

Victoria Government Gazette

No. G 4 Thursday 23 January 2003

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

Advertising Rates and Payment

All prices include GST

Private Notices

Payment must be received in advance with advertisement details

33 cents per word - Full page \$198.00.

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

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

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

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| Double column | \$3.41 |
| Full Page | \$71.28 |

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Copy Deadline for General Gazette

9.30 a.m. Monday - (Private Notices)

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

Sector Agencies Notices)

Advertisers should note:

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

SPECIAL GAZETTES

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd.

125 Highbury Road Burwood Vic 3125

Telephone: (03) 9926 1233

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

Advertising Rates and Payment

Private Notices

Full Page \$396.00

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

Typeset

Full Page \$96.25

Note:

The after hours number for Special Gazettes is:

Telephone: 0419 327 321

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The Victoria Government Gazette

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

The Craftsman Press Pty. Ltd.

125 Highbury Road, Burwood Vic 3125

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PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) AUSTRALIA DAY HOLIDAY

Please Note:

The Victoria Government Gazette for Australia Day week will be published on **Thursday 30 January 2003**.

Copy deadlines:

Private Advertisements

9.30am on Friday 24 January 2003.

Government and Outer

Budget Sector Agencies Notices 9.30am on Tuesday 28 January 2003.

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

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Re: ANGELINA VENEZIANO, late of 1 Avalon Way, Thomastown, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 November 1999, are required by the trustee, Giuseppe Veneziano of 1 Avalon Way, Thomastown, Victoria, pensioner, to send particulars to the trustee by 23 March 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

AITKEN WALKER & STRACHAN, solicitors, 2nd Floor, 114 William Street, Melbourne 3000.

EVELYN MAY RODDA, late of 47 Wahroonga Crescent, Greensborough, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2001, are required by the executor to send particulars of their claims to Boyle & Telfer, solicitors of 17 Douglas Parade, Williamstown by 23 March 2003 after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BOYLE & TELFER, barristers & solicitors, 17 Douglas Parade, Williamstown, Vic. 3016.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN FRANCIS JORDAN, late of Gracedale Private Nursing Home, 205 Warrandyte Road, Ringwood North, Victoria, gentleman, deceased, who died on 17 August 2002, are to send particulars of their claims to the executor, Robin Eugene McQuillen, care of the undermentioned solicitors by 31 March 2003 after which date the executor will convey or distribute the assets having regard only to the claims of which he then has notice.

BRENDAN H. HARDIMAN & ASSOCIATES, solicitors,

108 Railway Avenue, Ringwood East.

Creditors, next-of-kin and other persons having claims against the estate of JOHN BASIL DALEY, late of 2/2 Orr Street,

Yarrawonga, in the State of Victoria, retired, deceased, who died on 5 November 2002, are required to send particulars of their claims to the executrices, Janet Barbara Donald and Dorothy Grace Snell, care of the undermentioned solicitors by 27 March 2003 after which date the executrices will distribute the assets having regard only for the claims of which they then have had notice.

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

Creditors, next-of-kin and other persons having claims against the estate of HELEN SOPHIE GERSTMANN, late of Sheraton Hall, Northcote Road, North Caulfield, in the State of Victoria, widow, deceased, who died on 25 July 2002, are required to send particulars of their claims to the executor, C. J. Southall, care of the undermentioned solicitors by 28 March 2003 after which date the executor will distribute the assets having regard only for the claims of which he then has had notice.

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

NANCY CLEMENTS WHITEHEAD, late of 5 Willansby Avenue, Brighton in Victoria, married woman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 October 2002, are required by the executors, Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, Victoria and Wendy Janice Baker of 6/3 St. Ninians Road, Brighton, to send particulars to them care of the undermentioned solicitor by 24 March 2003 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

HARRY M. HEARN, solicitor, 443 Little Collins Street, Melbourne.

FRANK CHARLES NEVILLE WIGAN, late of Unit 8, 99 Mathoura Road, Toorak, Victoria, gentleman, deceased. Creditors, next-of-kin and others having claims in respect

of the estate of the deceased, who died on 5 June 2002, are required by the executors, John Weir Tulloch of 57 Williams Road, Blackburn, Victoria and Perpetual Trustees Victoria Limited of 360 Collins Street, Melbourne, to send particulars to them care of the undermentioned solicitor by 24 March 2003 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

HARRY M. HEARN, solicitor, 443 Little Collins Street, Melbourne.

GRAEME LEYSHON, deceased, late of 17 Dorset Road, Pascoe Vale, printer. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2002, are requested by the personal representative of the deceased, Trudy Joy Leyshon, C/- Horsley, Ryan & Associates, solicitors of 2/24 Chute Street, Diamond Creek, Victoria 3089, to send particulars of their claims to the said representative, care of the undermentioned solicitors by 31 March 2003 after which date she may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated 16 January 2003

HORSLEY RYAN & ASSOCIATES, solicitors, 2/24 Chute Street, Diamond Creek, Vic. 3089.

Re: ALISON LENORE CROOK, late of 121 Cape Nelson Road, Portland, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 December 2002, are required by the trustees, Lawrence George Hale of 8 McLachlan Crescent, Naracoorte, South Australia, labourer, the father and Susan Lenore Hale of 8 McLachlan Crescent, Naracoorte, South Australia, shop assistant, the mother, to send particulars to the trustees by 25 March 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HOWMAN & HARRIS, solicitors, 23 Percy Street, Portland 3305. Solicitors for the applicants.

Creditors, next-of-kin and others having claims in respect of the Will of NANCY JOYCE FORDE, late of 494 Don Road, Healesville, Victoria, retired, deceased, who died on 19 December 2002, are requested to send particulars of their claims to the executor, Jillian Dorothy Robins (in the Will called Jillian Robbins), care of the undermentioned legal practitioner by 24 March 2003 after which date she will distribute the assets having regard only as to the claims of which she then has notice.

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

Re: MAXWELL JOHN CHATER, deceased. Creditors, next-of-kin or others having claims in respect of the estate of MAXWELL JOHN CHATER, late of 20 Herbert Road, Carrum Downs, Victoria, retired, deceased, who died on 16 September 2002, are to send particulars of their claims to the executor care of the undermentioned solicitors by 24 March 2003 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

K. P. ABBOTT & CO., solicitors, 1628 High Street, Glen Iris 3146.

In the Will of JACQUELINE SIMONNETTE DE TOURNOUER, late of Centennial Lodge Nursing Home, 13 Lewis Road, Wantirna South, Victoria, nurse educator, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 September 2002, are required by the executors, Gwenda Margaret Walker and Charles William Bruckner, to send particulars of their claims to them care of the undermentioned solicitors, Lucas Neale, by 23 March 2003 after which date they will then distribute the assets having regard only to the claims of which they then have notice.

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

KEITH RATTRAY DEANS, late of Unit 3, 16–18 Montgomery Street, East Brighton, Victoria, company director, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on

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4 September 2002, are required by the executrix, Judith Maree Briggs, 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

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

EILEEN PEARL STOCK, late of Hastings Regional Nursing Home, 120 Victoria Street, Hastings, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 December 2002, are required by the administrator, Dorothea Margaret Coxhell, to send particulars to her care of the undermentiond solicitors by a date not later than two months from the date of publication hereof after which date the administrator will convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

Re: FRANK MARTIN DUNNE, late of 61 Muriel Street, Niddrie, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 November 2002, are required by the trustees, Peter Joseph Dunne and Brian Thomas Dunne, to send particulars to the trustees care of Mahons with Yuncken & Yuncken, by 24 March 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MAHONS with YUNCKEN & YUNCKEN, solicitors,

178 Whitehorse Road, Blackburn 3130.

Re: WALTER THOMAS MATTHEWS, late of 6 Galt Street, Box Hill North, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 October 2002, are required by the trustee, Norman Walter Matthews, to send particulars to the trustee

care of Mahons with Yuncken & Yuncken, by 24 March 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice

MAHONS with YUNCKEN & YUNCKEN, solicitors,

178 Whitehorse Road, Blackburn 3130.

Re: MARY FLORENCE MYERS, late of 1 Almondsbury Court, Blackburn, Victoria, but formerly of 1 King Street, Blackburn, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 October 2002, are required by the trustees, Judith Anne Hall and Lynette Mary Blackburne, to send particulars to the trustees care of Mahons with Yuncken & Yuncken, by 24 March 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MAHONS with YUNCKEN & YUNCKEN, solicitors.

178 Whitehorse Road, Blackburn 3130.

Estate of JOAN MARY GRUNDY. Creditors, next-of-kin and others having claims in respect of the estate of JOAN MARY GRUNDY, deceased, late of 83 Turner Street, Abbotsford, Victoria, retired, are required by the executor, ANZ Executors & Trustee Company Limited, ABN 33 006 132 332 of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 23 March 2003 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 131 Queen Street, Melbourne.

Estate of BEVERLEY ANNE PORTER. Creditors, next-of-kin and others having claims in relation to the estate of BEVERLEY ANNE PORTER, deceased, late of 87 Somerville Lane, Riddells Creek, Victoria, manager, who died on 26 December 2002, are required by the co-executor, ANZ Executors & Trustee Company Limited, ABN 33 006 132 332 of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 23 March 2003 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice. MILLS OAKLEY, lawyers, 131 Queen Street, Melbourne.

Estate of SOHAN LALL SIDDIQ. Creditors, next-of-kin and others having claims in respect of the estate of SOHAN LALL SIDDIQ, deceased, late of Gilgunya Village, 23 Harding Street, Coburg, Victoria, minister of religion, who died on 3 December 2002, are required by the executor, ANZ Executors & Trustee Company Limited, ABN 33 006 132 332 of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 31 March 2003 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 131 Queen Street, Melbourne.

GORDON JAMES ALLAN, late of 44 Macpherson Street, Footscray, Victoria, casual labourer/student, deceased. Creditors, next-of-kin and others having claim in respect of the estate of the deceased, who died on 6 October 2002, are required by the next-of-kin, Kay Drew, care of 180 Queen Street, Melbourne, Victoria, to send particulars to her care of Nicholas O'Donohue & Co by 24 March 2003 after which date she may convey or distribute the assets having regard only to the claims of which she then has notice.

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

Re: ANNA MESCH (also known as Anna Vaas), late of 81 St. Hellier Street, West Heidelberg, Victoria, aged pensioner, deceased. 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, Eric Paul Mesch of 24 Kirrak Street, Wonthaggi, Victoria, photographic manager, step grandson, to send particulars to the trustee by 27 March 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

OAKLEY THOMPSON & CO., solicitors, Level 17, 500 Collins Street, Melbourne 3000. GEORGE AUBREY ANGUEY, late of Flat 6/172–178 Princes Street, North Carlton, Victoria. 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 Perpetual Trustees Consolidated Limited, ACN 004 029 841 (in the Will called National Mutual Trustees Limited) of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said company by 24 March 2003 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

PATRICIA DOWNES CHOMLEY, late of 213 Village Baxter, 8 Robinsons Road, Baxter, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 October 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 24 March 2003 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

FLORENCE EVA NATHAN, late of Darnlee Residential Aged Care Facility, 33 Lansell Road, Toorak, Victoria, formerly of Brighton Lodge, 233 New Street, Brighton, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 May 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 24 March 2003 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

ALICE MARY SPENCE SATCHELL, late of Newcomb Private Nursing Home, 117 Helms Street, Newcomb, Victoria, formerly of Bellarine Court, 6 Townsend Road, Whittington, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 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 24 March 2003 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

LYNTON JOHN WILKINSON, late of 16 Oakhill Road, Mount Waverley, Victoria, retailer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 September 2002, are required by the executrix, Gudrun Lesia Wilkinson of 16 Oakhill Road, Mount Waverley, Victoria, to send particulars to her care of the undersigned by 23 March 2003 after which date the executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

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

RONALD ALEXANDER ROSS, late of Inala Village, 220 Middleborough Road, Blackburn South, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 December 2002, are required by National Australia Trustees Limited, ACN 007 350 405, the executor of the Will of the deceased, to send particulars of their claims to the exector care of their solicitors, Russell Kennedy at Level 11, 469 La Trobe Street, Melbourne, Victoria, by 24 March 2003 after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: KEITH IREDALE, late of Blue Ribbon Retirement Care, 382 Nepean Highway, Frankston, retired postal employee, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by John Vincent Mackey, 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: WINIFRED LUCY HORN, late of 85 Carnarvon Road, Strathmore, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 September 2002, are required by the trustees, Howard Andrew Jones of 5/99 William Street, Melbourne, Victoria, solicitor, the second cousin and Janice Lesley Priestly of 19 Middle Road, Camberwell, Victoria, retired, the niece, to send particulars to the trustees no later than two months of the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

SEPTIMUS JONES & LEE, solicitors, Level 5/99 William Street, Melbourne 3000.

Re: LEE LEUNG, in the Will called Leung Lee, late of 29 Blenheim Street, Balaclava, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 May 2002, are required by the trustee, Sui Keen Wong of 29 Blenheim Street, Balaclava, Victoria, retired, the de facto wife, to send particulars to the trustee no later than two months after the publication of this notice hereof after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

SEPTIMUS JONES & LEE, solicitors, Level 5/99 William Street, Melbourne 3000.

Re: PETER VINCENT WARD, late of 38 Chapel Street, Glen Waverley, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 November 2002, are required by the trustee, Patricia Alice McGree of 2/42 Jasper Road, Bentleigh, Victoria, home duties, the sister, to send particulars to the trustee by 24 March 2003 after

which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SHARROCK PITMAN, lawyers & consultants, 1st Floor, 53 Kingsway, Glen Waverley 3150.

PHILIP SIDNEY CLEINE, late of Country Club Lodge, 111 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 26 September 2002, are required by the trustee, Sylvia Marjorie Cleine of Country Club Lodge, 111 Country Club Drive, Safety Beach, Victoria, to send particulars to her by 29 March 2003 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.

MAXWELL THOMAS SYDNEY LAWLER, late of Unit 6, 18 William Street, Brighton, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 October 2002, are required by the executor, William John Gilbert of 221 Glen Huntly Road, Elsternwick, Victoria, solicitor, to send particulars of their claims to the executor care of the undersigned solicitors by 30 April 2003 after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

W. J. GILBERT & CO., lawyers, 221 Glen Huntly Road, Elsternwick.

Re: MAVIS BETTY SALT, late of 11 Barwon Boulevard, Highton, Victoria 3216, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 November 2002, are required by the trustees, Peter Alexander Henderson Spear of 29 Cullinan Road, Batesford, Victoria, solicitor, not related and Geoffrey Robert Reeve of 114 Prospect Road, Newtown, Victoria, solicitor, not related, to send particulars to the trustees by 27 March 2003 after which

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

WHYTE JUST & MOORE, solicitors, 27 Malop Street, Geelong 3220.

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

On Wednesday 26 February 2003 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Jaber Jabbour of 120 Boundary Road, Pascoe Vale, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8859, Folio 318 upon which is erected a dwelling known as 20 Smiley Road, Broadmeadows.

Registered Mortgage No. AB206247M affects the said estate and interest.

Terms – Cash/Eftpos (Credit Cards only. No Debit Cards). SW-02-009837-7

Dated 23 January 2003

V. PARKIN Sheriff's Office

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

On Wednesday 26 February 2003 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Neil Sandford C/o H. M. Prison, Warrick Road, Ararat, as shown on Certificate of Title as Neal Thomas Sandford, proprietor of an estate in fee simple in the land described in the following properties:—

Firstly – Certificate of Title Volume 8237, Folio 891 upon which is erected a dwelling known as 40 Boyd Street, Dandenong.

Registered Mortgage No. AB016104U, Covenant No. R777114Q and Caveat No. AB260227M affect the said estate and interest.

Secondly – Certificate of Title Volume 9962, Folio 420 which is vacant land known as 25 Laramie Road, Narre Warren South.

Registered Mortgage No. X085957C, Covenant in Instrument S025480J and Caveat Nos. X435093A, X454974X and AB260227M affect the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). SW-02007633-3 Dated 23 January 2003

> V. PARKIN Sheriff's Office

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

On Wednesday 26 February 2003 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Jim Yacoub and Mary Yacoub of 11 Garden Street, Box Hill North, as shown on Certificate of Title as Jamil Yacoub and Mary Yacoub, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 8144, Folio 965 upon which is erected a dwelling known as 11 Garden Street, Box Hill North.

Registered Mortgage No. X837808G affects the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-02-009981-7 Dated 23 January 2003

> V. PARKIN Sheriff's Office

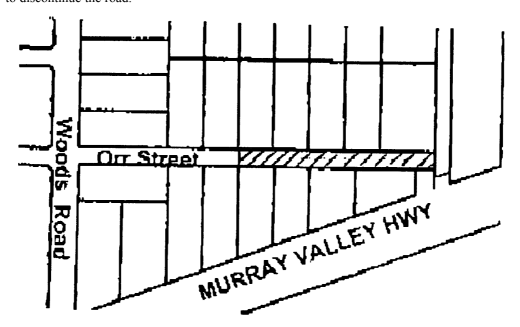
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

MOIRA SHIRE COUNCIL

Road Discontinuance

Part Orr Street, Yarrawonga

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Moira Shire Council at its ordinary meeting held on 9 December 2002 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road.





PATTERSON RIVER SECONDARY SCHOOL

Order to Prohibit the Presence of Dogs on School Grounds

Notice is hereby given of an Order made by Frankston City Council resolution at its meeting on 2 December 2002 in accordance with the provisions of Section 26(2) of the **Domestic (Feral and Nuisance) Animals Act 1994**.

Dogs are prohibited from entering and/or remaining in the grounds of Patterson River Secondary College in Carrum.

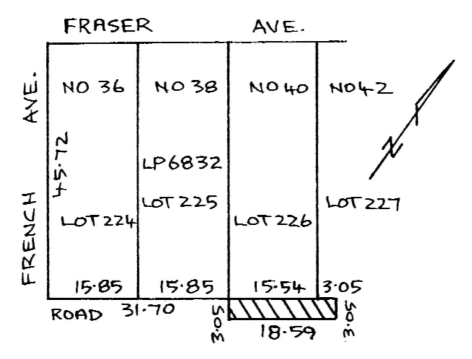
STEVE DALTON Acting Chief Executive Officer

KINGSTON CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Kingston City Council has formed the opinion that the road at the rear of 40 Fraser Avenue, Edithvale, 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 owner of the abutting property at 40 Fraser Avenue, Edithvale.

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



ROB SKINNER Chief Executive Officer

Planning and Environment Act 1987

ALPINE PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme Amendment C9

The Amendment affects those areas of the Shire at Dinner Plain, which are delineated as SUZ1, SUZ2 in the Alpine Planning Scheme.

The Amendment proposes to:

- undertake editing of section 21.03-7 of the Municipal Strategic Statement (MSS) to reflect the master plan review process and recommendations;
- introduce a new master plan for the Dinner Plain village as a Strategic Framework Plan in Clause 21.03-7 of the MSS;
- delete Clause 22.03-1 Local Planning Policies and transfer relevant information to Clause 21.03-7 and Clause 37.01;

 amend the Clause 37.01 schedules for SUZ1, SUZ2, to introduce neighbourhood character design requirements to ensure development is consistent with existing neighbourhood design.

From 23 January 2003, you may inspect the Amendment, and any documents that support the Amendment, and the explanatory report about the Amendment at: Alpine Shire Council Offices, corner Great Alpine Road and Churchill Avenue, Bright 3741; Dinner Plain Booking Office, Big Muster Drive, Dinner Plain; Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Department of Sustainability and Environment, North East Regional Office, 50–52 Clarke Street, Benalla 3672.

This can be done during office hours free of charge. Or check the DOI web page www.doi.vic.gov.au/planning – on Planning Schemes Amendments Online – Alpine Planning Scheme Amendment C9. Or check the Alpine Shire web page at www.alpine shire.vic.gov.au.

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

The closing date for submissions is close of business 28 February 2003. A submission must be sent to the Alpine Shire, PO Box 139, Bright 3741.

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Amendment Amendment C14

This Amendment has been prepared by the Macedon Ranges Shire Council who is the planning authority for this Amendment.

The Amendment applies to Lots 1 & 2, LP 97984, Lots 4, 5, & 6, LP 94931, Lots 1 & 2, LP 127642Q, and Lots 1 & 2, LP 135519, Parish of Lancefield, being parcels of land bounded by Ochiltrees Road, Hutchinsons Lane, Melbourne–Lancefield Road and Couzens Lane, Romsey. The land has a total area of 67.3 hectares.

The Amendment proposes to rezone the land from Rural Living Schedule 2 to Rural Living Schedule 1.

This Amendment is required to correct an error in the translation of the zoning of the land from the former Macedon Ranges Planning Scheme – Chapter 4 to the current Victorian Planning Provisions format Macedon Ranges Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the following locations during office hours: Macedon Ranges Shire Council, Kyneton Administration Centre, 129 Mollison Street, Kyneton, Vic. 3444; Romsey Service Centre, 98 Main Street, Romsey, Vic. 3434; Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000 and Department of Sustainability and Environment, Northern Region Office, 57 Lansell Street, Bendigo, Vic. 3550.

Amendment C14 is also available on Council's website at: www.macedon-ranges.vic.gov.au

Submissions about the Amendment must be sent to: Macedon Ranges Shire Council, PO Box 151, Kyneton, Vic. 3444 by 5.00 p.m., Monday 24 February 2003.

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Amendment to a Planning Scheme

Amendment C21

The Macedon Ranges Shire Council has prepared Amendment C21 to the Macedon Ranges Planning Scheme.

The Amendment proposes to implement the recommendations of the Macedon Ranges Rural Land Review 2002 by the RPD Group in relation to the rural areas of the Macedon Ranges Shire. Amendment C21 involves various amendments to the Municipal Strategic Statement, Local Planning Policies and Zone and Overlay provisions of the Macedon Ranges Planning Scheme.

A copy of the Amendment can be inspected free of charge during office hours at: Macedon Ranges Shire Council, Kyneton Office, 129 Mollison Street, Kyneton; Romsey Office, 98 Main Street, Romsey; Gisborne Office, 8 Hamilton Street, Gisborne; Woodend Office, 92 High Street, Woodend; Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and Department of

Sustainability and Environment, Northern Regional Office, 57 Lansell Street, Bendigo.

Amendment C21 is also available on Council's website at: www.macedon-ranges.vic.gov.au

Submissions about the Amendment must be sent to the Macedon Ranges Shire Council, PO Box 151, Kyneton 3444 by 28 February 2003

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, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 2 April 2003 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.

- BELOUS, Stanley Peter, also known as Stanislous Peter Belous, late of Evelyn Wilson Nursing Home, Gutheridge Street, Sale, Victoria, retired, who died on 10 November 2002.
- COLLEDGE, Carolyn Christine, late of 12 Adler Grove, Coburg, Victoria, pensioner, who died on 21 October 2002.
- JOHNSON, Alma Ethel, late of Tweed Heads Nursing Centre, Carramar Drive, Tweed Heads, NSW, pensioner, who died on 2 December 2002.
- MIFSUD, Edith, formerly of 24 Neville Street, Carnegie, but late of Kingston Centre, Warrigal Road, Cheltenham, Victoria, pensioner, who died on 22 September 2002.
- PRIOR, Robert William, late of 4 Greig Street, Sunshine, Victoria, pensioner, who died on 13 December 2002.
- SHEPPARD, Ethel Rose, formerly of 228 Verner Street, East Geelong, but late of Grace McKellar Centre, 45–95 Ballarat Road, Geelong North, pensioner, who died on 29 November 2002.
- WUENSCHE, Hilma Edith, late of Edenvale Manor Aged Care, 188A Sterling Drive, Keilor East, Victoria, home duties, who died on 9 November 2002.

Dated at Melbourne, 22 January 2003

LAURIE TAYLOR Manager, Estate Management State Trustees Limited

EXEMPTION

Application No. A9/2003

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act) by the City of Wodonga (the applicant). The application for exemption is to enable the applicant to advertise for and employ male and female counsellors, where appropriate to maintain a gender balance.

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

In granting this exemption the Tribunal noted:

- The applicant operates an adolescent and family mediation service and employs two counsellors, one male and one female, which offers a choice to the clients of the service.
- Some clients feel more comfortable confiding in a male counsellor; others more comfortable confiding in a female counsellor.
- It is important for the service to be able to maintain a gender balance with its counsellors.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ male and female counsellors, where appropriate to maintain a gender balance.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 23 January 2006.

Dated 14 January 2003

Mrs A. COGHLAN Deputy President

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

Date of Auction: Wednesday 19 February 2003 at 12.00 noon on site.

Reference: 2001/03102.

Address of Property: 65 Brougham Street, Geelong.

Crown Description: Crown Allotment 2003, City of Geelong, Parish of Corio.

Terms of Sale: Deposit 10%, Balance 90 days.

Area: 851 m².

Officer Co-ordinating Sale: Militsa Toskovska, Victorian Government Property Group, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Vic. 3002.

Selling Agent: Hayden Real Estate (Geelong) Pty Ltd, 86 Ryrie Street, Geelong, Vic. 3220.

> JOHN LENDERS MLC Minister for Finance

Adoption Act 1984

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

Name: BRENDAN WALKER Dated 16 January 2003

> CAROLYN GALE Manager, Community Care Southern Metropolitan Region

Adoption Act 1984

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

Name: TRACEY JOHNSON and PHILIPPA CASTLE

Dated 16 January 2003

CAROLYN GALE Manager, Community Care Southern Metropolitan Region

Chiropractors Registration Act 1996

IN THE MATTER OF A FORMAL HEARING PURSUANT TO SECTIONS 23 AND 42 CONCERNING THE CONDUCT OF MARK PEARSON-GILLS, A REGISTERED CHIROPRACTOR

Notice of Determination

- 1. On 5 December 2002, a Panel of the Chiropractors Registration Board of Victoria ("Panel") found as a result of an inquiry conducted pursuant to Sections 23 and 42 of the **Chiropractors Registration Act** 1996 ("Act") that Mark Pearson-Gills of the Knox Family Chiropractic Clinic, 2A, 426 Burwood Highway, Wantirna South had engaged in unprofessional conduct of a serious nature with a patient in that between 21 November and 27 November 2001 he had:
 - (a) Inappropriately or inadequately explained his diagnosis and proposed treatment of the patient, to the patient's parent or parents by
 - i. exaggerating the seriousness of the patient's condition; and
 - ii. providing written information which was not sufficiently relevant to the patient's condition and circumstances; and
 - iii. indicating the need for the patient to receive more extensive and frequent treatment than was justified in all the circumstances; and
 - iv. by recommending a treatment regime that was excessive, unjustified and not reasonably required for the wellbeing of the patient.
 - (b) Recommended a course of treatment of the patient which was
 - excessive and involved attendances by the patient which were more frequent than was justified in all the circumstances; and
 - ii. was planned in response to practice policies and objectives rather than the individual and changing needs of the patient; and
 - iii. was not fully justified or required for the wellbeing of the patient; and
 - iv. was ineffective or did not demonstrate significant benefit to the patient's wellbeing; and

- v. involved payment of fees in accordance with a fee structure which was excessive, unjustified and fixed in response to practice policies and objectives rather than the individual needs of the patient or the financial constraints of the patient's parents; and
- vi. involved "over-servicing" of the patient.
- (c) Failed to prepare and make treatment/ patient records which were adequate, accurate and comprehensive.
- 2. The chiropractor admitted all the allegations and the Panel found that all allegations were proven.
- 3. As a result of the above findings, the Board determined to:
 - (a) fine Mark Pearson-Gills the sum of \$1,000 on each of the three allegations, totalling \$3,000;
 - (b) suspend Mark Pearson-Gills from practice as a chiropractor for a period of fourteen days, commencing at midnight on 1 February 2003 and expiring at midnight on 15 February 2003;
 - (c) the Panel further directed that Mark Pearson-Gills undergo further education at his own expense, such education to include patient management, case history taking, patient examination, diagnosis and management plan with particular reference to children under the age of 12 years;
 - (d) the Panel further directed that Mark Pearson-Gills review the format of literature given to patients and that any such review be submitted to the Board for approval within one month.

Dated 16 January 2003

KEN BADENOCH Registrar, Chiropractors Registration Board of Victoria

Chiropractors Registration Act 1996

IN THE MATTER OF A FORMAL HEARING PURSUANT TO SECTIONS 23 AND 42 CONCERNING THE CONDUCT OF ALEXANDER J. BAXTER, A REGISTERED CHIROPRACTOR

Notice of Determination

 On 4 December 2002, a Panel of the Chiropractors Registration Board of Victoria

- ("Panel") found as a result of a hearing conducted pursuant to Sections 23 and 42 of the **Chiropractors Registration Act** 1996 ("Act") that Alexander J. Baxter of the Elgar Road Chiropractic Clinic, 645 Elgar Road, Mont Albert had engaged in unprofessional conduct of a serious nature with a patient in that between November 1997 and December 2001 he had engaged in sexual related activities with a patient, as detailed in five allegations against him in the Notice of Formal Hearing.
- 2. The Panel found that Alexander J. Baxter had engaged in unprofessional conduct of a serious nature on all five allegations.
- 3. As a result of the above findings, the Board determined to:
 - (a) fine Alexander J. Baxter the sum of \$2,000 on each of the five allegations, totalling \$10,000, in respect to which the Panel granted a stay of two months regarding the payment of the fines.
 - (b) suspend Alexander J. Baxter from practice as a chiropractor for a period of one month, commencing at midnight on 20 December 2002 and expiring at midnight on 19 January 2003.

Dated 16 January 2003

KEN BADENOCH Registrar, Chiropractors Registration Board of Victoria

Chiropractors Registration Act 1996

IN THE MATTER OF A FORMAL HEARING PURSUANT TO SECTIONS 23 AND 42 CONCERNING THE CONDUCT OF JEFFREY-BILLY CHOW, A REGISTERED CHIROPRACTOR

Notice of Determination

1. On 16 May 2002, a Panel of the Chiropractors Registration Board of Victoria ("Panel") found as a result of an inquiry conducted pursuant to Sections 23 and 42 of the Chiropractors Registration Act 1996 ("Act") that Jeffrey-Billy Chow formerly of Chow Chiropractic Clinic, 8 Young Place, Carlton, had engaged in unprofessional conduct of a serious nature with a patient in that between March and June 2001 he had:

- (a) exaggerated or inappropriately described the extent of the patient's condition;
- (b) over-serviced the patient by recommending or undertaking treatment which was inappropriate, too frequent, excessive or unnecessary or not reasonably required for the well-being of the patient and involved fees higher than could be justified, having regard to the condition of the patient;
- (c) recommended or undertook treatment which was inappropriate, inadequate, unneccessary or not reasonably required for the well-being of the patient;
- (d) made and provided a diagnosis which was wholly or partially incorrect or unjustified, especially having regard to the age of the patient, the presentation and the symptoms;
- (e) failed to prepare and make treatment/ patient records which were adequate, accurate and complete.
- 2. The Panel found that the unprofessional conduct of Dr Jeffrey-Billy Chow was of a lesser standard than that which might be reasonably expected of a chiropractor by his peers or the public and that, in terms of the findings in Clause 1(b) and (c) of this notice, also that he had provided a person with health services of a kind which was excessive, unneccessary or not reasonably required for that person's well-being.
- 3. As a result of the above findings, the Board determined to:
 - (a) reprimand Jeffrey-Billy Chow;
 - (b) require Jeffrey-Billy Chow to undertake at his own expense and to the satisfaction of the Board before 30 June 2003, further education in respect of ethics, patient record keeping and diagnosis and treatment plans;
 - (c) suspend Jeffrey-Billy Chow's registration for a period of four months, to commence on 1 March 2003.

And stayed the operation of the determinations for 28 days from 12 June 2002.

Dated 16 January 2003

KEN BADENOCH Registrar,

Chiropractors Registration Board of Victoria

Evidence Act 1958

MEDIATORS

I, Peter Harmsworth, Secretary to the Department of Justice, under the power found in Section 21K of the **Evidence Act 1958**, declare each of the persons listed below to be a mediator with the Dispute Settlement Centre of Victoria: Leonie BURNHAM, Cathy BURTON, Jason CARTER, Franco DEL MONACO, Nada DIDHER, Jonathon FARELLY, Peter FAREY, Janice FINLEY, Lawrence GAYLARD, George HALKIAS, Simon JAMES, Alex TSENALDIS, Stuart WILKINSON, Romina WOLL.

Dated 13 January 2003

PETER HARMSWORTH Secretary to the Department of Justice

Subordinate Legislation Act 1994

PROPOSED ENVIRONMENT PROTECTION (VEHICLE EMISSIONS) REGULATIONS 2003

Notice of decision

I, John Thwaites, Minister for Environment, give notice under section 12 of the **Subordinate Legislation Act 1994** that the proposed Environment Protection (Vehicle Emissions) Regulations 2003 have been the subject of a Regulatory Impact Statement. Public comments and submissions were invited and received and have been duly considered in accordance with section 11 of that Act.

After consideration of submissions received, I now give notice of my intention to proceed with the making of the proposed regulations.

JOHN THWAITES MP Minister for Environment

Subordinate Legislation Act 1994

NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT (RIS)

Water (Lake Eildon Recreational Area) (Houseboats) Regulations 2003

Notice is given that, in accordance with section 11 of the **Subordinate Legislation Act 1994**, a Regulatory Impact Statement (RIS) has been prepared in relation to the Water (Lake Eildon Recreational Area) (Houseboats) Regulations 2003.

The proposed Regulations provide for the control and management of houseboat operation in the Lake Eildon Recreational Area and replace the Water (Lake Eildon Recreational Area) (Houseboats) Regulations 1991.

The RIS discusses possible alternatives to the proposed Regulations and concludes that the proposed Regulations are the best means of achieving the stated objective.

Copies of the RIS and the proposed Regulations may be obtained from the Department of Sustainability and Environment's Customer Service Centre by phoning 136 186 (between 8.00 a.m. and 5.00 p.m. weekdays), the Department's Information Centre (Ground Floor, 8 Nicholson Street, East Melbourne 3002 between 8.30 a.m. and 5.30 p.m. weekdays), Goulburn–Murray Water's Eildon Office, (High Street, Eildon between 8.00 a.m. and 4.30 p.m.) or the internet at http://www.nre.vic.gov.au/ris.

Public comments are invited on the RIS and the accompanying Regulations. All comments must be in writing and must be received at the following address by 5.00 p.m. on 27 February 2003.

Bob Klos, Manager Goulburn Headworks, Goulburn–Murray Water, High Street, Eildon, Victoria 3173.

Telephone: (03) 5774 2303. Facsimile: (03) 5774 2656. Email: bklos@g-mwater.com.au

Dated 9 January 2003

JOHN THWAITES Minister for Water



Marine Act 1988 SECTION 15 NOTICE

Marine Safety Victoria, on the recommendation of Victoria Police, hereby gives notice under subsection 15(2) of the **Marine Act 1988** that for the period commencing 0600 on 26 January 2003 until 1730 on 26 January 2003, and from 0600 on 27 January 2003 until 1730 on 27 January 2003, bathing and the operation of vessels, excluding those persons and vessels involved with the

Kellogg's Nutri-Grain Iron Man event and Surf Life Saving activities, are prohibited within an area 120 metres wide located directly in front of the Ocean Grove Surf Life Saving Club, extending 750 metres to seaward.

Reference No.: 32/2003 Dated 20 January 2003

MARK HUGHES
Acting Director
Office of Marine Safety

Land Acquisition and Compensation Act 1986

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

NOTICE OF INTENTION TO ACQUIRE

To: Cusmano Nominees Pty Ltd ACN 005 355 322

of 184 Blackshaws Road, Spotswood

The Hobsons Bay City Council intends to acquire an interest, being the freehold title, in part of the land delineated in Volume 7431, Folio 050, being the land marked "R1" on the attached plan (land).

The Hobsons Bay City Council thinks that the land is suitable for creating a diagonal splay to widen the entrance to New Street for vehicles travelling along Blackshaws Road.

The widening of the northwest corner is required for the following reasons:

- presently, the west side of New Street is used for industrial purposes and traffic accessing those properties enters/exits New Street from Blackshaws Road:
- the northwest corner of New Street and Blackshaws Road cannot physically handle industrial traffic movements entering New Street. The kerb and channel on the corner is continuously damaged by traffic movements and entering traffic is forced onto the wrong side of New Street.

Accordingly, the Hobsons Bay City Council wishes to acquire the land.

The land:

- is not reserved for a public purpose under the Hobsons Bay Planning Scheme;
- is exempted from the reservation requirements under section 5 of the Land Acquisition

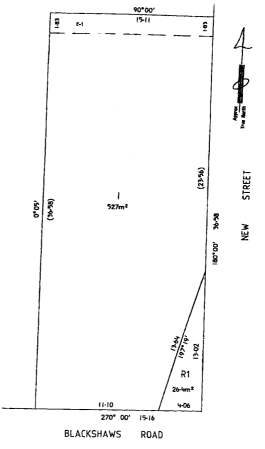
and Compensation Act 1986, pursuant to regulation 6 of the Land Acquisition and Compensation Regulations 1998;

- is in a class of land exempted from reservation under section 5 of the Land Acquisition and Compensation Act 1986, in that the land is to be acquired for a minor road widening and the area of land to be acquired (26.4 m²) is less than ten per centum of the total area of the allotment;
- has not been certified by the Governor in Council as land which need not be reserved;
 and
- is not special project land under section 201I(3) of the Planning and Environment Act 1987.

At the present time it is expected that the Hobsons Bay City Council will require possession of the land on approximately 17 March 2003. This date may change.

The Hobsons Bay City Council requires you to provide it with information about the following:

- the name of any other person who has, or you think may have, an interest in the land. (Such a person might be a tenant or a mortgagee or a person to whom you have agreed to sell the land);
- 2. if you have a current building permit or approval or a planning permit concerning the land:
 - if you have sold or let or in any other way dealt with the land or were intending to deal with the land immediately before you received this notice;
- 3. if you know of any other person proposing to do any of those things mentioned in paragraph 3;
- 4. any other matters of which you are aware which will help the Hobsons Bay City Council to work out what compensation you should receive for the land. (This information may include details of any mortgage, lease or other arrangement affecting the land. If you claim financial loss, please provide financial documents and other records to substantiate all losses. All documents provided will be treated in confidence).



Dated 20 January 2003

For and on behalf of the Hobsons Bay City Council: Mr KEN McNAMARA Chief Executive Officer

Land Acquisition and Compensation Act 1986 FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 212908A (formerly known as part of Lot 36 on Plan of Subdivision 147456Y), Lot 1 on Title Plan 215038N (formerly known as part of Crown Allotment 5, Section B2, Township of Wodonga), part of Crown Allotment 6, Section 15, Parish of Wodonga and Lot 26 on Plan of Subdivision

145518, Parish of Wodonga, comprising 4.7313 hectares and being land described in Certificate of Title Volume 9429, Folio 291; Certificate of Title Volume 9612, Folio 728; Certificate of Title Volume 9572, Folio 796: Memorial Book 847 No.102, shown as Parcel 5 on Survey Plan 20322 and Parcels 19, 21 and 23 on Survey Plan 20323A and Parcels 25 and 26 on Survey Plan 20324.

Interest Acquired: That of Albury–Wodonga (Victoria) Corporation and all other interests.

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track. Dated 23 January 2003

Land Acquisition and Compensation Act 1986 FORM 7 S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of land in Plan of Consolidation 168053S, Parish of Wodonga comprising 6705 square metres and being land described in Certificate of Title Volume 9825, Folio 988, shown as Parcel 13 on Survey Plan 20323A.

Interest Acquired: That of Shorko Australia Pty Ltd and all other interests.

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track. Dated 23 January 2003

Land Acquisition and Compensation Act 1986FORM 7 S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 340798B, Parish of Wodonga comprising 913 square metres and being land described in Certificate of Title Volume 10250, Folio 541, shown as Parcel 15 on Survey Plan 20323A.

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

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track. Dated 23 January 2003

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of the land in Plan of Consolidation 170223F, Parish of Wodonga comprising 1428.0 square metres and being land described in Certificate of Title Volume 9907, Folio 326, shown as Parcel 17 on Survey Plan 20323A

Interest Acquired: That of Butko Properties Pty Ltd and all other interests.

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track.

Dated 23 January 2003

Land Acquisition and Compensation Act 1986

FORM 7 S.

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of Crown Allotment B23, Parish of Wodonga comprising 1.533 hectares and being land described in Certificate of Title Volume 8666, Folio 156; Certificate of Title Volume 8661, Folio 291, shown as Parcel 27 on Survey Plan 20324.

Interest Acquired: That of North East Water and all other interests.

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track. Dated 23 January 2003

Land Acquisition and Compensation Act 1986 FORM 7 S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of Crown Allotments 16 & 17, Section 13, Parish of Wodonga comprising 2.314 hectares and being land described in Certificate of Title Volume 9514, Folio 321; Certificate of Title Volume 6857, Folio 334, shown as Parcels 34 and 35 on Survey Plan 20325

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

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track. Dated 23 January 2003

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 6, Section 13, Parish of Wodonga comprising 276 square metres and being land described in Certificate of Title Volume 9973, Folio 899, shown as Parcel 36 on Survey Plan 20325.

Interest Acquired: That of H. & J. Wayenberg and all other interests.

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track. Dated 23 January 2003

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 5, Section 13, Parish of Wodonga comprising 1.680 hectares and being land described in Certificate of Title Volume 3746, Folio 090, shown as Parcel 37 on Survey Plan 20325.

Interest Acquired: That of McPhee Farming Pty Ltd and all other interests.

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track. Dated 23 January 2003

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of Crown Allotments 11, 12, 14, 15, Section 13 and Crown Allotment B17, Parish of Wodonga comprising 2.090 hectares and being land described in Certificate of Title Volume 9418, Folio 969; Certificate of Title Volume 9418, Folio 063, shown as Parcels 48 and 49 on Survey Plan 20326A.

Interest Acquired: That of Wodonga Rendering Pty Ltd and all other interests.

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track.

Dated 23 January 2003

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Victorian Rail Track, declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision Title Plan 017959U, Parish of Wodonga comprising 5976.0 square metres and being land described in Certificate of Title Volume 10533, Folio 211, shown as Parcel 67 on Survey Plan 20327.

Interest Acquired: That of NTL Australia Pty Ltd (now Broadcast Australia Pty Ltd) and all other interests.

Published with the authority of Victorian Rail Track.

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.

For and on behalf of Victorian Rail Track.

Dated 23 January 2003

Private Agents Act 1966

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

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

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

(a) lodge with me a notice in the prescribed form of his objection and of the grounds thereof:

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

| Full name of Applicant or in the case of a Firm or Corporation, of the Nominee | Place of Abode of Applicant or Nominee | Name of Firm or Corporation | Address for Registration | Type of Licence |
|--|--|---|---|---------------------|
| Peter James Morey | 8 Jasmine Court, Blackburn South | Lyndon Peak P/L trading as Access Mercantile Agency | 3/27 Clarice Road, Box Hill South | Commercial Agent |
| Kylie Ann Neophyton | 61 Bourke Street, Bulla | Advanced Credit Management | 5/455 Bourke Street, Melbourne | Sub-Agent |
| An Tran | 4/73 Fraser Street, Sunshine | Advanced Credit Management | 5/455 Bourke Street, Melbourne | Sub-Agent |
| Craig Gavin | 10/124 Caroline Street, South Yarra | Victorian Credit Bureau (Agencies) | 4A Craine Street, South Melbourne | Sub-Agent |
| Annie Burgess | 58 Harrison Avenue, Burwood | Gessbur trading as Cluseau & Associates | Suite 125, 45 Glenferrie Road, Malvern | Sub-Agent |
| Carol Ann Stewart | 12 Pollock Drive, Mill Park | Charter Mercantile Agency | 8/459 Little Collins Street, Melbourne | Sub-Agent |

Dated at Melbourne 9 January 2003

JOANNE HOWARD Registrar of the Magistrates' Court

Geographic Place Names Act 1998

REGISTRATION OF AMENDMENT OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of amendment of the undermentioned place names and the definition of the boundaries.

| File No. | Place Name | Proposer & Location |
|----------|-------------------------------|---|
| 1661 | Part of Bayswater to Wantirna | City of Knox. As set out on version 4.4 of the plan showing suburb names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names. |

Office of the Registrar of Geographic Names c/- LAND VICTORIA
Level 15, Marland House,
570 Bourke Street,
Melbourne 3000

KEITH C. BELL Registrar of Geographic Names



Water Act 1989

NOTICE OF INTENTION TO DECLARE PROPERTIES SERVICED WITH RESPECT TO THE PROVISION OF WATER SUPPLY AND WASTEWATER SERVICES

Water and/or wastewater pipes have been laid and are available to provide services to each property in the areas referred below. The Central Gippsland Region Water Authority, trading as "Gippsland Water", declares the properties to be serviced for the purpose of the **Water Act 1989**, from the date of Practical Completion Certificate and water and wastewater tariffs will be liable from that date.

WATER SERVICED AREAS AS FOLLOWS:

| Locality | Property Description | Practical Completion Issue Date |
|---------------|---|---------------------------------------|
| Drouin: | Cypress Court & Jackson Drive, Lots 1 to 11 and 15 to 28 on PS 501008R | 28/11/2002 |
| Drouin: | Marion Place & Robin Hood Way, Lots 3 to 21 on PS 501363U | 04/10/2002 |
| Drouin: | Canterbury Close, Lots 1 to 4 and 14 to 16 on PS 443633M | 28/10/2002 |
| Warragul: | Twin Ranges Drive Lots 181 to 190 on PS 433843G | 30/09/2002 |
| Mirboo North: | Balook Street Lot F on PS 441694B | 29/11/2002 |
| Traralgon: | Princes Highway & Bradford Drive Lots 2, 3 and 4 on PS 504067H | 03/10/2002 |

| Locality | Property Description | Practical Completion Issue Date |
|------------|--|--|
| Traralgon: | Sundale Road Lots 57 to 64 on PS 504140A | 01/10/2002 |
| Traralgon: | Ellavale Drive & Birkley Court Lots 9 to 20, 42 to 48 and 71 to 76 on PS 507415 | U 23/09/2002 |
| Sale: | Marilyn Way & Kylie Court Lots 1 to 8 and 19 to 24 on PS 506805L | 10/10/2002 |
| Maffra: | Cedarwood Drive & Rosewood Court Lots 10 to 15 on PS 500989E WASTE WATER | 16/10/2002 |
| | SERVICED AREAS AS FOLLOWS: | |
| Locality | Property Description | Practical Completion Issue Date |
| Drouin: | Cypress Court & Jackson Drive, Lots 1 to 11 and 15 to 28 on PS 501008R | 28/11/2002 |
| Warragul: | Twin Ranges Drive Lots 181 to 190 on PS 433843G | 30/09/2002 |
| Traralgon: | Princes Highway & Bradford Drive Lots 2, 3 and 4 on PS 504067H | 03/10/2002 |
| Traralgon: | Sundale Road Lots 57 to 64 on PS 504140A | 01/10/2002 |
| Traralgon: | Ellavale Drive & Birkley Court Lots 9 to 20, 42 to 48 and 71 to 76 on PS 507415 | U 23/09/2002 |
| Sale: | Marilyn Way & Kylie Court Lots 1 to 8 and 19 to 24 on PS 506805L | 10/10/2002 |
| Maffra: | Cedarwood Drive & Rosewood Court Lots 10 to 15 on PS 500989E | 16/10/2002 |
| | | JOHN MITCHELL Chief Executive Officer |

Planning and Environment Act 1987

ALPINE RESORTS PLANNING SCHEME

Notice of Approval of Amendment

Amendment C8

The Minister for Planning has approved Amendment C8 to the Alpine Resorts Planning Scheme.

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

The Amendment introduces a new Comprehensive Development Plan (CDP) for the Buller Gateway site in the form of an Incorporated Document at Clause 81 of the Alpine Resorts Planning Scheme, and removes the site from the existing Design and Development Overlay. The Amendment also introduces reference to the Buller Gateway Comprehensive Development Plan in the Comprehensive Development Zone (Schedule 1) provisions.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru

House, 80 Collins Street, Melbourne; North East Regional Office, 50–52 Clarke Street, Benalla and at the offices of the Mt Buller Resort Management Board, Summit Road, Mount Buller Alpine Resort.

PAUL JEROME Executive Director Planning and Land Division Department of Sustainability and Environment

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME Notice of Approval of Amendment Amendment C45

The Minister for Planning has approved Amendment C45 to the Cardinia Planning Scheme.

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

The Amendment modifies Schedule 2 to the Development Plan Overlay (Pakenham Civic and Commercial Precinct) and corrects a labelling error on Planning Scheme Map No. 15DPO.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Cardinia Shire Council, Henty Way, Pakenham.

PAUL JEROME Executive Director Planning and Land Division Department of Sustainability and Environment

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C29 Part 1

The Minister for Planning has approved Amendment C29 Part 1 to the Greater Dandenong Planning Scheme.

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

The Amendment replaces the schedules to the Public Park and Recreation Zone, the Public Use Zone and the Urban Floodway Zone to allow site specific advertising sign controls. The Amendment also amends the Schedule to Clause 61.01–61.04 to make it consistent with the planning scheme maps.

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

PAUL JEROME Executive Director Planning and Land Division Department of Sustainability and Environment

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Approval of Amendment Amendment C13

The Minister for Planning has approved Amendment C13 to the Hume Planning Scheme.

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

The Amendment corrects a mapping anomaly that occurred as the land was incorrectly zoned at the time of exhibition, adoption and gazettal. This applies to land on the north east side of Springbank Street, adjoining the south side of the Tullamarine Freeway, Tullamarine from Commonwealth to Business 3 Zone.

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

offices of Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows 3047 and the Sunbury Office, 36 Macedon Street, Sunbury 3429.

PAUL JEROME Executive Director Planning and Land Division Department of Sustainability and Environment

Planning and Environment Act 1987

WEST WIMMERA PLANNING SCHEME

Notice of Approval of Amendment Amendment C4

The Minister for Planning has approved Amendment C4 to the West Wimmera Planning Scheme.

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

The Amendment rezones part of Crown Allotment 3, Township of Lillimur North (adjacent to the Lillimur Railway Station) from the Rural Zone to the Industrial 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the West Wimmera Shire Council, Edenhope Civic Centre, 49 Elizabeth Street, Edenhope and the Department of Sustainability and Environment, Western Region Office, 88 Learmonth Road, Wendouree, Ballarat.

PAUL JEROME Executive Director Planning and Land Division Department of Sustainability and Environment

Planning and Environment Act 1987 WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment Amendment C30 Part1

The Minister for Planning has approved Amendment C30 Part1 to the Whittlesea Planning Scheme.

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

The Amendment rezones land at the rear of 7–67 Wilton Vale Road, 73 Wilton Vale Road and 1330 Plenty Road in South Morang from Environmental Rural Zone to Residential 1 Zone. The Vegetation Protection Overlay, Development Plan Overlay and Incorporated Plan Overlay are added and the Public Acquisition Overlay is deleted from the land that is rezoned to Residential 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Whittlesea City Council, Ferres Boulevard, South Morang.

PAUL JEROME Executive Director Planning and Land Division Department of Sustainability and Environment

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME Notice of Approval of Amendment Amendment C37

The Minister for Planning has approved Amendment C37 to the Wyndham Planning Scheme.

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

The Amendment rezones 469 sq metres of land on the north side of Shaws Road and located 235 metres to the west of Tarneit Road, Werribee from Public Use Zone to Residential 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Wyndham City Council, Princes Highway, Werribee.

PAUL JEROME Executive Director Planning and Land Division Department of Sustainability and Environment

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C10

Pursuant to Section 30(1)(a) of the **Planning** and Environment Act 1987, Amendment C10 to the Warrnambool City Council Planning Scheme has lapsed.

The Amendment proposed to amend the schedule to the Rural Living Zone to enable 22.8 hectares of land at Blighs Road/Merri View Road, Woodford to be subdivided into lots with an average size of 1 hectare. A permit to subdivide land into 13 lots was proposed to be considered concurrently with the Amendment.

The Amendment lapsed on 11 May 2002.

PAUL JEROME Executive Director Planning and Land Division Department of Sustainability and Environment

ORDERS IN COUNCIL

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council, pursuant to Sections 99A(1)(a) & 99A(2) of the **Land Act 1958**, approves the sale by private treaty of the 2 parcels of Crown Land described in Schedule Number 99A/06/2002 attached to the Order.

Dated 22 January 2003

Responsible Minister JOHN LENDERS MLC Minister for Finance

HELEN DOYE

Clerk of the Executive Council

SCHEDULE No. 99A/06/2002

PROPERTIES TO BE SOLD BY THE DEPARTMENT OF SUSTAINABILITY AND ENVIRONMENT

1. **DESCRIPTION:** Allotment 2001 and 2002

Parish of Buninyong

AREA: 13.934 ha
PROPERTY Dredges Road,
ADDRESS: Buninyong
2. DESCRIPTION: Allotment 4

Allotment 4 Parish of

Korweinguboora

AREA: 1150 m²

PROPERTY Cnr Barkstead & ADDRESS: Andersons Road,

Barkstead

Local Government Act 1989

ALTERATION OF THE NAME OF WARD OF FRANKSTON CITY 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(m) of the Local Government Act 1989, on the day this

Order comes into operation the name of the Bunarong Ward of the Frankston City Council shall be altered to Boonerwrung Ward.

Dated 22 January 2003

Responsible Minister CANDY BROAD MLC Minister for Local Government

HELEN DOYE
Clerk of the Executive Council

Local Government Act 1989

ALTERATION OF THE NAME OF WARD OF KINGSTON CITY 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(m) of the Local Government Act 1989, on the day this Order comes into operation the name of the Braeside Ward of the Kingston City Council shall be altered to Braeside Park Ward.

Dated 22 January 2003
Responsible Minister
CANDY BROAD MLC
Minister for Local Government

HELEN DOYE Clerk of the Executive Council

Mental Health Act 1986

AMENDMENT OF AN ORDER PURSUANT TO SECTION 93B OF THE MENTAL HEALTH ACT 1986

Order in Council

The Governor in Council on the recommendation of the Minister and pursuant to section 93B of the Mental Health Act 1986 ("the Act") and section 27 of the Interpretation of Legislation Act 1984 amends the Order in Council dated 19 February 2002 that declared that the Mental Health Act 1990 of the State of New South Wales is a corresponding law for the

purposes of Part 5A of the Act by adding the following after the last occurrence of the word "Act": "and that a community treatment order made under section 131 of the **Mental Health Act 1990** (NSW) is a corresponding order for the purposes of Part 5A of the Act."

This Order takes effect on and from 28 January 2003.

Dated 22 January 2003 Responsible Minister THE HON. BRONWYN PIKE MP Minister for Health

HELEN DOYE Clerk of the Executive Council

Cemeteries Act 1958 Interpretation of Legislation Act 1984

VARIATION OF ORDER DISCONTINUING CERTAIN BURIALS IN MELBOURNE GENERAL CEMETERY

Order in Council

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 27 September 1978 relating to the discontinuance of certain burials in Melbourne General Cemetery. The Order in varied to the extent of allowing for the sale of up to 1,000 Rights of Interment in Stage 2 of the Melbourne General Cemetery Mausoleum.

Dated 22 January 2003 Responsible Minister: HON BRONWYN PIKE MP Minister for Health

HELEN DOYE
Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES

Order in Council

Under section 17(1) of the **Cemeteries Act 1958**, and on the recommendation of the Minister for Health, the Governor in Council consents to the making of the Scales of Fees in respect of the following Public Cemetery Trusts:

Derrinallum Eildon Weir Lismore Pakenham

Templestowe

Woodend

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Derrinallum Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

| LAWN CEMETERY | \$ |
|--|---|
| Land | 600.00 |
| Sinking of grave — | Contract Price + 10% |
| Sinking of oversize grave — | Contract Price + 10% |
| Second interment fee, land and grave | 300.00 |
| Re-opening (no cover) | 60.00 |
| Administration fee per interment | 50.00 |
| PUBLIC CEMETERY SECTION | |
| Land | 200.00 |
| Own selection of land (extra) | 108.00 |
| Sinking of grave — | Contract Price + 10% |
| Sinking of oversize grave — | Contract Price + 10% |
| Second interment | 80.00 |
| Re-opening (no cover) | 80.00 |
| Administration fee — per interment | 50.00 |
| MEMORIAL CREMATION WALL | |
| Purchase of niche in wall | 150.00 |
| Exhumation fee (when authorised) | 860.00 |
| Additional fee for interment outside prescribed hours, | |
| Weekend or Public Holidays extra | 150.00 |
| Plaque | Contract Price + 10% |
| Interment of ashes in private grave | 60.00 |
| Search fee per request | 20.00 |
| | ROBERT JOHN PEMBERTON, trustee RUSSELL ARTHUR FAULL, trustee JOHN MORRIS McLACHLAN, trustee |

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Eildon Weir Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

| | \$ |
|--|-----------------------|
| Administration fee per interment | 80.00 |
| Land 2.44 m x 1.22 m selected by applicant | 250.00 |
| Land 2.44 m x 1.22 m selected by Trust | 200.00 |
| | J. P. SAVAGE, trustee |
| | S. P. SAVAGE, trustee |
| | P. J. SAVAGE, trustee |

JOHN IBBOTSON, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Lismore Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

| \$ |
|---|
| 170.00 |
| Contract price plus 10% |
| 80.00 |
| 180.00 |
| 230.00 |
| 260.00 |
| 10% of contract price with a minimum of \$65.00 |
| |
| |
| 500.00 |
| Quoted price plus 10% |
| 1,030.00 |
| 20.00 |
| Contract price plus 10% |
| Contract price |
| Contract price |
| 285.00 |
| DAVID GIBSON, trustee |
| M. J. MacDONALD, trustee |
| |

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Pakenham Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

| | \$ |
|---|--------|
| Monument section grave (includes first interment) | 790.00 |
| Lawn Section Grave (includes first interment) | 850.00 |
| Interment/Digging | 420.00 |
| Sinking grave additional 1m | 60.00 |
| Re-open grave (no cover) | 420.00 |
| Re-open grave (with cover) | 520.00 |

Interment outside prescribed hours, Weekends, or Public Holidays (additional) 200.00 Exhuming remains of body 1,100.00 Memorial wall niche 450.00 Granite memorial wall plaque Contract Price + 10% Oversized coffin or casket (additional) 60.00 DONALD F. L. DUFFY, trustee M. L. EDYVANE, trustee EDGAR ALFRED TROTTER, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Templestowe Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

| AREA | Fee inclusive of GST For 40 year tenure |
|---|---|
| | \$ |
| New development (yet to be named) | |
| Niches around the pool and statue | 10,450.00 |
| West wall garden | 8,250.00 |
| Waterfall niches | 9,900.00 |
| Wall niches facing into the courtyard | 1,375.00 |
| Wall niches facing Foote Street | 990.00 |
| Bottom row wall niches in both the above walls | 880.00 |
| Perpetual tenure on the above memorial niches may be purchased upon payment of double the fee shown. | |
| Perpetual tenure may be purchased on memorial niches already held, in other sections of the cemetery, upon payment of an additional amount equal to the current fee for the particular niche. | |
| | D A HADLE / / |

R. A. HARLE, trustee J. E. McKELLAR, trustee J. P. GOOLD, trustee

Cemeteries Act 1958

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Woodend Public Cemetery from the date of approval by the Governor in Council. All other fees are rescinded to the extent to which they conflict with this scale.

| | \$ |
|-----------------|--------|
| Lawn plot | 550.00 |
| Monumental plot | 330.00 |

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|-----------|-----------|-----------------|-----------------------------|
| Interment | | | 240.00 |
| Niche | | | 330.00 |
| Name peg | | | 60.00 |
| Digging | | | Cost plus 10% |
| All pi | rices GS | T inclusive | _ |
| | | | BRIAN SCANLON, trustee |
| | | | RAY BARKER, trustee |
| | | | NEVILLE CROZIER, trustee |
| Dated | l 22 Janu | ary 2003 | |

Dated 22 January 2003 Responsible Minister HON BRONWYN PIKE MP Minister for Health

HELEN DOYE Clerk of the Executive Council

Livestock Disease Control Act 1994

EXEMPTION UNDER SECTION 6(3A)

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to exempt certain classes of cattle and certain classes of person from certain identification requirements in the **Livestock Disease Control Act 1994** and Regulations.

2. Authorising provision

This Order is made under section 6(3A) of the Livestock Disease Control Act 1994.

3. Commencement

This Order comes into operation on 23 January 2003.

4. Revocation

The Order of Exemption under section 6(3A) of the **Livestock Disease Control Act 1994** made by the Governor in Council on 18 December 2001 and published in Government Gazette No. G51 on 20 December 2001 at pages 3248–3249 is **revoked**.

5. Definitions

In this Order-

"National Vendor Declaration" means the National Vendor Declaration – Cattle, 9th Edition, made under section 18A of the Stock (Liability and Declarations) Act 1993 and published in Government Gazette No. G30 on 25 July 2002 at page 1762–1771.

"NLIS" mean the National Livestock Identification Scheme;

"Regulations" mean the Livestock Disease Control Regulations 1995;

"the Act" means the Livestock Disease Control Act 1994.

6. Exemptions

(1) A person is exempt from the requirements of Regulations 8(1)(a) and (c) of the Regulations with respect to cattle that are consigned from their property of birth to an abattoir or saleyard for a designated store or breeding stock sale

- (a) where details of the tag identifying the cattle in accordance with section 9A (1) and (3) of the Act and the property identification number of the property to which the cattle are being transported is provided to the NLIS database; and
- (b) the consignment is accompanied by a completed National Vendor Declaration.
- (2) The owner of any cattle is exempt from the requirements of section 9A(1)(b) of the Act and Regulation 11(a) of the Regulations with respect to
 - (a) cattle that remain continuously on their property of birth; or
 - (b) cattle that are less than six weeks of age, and are not accompanied by their dam, and are consigned to an abattoir or knackery, or to a saleyard for the purpose of sale for slaughter; or
 - (c) cattle born in Victoria prior to 1 January 2002 that are consigned after 23 January 2003 to a Victorian saleyard before 1 January 2005 to a sale that is advertised as being for prime or cull cattle for the purpose of sale for slaughter; or
 - (d) cattle born in Victoria prior to 1 January 2002 that are consigned directly to an abattoir before 1 January 2005; or
 - (e) cattle born after 1 January 2002 that are consigned from their property of birth directly to an abattoir prior to 1 January 2005 and are accompanied by a completed National Vendor Declaration form; or
 - (f) cattle consigned directly to a knackery; or
 - (g) cattle consigned directly to a property that is not located in Victoria; or
 - (h) cattle consigned directly to a saleyard or abattoir that is not located in Victoria
- (3) The owner of any cattle is exempt from the requirements of section 9A(1)(b) and Regulation 11(b) of the Regulations with respect to
 - (a) cattle that remain continuously on the property they were located at on 23 January 2003; or
 - (b) cattle that arrive at a saleyard, knackery or abattoir; or
 - (c) cattle that have been identified with a tag or identification device licensed by Meat & Livestock Australia Limited for the purposes of the NLIS.
- (4) A person is exempt from the requirements of section 9A(2) and Regulation 12 of the Regulations if
 - (a) the microchip within the tag or identification device cannot be electronically read using a correctly functioning and tested reader and the tag or identification device was not deliberately damaged; and
 - (b) a record is kept of the property identification number and the individual number on the tag or identification device; and
 - (c) a replacement tag or identification device is immediately attached to the cattle in accordance with section 9A(1) of the Act and Regulation 11 of the Regulations; and
 - (d) the information on the microchip and the property identification number and the number identifying the individual cattle printed on the replacement tag or identification device is provided to the Secretary or to the NLIS database administrator of Meat & Livestock Australia Limited within 24 hours in the manner required by the Secretary; and

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(e) a written record is kept by the person of all details and relevant circumstances in relation to removal of the tag.

Dated 22 January 2003 Responsible Minister BOB CAMERON MP Minister for Agriculture

HELEN DOYE Clerk of the Executive Council

Prevention of Cruelty to Animals Act 1986

ERRATUM

The following Code of Practice for the Welfare of Rodeo and Rodeo School Livestock in Victoria is published in lieu of the Code attached to the Order in Council under the **Prevention of Cruelty to Animals Act 1986** made on 28 May 2002 and published in Government Gazette G49 on 5 December 2002 at pages 3167 to 3180.

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

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APPENDIX 1

Approved Organisation Definition Field Officer Definition

PART 1 – INTRODUCTION

1. Preface

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

2. General Principles

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

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

3. Objectives

The objectives of these standards are to:

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

4. Definitions

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

4.1 Rodeo/Rodeo School

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

Saddle Bronc Riding;

Bareback Bronc Riding;

Bull Riding;

Steer Riding;

Roping or Tying;

Steer Wrestling;

Team Roping;

Buck jumping;

Rough-riding;

Animal dogging.

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

4.2 Rodeo Organiser

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

4.3 Judge

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

4.4 Livestock Welfare Officer

A person appointed by the judges of an approved organisation to be responsible for the welfare of animals at a rodeo or rodeo school. The Livestock Welfare Officer reports to the judges any breaches of these standards which have been brought to their attention. This person must be fully conversant with these welfare standards and competent in assessing whether the standards are being met.

4.5 Stock Contractor

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

4.6 Rodeo School Instructor

A person who is accredited by an approved organisation to provide instruction on technique in rodeo schools. An instructor must be nominated for each class of instruction.

4.7 Rodeo School Instructor-in-charge

A person who is accredited by an approved organisation to supervise instructors in rodeo schools.

4.8 Approved Organisation

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

4.9 Competitor

A person who competes in a rodeo event.

4.10 Veterinary Practitioner

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

4.11 Animal Welfare Legislation

"Animal Welfare Legislation" means the **Prevention of Cruelty to Animals Act 1986** and the Prevention of Cruelty to Animals Regulations 1997.

PART 2 – RESPONSIBILITIES OF PERSONNEL

5. Policy Statement

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

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

6. Rodeo Organiser's Responsibilities

The rodeo organiser is ultimately responsible for the welfare of the animals at the rodeo or rodeo school.

The Organiser of a rodeo or rodeo school must ensure that:

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

7. Stock Contractor's Responsibilities

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

The stock contractor must ensure that:

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

8. Instructors' Responsibilities

Instructors must be accredited by an approved organisation and are responsible for the supervision of all rodeo school participants in their class of instruction.

Any breaches of this standard that have been brought to the attention of an instructor are to be reported to the Instructor-in-charge.

9. Instructor-in-charge's Responsibilities

The Instructor-in-charge must be accredited by an approved organisation and is responsible for the supervision of all other instructors participating in a rodeo school.

The Instructor-in-charge should ensure that each class of instruction is overseen by an instructor.

Any breaches of this standard that have been brought to the attention of the Instructor-in-charge are to be reported to the stock contractor, livestock welfare officer, rodeo school organiser and approved organisation.

10. Judges' Responsibilities

Judges must ensure that:

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

11. Competitors' Responsibilities

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

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

12. Veterinary Practitioner's Responsibilities

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

PART 3 – RULES FOR THE CARE OF LIVESTOCK

13. Sick and Injured Animals

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

Sick or injured animals should be given appropriate treatment.

14. Veterinary Attendance

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

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

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

15. Response to Serious Stock Injuries

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

16. Injury Prevention

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

17. General Safety and Welfare Provisions

- a) Livestock shall be removed from the arena immediately after completion of the individual entry
- b) No small animal or pet shall be permitted in the arena of a rodeo event or training area of a rodeo school.

- c) The use of fireworks at the rodeo is prohibited while any stock are in the arena, and is prohibited at a rodeo school.
- d) A person under the influence of liquor or drugs must not be permitted to take part in any rodeo or rodeo school event or to handle animals in the holding yards, chute or arena.
- e) Entertainers, such as clowns, must not be permitted to abuse, worry or torment in any manner whatsoever, any animal taking part in the rodeo or rodeo school.

18. Welfare Issues

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

PART 4 – EQUIPMENT REQUIREMENTS AND SPECIFICATIONS

19. Rodeo Livestock Handling Equipment

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

19.1 Electric Prods

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

They must be:

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

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

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

19.2 Handling Aids

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

20. Event Equipment

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

Equipment must conform in all respects to the specifications below.

20.1. Spurs

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

Fully locked rowels, or rowels that can be locked on spurs are prohibited.

20.2 Flank Straps

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

20.3 Protective Horn Wraps

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

20.4 Neck Ropes

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

20.5 Jerk Line

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

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

PART 5 - STOCK SELECTION AND USE

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

21. Stock Source

All stock must be supplied by a stock contractor.

22. Animal Size

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

23. Horses

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

24. Cattle

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

The following limitations must be observed:

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

25. Selection of Animals for Rope and Tie

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

26. Selection of Animals for Steer Wrestling

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

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

27. Selection of Animals for Team Roping

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

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

PART 6 - ARENA SELECTION AND USE

28. Arena, Chutes and Yards

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

29. Surfaces

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

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

30. Size

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

31. Fencing

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

Portable arenas:

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

Fixed arenas:

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

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

32. Time Event Chute

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

PART 7 – SPECIFIC RODEO EVENTS

33 All Events

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

34. Saddle Bronc Riding

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

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

35. Bareback Bronc Riding

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

36. Bull Riding

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

37. Roping and Tying

37.1 Time Limit

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

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

37.2 Jerking down and Dragging

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

38. Steer Wrestling

38.1 Time Limit

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

38.2 Legal Throws

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

39. Team Roping

39.1 Protective Horn Wraps

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

39.2 Time Limit

The time limit to rope the head and the heels of the steer is thirty (30) seconds from when the barrier is released. The time will be taken when the steer is properly roped with the catch ropes dallied, with both horses facing the steer and with no slack in the ropes. To prevent slack being taken up too hard both front feet should be on the ground when the time is taken.

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

39.3 Catching

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

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

APPENDIX 1

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

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

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

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

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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:

| mak | ing of the following | Statutory Rules: | | |
|-----|----------------------|---|--|--|
| 1. | Statutory Rule: | Bail Regulations 2003 | | |
| | Authorising Act: | Bail Act 1977 | | |
| | Date of making: | 22 January 2003 | | |
| 2. | Statutory Rule: | Crimes (Alibi Evidence) Regulations 2003 | | |
| | Authorising Act: | Crimes Act 1958 | | |
| | Date of making: | 22 January 2003 | | |
| 3. | Statutory Rule: | Subordinate Legislation (Court Reporting (Fees) Regulations 1992 – Extension of Operation) Regulations 2003 | | |
| | Authorising Act: | Subordinate Legislation Act 1994 | | |
| | Date of making: | 22 January 2003 | | |
| 4. | Statutory Rule: | Health (Seizure) Regulations 2003 | | |
| | Authorising Act: | Health Act 1958 | | |
| | Date of making: | 22 January 2003 | | |
| 5. | Statutory Rule: | Subordinate Legislation (Police (Charges) Regulations 1992 – Extension of Operation) Regulations 2003 | | |
| | Authorising Act: | Subordinate Legislation Act 1994 | | |
| | Date of making: | 22 January 2003 | | |
| 6. | Statutory Rule: | Police Regulations 2003 | | |
| | Authorising Act: | Police Regulation Act 1958 | | |
| | Date of making: | 22 January 2003 | | |
| 7. | Statutory Rule: | Road Safety (Vehicles) (Fees) Regulations 2003 | | |
| | Authorising Act: | Road Safety Act 1986 | | |
| | | | | |

22 January 2003

Date of making:

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Estates of Deceased Persons 92 Government and Outer Budget Sector Agencies Notices 99 Orders in Council 117 Acts — Land; Local Government; Mental Health; Cemeteries; Interpretation of Legislation; Livestock Disease Control; Prevention of Cruelty to Animals

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