrix will distribute the assets having regard only to the claims of which she then has notice.

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

Re: KAREN PATRICIA COUTTS, deceased. Creditors, next-of-kin or others having claims in respect of the estate of KAREN PATRICIA COUTTS, late of 5 Boronia Road, Warburton, Victoria 3799, company director, deceased, who died on 13 February 2002, are to send particulars of their claims to the executor care of the undermentioned solicitors by 11 November

2002 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

G.A. BLACK & CO, solicitors, 222 Maroondah Highway, Healesville.

RICHARD GORDON HANCOCK, late of 6 Dickens Street, Parkdale, shop proprietor. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 August 2002, are required by the trustee, care of G.W.H. Chambers, solicitor of 338 Charman Road, Cheltenham, to send particulars to him by 13 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims against the estate of ROBERT EWEN POWELL, late of 1 Monamie Avenue, Highett, Victoria, who died on 5 July 2002, are required by the executors, Colin William Grambau of 41 Highett Road, Hampton, Victoria and Angus Charles Powell of 36 Summerlea Road, Narre Warren, Victoria, to send detailed particulars of their claims to the executors, c/- Hassall & Byrne, solicitors of 250 Charman Road, Cheltenham 3192 by 12 November 2002 after which date they will proceed to distribute the said estate having regard only to the claims of which they then have notice.

HASSALL & BYRNE, solicitors, 250 Charman Road, Cheltenham 3192.

Re: RODNEY CLAUDE BRETHERTON, late of 19 Burrall Street, Daylesford, Victoria, medical practitioner, 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 trustee, Peter Timothy Heinz of 6 Dawson Street North, Ballarat, Victoria, solicitor, the executor, to send particulars to the trustee by 12 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

HEINZ & PARTNERS, solicitors, 6 Dawson Street North, Ballarat 3350.

MARTHA WILTINK, late of "Belmont Grange", 36 Church Street, Grovedale, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 May 2002, are required by the trustees, Annie Janna Alberta Seitz of 160 Melbourne Road, Norlane, married woman and Sonja Ann Henderson of 230 Merrawarp Road, Ceres, married woman, to send particulars of their claims to the trustees care of the undermentioned legal practitioners by 30 November 2002 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

INGPEN & BENT, legal practitioners, 95 Yarra Street, Geelong.
Legal Practitioners for the trustees.

Creditors, next-of-kin and others having claims in respect of the estate of ERIC IAN BROWN, late of Unit 2, 20 Wynsstay Road, East Prahran, in the State of Victoria, retired operations manager, deceased, who died on 10 July 2002 and probate of whose will was granted by the Supreme Court of Victoria on 2 September 2002 to Roy Eric Brown of 5 Calgary Court, Glen Waverley, in the said State, engineering technician, are hereby required to send particulars in writing of such claims to the executor care of the undersigned solicitors at their address on or before 15 November 2002 after which date the executor will proceed to distribute the assets of the said deceased which shall have come into his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have notice.

Dated 12 September 2002 JONES NEWELL, solicitors, Level 3, 434 St. Kilda Road, Melbourne 3004.

Creditors, next-of-kin and others having claims in respect of the estate of ROBERT WESLEY BURGESS, late of 18 Killara Street, Box Hill, Victoria, retired gentleman, deceased, who died on 7 August 2002, are to send their claims to the trustees, Gregory Robert Burgess of 12 Francis Street, Richmond, Victoria and

Helen Louise Sullivan of 92 Lant Street, Chapel Hill, Queensland, care of the below mentioned solicitors by 11 November 2002 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

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

Re: KEVIN ANTON BRINKKOTTER, late of Crest Road, Research, Victoria, poultry farmer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 May 2002, are required by the trustees, Anna Mary Pelling of 170 Church Road, Panton Hill, Victoria, accountant, daughter and Stephen Kevin Brinkkotter of 6 Bayfield Drive, Eltham, Victoria, company director, son, to send particulars to the trustees by 1 December 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

LORRAINE JONES & ASSOCIATES, solicitors, 900 Main Road, Eltham 3095.

MURTHA MARGARET EMERSON, late of 2 Maize Place, Narre Warren, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 February 2002, are required by the executrix, Frances Joan Scott, to send particulars to her care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

ALBERT GEORGE MENDOZA, late of Unit 2, 59 Heathmont Road, Ringwood, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 August 2002, are required by the trustee, Barbara Joan Mendoza of 343A Neerim Road, Carnegie, retired

cosmetician, to send particulars to her care of the undermentioned solicitors by 29 November 2002 after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

McCRACKEN & McCRACKEN, solicitors, 501 La Trobe Street, Melbourne.

Re: GEORGE RONALD BROMLEY, (in the will called George Bromley), late of 7 Hawksburn Road, South Yarra, Victoria, retired employment officer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 August 2002, are required by the trustee, David Wallis Strickland, to send particulars to the trustee care of the undermentioned solicitors by 22 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice

McKEAN & PARK, lawyers & consultants, 405 Little Bourke Street, Melbourne 3000.

Re: HENDRIKA KRUITHOF, late of 27 Boyana Crescent, Croydon, married woman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 June 2002, are required by the trustee, Johan Kruithof to send particulars to the trustee care of the undermentioned solicitors by 11 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: FRANCESCO GUGLIELMINO, in the will called Francesco Gugliemino, late of 25 Park Drive, East Keilor 3036, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 November 2001, are required by the trustee, Anthony Williams of 54 Gracie Street, North Melbourne, in the State of Victoria, gentleman, to send particulars to the trustee by 12 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

PERILLO ADAMI & FRANK, solicitors, 209 Nicholson Street, Footscray 3011.

EDNA MARIE DAVISON, late of Wattle Glen Nursing Home, 45 Silvan Road, Wattle Glen, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 July 2002, are required by 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 12 November 2002 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

MARGARET MARY ALICE JONES, late of Strathdon Hostel, 17 Jolimont Road, Forest Hill, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2002, are required by Perpetual Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria and Andrew Bevan Jones of 47 Doleen Road, North Warrandyte, Victoria, to send particulars of their claims to the said company by 12 November 2002 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

VERA AGNES FOWLER, late of 14 Somerset Drive, Mount Martha, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 February 2002, 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 12 November 2002 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

Re: CLIFFORD CROISDALE, late of Regent Nursing Home, McGlynn Road, South Morang, Victoria, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2002, are required by the trustee, ANZ Executors & Trustee Company Limited, ACN 006 132 332 of 530 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 23 November 2002 after which date the trustee may convey or distribute the assets,

having regard only to the claims of which the trustee has notice.

PHILLIPS & WILKINS, solicitors, 823 High Street, Thornbury 3071.

Re: RONALD JOHN MOORE, late of 24 Middleton Street, Lalor, Victoria, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 June 2002, are required by the trustee, Grant Kenton MacKenzie of 823 High Street, Thornbury, Victoria, solicitor, to send particulars to the trustee by 15 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

PHILLIPS & WILKINS, solicitors, 823 High Street, Thornbury 3071

EDGAR GROVER WEBSTER, late of 16 Albion Street, Surrey Hills, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 June 2002, are required by the executors, Ann Christine Essex of 16 Albion Street, Surrey Hills, Victoria and Trevor John Webster of 97 Middlesex Road, Surrey Hills, Victoria, to send particulars to them (care of the undersigned) by 12 November 2002 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

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

Re: ELSIE PRISCILLA FITZPATRICK, late of 126 Maxwell Street, Mornington, but formerly of 19 Wakool Avenue, Mentone, home duties, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 24 July 2002, are required by the trustee, Geraldine Margaret Harvey of 128 Maxwell Street, Mornington, Victoria, home duties, to send particulars to the trustee by 13 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

ROBERTS PARTNERS, lawyers, 216 Main Street, Mornington.

Re: VICTOR BURGOYNE LUKEY late of Mornington House, Bentons Road, Mornington, but formerly of Unit 63, 183 Osborne Drive, Mount Martha, retired, deceased. Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 10 August 2002, are required by the trustees, Truda Marie Bamford of Noorat, Victoria, home duties and Stanley John Bamford of Fosters Lane, Ellerslie, Victoria, farmer, to send particulars to the trustees by 13 November 2002 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

ROBERTS PARTNERS, lawyers, 216 Main Street, Mornington.

Re: ANTONIO CATANESE, in the will called Antonino Catanese, late of 42 Marlborough Street, East Bentleigh, Vic. 3165, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 January 2002, are required by the trustee, Anna Parsons of 47 Fulton Road, Mt. Eliza, home duties, daughter, to send particulars to the trustee by 20 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: NADA BERYL BARNARD, late of 7 Duncan Avenue, Greensborough, Victoria, retired school teacher, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the deceased, are required by Alan Eric Barnard, the executor of the estate of the said deceased, to send particulars of such claims to him care of the undermentioned solicitors by the date being two calendar months from the date of this advertisement, after which date they will distribute the estate having regard only to the claims of which they then have notice.

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

Re: HAROLD FLOWERS, late of McIvor Health & Community Service Hostel, 39 Hospital Street, Heathcote, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 January 2001, are required by the trustee, Sandhurst Trustees Limited, 004 030 737 of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 18 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

ANN JENNER WICKING, late of 9 Bear Street, Mordialloc, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 June 2002, are required by the trustee, Sam Stidston of 313 Main Street, Mornington, Victoria, to send particulars to him by 16 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON & WILLIAMS WEBLAW, solicitors, 313 Main Street, Mornington.

MYRTLE MAY ROGERS, late of Mount Martha Valley Lodge, 130 Country Club Drive, Safety Beach, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2002, are required by the trustee, Betty Joan Harwood of 2617 Point Nepean Road, Rye, Victoria, to send particulars to her by 16 November 2002 after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

STIDSTON & WILLIAMS WEBLAW, solicitors, 313 Main Street, Mornington.

EDGAR RAYMOND MASKELL, late of 3 Carlyle Street, Ashwood, Victoria, retired airline pilot, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 May 2001, are required to send particulars of their claims to the executor, Margery Jocelyn

Maskell, care of the undermentioned solicitors by 15 November 2002 after which date the said executor will distribute the assets having regard only to the claims of which she then has notice.

T. J. MULVANY & CO., solicitors, 2nd Floor, 51 Queen Street, Melbourne 3000.

NORA GERTRUDE McDERMOTT, late of 89–91 Murrumbeena Road, Murrumbeena, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 January 2002, are required to send particulars of their claims to the executor, Brian Bernard Brimmell, care of the undermentioned solicitors by 15 November 2002 after which date the said executor will distribute the assets having regard only to the claims of which he then has notice.

T. J. MULVANY & CO., solicitors, 2nd Floor, 51 Queen Street, Melbourne 3000.

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

On Friday 18 October 2002 at 11.00 a.m. at the Sheriff's Office, corner Little Malop & Fenwick Streets, Geelong (unless process be stayed or satisfied).

All the estate and interest (if any) of Rudolph Erwin David Beck of 356 Autumn Street, Herne Hill, proprietor of an estate in fee simple in the land described on certificate of title Volume 10521, Folio 048 upon which is erected a house known as 356 Autumn Street, Herne Hill.

Registered Mortgage No. W795637T and Caveat No. W969530B affect the said estate and interest.

Terms – Cash only. SW-02-002638-2 Dated 12 September 2002

> V. PARKIN Sheriff's Office

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

On Wednesday 16 October 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 Robert Leslie Jensen and Joan Jensen of 125 Wellington Street, Flemington, as shown on Certificate of Title as Leslie Robert Jensen and Joan Edyth Jensen, proprietors of an estate in fee simple in the land described on Certificate of Title Volume 9342, Folio 998 upon which is erected a Villa Unit known as Unit One, 85 Manningham Street, Parkville.

Registered Mortgage Nos. N681329N and P364564D affect the said estate and interest.

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

SW-02-002122-3

Dated 12 September 2002

V. PARKIN Sheriff's Office

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the -	Register	s held by the —
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			Date when
	Total		Amount
	Amount	Description	first
	Due to	Of Unclaimed	
Name of Owner on Books and Last Known Address	Owner	Money	Payable
MICHELSON'S REAL	ESTATE		
	\$		
Adrian & Ferdian Indra, 2/38 Park Street, Hawthorn	672.00	Cheque	23/07/98
02254			

02254

CONTACT: LEONIE BAWDEN, PHONE: (03) 9528 2855.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

			Date
			when
	Total		Amount
	Amount	Description	first
	Due to	Of Unclaimed	became
Name of Owner on Books and Last Known Address	Owner	Money	Payable

STOCKDALE & LEGGO

\$

Bernard Collins 16/05/01 200.00 Cheque

02257

CONTACT: TAMARA BALIGAC, PHONE: (03) 9366 2154.

PROCLAMATIONS

Gaming Legislation (Amendment) Act 2002

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(5) of the **Gaming Legislation** (Amendment) Act 2002, fix 12 September 2002 as the day on which sections 62 and 64 of that Act come into operation.

Given under my hand and the seal of Victoria on 10th day of September 2002

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

JOHN PANDAZOPOULOS Minister for Gaming

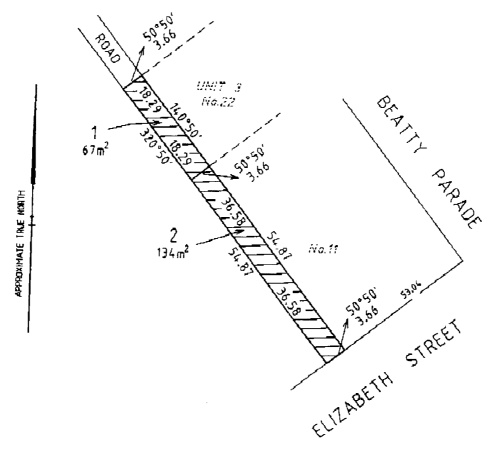
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



DISCONTINUANCE OF LANE ADJACENT TO 11 ELIZABETH STREET & 22 BEATTY PARADE, MORNINGTON

Pursuant to Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the Mornington Peninsula Shire Council has formed the opinion that the lane adjacent to 11 Elizabeth Street and at the rear of 22 Beatty Parade, Mornington, as shown hatched on the plan below, is not reasonably required as a road for public use.

Council has resolved to discontinue the road and sell the land from the road in two parts to the adjoining owners by private treaty, subject to any right, power or interest held by Mornington Peninsula Shire Council and South East Water in connection with any drains, sewers, pipes, wires or cables under the control of those authorities in or near the road.

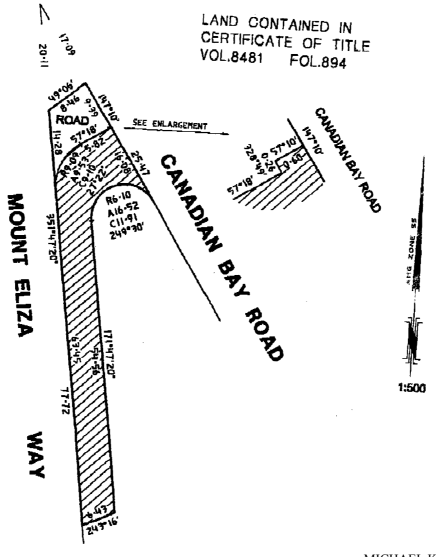


MICHAEL KENNEDY Chief Executive Officer



ROAD DISCONTINUANCE – PART MOUNT ELIZA WAY, MOUNT ELIZA

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Mornington Peninsula Shire Council has formed the opinion that the road reserve on the eastern side of Mt Eliza Way at the intersection with Canadian Bay Road, Mount Eliza, as shown hatched on the plan below, is not reasonably required as a road for public use. Council has resolved to discontinue the road and sell the land from the road by private treaty to the owner of adjoining land.

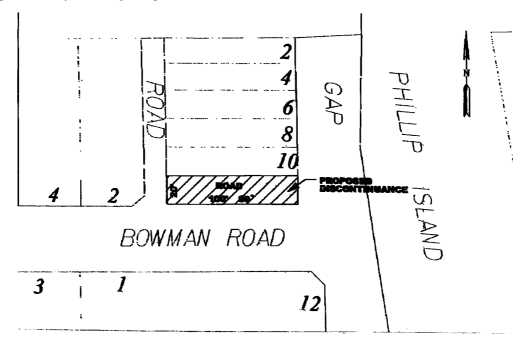


MICHAEL KENNEDY Chief Executive Officer

BASS COAST SHIRE COUNCIL

Road Discontinuance Road on LP 54035 Wimbledon Heights Parish of Phillip Island

Under Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the Bass Coast Shire Council at its ordinary meeting held on 21 August 2002 formed the opinion that the portion of road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the portion of road and to sell the land from the portion of road by private treaty to the adjoining owners.



ALLAN BAWDEN Chief Executive Officer

LATROBE CITY COUNCIL **Public Holidays Act 1993** Erratum

In the Government Gazette G12 - 21 March 2002, Page 504 under Public Holidays Act 1993 notice was given that the purpose of the half-day Public Holiday appointed for Friday 15 November 2002 was in recognition of the Traralgon Cup Race Meeting. The purpose has now been amended to that of the Building Industry Day Race Meeting and Traralgon Greyhound Cup with approval from the Minister for Small Business.

Further, pursuant to Section 7(3) of the Public Holidays Act 1993 Latrobe City Council also appoints a half-day Public Holiday commencing at 12 noon, Friday 15 November 2002 for the declared town and rural district of Maryvale in recognition of the Building Industry Day Race Meeting and Traralgon Greyhound Cup. The inclusion of this area has also been approved by the Minister for Small Business.

> RICHARD HANCOCK Chief Executive Officer

LATROBE CITY COUNCIL

Notice of Amendment to Local Law No. 2

Consumption of Alcoholic Beverage

Notice is hereby given, in accordance with Section 119 of the **Local Government Act 1989**, that Latrobe City Council, at its meeting of 2 September 2002, adopted an amendment to Part 15 Clause 181 (Consumption of Alcoholic Beverage) and Schedule 19 (Municipal Places Where Liquor May Not Be Consumed) of Local Law No. 2.

The purpose and general purport of the amendment is to correct an anomaly in map references, update superseded legislation references and to declare the Henry White Reserve and the area bounded by Monash Road, Law Street, Balfour Street, Rutherglen Road and Laneway, Newborough as designated areas where a person without a permit must not consume, or have in his or her possession, or under his or her control, any alcoholic beverage, other than in a sealed container, in or on any Municipal place marked on Map 3 of Schedule 19.

A copy of the amendment is available for inspection at Latrobe's Citizen Service Centres in Moe, Morwell or Traralgon during normal office hours.

RICHARD HANCOCK Chief Executive Officer

LATROBE CITY COUNCIL

Road Discontinuance Part Scott Street, Toongabbie

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Latrobe City Council at its Ordinary meeting held 2 September 2002, formed the opinion that the unmade southern section of Scott Street, Toongabbie abutting Crown Allotments 10C and 10D, Township of Toongabbie being Crown Land designated a Cricket and Recreation Reserve is not required as a road for public use and resolved to discontinue the section of government road.

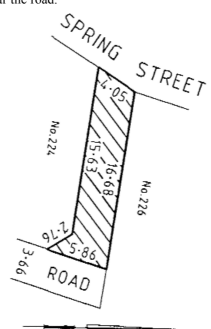
RICHARD HANCOCK Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 2 September 2002 formed the opinion that the road adjacent to 224 & 226 Spring Street, Reservoir, 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 226 Spring Street, Reservoir.

The road is to be sold subject to the right, power or interest held by AGL Electricity Limited in the road in connection with any wires or cables under the control of that authority in or near the road.



PHILLIP SHANAHAN Chief Executive Officer

YARRA RANGES SHIRE COUNCIL

Scaregun Control Local Law 2002

Yarra Ranges Shire Council ("Council"), at its meeting on 13 August 2002 resolved to give notice pursuant to section 119(2) of the **Local Government Act 1989** (the Act) and to invite public submissions regarding its intention to

make Scaregun Control Local Law 2002 (No. 1 of 2002).

The objectives and purposes of the proposed local law are to:

- promote a physical and social environment free from hazards to health in which the residents of and visitors to the municipal district can enjoy a quality of life that meets the general expectations of the community;
- 2. protect and promote amenity within the municipal district;
- regulate and control the use of scareguns within the municipal district in a manner that prevents their use being detrimental to the environment or to the quality of life of persons residing in or visiting the municipal district; and
- 4. provide for the peace, order and good government of the municipal district.

The general purport of the proposed local law is to set out conditions under which scareguns may be used, to provide for the granting of permits in circumstances where a permit is required, to provide for the issuing of Notices to comply with the local law and the issuing of Infringement Notices, and to set and provide for the payment of penalties.

Copy of the proposed local law may be obtained from the Council office at Anderson Street, Lilydale or from any Yarra Ranges Service Centre.

Further information regarding the proposal can be obtained from Bruce Crago at the Shire Office, Anderson Street, Lilydale, telephone 1300 368 333.

In accordance with Section 223 of the Act, any person wishing to make a submission on the proposal must do so in writing to the undersigned within 14 days of the date of publication of this notice. Submissions should be addressed to:— The Chief Executive Officer, Yarra Ranges Shire Council, Anderson Street, (PO Box 105), Lilydale, Vic. 3140 and persons making such submissions may request to be heard in support of their submissions. Any person requesting to be heard is entitled to appear in person or by a person acting on their behalf before a meeting of the Council or a Committee of the Council on a date to be determined by the Chief Executive Officer.

All submissions will be considered in accordance with Section 223 of the Act.

Following consideration of submissions Council may resolve to make the proposed local law with or without any amendment or not to make the local law.

> ROBERT HAUSER Chief Executive Officer



PROPOSED ENVIRONMENT LOCAL LAW

(Local Law No. 3 of 2002)

Notice is given that the Yarra City Council proposes to make an 'Environment Local Law, No. 3 of 2002' pursuant to the **Local Government Act 1989** ("the Act").

The local law is made for the purpose of:

- 1. providing for the peace order and good government of the Yarra City Council;
- 2. promoting a physical and social environment free from hazards to health, in which the residents of the Municipal District can enjoy a quality of life that meets the general expectations of the community;
- 3. preventing and suppressing nuisances which may adversely affect the enjoyment of life within the Municipal District or the health, safety and welfare of persons within the Municipal District;
- 4. prohibiting, regulating and controlling activities which may be dangerous or unsafe or detrimental to the quality of life and the environment of the Municipal District; and
- 5. further related purposes set out in Schedule 1 of the proposed local law,

by regulating:

- 6. the use of land;
- 7. camping and caravans;
- 8. the management of drains;
- 9. open burning of incinerators; and
- 10. recreational vehicles.

The general purport of the proposed Local Law is to clarify permitted activities within the municipality so as to enhance community amenity and safety. A copy of the proposed Environment Local Law, No. 3 of 2002 may be obtained from:

- the Richmond Town Hall (333 Bridge Road, Richmond) or the Collingwood Town Hall (140 Hoddle Street, Abbotsford) during normal office hours; and
- Council's website: 'www.yarracity.vic.gov.au'
 Any person may make a submission relating to the proposed local law.

Submissions received by Council no later than 5.00 pm Monday 30 September 2002 will be considered in accordance with section 223 of the Act. Any person requesting to be heard in support of a written submission is entitled to appear before a meeting of the Finance and Resources Committee on Tuesday 22 October 2002 either personally or by a person acting on their behalf.

Written submissions may be lodged at the Council offices in person, posted to the Acting Chief Executive Officer, PO Box 168, Richmond 3121, or emailed to 'info@yarracity.vic.gov.au'. Privacy Statement

Any personal information provided in relation to your submission will be used solely by Council for the primary purpose or directly related purpose pertaining to the statutory process concerning the making of the local law. Notice is given that your personal information may be published in Council agenda and minute documents.

For further information, contact Chris Reside on (03) 9205 5137 or email residec@yarracity.vic.gov.au.

STEVE DUNN Acting Chief Executive Officer

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment C42

The Greater Bendigo City Council has prepared Amendment C42 to the Greater Bendigo Planning Scheme.

The Amendment affects land at:

- 339 Guys Hill Road, Strathfieldsaye, being lot 1 on LP 201725; and
- 89 Osborne Lane, Strathfieldsaye, being lot 5 on LP 115151.

The Amendment proposes to rezone the subject lands from Low Density Residential LDRZ to Residential R1Z and delete the DPO4 overlay currently applying. The Amendment can be inspected at: City of Greater Bendigo, Planning & Development Unit, 15 Hopetoun Street, Bendigo 3550; Department of Infrastructure, Customer Service Centre, Nauru House, 80 Collins Street, Melbourne 3000 and Department of Infrastructure, Northern Region Office, 57 Lansell Street, Bendigo 3550.

Submissions about the Amendment must be sent to the City of Greater Bendigo, PO Box 733, Bendigo 3552 by Monday 14 October 2002 at close of business.

ANDREW PAUL Chief Executive Officer

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Amendment Amendment C28

The City of Greater Shepparton has prepared Amendment C28 to the Greater Shepparton Planning Scheme.

The purpose of this Amendment is to introduce a Public Acquisition Overlay (PAO3) to 7275 Midland Highway, Mooroopna to facilitate the future extension of Kids Town.

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

Submissions about the Amendment must be sent to Manager Planning, City of Greater Shepparton, Locked Bag 1000, Shepparton 3632 by Monday 14 October 2002.

Dated 5 September 2002

COLIN KALMS Manager Planning

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Amendment Amendment C34

Knox City Council has prepared an Amendment to the Knox Planning Scheme which proposes to amend the Local Section as follows:

- rezone the land on the south side of Fulham Road, 375 metres east of the intersection of Fulham Road and Stud Road, Rowville from Public Use Zone 6 (Local Government) to Public Use Zone 7 (Other Public Use);
- rezone an area of the road reserve adjacent to the affected land as Residential 1 Zone to be consistent with adjoining zones;
- remove the affected land from the Stud Park Shopping Centre Development Plan Overlay.

The Amendment will allow Victoria Police to establish a police station without the need for a planning permit under the Knox Planning Scheme.

The Amendment can be inspected at: Knox City Council, City Development Customer Service Counter, Civic Centre – Ground Floor Entrance, 511 Burwood Highway, Wantirna South and Department of Infrastructure, Planning Information Centre, Upper Plaza, Level 4, Nauru House, 80 Collins Street, Melbourne 3000.

Any person affected by the Amendment may make a submission in writing. Submissions must be received by 5.00 p.m. Monday 14 October 2002, and addressed to: Mia Davison, Project Manager — Strategic Planning, Knox City Council, Locked Bag 1, Wantirna South 3152.

JOHN KNAGGS Group Manager – City Development

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Amendment

Amendment C17

The Amendment applies to part of a parcel of land described as Lot 1 LP63941 Station Road, New Gisborne, which has a total area of 3.2 hectares and abuts Station Road to the east,

privately owned land to the south, the Gisborne Racecourse Reserve to the west and a vacant road reserve to the north.

The Amendment proposes to rezone the northern part of the land which is currently zoned Public Park and Recreation (PPRZ) to Residential 1 as shown on the map marked Macedon Ranges Planning Scheme Amendment C17. This zoning will be consistent with the zoning of the remainder of the parcel of land.

The Amendment is required to correct an anomaly in the planning scheme which finds part of a privately owned parcel of land zoned Public Park and Recreation. This zone provides for the use and development of the land for recreation purposes and is not appropriate for privately owned land, which is not required for recreation purposes.

The Amendment is available for public inspection, free of charge, during office hours at the following places: Macedon Ranges Shire Council, Kyneton Administration Centre, 129 Mollison Street, Kyneton, Vic. 3444; Gisborne Service Centre, 8 Hamilton Street, Gisborne, Vic. 3437; Department of Infrastructure, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000 and Northern Region Office, 57 Lansell Street, Bendigo, Vic. 3550.

Submissions about the Amendment must be forwarded to: Macedon Ranges Shire Council, PO Box 151, Kyneton, Vic. 3444 by 5.00 p.m. on 18 October 2002.

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Amendment

Amendment C15

Manningham City Council has prepared Amendment C15 to the Manningham Planning Scheme.

The Amendment applies to land contained within the Public Use Zone – Local Government (PUZ6) and Public Park and Recreation Zone (PPRZ) throughout the municipality, that contain active recreational facilities.

The Amendment is required because the current planning scheme provisions for signage are quite restrictive considering the variety of uses that can operate within the Public Use Zone – Local Government (PUZ6) and Public Park

and Recreation Zone (PPRZ). The Amendment proposes to amend the schedules to Public Use Zone – Local Government (PUZ6) and Public Park and Recreation Zone (PPRZ) to enable planning permit applications to be considered by council for a broader range of signage within these zones. Effectively this would allow sponsorship signage within sporting reserves and major recreational facilities located within the municipality that are currently prohibited under the provisions of the Manningham Planning Scheme.

The Amendment can be inspected during office hours and is free of charge at: Manningham City Council Municipal Offices, 699 Doncaster Road, Doncaster and Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to: Manningham City Council, PO Box 1, Doncaster, Victoria 3108. Attention: Manager, Economic & Environmental Planning before 12 November 2002.

Dated 28 August 2002

JOHN BENNIE Chief Executive

Planning and Environment Act 1987 MURRINDINDI PLANNING SCHEME

Notice of Amendment

Amendment C8

Murrindindi Shire Council has prepared Amendment C8 to the Murrindindi Planning Scheme.

The Amendment affects general areas throughout the municipality that are either affected by flooding or have been recognised as wildfire prone due to existing vegetation, land aspect and topography.

The Amendment:

- amends Clause 21.09, Natural Resource Management Strategies;
- replaces the current Floodway Overlay and Land Subject to Inundation Overlay mapping with updated mapping for both of these overlays;
- replaces the Floodway Overlay and Land Subject to Inundation Overlay schedules;

- replaces the current Wildfire Management Overlay mapping with updated mapping approved through the Murrindindi Municipal Fire Prevention Committee and designated by Murrindindi Shire as Bushfire Prone Areas under the Building Act 1993;
- includes a new incorporated document, titled Murrindindi Shire Local Floodplain Development Plan, Precinct of Goulburn River, June 2002;

A copy of the Amendment, supporting documents and explanatory report can be inspected, free of charge, during office hours, at: the Alexandra, Yea or Kinglake offices of the planning authority, Murrindindi Shire Council; Department of Infrastructure regional office, 50–52 Clarke Street, Benalla and Department of Infrastructure head office, Nauru House, 80 Collins Street, Melbourne.

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions has now been extended to Friday 18 October 2002. Submissions about the Amendment must be sent to D. D. Hogan, Chief Executive Officer, Murrindindi Shire Council, PO Box 138, Alexandra 3714 by Friday 18 October 2002.

D. D. HOGAN Chief Executive Officer Murrindindi Shire Council

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 11 November 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.

BASTIAN, Edna May, late of Unit 61, Chelsea Private Nursing Home, 256 Station Street, Edithvale, pensioner, who died 29 June 2002.

BYRNS, Brenda Margaret, late of Flat 11, 25 King Street, Prahran, retired, who died 27 April 2002.

- DUNNE, Molly Ineen, late of 13 Canberra Grove, Brighton East, who died 7 July 2002.
- OSINSKI, Zbiniew, late of Unit 63, 1 Holmes Street, Northcote, pensioner, who died 15 August 2002.
- RIDLEY, Joyce Isabel, late of Curanda Aged Care Facility, Burwood Highway, Wantirna, retired, who died 2 July 2002.

Dated at Melbourne, 3 September 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 14 November 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.

- ANDERSON, Olive, late of Rangeview Private Nursing Home, 21 Mason Street, Wangaratta, pensioner, who died 23 August 2002.
- ABUD, Winifred Dora, formerly of 14 Martin Street, Heidelberg, late of Jedasa Nursing Home, 218 Lower Plenty Road, Heidelberg, who died 21 December 2000.
- CANET, Pauline Isobel, late of Leighton Private Nursing Home, 1 Templestowe Road, Bulleen, who died 9 October 2001.
- GRAY, Audrey, late of 9 Banksia Street, Bentleigh East, home duties, who died 20 August 2002.
- McCORMICK, Brian, late of 29 Knight Drive, Glen Waverley, retired, who died 30 May 2002.
- SHIELS, Marion Paterson, late of Grandview Gardens Nursing Home, 147 David Street, Dandenong, home duties, who died 27 November 2001.

Dated at Melbourne, 5 September 2002

LAURIE TAYLOR Manager, Estate Management State Trustees Limited

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:—

- BEETCHENOW, GLADYS NITA JOAN, late of The Grove Private Nursing Home, 14 The Grove, Moreland, Victoria, pensioner, deceased, who died 11 August 2002 leaving a will dated 8 May 1991.
- IDA ADELE HILL, late of Grace McKellar Centre, 45–95 Ballarat Road, North Geelong, Victoria, retired, deceased intestate, who died 31 July 2002.
- PEGGY ELIZABETH MELROSS, late of Bodalla Nursing Home, 32 Walpole Street, Kew, Victoria, pensioner, deceased intestate, who died 17 July 2002.
- GEORGE MORRISON, late of St George's Nursing Home, 13–19 Howard Street, Altona Meadows, Victoria, pensioner, deceased intestate, who died 31 July 2002.
- MARY WRIGHT, late of Sir Eric Pearce House, 273 Church Street, Richmond, Victoria, pensioner, deceased, who died 22 July 2002 leaving a will dated 8 September 2000.
- GEORGE WILLIAMS, late of The Avenue SRS, 6 The Avenue, Windsor, Victoria, retired, deceased intestate, who died 2 January 2002.

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 14 November 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.

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

Date of Auction: 21 September 2002.

Reference: Former Leonards Hill Primary School.

Address of Property: Off Ballan–Daylesford Road, Leonards Hill.

Crown Description: Crown Allotment 11T, Section 4A, Parish of Wombat.

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

Area: 4047 square metres.

Officer Co-ordinating Sale: Sarah Smith, Department of Education & Training, Property Branch, Level 2, 2 Treasury Place, East Melbourne 3002.

Selling Agent: Bartrop Real Estate, 50–54 Lydiard Street South, Ballarat 3350.

JOHN LENDERS MP Minister for Finance

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

Date of Auction: 21 September 2002.

Reference: Former Elaine Primary School.

Address of Property: Morrisons Road, Elaine.

Crown Description: Crown Allotment 5, Section 9, Township of Elaine, Parish of Borhoneyghurk.

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

Area: 1.55 ha.

Officer Co-ordinating Sale: Sarah Smith, Department of Education & Training, Property Branch, Level 2, 2 Treasury Place, East Melbourne 3002.

Selling Agent: Bartrop Real Estate, 50–54 Lydiard Street South, Ballarat 3350.

JOHN LENDERS MP Minister for Finance

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

Date of Auction: 12 October 2002 at 11.00 a.m. on site

Reference: 2001/01678.

Address of Property: 30 Martin Street, Hamilton.

Crown Description: Crown Allotment 5D, Section 11, Township of Hamilton.

Terms of Sale: Deposit 10%, Balance 60 days. **Area:** 6410 m².

Officer Co-ordinating Sale: Garry McKenzie, Garry McKenzie & Associates Pty. Ltd., 1st Floor, City Centre Arcade, 315 Sturt Street, Ballarat, Vic. 3350.

Selling Agent: Lanyons Real Estate, 88 Gray Street, Hamilton, Vic. 3300.

JOHN LENDERS MP Minister for Finance

EXEMPTION

Application No. A283 of 2002

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act), by Independent Corporate Solutions Pty Ltd (the applicant) to renew exemption No 341 of 1999 granting the applicant exemption from Sections 13, 42, 100 and 195 of that Act. The exemption for which renewal is sought enabled the applicant to –

- (a) specify criteria for positions in respect of which the applicant acts as an employment service for, or otherwise on behalf of, its client employers, being criteria requiring specified qualifications or minimum levels of qualifications or specified years of experience or minimum levels of experience, and to designate those positions by titles which include an indication of seniority or importance of the positions (such as the word "senior"); and
- (b) specify criteria for positions in respect of which the applicant acts as an employment service for, or otherwise on behalf of, its client employers, being criteria based on any attribute within the meaning of the Act, if the positions are based in, or the holders of the positions must ordinarily work in a country other than Australia and the work visa requirements of that country permit the grant of a work visa to enter that country only to a person who meets those criteria.

The exemption enabled the applicant to specify the criteria referred to in paragraphs (a) and (b) in advertisements and descriptions of the positions in question, and to apply those criteria in any employment decisions which the applicant makes in relation to those positions, including offering or refusing to offer employment in those positions, interviewing and short-listing for those positions, and the terms on which employment in those positions is offered.

In that exemption the conduct specified above was called "the relevant conduct".

Upon reading the material submitted in support of the application to renew the exemption, including the declaration of Donald Moore, Director of the applicant, the Tribunal is satisfied that it is appropriate to renew the exemption from Sections 13, 42, 100 and 195 of the Act to enable the applicant to engage in the relevant conduct.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 42, 100 and 195 of the Act to enable the applicant to engage in the relevant conduct.

This exemption is subject to the condition that, for each position or class of positions to which the exemption applies, the applicant must obtain from the client employer and keep a certificate from that employer stating that the specified criteria for the position are consistent with the duties or nature of the position or with the requirements of the work visa of the country in which the position is based or in which the holder of the position would ordinarily be required to work (as the case may be).

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 12 September 2005.

Dated 6 September 2002

Mrs A. COGHLAN Deputy President

Food Act 1984

SECTION 19DB

Registration of a Food Safety Program Template

I, Jennifer McDonald, Manager, Food and Health Development, under Section 19DB of the Food Act 1984 notify that the Melbourne Market Authority Food Safety Program Template for Fresh Produce Retailers is registered for use by fresh produce retailers, a class of food business, that operate a Class 2 food premises as declared under Section 19C of the Food Act 1984.

This notice takes effect on 12 September 2002.

Dated 29 August 2002

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



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 1989 in the category described as a Heritage place:

Kyneton Arts Centre (Former Congregational Church & Sunday School), Hutton Street, Kyneton, Macedon Ranges Shire Council.

EXTENT:

- 1. The buildings marked B1-B3 on diagram 1989 held by the Executive Director.
 - B1 Church.
 - B2 Sunday School.
 - B3 Fence & Gates.
- 2. The Land marked L1 on diagram number 1989 held by the Executive Director.
- 3. The Following object located in the church (B1): Organ.

Dated 12 September 2002

RAY TONKIN Executive Director



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 1984 in the category described as a Heritage place:

Insitu Horseworks, Harts Lane, Kyneton, Macedon Ranges Shire Council.

EXTENT:

- 1. All the structure known as the insitu horseworks marked S1 on Diagram Number 1984 held by the Executive Director.
- All the land marked L1 on diagram number 1984 held by the Executive Director.

Dated 12 September 2002

RAY TONKIN Executive Director



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 1993 in the category described as a Heritage place:

Malmsbury Botanic Gardens, Calder Highway, Malmsbury, Macedon Ranges Shire Council.

EXTENT:

 All the buildings and structures listed below as shown on Diagram Number 1993 held by the Executive Director.

Town Hall (1868).

Tennis Pavilion (c.1880).

Fish Hatchery (c.1959).

War Memorial Gate & Fence (c.1919).

Drinking Fountain (Bluestone).

Fountain (Bluestone).

All the landscape features listed below as shown on Diagram 1993 held by the Executive Director.

Lake & Islands.

Billabong.

Pond

- 3. All the plants marked as follows on Diagram 1993 held by the Executive Director:
 - T1 Crataegus coccinoides.
 - T2 Arbutus x andrachnoides.
 - T3 Arbutus menziesii.
 - T4 Arbutus xalapensis.
 - T5 Ulmus Americana.
 - T6 Eucalyptus muelleriana.
- 4. All the land known as the Malmsbury Botanic Gardens being Crown Reserve Rs 3956 [P143441] and Town Hall Crown Reserve 2736 [P143440] marked L1 on Diagram Number 1993 held by the Executive Director.

Dated 12 September 2002

RAY TONKIN Executive Director



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 1997 in the category described as a Heritage place:

Stawell Court House, Patrick Street, Stawell, Northern Grampians Shire Council.

EXTENT:

- 1. All of the building known as Stawell Court House marked B1 and the iron palisade fence and gates marked B2 on diagram 1997 held by the Executive Director.
- 2. All the objects located in the court room comprising: magistrate's bench, clerk of courts desk, witness stand and bench seats.
- 3. All the land marked L1 on diagram 1997 held by the Executive Director being the Public Offices Reserve RS 4348.

Dated 12 September 2002

RAY TONKIN Executive Director



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 in that the Heritage Register Number 1657 in the category described as a Heritage place is now described as:

Ararat Court House, 63–75 Barkly Street, Ararat, Ararat Rural City Council.

EXTENT:

- All of the building known as Ararat Court House marked B1 on Diagram 1657 held by the Executive Director.
- 2. All the Land marked L1 on diagram number 1657 held by the Executive Director being

part of the land described in Police Reserve C82491.

Dated 12 September 2002

RAY TONKIN **Executive Director**



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 1798 in the category described as a Heritage place:

Berth No. 5 North Wharf, Flinders Street, Melbourne, Melbourne City Council.

EXTENT

- 1. All of the place known as Berth No. 5 North Wharf including the cargo shed B1, the crane (including rails) B2, the wharf structure, the concrete apron and bluestone pitched roadway F1 shown on Diagram 1798 held by the Executive Director.
- 2. All the land marked L1 on diagram number 1798 held by the Executive Director.

Dated 12 September 2002

RAY TONKIN Executive Director



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 1955 in the category described as a Heritage place:

Cuming Garden (Woodbine), 161–163 Kooyong Road, Toorak, Stonnington City Council

EXTENT:

1. All of the building formerly known as "Woodbine" and shown marked B1 on

- Diagram 1955 held by the Executive Director.
- 2. All of the landscape features and structures including the timber paling fence and gates, the gravel driveway, the stone walls, ponds, flagstone paving, tea tree fence, brick paving, dung pit and timber picket fence.
- 3. All of the lawns, and shrubberies, plants and hedges, comprising of the following taxa: Abelia x grandiflora, Acer palmatum, Acmena smithii (hedge), Agapanthus praecox subsp. orientalis, Agapanthus praecox subsp. orientalis 'Albidus', Alectryon excelsus, Anemone x hybrida, Azara microphylla, Baeckea virgata, Betula pendula, Betula pendula 'Fastigiata', Buddleja alternifolia, Buxus sempervirens (hedge), Chaenomeles speciosa 'Apple Blossom', Chaenomeles speciosa cv., Camellia sasanqua cvs, Camellia japonica cvs., Chaenomeles speciosa cv., Chimonanthus praecox, Cistus sp., Citrus japonica, Citrus x limon, Cotinus coggygria, Cotoneaster glaucophylla f. serotina, Cotoneaster microphylla, Cotoneaster simonsii, Crataegus sp., Crataegus laevigata cvs., Crataegus x lavallei, Cupressus glabra, Cupressus macrocarpa (x2 clipped cubes), Diospyros whyteana, Duetzia scabra 'Candidissima', Escallonia sp., Forsythia suspensa, Fraxinus excelsior 'Aurea', Genista monosperma, Helleborus orientalis, Hedera helix cv., Hedychium gardnerianum, Hydrangea macrophylla, Hydrangea quercifolia, Iris cv., Ilex aquifolium, Jasminum mesnyi, Juniperus sabina, Kolkwitzia amabilis, Laurus nobilis, Lavandula dentata. Leptospermum laevigatum, Leptospermum petersonii, styraciflua. Liquidambar Lonicera fragrantissima, Lonicera japonica, Malus floribunda, Malus ioensis 'Plena', Malus sp., Malus cv. (espaliered), Malus x purpurea, Magnolia grandiflora, Magnolia soulangeana, Muehlenbeckia complexa, Nandina domestica, Parrotia persica, Parthenocissus tricuspidata, Phillyrea latifolia (small leaf form), Philadelphus coronarius, Philadelphus mexicanus (hedge), Phyllostachys nigra, Pittosporum undulatum, Plumbago auriculata, Prunus dulcis, Prunus (Sato-zakura group), Pyracantha angustifolia, Pyracantha coccinea, Pyracantha sp., Pyrus cv. (x2 espaliered), Pyrus cv., Quercus robur, Quercus phellos, Rhododendron cvs. (Azalea), Rhododendron cv. (Mollis Azalea), Rhododendron cvs., Rosa cv. (climbing), Rosa cv. (bush),

Rosmarinus officinalis, Rothmannia globosa, Spiraea blumei, Spiraea thunbergii, Spiraea vanhouttei, Symphoricarpus orbiculatus, Syringa vulgaris cvs., Taxus baccata 'Fastigiata', Viburnum opulus 'Sterile', Viburnum tinus, Viburnum x burkwoodii, Vitex agnus-castus, Weigela florida, Wisteria sinensis, Zantedeschia aethiopica 'Green Goddess³

4. All the land marked L1 & L2 on diagram 1955 held by the Executive Director being the land described in Certificate of Title Volume 3298, Folio 494 (163 Kooyong Road) and Volume 8241, Folio 730 (161 Kooyong Road).

Dated 12 September 2002

RAY TONKIN **Executive Director**



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 1988 in the category described as a Heritage place:

Freemasons Hall (Zetland Lodge), 3 Piper Street, Kyneton, Macedon Ranges Shire Council.

EXTENT:

- 1. All of the land building known as the Kyneton Freemasons Hall, Zetland Lodge shown as B1 on diagram 1988 held by the Executive Director.
- 2. The land shown as L1 on diagram number 1988 held by the Executive Director.
- 3. The following associated objects:
 - The two Firescreens in the Meeting Hall.
 - The four murals on canvas in the Meeting Hall:

1906 rear of JW Chair in centre of south wall – Temple of Isis.

1906 Egyptian market scene with 1919 War Memorial honour roll panel.

1906 east side of north wall Great Sphinx of Gigek, Egypt.

East side of north wall Pyramids scene.

The Masters chair and the Levick carved

canopy on the east wall of the Meeting Hall.

JW Chair, south wall of the Meeting Hall.

Dated 12 September 2002

RAY TONKIN **Executive Director**



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 2003 in the category described as a Heritage place:

Braemar House, 1499 Mount Macedon Road, Woodend, Macedon Ranges Shire Council.

EXTENT:

- 1. All the buildings listed as follows on Diagram Number 2003 held by the Executive Director.
 - B1 Braemar House Main Building (1889, extension 1890).
 - B2 Cottage (1889).
- All the land marked L1 on diagram number 2003 held by the Executive Director.

Dated 12 September 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 Parish of Elphinstone comprising 2.954 hectares and being land described in Certificate of Title Volume 10229, Folio 355, shown as Parcel 594 on Survey Plan 20305.

Interest Acquired: That of Paolo Salvatore & Santa Carmela Tavarnesi 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 12 September 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 Allotment Z, Township of Elphinstone and part of Crown Allotment 4, Section 13A, Parish of Elphinstone comprising 4.561 hectares and being land described in Certificate of Title Volume 8417, Folio 154, shown as Parcels 648 and 650 on Survey Plan 20307.

Interest Acquired: That of Keith Walter Murphy 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 12 September 2002

For and on behalf of VicRoads: GERRY TURNER,

Manager Property Services Department.

Subordinate Legislation Act 1994

PROPOSED HEALTH (PEST CONTROL) REGULATIONS 2002

Notice is given as required by section 11 of the **Subordinate Legislation Act 1994** of the proposed making of the Health (Pest Control) Regulations 2002.

The objectives of these Regulations are to –

- (a) prescribe fees and qualifications relating to the licensing of users of pesticides; and
- (b) provide for the making of returns to the Secretary to the Department of Human Services regarding the usage of pesticides.

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

The statement examines the costs and benefits of the proposed Regulations and possible alternatives. The results of the statement are that the proposed Regulations are the most efficient method of achieving the objectives.

Written submissions are invited from any interested industry or community group and from the public in relation to any matter relevant to the proposed Regulations and will be received up to 28 days from the date of publication of this notice.

A copy of the Regulatory Impact Statement, including the proposed Regulations, is available from, and submissions should be lodged with – Ms Sandra Falconer, Social and Environmental Health Branch, Public Health Division, Department of Human Services, Level 17, 120 Spencer Street, Melbourne, Vic. 3000. Telephone: 9637 4158. Fax: 9637 4507. Email: sandra.falconer@dhs.vic.gov.au

Note: All written submissions received will be treated as public documents.

JOHN THWAITES Minister for Health

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following applications will be considered by the Licensing Authority after 16 October 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 10 October 2002.

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

Donalda Motor Service Pty Ltd. Application for variation of conditions of tow truck licence number TOW244 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 131 Johnson Street, Maffra to change the depot address to 21 Malmo Street, Maffra.

Note: This licence is under consideration for transfer to David K. Stevenson.

C. Vidotto. Application for variation of conditions of tow truck licence number TOW474 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 30–34 Morseby Avenue, Seaford to change the depot address to 104 Dandenong Road, Frankston.

Carjill Pty Ltd. Application for variation of conditions of tow truck licence number TOW696 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 30–34 Morseby Avenue, Seaford to change the depot address to 104 Dandenong Road, Frankston.

Dated 12 September 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 16 October 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 10 October 2002.

Copies of objections are forwarded to the applicants.

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

B. D. Franks, Collingwood. Application for variation of conditions of special purpose licence granted but yet to be taken up in respect of a 2001 Ford Escape 4WD with seating capacity for 4 passengers to operate a service for the carriage of passengers to various places of interest throughout the State of Victoria to change the vehicle to a 1999 or later Toyota Tarago, Chrysler Voyager, Honda Odyssey or Kia Carnival with seating capacity for 7 passengers.

Note:— Passengers will be picked up/set down from hotels/motels and accommodation residences within a 80km radius of Melbourne GPO.

C. C. Cannon, Bentleigh. Application for variation of conditions of special purpose licence granted but yet to be taken up in respect of a 1999 Lincoln stretched limousine with seating capacity for 11 passengers to operate a service for the carriage of passengers for wedding parties and debutante balls to change the vehicle to a 1986 or later Mercedes Benz sedan with seating capacity for 4 passengers.

A. Chisholm, Rutherglen. Application for variation of conditions of licence SV2077 which authorises the licensed vehicle to operate from 15 Campus Gate, Chirnside Park in respect of a 1987 Ford Stretched Limousine with seating capacity for 12 or fewer passengers for the carriage of passengers for wedding parties and debutante balls to include the ability to operate for carriage of passengers for tours to wineries situated within a 60km radius of the Rutherglen GPO and to change the operational address to 2 Moodemere Street, Rutherglen.

Note:— Passengers on tours to wineries will be picked up/set down from Albury Airport.

Dated 12 September 2002.

ROBERT STONEHAM Manager – Licensing and Certification Victorian Taxi Directorate

Transport Act 1983

PROCLAMATION OF METROPOLITAN TAXI-CAB ZONE AND SPECIFICATION OF LICENSING PROCEDURES

Definitions: For the purposes of this Order

- "career taxi-cab driver" means a person who has been a full time metropolitan taxi-cab driver where taxi-cab driving has been the primary source of income for a minimum of 40 weeks of each year since at least 1 June 1997;
- "continuously held" in reference to the applicant's Drivers' Certificate means that the Drivers' Certificate held by the applicant has been in force without interruption either by suspension or cancellation of the drivers' certificate or the applicant's driver licence and neither the Drivers' Certificate or driver licence has expired and not been renewed or reissued, calculated by the date of payment for the certificate or licence, later than within seven days after the expiry date shown on the previous certificate or licence.
- "continuously held" in reference to a taxi-cab licence means to have held, as the owner of a taxi-cab licence or jointly with another person/s or as the director of an incorporated body and who operate, or are in effective control of, the taxi vehicle/s attached to the licence/s, one or more taxi-cab licences without interruption from at least 1 September 2001 until the date of publication of this Order in the Government Gazette.
- "continuously operated" means to have operated a taxi-cab as the assignee of a taxi-cab licence where such assignment has been approved under section 150 of the Transport Act 1983 and the period of assignment approved has been continuous and without interruption from at least 1 September 2001 until the date of publication of this Order in the Government Gazette
- I, Peter Batchelor, Minister for Transport, by Order pursuant to the provisions of section 143A of the Transport Act 1983 relating to the granting of taxi-cab licences in taxi-cab zones:
- Proclaim the area bounded by the coastline, the mouth of the Werribee River, a direct line a) to Cherry Tree Creek and its intersection with the Princes Highway, a direct line to the intersection of Bulban and Ball Roads, a direct line to the Werribee River and its intersection with Hobbs Road, Hobbs, Boundary and Robinsons Roads, Western Highway, Clarke Road, Monaghans Road, a straight line from the intersection of Monaghans Road and Taylors Road to the intersection of Holden Road and Calder Highway, a straight line to the intersection of Bulla Road and Quartz Street, Bulla, Somerton, Oaklands, Konagadera, Mt Ridley, Summerhill, Epping, Bridge Inn and Doctors Gully Roads, Bannans Lane North, Hurstbridge – Arthurs Creek, Heidelberg – Kinglake, Cherry Tree, Kangaroo Ground - St Andrews, Eltham - Yarra Glen and Kangaroo Ground - Warrandyte Roads, Pigeon Bank Lane, Pigeon Bank Gully Creek, Yarra River in a north-easterly direction, Victoria Road, McIntyre Lane, Yarra Glen, St Huberts, Boundary, Killara and Gruvere Roads, Old Gippsland Road, Sebire Avenue, Warburton Highway, Beenak, Wandin East, Oueens, Monbulk, Stonyford, Olinda Creek, Barbers, Doughtys, Falls, The Georgian, Olinda - Monbulk, Main, Emerald - Monbulk, Moxhams, Priors, Kallista -Emerald, William, Grantulla, Belgrave – Gembrook, Wellington and Garden Roads, Princes Highway, McNaughton and Kombi Roads, railway line, Westall, Heatherton and Boundary Roads, Old Dandenong, Centre Dandenong, Lower Dandenong, Springvale, Pillars, Wilson and McMahens Roads a direct south line to Rossiter Road, northern boundary of City of Frankston, Eel Race Road to the coastline (hereinafter referred to as the Metropolitan Taxi-Cab Zone), as a proclaimed taxi-cab zone for the purpose of taxi-cab licence issue.
- b) Specify that the fee to be paid for issue of a taxi-cab licence to operate a Peak Service taxicab in the Metropolitan Taxi-Cab Zone will be determined by tender within an acceptable bid range of \$3,300 to \$5,500 (GST inclusive). The amount tendered by successful

applicants, together with the existing annual licence administration fee for taxi-cab licences of \$434 (GST exempt), will be the amount payable annually for the right to operate a taxicab on the licence. The tendered amount will be indexed for annual increases in line with the percentage increase in the Consumer Price Index for the same period. Licence fees for years subsequent to issue will be GST exempt.

- c) Specify that up to 100 metropolitan Peak Service taxi-cab licences may be issued under this Order and that, subject to the procedures specified in this Order, the licences should be distributed equally between applicants classified as career taxi-cab drivers and applicants classified as taxi operators
- d) Specify that persons eligible to tender for metropolitan Peak Service taxi-cab licences to be allocated to career taxi-cab drivers are natural persons who:
 - are a permanent resident of Victoria; and
 - do not hold and have never held an interest (including any indirect interest) in a taxi-cab licence issued in Victoria or in a company which holds or has held such a licence; and
 - do not currently operate a taxi-cab as the assignee of a taxi-cab licence under an approved Assignment Agreement; and
 - were first issued with a taxi-cab Driver's Certificate endorsed to drive commercial passenger vehicles classified as "metropolitan taxi-cabs" on or before 1 June 1997 and have continuously held such a certificate since that date; and
 - provide evidence of having been a career taxi-cab driver; and
 - provide evidence of service excellence in the taxi industry; and
 - provide evidence of financial stability; and
 - satisfy the Department of Infrastructure they are a fit and proper person to hold a taxi-cab licence; and
 - satisfactorily complete, prior to the issue of any Peak Service taxi-cab licence, the Taxicare Taxi Operator Training Course as approved by the Victorian Taxi Directorate.
- e) Specify that persons eligible to tender for metropolitan Peak Service taxi-cab licences to be allocated to existing taxi-cab operators are natural persons who:
 - are a permanent resident of Victoria; and
 - currently hold (own) and have continuously held a metropolitan taxi-cab licence either as a natural person, jointly with another person/s or as the director of an incorporated body and who operate, or are in effective control of, the taxi vehicle/s attached to the licence/s (licence holders who have assigned the right to operate the licence/s to another entity and who do not currently operate a taxi-cab in their own right, are not eligible to apply for a peak service licence); and/or
 - currently operate and have continuously operated a taxi-cab/s as the assignee of a
 taxi-cab licence/s under an approved Assignment Agreement either as a natural
 person, jointly with another person/s or as the director of an incorporated body;
 - were first issued with a taxi-cab Driver's Certificate endorsed to drive commercial passenger vehicles classified as "metropolitan taxi-cabs" on or before 1 June 1997 and have continuously held such a certificate since that date; and
 - provide evidence of service excellence in the taxi industry; and
 - provide evidence of financial stability; and
 - satisfy the Department of Infrastructure that they continue to be a fit and proper person to hold a taxi-cab licence.

- 1) Applications for, and the granting of, any taxi-cab licence to persons eligible under (c) or (d) above must be in the name of an individual natural person. Applications will not be accepted and licences will not be issued in the name/s of a partnership or an incorporated body. Only one application will be accepted from any one applicant.
- 2) Applicant character checks will include assessment of disclosable court outcomes based on a National Police Certificate (provided by applicant), driving history and any other relevant information available to the Department of Infrastructure.
- Applicants are also to provide evidence of financial stability including, but not limited to, a statement by a registered Certified Practicing Accountant, chartered accountant or financial planner confirming the financial capacity of the applicant to operate a Peak Service Taxi-cab, in addition to any other business activities, including other taxi-cabs, the applicant may be involved with.
- 4) Applicants are also to provide verifiable evidence of metropolitan taxi-cab driving experience, including, but not limited to, copies of taxation returns covering the period since at least 1 June 1997 and Business Activity Statements (since 1 July 2000) lodged with the Australian Taxation Office.
- The eligibility of any applicant to be considered for issue of a Peak Service Licence will be determined on the basis of verifiable information that the applicant meets all of the specified eligibility criteria and satisfies the Department of Infrastructure that he/she is a fit and proper person to be issued a licence. Fitness to hold a licence will include consideration of:
 - traffic and other offences proven against the applicant;
 - industry-related complaints registered with the Department and/or taxi depots;
 - compliance with laws and other legal responsibilities the Department may consider relevant to determination of applicant suitability.
- Applicants without offences recorded against them and who otherwise have the highest degree of service excellence within the industry will be considered in preference over applicants who have a less satisfactory service history.
- f) Specify that applications must contain the following particulars:-
 - confirmation the application is for a licence to operate a Peak Service Taxi-cab within the metropolitan taxi-cab zone;
 - the name, date of birth and address of the applicant;
 - confirmation the applicant is a permanent resident of Victoria;
 - details of the applicant's Drivers' Certificate including date of issue, classification and expiry date;
 - a declaration of (a) taxi-cab licences previously or currently held (owned) by the applicant or which the applicant has any direct or indirect interest in and (b) taxicab licences previously or currently operated by the applicant as the assignee of a taxi-cab licence;
 - a declaration of taxi-cab driving experience and, where the applicant is an existing taxi-cab operator, a declaration relating to existing practices by the operator in providing a high level of taxi services;
 - a declaration of any traffic and/or other offences recorded in the name of the applicant;
 - authorisation for the Department of Infrastructure to undertake any enquiries and records checks deemed appropriate to enable the Department to be fully informed about the suitability of the applicant to be considered for licence issue;

- an application for a National Police Certificate in the name of the applicant, together with a cheque or money order for the amount of \$24 and made payable to Victoria Police; and
- a non-refundable application fee of \$144.

In addition to the information to be contained in the application, applicants will also be required to produce, when requested by the Department of Infrastructure, the following in support of their application:

- proof of identity as specified in a list of acceptable proofs of identity provided by the Department of Infrastructure; and
- documentation to verify applicant eligibility claims (as outlined in Notes 1–5 above).
- g) Specify that all Tenders/Applications for taxi-cab licences within the proclaimed zone must be sealed in an envelope, marked "Metropolitan Taxi-cab Peak Service Licence Issue TPSL1/02" and mailed to be received by, or placed into, the Tender Box, 14th Floor, Nauru House, 80 Collins Street, Melbourne 3000, not later than 2.00pm on Thursday, 3 October 2002.
- h) Specify the following procedures for determination of applications by the Department of Infrastructure:
 - (i) The Department of Infrastructure must publish in the Government Gazette a list of the names of all applicants who appear to satisfy the criteria specified in paragraph (d) and (e) above and whose application is submitted by the time specified in paragraph (g) above. The notice must invite persons who wish to dispute the eligibility of an applicant to submit any relevant information within 14 days after the date of the publication of the list;
 - (ii) Before accepting any applicant as meeting the eligibility criteria, the Department of Infrastructure must consider any written submissions made to it in respect of the eligibility of the applicant arising from the process described in (h)(i).
 - (iii) Only one licence will be issued to any one person;
 - (iv) Where an application is approved, the licence will be issued on payment of the licence fee, in full, referred to in paragraph (b);
 - (v) A maximum of 100 Metropolitan Taxi-cab Peak Service Licences will be issued as a result of this tender.
 - (vi) All licences issued will be subject to special conditions to ensure efficient and effective provision of taxi services including:
 - Peak Service taxi-cabs will only be permitted to operate for hire during the hours of 3pm until 7am the following morning on any day of the week.
 Peak Service taxis-cabs will also be authorised to operate at other times specified in licence conditions during major events such as the Formula One Grand Prix and Melbourne Cup;
 - a hiring which commences prior to, but not completed by 7am will be permitted to be completed;
 - Peak Service taxi-cabs must meet Victorian Taxi Directorate specifications for licensing as a taxi and must, at the time of licensing, be registered in the name of the licence holder;
 - Peak Service taxi-cabs will be identified with special registration number plates and will be required to have the roof section, including door pillar sections, painted "Victorian Taxi Green" to Victorian Taxi Directorate specifications. The remainder of the body will be painted "Victorian Taxi Yellow" and fitted with standard taxi livery decals;

- any vehicle presented for licensing as a peak time taxi cab must be less than 2.5 years old when first licensed as a taxi. The vehicle must not be operated as a taxi if it is more than 6.5 years of age. Age limits are calculated from the manufacturers' build date as shown on the vehicle compliance plate; and
- Peak Service taxi-cab licences must not be transferred or assigned to another person at any time. This does not prevent the licence holder from employing a driver or engaging a driver under a Driver Bailment Agreement. At any time, the licence holder may cease operating the licence by surrendering the licence and taxi-cab registration plates to the Victorian Taxi Directorate. In the event of the surrender of a licence at any time, any remaining portion of the licence fee paid for that year of operation will be forfeited by the licence holder.
- (vii) (a) In the event that the number of applications that meet all eligibility criteria exceeds the number of licences available in either category, the distribution of licences amongst those eligible applicants will be determined as follows:
 - 50 licences will be available to applicants in the taxi driver applicant category.

If, after consideration of all eligibility and selection criteria, including ranking applicants on the basis that applicants with the highest degree of service excellence will be considered in preference over applicants who have a less satisfactory service history, any number of career taxi-cab driver applicants are rated as equal, licence allocation will be determined in the order of longest verifiable periods of metropolitan taxi-cab driving experience.

- 50 licences will be available to applicants in the taxi operator category, subject to distribution of those licences on the basis of:
 - 18 licences being allocated to applicants who since 1 September 2001 have continuously held one or more taxi-cab licences either as a natural person, jointly with another person/s or as the director of an incorporated body and who operate, or are in effective control of, the taxi vehicle/s attached to the licence/s; and
 - 26 licences being allocated to applicants in the taxi operator category who since 1 September 2001 have continuously operated not more than one taxi-cab as the assignee of a taxi-cab licence where such assignment has been approved under section 150 of the **Transport Act 1983** but who, in the same period did not own any taxi-cab licence either as a natural person, jointly with another person/s or as the director of an incorporated body which holds a taxi-cab licence; and
 - 6 licences being allocated to applicants in the taxi operator category who since 1 September 2001 have continuously operated more than one taxi-cab as the assignee of the taxi-cab licences where such assignments have been approved under section 150 of the **Transport Act 1983**, but who, in the same period did not own any taxi-cab licence either as a natural person, jointly with another person/s or as the director of an incorporated body which holds a taxi-cab licence

If, after consideration of all eligibility and selection criteria, including ranking applicants on the basis that applicants with the highest degree of service excellence will be considered in preference over applicants who have a less satisfactory service history, any number of taxi operator applicants are rated as equal within any of the three licence allocation groups above, licence allocation will be determined in the order of longest verifiable periods of continuous metropolitan taxi-cab operating experience, beyond that specified above, relevant to that group of applicants.

(b) In the event that there are insufficient applications which meet the prescribed eligibility criteria in either the taxi driver category (paragraph d)

or taxi operator category (paragraph e), any unallocated licences will be added to the pool of licences in the other category. If the number of licences available to the taxi operator category is increased as a result of insufficient driver applicants, the distribution of licences will be adjusted in proportion with the ratio described above.

- (viii) The release of the 100 licences will occur over a 12 month period and staged in groups of 25 licences each three months. Subject to clause vii (b), the first 25 licences will be issued to career drivers, the following 50 evenly mixed between drivers and operators and the final 25 to the operator category.
 - (i) All applications for taxi-cab licences within the proclaimed zone lodged prior to 12 September 2002 are deemed to have lapsed.

PETER BATCHELOR Minister for Transport



EPA PRESCRIBED WASTE RE-USE EXEMPTIONS

Notice pursuant to Regulation 19 of the Environment Protection (Prescribed Waste) Regulations 1998.

The Environment Protection Authority has granted exemption pursuant to Regulation 16 and 20 of the Environment Protection (Prescribed Waste) Regulations 1998 from the need to have a works approval, licence or hold a vehicle permit, or the need to complete and retain waste transport certificates.

Exempted under Regulation 16(1)(a)

Entempted under 1	regulation ro(r)(a)			
Date Approved	Applicant	Waste Type	Re-use Method	
23 April 02	Wilby Forge Pty Ltd	Tannery Waste	Agricultural purposes	
28 May 02	Natural Recovery Systems	Food Waste	Composting	
4 June 02	Alsco Services Pty Ltd	Solvent	Direct re-use	
11 June 02	PPG Industries Australia Pty Ltd	Solvent	Direct re-use	
25 June 02	Chemprod Nominees Pty Ltd	Off-spec Sulfuric Acid	As raw material	
9 July 02	Manildra Group of Companies	Food Waste	Sub-soil injection	
30 July 02	City of Boroondara	Low level contaminated soil	Construction material	
	Unilever Australia Ltd	Wash Waters	Agricultural purposes	
6 August 02	Tallow & Cooking Oil Industry – Statewide	Tallow & Cooking Oil	Direct re-use as intended by its original purpose	
Exempted under Regulation 16(1)(b)				
Date Approved	Applicant	Waste Type	Re-use Method	
30 October 01	Vitasoy Australia Products Pty Ltd	Food Waste	Stock Feed	

12 March 02	Australian Natural Extracts Pty Ltd	Food Waste	Stock Feed
28 May 02	Natural Recovery Systems	Food Waste	Composting
4 June 02	Alsco Services Pty Ltd	Solvent	Direct re-use
11 June 02	PPG Industries Australia Pty Ltd	Solvent	Direct re-use
9 July 02	Manildra Group of Companies	Food Waste	Sub-soil injection
30 July 02	City of Boroondara	Low level contaminated soil	Construction material
	Unilever Australia Ltd	Wash waters	Agricultural purposes
6 August 02	Tallow & Cooking Oil Industry - Statewide	Tallow & Cooking Oil	Direct re-use as intended by its original purpose

Exempted under Regulation 16(1)(c)

2.1011.pvva unavi 1108unuvon 10(1)(v)				
Date Approved	Applicant	Waste Type	Re-use Method	
12 March 02	Australian Natural Extracts Pty Ltd	Food Waste	Stock Feed	
4 June 02	Alsco Services Pty Ltd	Solvent	Direct re-use	
11 June 02	PPG Industries Aust Pty Ltd	Solvent	Direct re-use	
9 July 02	Manildra Group of Companies	Food Waste	Sub-soil injection	
6 August 02	Tallow & Cooking Oil Industry – Statewide	Tallow & Cooking Oil	Direct re-use as intended by its original purpose	

Notice pursuant to Regulation 21(1) of the Environment Protection (Prescribed Waste) Regulations 1998.

The Environment Protection Authority have revoked the following exemptions pursuant to Regulation 21(1)(d) of the Environment Protection (Prescribed Waste) Regulations 1998.

26 March 02	Applied Soil Technology (Vic) Pty Ltd	Food Waste	Sub-soil injection
9 July 02	George Weston	Food Waste	Sub-soil injection

A copy of the Exemption and further information can be obtained from EPA Victoria, 40 City Road, Southbank, Melbourne, Tel (03) 9695 2722.

Gas Industry Act 2001

RETAIL GAS MARKET RULES

On 4 September 2002 the Essential Services Commission determined to approve amendments to the "Retail Gas Market Rules" under sections 65 and 67 of the **Gas Industry Act 2001**. The amendments are effective as of 4 September 2001.

In accordance with the requirements of clause 3.4 of VENCorp's "Scheme for Development and Implementation of Retail Gas Market Rules" those amendments are published hereunder.

Clause 1.2 is amended by inserting the following new clauses 1.2.5 and 1.2.6 after clause 1.2.4:

"1.2.5 FRC HUB

- (a) Each Market Participant and Distributor must be certified by VENCorp prior to using the FRC HUB for transactions specified in the Gas Interface Protocol. For the avoidance of doubt, a Market Participant who has no need to issue or receive a transaction specified in the Gas Interface Protocol does not need to seek certification until it has a requirement to use such a transaction. A Market Participant must achieve certification prior to its use of a transaction in accordance with the certification process published by VENCorp.
- (b) VENCorp, prior to the Transition Date, must establish and publish operational terms and conditions for the FRC HUB. VENCorp, in establishing these operational terms and conditions, must:
 - (i) Provide Market Participants and Distributors with the proposed operational terms and conditions
 - (ii) Allow a reasonable time to receive *Market Participant* and *Distributor* responses to finalise the proposed *operational terms and conditions*
 - (iii) Use the dispute resolution process defined in clause 1.5 as the adjudication mechanism for any disputed proposed term or condition.
- (c) *VENCorp*, prior to implementing changes to the published *operational terms and conditions* for the *FRC HUB*, must:
 - (i) Provide *Market Participants* and *Distributors* with the proposed change to the *operational terms and conditions*
 - (ii) Allow a reasonable time to receive *Market Participant* and *Distributor* responses to the proposed *operational terms and conditions*.
 - (iii) Use the dispute resolution process defined in clause 1.5 as the adjudication mechanism for any disputed proposed term or condition.
- (d) VENCorp and each Market Participant and Distributor must comply with the operational terms and conditions, as published by VENCorp on its website from time to time.
- (e) Where a *Market Participant* or *Distributor* uses or continues to use the *FRC HUB* in breach of the *operational terms and conditions*, then as soon as *VENCorp* becomes aware of such breaches *VENCorp* must:
 - (i) Notify the Market Participant or Distributor of the breach, or
 - (ii) If a previous notice of a breach has been provided to the *Market Participant* or *Distributor*, and continued significant breaches of the same nature are evident, then *VENCorp* must notify the Victorian Essential Services Commission and the *Market Participant* or *Distributor* to whom the breach applies.

1.2.6 Exemption to certification

For the period commencing 9am 14th September 2002 and ceasing 9am 1st January 2003 any *Market Participant* who is the registered *FRO* for any *supply point* and which *supply points* have *interval meters* installed, is exempt from clause 1.2.5(a) only for those transactions required to manage the delivery of orders and responses used in the maintenance of the *interval meter* or associated *supply point*."

Chapter 1 is amended by inserting the following new clause 1.3A after clause 1.3.6:

"1.3A Recovery of VENCorp costs

- Retailers must pay to VENCorp amounts for services provided under these rules and determined by VENCorp in accordance with charges approved by the Victorian Essential Services Commission.
- (b) No later than 2.00pm on the twentieth business day after the end of a calendar month or 2.00pm on the second business day after receiving a final statement under clause 3.6.15 of the MSOR, whichever is the later, each Retailer must pay to VENCorp in cleared funds the amount determined by VENCorp under clause 1.3A(a).
- Payments made in accordance with clause 1.3A(a) must be made using bank (c) clearing house arrangements determined by VENCorp in consultation with affected Retailer and published on the Market Information Bulletin Board by VENCorp.
- Disputes raised in relation to this clause 1.3A shall be determined under the dispute (d) provisions of these Retail Gas Market Rules.
- (e) Each Retailer must pay to VENCorp the amount determined by VENCorp under clause 1.3A(a) whether or not the Retailer disputes, or continues to dispute, the amount payable.'

Clause 2.2.2 is amended by inserting the following new clause 2.2.2(c) after clause 2.2.2(b):

"2.2.2 Site Access Information

Each Distributor must use its best endeavours to provide each Retailer who is the (c) FRO for a distribution supply point which is located in the distribution area of a Distributor with details of any changes to any site access information in relation to the meter that relates to that distribution supply point by 5.00 pm on the first Business Day following the day on which the Distributor receives those details. Those details must be identified to the *Retailer* by reference to the *MIRN* for the distribution supply point to which the meter relates."

Clause 2.6.1 is amended by inserting the reference "(b)" at the start of the paragraph commencing with the words "The average heating value..." in clause 2.6.1(a).

Clause 2.6.1 is amended by deleting the word "may" and substituting the word "must" in new clause 2.6.1(b).

Clause 2.6.2 is amended by deleting all the words following the words "(v) the consumed energy," in clause 2.6.2(a) and substituting the following:

"by

- 5.00pm on the first business day after the day on which the meter was read where (1) the meter reading was a validated meter reading; or
- by 5:00 pm on the first business day after the day on which a meter read was (2) provided by the FRO where the meter reading was a validated meter reading, or
- where the Distributor has been unable to obtain a validated meter reading in (3) accordance with a meter reading schedule, by 5:00 pm on the second business day after the scheduled read date; or
- where the meter reading was an estimated meter reading or a substituted meter (4) reading by 5:00pm on the second business day after the scheduled read date."

Clause 2.6.2 is amended by deleting all the words following the words "(iv) information as to whether the readings used to calculate the flow are actual meter readings, estimated meter readings or substituted meter readings," in clause 2.6.2(b) and substituting the following:

"bv

(1) midnight on the first business day after the day on which the meter was read where the meter reading was a validated meter reading; or

- (2) by midnight on the first business day after the day on which a meter read was provided by the FRO where the meter reading was a validated meter reading, or
- (3) where the *Distributor* has been unable to obtain a *validated meter reading* in accordance with a *meter reading schedule*, by midnight on the second *business day* after the *scheduled read date*; or
- (4) where the *meter reading* was an *estimated meter reading* or a *substituted meter reading* by midnight on the second *business day* after the *scheduled read date*."

Clause 2.6.2 is amended by inserting the words "(excluding base reading, flow, consumed energy and the average heating value used to calculate the consumed energy)" after the reference "2.6.2(a)" in sub-clause 2.6.2(c)(i).

Clause 2.8.1 is amended by deleting the date "28 February" and substituting the date "30 April" in clause 2.8.1(d).

Clause 2.9.6 is amended by inserting the words "where that distribution supply point is a second tier supply point," after the word "and".

Clause 2.9 is amended by inserting the following new clause 2.9.7 after clause 2.9.6:

"2.9.7 Metered supply points

- (a) *Distributor* must calculate the total number of metered *supply points* in its *distribution area* as at midnight on the last calendar day of each month.
- (b) The *Distributor* must by 5:00pm on the fifth business day after the end of a calendar month provide *VENCorp* the details referred in clause 2.9.7(a)."

Clause 4.6.1 is amended by deleting the words "in relation to that" and substituting the words "and closest to, or on the" in clause 4.6.1(d)(i).

Clause 4.7 is amended by inserting the following new clause 4.7.3 after clause 4.7.2:

"4.7.3 Termination of Retrospective Transfer

Where a notice has been delivered to *VENCorp* by the *Distributor* in whose distribution area that distribution *supply point* is located, stating that the *proposed transfer date* nominated in the *transfer request* is invalid, then *VENCorp* must:

- (a) cease processing that *transfer request*; and
- (b) upon cessation of processing the *transfer request*, by midnight on the next business day, deliver a notice that the *transfer request* has been terminated, to:
 - (i) the *Market Participant* who delivered the *transfer request* to *VENCorp*;
 - (ii) the retrospectively affected FRO in relation to the transfer request;
 - (iii) the *Distributor* who owns the distribution network if the *supply point* to which the *transfer request* relates is a *distribution supply point* on that distribution network; and
 - (iv) the *Transmission Pipeline Owner* who owns or leases that part of the transmission system, if the *supply point* to which the *transfer request* relates is a *transmission supply point* on that transmission network."

Attachment 1 is amended by deleting the words "day on which the transfer request notification is lodged" and substituting the words "proposed transfer date" in the definition of "allowable period".

Attachment 1 is amended by inserting after the definition of "business day" the following new definition:

"certification

A certificate issued by *VENCorp* confirming compliance with the *Gas Interface Protocol* and as required by the *operational terms and conditions* for the *FRC HUB*"

Attachment 1 is amended by deleting the definition "customer characterisation" and substituting the following:

"customer characterisation

In relation to a *customer*, whether the *customer* is:

- metropolitan or non-metropolitan (where "metropolitan" refers to the (a) Melbourne metropolitan area), as published by the Department of Infrastructure; and
- residential or business, where residential means the primary use of the (b) consumed energy is for household purposes and business means the primary use of the consumed energy is for commercial type purposes as determined by the retail business for customer billing.'

Attachment 1 is amended by inserting after the definition of "FRC (Financially Responsible Organisation)" the following new definition:

"FRC HUB

The FRC HUB is the network facility through which VENCorp, each Market Participant and Distributor can deliver and receive structured Business to Business transactions utilising the protocols and formats as defined in the Gas Interface Protocol"

Attachment 1 is amended by inserting after the definition of "Gas Interface Protocol" the following new definition:

"generated consumed energy Generated consumed energy is an estimate of consumption energy at a Supply Point, calculated by VENCorp using the estimation methodology defined in attachment 4, where the energy is required for wholesale settlement calculations and for which VENCorp has not yet received a validated meter reading or estimated meter reading from the relevant Distribution Business."

Attachment 1 is amended by deleting the definition "MSOR" and substituting the following:

"MSOR

The Victorian Gas Industry Market and System Operations Rules made under section 48N of the Gas Industry (Residual Provisions) Act 1994, as may be amended from time to time under section 52 of the Gas Industry Act 2001."

Attachment 1 is amended by inserting after the definition of "objection withdrawal notification" the following new definition:

and condition

"operational terms The terms and conditions under which VENCorp, each Market Participant and Distributor seek connection to and are obliged to operate under when connecting to and issuing or receiving transactions on the FRC HUB."

Attachment 2 is amended by inserting after clause (1) the following new clauses:

- VENCorp publishes, on the market information bulletin board, a daily flow "(m) weighted heating value by 5pm on the gas day following the gas day to which the daily flow weighted heating value relates. The average of these values over a billing period is used by the Distribution Businesses in the conversion of volume values to energy. Index reads are deemed to have occurred at 9am on each gas day and therefore bounds the energy consumed to the end of the previous gas day. Hence the average daily flow weighted heating value published by VENCorp on the day of the index read, represents the final average daily flow weighted heating value in the set of average daily flow weighted heating values used by the Distribution Business in calculating the average heating value over the bill period.
- Where Participants are required to calculate values under these Rules, such (n) calculations must not apply truncation to any value. Derived values will not have an implied accuracy greater than any of the input variables to the calculation. Thus for a value derived from the product of two variables, one with two decimal place precision and one with three decimal place precision, the product will initially be

set to three decimal places to allow for rounding to a final precision of two decimal places. Rounding will only be applied to the final value derived in the calculation process. The rounding method will be as described in the examples below:

ROUND 2.14 to one decimal place – equals 2.1

ROUND 2.15 to one decimal place – equals 2.2

ROUND 2.159 to one decimal place – equals 2.2

ROUND 2.149 to two decimal places - equals 2.15

ROUND -1.475 to two decimal places equals – 1.48

Example 1 Energy Calculation:

PCF of 1.0989

HV of 39.81

Vol of 200

1.0989 * 39.81*200 = 8749.4418

Rounded to 8749

Example 2 Energy Calculation:

PCF of 1.0989

HV of 41.89

Vol of 200

1.0989 * 41.89* 200= 9206.5842

Rounded to 9207

Example 3 Energy Calculation:

PCF of 1.0989

HV of 38.55

Vol 345 cubic feet (100s)

345*2.832*1.0989*38.55 = 41389.94982

Rounded to 41390"

Attachment 3 is amended by deleting clause (c) and substituting the following:

"(c) in respect of an actual *meter reading*, does the *meter reading* value pass the high/low test, as approved by the Victorian Gas Retail Rules Committee (or its successor) and subsequently published by *VENCorp*, conducted when the *meter reading* is undertaken;"

Attachment 4 is amended by inserting the words "between two consecutive scheduled reads" at the end of the words "the smallest *consumed energy*" in clauses 2.1.2(b) and 2.1.2(c)(ii):

Attachment 4 is amended by deleting the formula in clause 2.1.2(c) and substituting the following:

"TSF =
$$\max \{0, (LE - (BL \times PLE)) / \Sigma EDD (LE)\}$$
"

Attachment 4 is amended by inserting the words "between two consecutive scheduled reads during the winter period" after of the words "LE is largest consumed energy" in clause 2.1.2(c):

Attachment 4 is amended by inserting the words "Where the *effective degree day* for a *reading period* for a day is not available, the *Distributor* must use the *effective degree* day for the previous day." at the end of clause 2.1.2(d).

Attachment 4 is amended by inserting the words "and 12 months or more consumption history" after the words "customer characterisation" in clauses 2.2.3(a)(ii) and 2.2.3(b)(ii).

Attachment 4 is amended by inserting the words "Where the *effective degree day* for a *reading period* for a day is not available, the *Distributor* must use the *effective degree day* for the previous day." at the end of clauses 2.2.4.

Attachment 4 is amended by inserting new clause 2.3 after clause 2.2.5 as follows:

Type 3 Estimation

2.3.1 Where neither a Type 1 nor Type 2 Estimate is appropriate, a Retailer and a Distributor may agree an estimated energy consumption for a supply point for a reading period."

Attachment 5 is amended by inserting the words "between two consecutive scheduled reads" after the words "the smallest consumed energy" in clauses 2.1.2(b) and 2.1.2(c)(ii).

Attachment 5 is amended by deleting the formula in clause 2.1.2(c) and substituting the following:

"TSF =
$$\max\{0, (LE - (BL \times PLE)) / \Sigma EDD(LE)\}$$
"

Attachment 5 is amended by inserting the words "between two consecutive scheduled reads during the winter period" after the words "LE is largest consumed energy" in clause 2.1.2(c).

Attachment 5 is amended by inserting the words "Where the effective degree day for a reading period for a day is not available, the Distributor must use the effective degree day for the previous day." at the end of clause 2.1.2(d).

Attachment 5 is amended by inserting the words "and 12 months or more consumption history" after the words "customer characterisation" in clauses 2.2.3(a)(ii) and 2.2.3(b)(ii).

Attachment 5 is amended by inserting the words "Where the effective degree day for a reading period for a day is not available, the Distributor must use the effective degree day for the previous day." at the end of clause 2.2.4.

Attachment 5 is amended by inserting new clause 2.3 after clause 2.2.5 as follows:

"2.3 Type 3 Substitution

2.3.1 Where neither a Type 1 nor Type 2 Substitute is appropriate, a Retailer and a Distributor may agree a substituted energy consumption for a supply point for a reading period."

Attachment 6 is amended by inserting the words "VENCorp must apply the validation rules described in the VENCorp Consumed Energy Scenarios document, as published on the VENCorp website, to the *consumed energy* data delivered to *VENCorp* by the Distribution Businesses," at the end of clause 2.1.

Attachment 6 is amended by inserting new clause 2.3.3 after clause 2.3.2 as follows:

Where the sum of the allocated *consumed energy*, supplied by the Distribution Businesses, and the generated consumed energy, as calculated by VENCorp, is greater than the Net System Load for a gas day, VENCorp will proportionately scale down the generated consumed energy to no less than zero such that the addition of the generated consumed energy to the allocated consumed energy does not cause the total energy to be profiled to exceed the Net System Load for that gas day."

Attachment 6 is amended by inserting the words "between two consecutive scheduled reads" after the words "SE is the smallest consumed energy" in clauses 2.5.1 and 2.5.2(b).

Attachment 6 is amended by deleting the formula in clause 2.5.2 and substituting the following:

"TSF =
$$\max\{0, (LE - (BL \times PLE)) / \Sigma EDD (LE)\}$$
"

Attachment 6 is amended by inserting the words "between two consecutive scheduled reads during the winter period" after the words "LE is the largest consumed energy" in clause 2.5.2.

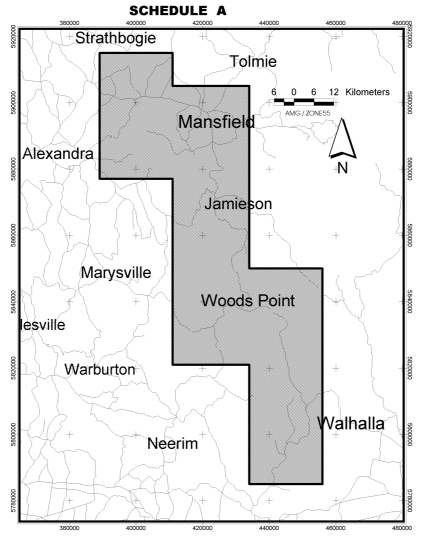
> J. HOWARTH Acting Chief Executive Officer **VENCorp**

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

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

- 1. HEREBY EXEMPT all land situated within the boundaries of the attached map (schedule A) from being subject to an exploration licence or mining licence except areas currently covered by a granted licence or application for a licence.
- 2. Any area currently covered by a licence application or granted licence will also become exempted, if either the application or licence ceases to apply to the land.
- 3. This exemption applies until 31 December 2006.



Dated 5 September 2002

RICHARD ALDOUS Executive Director, Energy and Minerals

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

File No.	Place Name	Proposer & Location
LA/12/0202	Black-Allan Line	Registrar of Geographic Names. Line marking part of the border between Victoria and New South Wales from the source of the Murray River to Conference Point.
LA/12/0202	Wade-White Line	Registrar of Geographic Names. Line marking the border between Victoria and South Australia.

Office of the Registrar of Geographic Names

c/-LAND VICTORIA 15th Floor, 570 Bourke Street, Melbourne 3000

> KEITH C. BELL Registrar of Geographic Names

Occupational Health and Safety Act 1985

VICTORIAN WORKCOVER AUTHORITY

Notice of Issue of Major Hazard Licence

On 28 August 2002, a licence under Part 8 of the Occupational Health and Safety (Major Hazard Facilities) Regulations 2000 was issued to GasNet Australia (Operations) Pty Ltd, 180 Greens Road, Dandenong, Vic. 3175 and authorises the facility, located at 180 Greens Road, Dandenong, 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 22 August

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
Methane or Natural Gas	1971, 1972

From Table 2 of Schedule 1

Material	Description
Flammable materials	Liquids which meet the criteria for Class 3 Packing Group II or III

BILL MOUNTFORD Chief Executive

Planning and Environment Act 1987 GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C11

The Minister for Planning has approved Amendment C11 to the Greater Dandenong Planning Scheme.

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

The Amendment relates to approximately 250 hectares of land in Lyndhurst, bounded by Abbotts Road, the Cranbourne Railway Line, Bayliss Road, Taylors Road, Colemans Road and the Eumemmerring Creek. The Amendment:

- rezones part of the land from a Rural Zone to an Industrial 1 Zone;
- applies a Development Plan Overlay to the land:
- deletes the Environmental Significance Overlay that applies to the rezoned land;
- makes changes to the Local Planning Policy Framework to strategically justify the proposal.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Greater Dandenong City Council: Dandenong Office, 39 Clow Street, Dandenong; Springvale Office, 397–405 Springvale Road, Springvale; and Keysborough Office, Shop A7, Parkmore Shopping Centre.

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

Planning and Environment Act 1987

MURRINDINDI PLANNING SCHEME

Notice of Approval of Amendment Amendment C6

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

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

The Amendment

- rezones land on the northern side of Station Street, Yea, being most of the land between Miller Street and High Street opposite the former railway station reserve, from Business 4 (B4Z) to Mixed use (MUZ), and makes minor changes to Clauses 21.07 and 22.02-2 to reflect this rezoning;
- rezones CA 5A & 7, Sec 19, Parish of Alexandra, 51 Downey Street, Alexandra, from Business 4 (B4Z) to Public Park and Recreation (PPRZ) and rezones an adjoining road reserve from Business 4 (B4Z) to Business 1 (B1Z);
- rezones Lot 25, LP41436, 10 Eighth Street, Eildon from Residential 1 (R1Z) to Public Park and Recreation (PPRZ);
- rezones CAs 22, 23 & 25A, Section 1, Parish Steavenson, 1064 Buxton–Marysville Road, Marysville, from Public Conservation and Resource (PCRZ) to Rural (RUZ);
- deletes the Environmental Significance Overlay from CAs 24, 25, & 26, Section 1, Parish Yea, 5976 Goulburn Valley Highway, Yea:
- includes the former Alexandra railway station and site in Station Street, Alexandra in the Heritage Overlay;
- deletes the Restructure Overlay from 113 lots in the Long Gully Road area, south of Flowerdale.

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 Murrindindi Shire Council, Perkins Street, Alexandra.

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

ORDERS IN COUNCIL

Estate Agents Act 1980

DECLARATION UNDER SECTION 61

The Governor in Council acting under section 61(2) of the **Estate Agents Act 1980** declares the Laiki Bank (Australia) Limited (ABN 44 093 488 629) to be an authorised financial institution for the purposes of section 60 of the **Estate Agents Act 1980**.

Dated 3 September 2002 Responsible Minister: HON CHRISTINE CAMPBELL MP Minister for Consumer Affairs

> HELEN DOYE Clerk of the Executive Council

Government Act 1989, this Order comes into operation on the day it is published in the Government Gazette; and

b) Under Section 220Q (n) of the Local Government Act 1989, on the day this Order comes into operation the number of Councillors assigned to each ward of the East Gippsland Shire Council shall be four.

Dated 10 September 2002 Responsible Minister BOB CAMERON MP Minister for Local Government

> HELEN DOYE Clerk of the Executive Council

Cemeteries Act 1958 Interpretation of Legislation Act 1984

VARIATION OF ORDER DISCONTINUING BURIALS IN FERNTREE GULLY GENERAL CEMETERY

The Governor-in-Council, acting under Section 44 of the Cemeteries Act 1958 and Section 27 of the Interpretation of Legislation Act 1984 and on the recommendation of the Minister for Health, varies the Order dated 26 February 1985 relating to the discontinuance of certain burials in Ferntree Gully Cemetery. The Order is varied to the extent of allowing for the sale of up to 386 plots and 23 burial vaults in the contiguous land purchased by the trust.

Dated 10 September 2002 Responsible Minister:

HON JOHN THWAITES MP Minister for Health

HELEN DOYE
Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF THE NUMBER OF COUNCILLORS ASSIGNED TO THE WARDS OF EAST GIPPSLAND SHIRE COUNCIL

Order in Council

The Governor in Council hereby directs that:
a) Under Section 220S (1)(a) of the **Local**

Local Government Act 1989

ALTERATION OF WARD BOUNDARIES OF HEPBURN SHIRE COUNCIL

Order in Council

The Governor in Council hereby directs that:

- a) Under Section 220S (1)(a) of the Local Government Act 1989, this Order comes into operation on the day it is published in the Government Gazette; and
- b) Under Section 220Q (k) and (m) of the Local Government Act 1989, on the day this Order comes into operation the boundaries of the wards and names of the wards of the Hepburn Shire Council shall be fixed as described in the Schedule to this Order.

Dated 10 September 2002

Responsible Minister BOB CAMERON MP

Minister for Local Government

HELEN DOYE

Clerk of the Executive Council

SCHEDULE

Boundaries of the Wards of Hepburn Shire Council Altered and Redefined

Cameron Ward

Commencing on the Werona-Kingston Road at Joyces Creek, being a point on the northern boundary of the Shire; thence southerly and south-westerly by the Werona-Kingston Road

to the Blampied-Kooroocheang Road: thence south-easterly by that road to Kangaroo Hills Road; thence westerly by that road to G May's Road; thence southerly by that road to the Daylesford-Clunes Road; thence westerly by that road to the Werona-Kingston Road; thence southerly by that road to Birch Creek; thence south-easterly by that creek to a point in line with T. May's Road; thence southerly by a line, T.May's Road and the Kingston-Newlyn Road to the Midland Highway; thence westerly by that highway to the north-western angle of allotment 42, section Z, Parish of Creswick; thence north-westerly by a line to the north-eastern angle of allotment 3, section F1; thence northerly by the road forming the eastern boundary of that allotment to the road forming the southern boundary of allotment 9A, section G; thence westerly by that road to the Creswick-Newstead Road; thence north-easterly by that road to Wrigleys Road thence westerly by that road to the south-western boundary of the Shire, and thence northerly, westerly, northerly, generally easterly, again northerly, again easterly and south-easterly by the shire boundary to the point of commencement.

Creswick Ward

Commencing on the southern boundary of the Shire, on the Daylesford-Ballarat Road; thence northerly by the Daylesford-Ballarat Road to Ryries Road; thence further northerly by that road to the Midland Highway; thence westerly by that highway to the north-western angle of allotment 42, section Z, Parish of Creswick; thence north-westerly by a line to the north-eastern angle of allotment 3, section F1; thence northerly by the road forming the eastern boundary of that allotment to the road forming the southern boundary of allotment 9A, section G; thence westerly by that road to the Creswick-Newstead Road; thence north-easterly by that road to Wrigleys Road; thence westerly by that road to the western boundary of the Shire, and thence generally southerly and easterly by the shire boundary to the point of commencement.

Birch Ward

Commencing on the Werona–Kingston Road at Joyces Creek, being a point on the northern boundary of the Shire; thence southerly and south-westerly by the Werona–Kingston Road to the Blampied–Kooroocheang Road: thence

south-easterly by that road to Kangaroo Hills Road; thence westerly by that road to G May's Road; thence southerly by that road to the Daylesford-Clunes Road; thence westerly by that road to the Werona-Kingston Road; thence southerly by that road to Birch Creek; thence south-easterly by that creek to a point in line with T. May's Road; thence southerly by a line, T. May's Road and the Kingston-Newlyn Road to the Midland Highway; thence easterly by that highway to Ryries Road; thence southerly by that road and the Daylesford-Ballarat Road to the southern boundary of the Shire; thence generally easterly and generally north-easterly by the shire boundary to a point due south of the south-western angle of allotment 16, section 4A, Parish of Wombat; thence due north by a line to the south-western angle of allotment 16, section 4A; thence northerly by the western boundary of that allotment to Telegraph Road; thence easterly by that road to the Ballan-Daylesford Road; thence generally northerly by that road, King Street and Vincent Street to Stanbridge Street, Daylesford; thence westerly by a line in continuation of Stanbridge Street to Bridport Street; thence northerly by that street to Raglan Street; thence easterly by that street to Vincent Street; thence northerly by that street and Main Road to Mineral Springs Crescent; thence northerly and generally easterly by that crescent, further easterly by Forest Avenue and north-easterly by the Hepburn-Dry Diggings Road to the eastern boundary of the Township of Hepburn; thence northerly by that boundary and westerly by the northern boundary of the Township of Hepburn to Spring Creek; thence north-westerly by that creek to the Hepburn-Newstead Road; thence generally northerly by that road to Yandoit Creek Road; thence westerly by that road to the Shire boundary, and thence south-westerly by the shire boundary to the point of commencement.

Coliban Ward

Commencing on the eastern boundary of the Shire, on the Springhill–Glenlyon Road, at Kangaroo Creek; thence generally southerly by Kangaroo Creek to Doctors Creek; thence southerly by that creek to a point in line with northern boundary of allotment 55A, Parish of Coliban; thence easterly by a line and the northern boundaries of allotments 55A, 55D and 55E and southerly by the eastern boundary of

allotment 55E to the road forming the eastern boundary of allotment 55B; thence south-easterly by that road to the Trentham-Springhill Road; thence south-westerly and southerly by that road to the Glenlyon-Little Hampton Road; thence generally north-westerly by that road to the south-eastern angle of allotment 14, section 1, Parish of Glenlyon; thence westerly by the southern boundary of that allotment to the southern boundary of the Township of Glenlyon; thence westerly by that boundary and Gooches Lane to the Daylesford-Malmsbury Road; thence south-westerly by that road to the Midland Highway; thence south-easterly by a line to the north-eastern angle of allotment 8, section 3, Parish of Wombat; thence southerly by the eastern boundary of that allotment to the Daylesford-Trentham Road; thence westerly by that road to Lyman Street; thence southerly by that street to Settlement Road; thence westerly by that road and a line in continuation to East Street; thence southerly by that street to Stanbridge Street; thence westerly by that street to Vincent Street; thence southerly by that street, King Street and the Ballan-Daylesford Road to Telegraph Road; thence westerly by that road to the north-western angle of allotment 16, section 4A, Parish of Wombat; thence southerly by the western boundary of that allotment to its south-western angle; thence due south by a line to the southern boundary of the Shire, and thence generally easterly, generally northerly and generally north-westerly by the shire boundary to the point of commencement.

Holcombe Ward

Commencing on the eastern boundary of the Shire, on the Springhill-Glenlyon Road, at Kangaroo Creek; thence generally southerly by Kangaroo Creek to Doctors Creek; thence southerly by that creek to a point in line with northern boundary of allotment 55A, Parish of Coliban; thence easterly by a line and the northern boundaries of allotments 55A, 55D and 55E and southerly by the eastern boundary of allotment 55E to the road forming the eastern boundary of allotment 55B; thence south-easterly by that road to the Trentham-Springhill Road; thence south-westerly and southerly by that road to the Glenlyon-Little Hampton Road; thence generally north-westerly by that road to the south-eastern angle of allotment 14, section 1, Parish of Glenlyon; thence westerly by the

southern boundary of that allotment to the southern boundary of the Township of Glenlyon; thence westerly by that boundary and Gooches Lane to the Daylesford–Malmsbury Road; thence south-westerly by that road to the Midland Highway; thence south-easterly by a line to the north-eastern angle of allotment 8. section, 3 Parish of Wombat; thence southerly by the eastern boundary of that allotment to the Daylesford-Trentham Road; thence westerly by that road to Lyman Street; thence southerly by that street to Settlement Road; thence westerly by that road and a line in continuation to East Street; thence southerly by that street to Stanbridge Street; thence westerly by that street and a line in continuation to Bridport Street; thence northerly by that street to Raglan Street; thence easterly by that street to Vincent Street; thence northerly by that street and Main Road to Mineral Springs Crescent; thence northerly and generally easterly by that crescent, further easterly by Forest Avenue and north-easterly by the Hepburn-Dry Diggings Road to the eastern boundary of the Township of Hepburn; thence northerly by that boundary and westerly by the northern boundary of the Township of Hepburn to Spring Creek; thence north-westerly by that creek to the Hepburn-Newstead Road; thence generally northerly by that road to Yandoit Creek Road; thence westerly by that road to the Shire boundary, and thence northerly, generally easterly and generally southerly by the shire boundary to the point of commencement.

Water Industry Act 1994

ORDER VARYING THE WATER AND SEWERAGE LICENCE ISSUED TO CITY WEST WATER LIMITED

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to vary the water and sewerage licence (the licence) issued to City West Water Limited, ACN 066 902 467, by the Governor in Council on 22 December 1994.

2. Commencement

This Order comes into effect on the date this Order is made.

3. Authorising provision

This Order is made in accordance with section 14(1)(a) of the Water Industry Act 1994 and clause 20 of the licence.

4. Amendment to licence

After clause 18 of the licence insert –

"Funding Proposal

19. **Funding Scheme**

- 19.1 The Licensee must, by 30 September 2002, submit a proposal to the Minister for the Minister's approval, and if approved, participate in a scheme for identifying, funding and facilitating environmentally sustainable water projects, such as projects for saving and re-using water.
- 19.2 The scheme approved under sub-clause 19.1 must not require the Licensee to make financial contributions under the scheme:
 - (a) of more than \$1 million in the financial year ending 30 June 2003;
 - (b) of more than \$2 million in aggregate over the two financial years ending 30 June 2003 and 30 June 2004; and
 - (c) at any time after 30 June 2004.".

Dated 10 September 2002

Responsible Minister:

SHERRYL GARBUTT

Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

Water Industry Act 1994

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

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to vary the water and sewerage licence (the licence) issued to South East Water Limited, ACN 066 902 547, by the Governor in Council on 22 December 1994.

2. Commencement

This Order comes into effect on the date this Order is made.

3. Authorising provision

This Order is made in accordance with section 14(1)(a) of the Water Industry Act 1994 and clause 20 of the licence.

4. Amendment to licence

After clause 18 of the licence **insert** –

"Funding Proposal

19. **Funding Scheme**

19.1 The Licensee must, by 30 September 2002, submit a proposal to the Minister for the Minister's approval, and if approved, participate in a scheme for identifying, funding and facilitating environmentally sustainable water projects, such as projects for saving and re-using water.

- 19.2 The scheme approved under sub-clause 19.1 must not require the Licensee to make financial contributions under the scheme:
 - (a) of more than \$1 million in the financial year ending 30 June 2003;
 - (b) of more than \$2 million in aggregate over the two financial years ending 30 June 2003 and 30 June 2004; and
 - (c) at any time after 30 June 2004.".

Dated 10 September 2002

Responsible Minister: SHERRYL GARBUTT

Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

Water Industry Act 1994

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

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to vary the water and sewerage licence (the licence) issued to Yarra Valley Water Limited, ACN 066 902 501, by the Governor in Council on 22 December 1994.

2. Commencement

This Order comes into effect on the date this Order is made.

3. Authorising provision

This Order is made in accordance with section 14(1)(a) of the Water Industry Act 1994 and clause 20 of the licence.

4. Amendment to licence

After clause 18 of the licence insert –

"Funding Proposal

19. Funding Scheme

- 19.1 The Licensee must, by 30 September 2002, submit a proposal to the Minister for the Minister's approval, and if approved, participate in a scheme for identifying, funding and facilitating environmentally sustainable water projects, such as projects for saving and re-using water.
- 19.2 The scheme approved under sub-clause 19.1 must not require the Licensee to make financial contributions under the scheme:
 - (a) of more than \$1 million in the financial year ending 30 June 2003;
 - (b) of more than \$2 million in aggregate over the two financial years ending 30 June 2003 and 30 June 2004; and
 - (c) at any time after 30 June 2004.".

Dated 10 September 2002

Responsible Minister: SHERRYL GARBUTT

Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council This page left blank intentionally

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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:

77. Statutory Rule: Adoption

(Amendment)

Regulations 2002

Adoption Act 1984 Authorising Act:

Date of making: 10 September 2002

78. Statutory Rule: Fisheries

> (Amendment) Regulations 2002

Authorising Act: Fisheries Act 1995

Date of making: 10 September 2002

Health Services 79. Statutory Rule:

(Private Hospitals and

Day Procedure Centres) Regulations

2002

Authorising Act: Health Services Act

1988

10 September 2002 Date of making:

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:

72. Statutory Rule: Meat Industry

(Amendment) Regulations 2002

Authorising Act: Meat Industry Act

1993

Date first obtainable: 12 September 2002

Code A

73. Statutory Rule: Electoral

Regulations 2002

Authorising Act: Electoral Act 2002

Date first obtainable: 12 September 2002

Code C

74. Statutory Rule: Victorian Institute

of Teaching (Elections) Regulations 2002

Victorian Institute Authorising Act:

of Teaching Act

2001

Date first obtainable: 12 September 2002

Code B

75. Statutory Rule: Health

> (Consultative Council on Obstetric and Paediatric Mortality and Morbidity) Regulations 2002

Authorising Act: Health Act 1958 12 September 2002

Date first obtainable:

Code A

Victims of Crime 76. Statutory Rule:

> Assistance (Procedure) (Amendment) Rules 2002

Victims of Crime Authorising Act:

Assistance Act

1996

Date first obtainable: 12 September 2002

Code A

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As from 12 September 2002

The last Special Gazette was No. 162 dated 10 September 2002

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