

Victoria Government Gazette

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No. G 44 Thursday 30 October 2003

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GENERAL

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Advertisers Please Note

As from 30 October 2003 The last Special Gazette was No. 198 dated 28 October 2003. The last Periodical Gazette was No. 1 dated 12 June 2003.

How To Submit Copy

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PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) MELBOURNE CUP HOLIDAY (Tuesday 4 November 2003)

Please Note:

The Victoria Government Gazette for Melbourne Cup week will be published on **Thursday 6 November 2003**.

Copy deadlines:

Private Advertisements 9.30 am on Friday 31 October 2003.

Government and Outer

Budget Sector Agencies Notices 9.30 am on Monday 3 November 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

SCHEDULE 1—ACT NO. 391

Abolition of State Aid to Religion, 1871

I, John Robertson Preston, head or authorised representative of the denomination known as The Uniting Church in Australia with the consent of the Uniting Church in Australia Property Trust (Victoria), trustees of the land described in the sub-joined statement of trustees and of Reverend Arthur Poole being the person entitled to minister in or occupy a building or buildings upon the said land, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts. And I hereby certify that the said land was temporarily reserved by Order in Council of 15 July 1861 for the purpose of the site for Presbyterian Church purposes. That the only trustees of the said land resident in the State of Victoria are The Uniting Church in Australia Property Trust (Victoria) of 130 Little Collins Street, Melbourne. That the only buildings upon the said land are Church buildings. That the only person entitled to minister in or occupy the same is the abovenamed Reverend Arthur Poole.

Dated 15 October 2003.

(Signed) J. R. PRESTON Signature of Head or Authorised Representative

We consent to this application—

The COMMON SEAL OF THE)
UNITING CHURCH IN AUSTRALIA	Ś
PROPERTY TRUST (VICTORIA))
was hereto affixed in pursuance of)
a resolution passed at a meeting of the)
Members of the Trust in the)
presence of)

GRAEME BARWICK Member of the Trust LAURIE THORN

Member of the Trust (Signed) Rev. ARTHUR POOLE

Signature of person entitled to minister in or occupy building or buildings

STATEMENT OF TRUSTS

Description of land: 8060 square metres, Township of Balmoral, Parish of Balmoral, County of Dundas, being Crown Allotment 1, section 10. Commencing on the south-western angle of allotment 2, section 10; bounded thence by allotment 2 bearing 148° 10' 102.39 metres; thence by a road bearing 238° 10' 92.13 metres; thence by a road bearing 328° 10' 72.22 metres, and thence by a road bearing 40° 00' 97.37 metres to the point of commencement.

Name of Trustees: The Uniting Church in Australia Property Trust (Victoria).

Powers of Disposition: Such powers of disposition including powers of sale, lease or mortgage as are given to the Trustee by the **Uniting Church in Australia Act No. 9021 of 1977** as amended.

Purposes to which proceeds of disposition are to be applied: To such Uniting Church in Australia purposes as shall be approved by the Synod of Victoria of the Uniting Church in Australia.

RHONDA LILY SCOTT, late of 95 Rowell Avenue, Camberwell, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 29 November 2001, are required by Carole Betty Waldron, the executor of the deceased's Will, to send particulars of their claim to the said executors care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date she will convey or distribute the assets having regard only to the claims of which she then has notice.

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

Re: ERIC BAUER, late of Montefiore Homes for the Aged, 619 St Kilda Road, Melbourne, but formerly of Flat 3, 68 Grey Street, St Kilda, Victoria, gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 April 2003, are required by the trustee, Jeffrey Peter Rose of 575 Bourke Street, Melbourne, Victoria, solicitor, to send particulars to the trustee by 31 December 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

ABBOTT STILLMAN & WILSON, solicitors, Level 4, 575 Bourke Street, Melbourne 3000.

Creditors, next-of-kin or others having claims in respect of the estate of ELSIE MAY JOHNSTON, late of Westernport Lodge, 6 Victoria Street, Hastings, deceased, who died on 26 July 2003, are to send particulars of their claims to the executor care of the undermentioned solicitors by 3 January 2004 after which date the executor will distribute the assets having regard only to the claims of which he shall then have had notice.

DAVID GIBBS & ASSOCIATES, solicitors, 2 High Street, Hastings.

Creditors, next-of-kin or others having claims in respect of the estate of GEORGE EDWARD FRANCIS RICHARDSON, late of 20 Hillpark Drive, Mornington, deceased, who died on 22 May 2003, are to send particulars of their claims to the executrix care of the undermentioned solicitors by 3 January 2004 after which date the executrix will distribute the assets having regard only to the claims of which she shall then have had notice.

DAVID GIBBS & ASSOCIATES, solicitors, 2 High Street, Hastings.

Creditors, next-of-kin or others having claims in respect of the estate of NORMAN CYRIL MELBOURNE, late of 13 Goolgowie Street, Rosebud, deceased, who died on 15 July 2002, are to send particulars of their claims to the administratrix care of the undermentioned solicitors by 3 January 2004 after which date the administratrix will distribute the assets having regard only to the claims of which she shall then have had notice.

DAVID GIBBS & ASSOCIATES, solicitors, 2 High Street, Hastings.

Re: Estate of FLORA JANET McKINNON BLACK.

Creditors, next-of-kin or others having claims in respect of the estate of FLORA JANET McKINNON BLACK, late of Grandview Lodge, Grandview Street, Wycheproof, in the State of Victoria, widow, deceased, who died on 3 March 2003, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 9 January 2004 after which the executors will distribute the assets having regard only to the claims of which they then have notice.

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

Re: Estate of MONA MACGREGOR.

Creditors, next-of-kin or others having claims in respect of the estate of MONA MACGREGOR, formerly of 113 Godfrey Street, Boort, but late of the Boort Hostel, Boort, in the State of Victoria, retired, deceased, who died on 14 July 2003, are to send particulars of their claim to the executor care of the undermentioned legal practitioners by 16 January 2004 after which the executor will distribute the assets having regard only to the claims of which he then has notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome,

194-208 Beveridge Street, Swan Hill.

Re: CECIL WILLIAM WALLACH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of CECIL WILLIAM WALLACH, late of 171 Prospect Hill Road, Canterbury, Victoria, who died on 1 August 2003, are to send particulars of their claims to the executors care of the undermentioned solicitors by 31 January 2004 after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

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

Re: COLUMBA MARGUERITE MACKIE-SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of COLUMBA MARGUERITE MACKIE-SMITH, late of 3/37 Ralston Street, South Yarra (also known as 39 Ralston Street, South Yarra), Victoria, who died on 28 July 2003, are to send particulars of their claims to the executor care of the undermentioned solicitors by 31 January 2004 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

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

Creditors, next-of-kin or others having claims in respect of the estate of the late JOSEPH LEE late of 74 Potton Avenue, Rosebud, in the State of Victoria, deceased, who died on 16 June 2003, are to send particulars of their claims to the executor care of the undermentioned solicitors by 8 January 2004 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

FEATHERBY'S, solicitors, 1043A Point Nepean Road, Rosebud 3939.

KATHLEEN THOMAS, late of 23 Wills Road, Somers, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 October 2003, are required by the trustees, care of Harris & Chambers, lawyers of 338 Charman Road, Cheltenham, to send particulars to them by 31 December 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they rthen have notice.

HARRIS & CHAMBERS, lawyers, 338 Charman Road, Cheltenham 3192.

RAYMOND CHARLES PRIDHAM, late of 6 Kimber Close, Ferntree Gully, Victoria, technician, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 July 2003, are required by Christine Penman of 14 Eleanor Drive, Silvan, Victoria, the executor of the Will of the deceased, to send particulars to her by 30 December 2003 after which date she may convey or distribute the assets having regard only to the claims of which they then have notice.

JOHN WILLIS & CO., legal practitioners, 6/1 North Concourse, Beaumaris 3193.

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Creditors, next-of-kin and others having claims in respect of the estate of ELEANOR DARLING, late of 141 Mary Street, Morwell, Victoria, home duties, deceased, who died on 6 October 2003, are to send their claims to the trustees, John Moore Darling of 23 Latrobe Road, Morwell, Victoria, and Brendon Darling of 21 Latrobe Road, Morwell, Victoria, care of the belowmentioned solicitors by 31 December 2003 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors, Law Chambers,

115–119 Hotham Street, Traralgon, Vic. 3844.

Re: BARBARA MARY NOGAKI, late of 14 Belmont Avenue, Kew, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 June 2003, are required by the trustee, Perpetual Trustees Consolidated Limited (in the Will called National Mutual Trustees Limited) of 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 30 December 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Re: JEAN ADELAIDE RUSSELL, late of Bignold Park, 5 Murphy Street, Bendigo, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 June 2003, are required by the trustee, Perpetual Trustees Consolidated Limited (in the Will called AXA Trustees Limited) of 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 30 December 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000. Re: LORIS JOAN SOUTHAM, late of 30 Munro Avenue, Mount Waverley, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 May 2003, are required by the trustee, Perpetual Trustees Consolidated Limited (in the Will called National Mutual Trustees Limited) of 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 30 December 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers,

140 William Street, Melbourne 3000.

ALLEN ROBERT JONES, late of 112/1 Moreland Road, Essendon, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died at Gladstone Park on 20 April 2003, are required by the executors and trustees of the said deceased, Karyn Ruby Elizabeth Osborne and Keith Henry Osborne, both care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to them by 30 December 2003 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE, solicitors, 21 Keilor Road, Essendon 3040. Telephone 9379 2819.

GWENDA MARY HEARD, late of 27 Teague Street, Niddrie, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died at Niddrie on 8 August 2003, are required by the executors and trustees of the said deceased, Gregory Simmons Heard and Christopher McCartin, both care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to them by 30 December 2003 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE, solicitors, 21 Keilor Road, Essendon 3040. Telephone 9379 2819. Re: ELLA MURIEL SHANKS, late of 24 Larkings Street, Wangaratta, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 April 2003, are required by the trustees, Maureen Xenia Bedford of 22 Larkings Street, Wangaratta, Victoria, retired, the daughter, Myra Christine Gunn of 23 Barton Drive, Baranduda, Victoria, retired, the daughter, William Shanks of 23 Irwin Avenue, Wangaratta, Victoria, retired, the son and Clifford Derek Shanks of 62 Coish Avenue, Benalla, Victoria, retired, the son, to send particulars to the trustees by 31 January 2004 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

McSWINEYS, solicitors, 57 Reid Street, Wangaratta 3677.

Re: VICTOR JOSEPH PERRING, late of Tabbara Lodge, 1 Marlo Road, Marlo, Victoria, proprietor of holiday flats.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 April 2003, are required by Wendy Anne Coleman of Tabbara Lodge, 1 Marlo Road, Marlo, Victoria, the executor appointed in the Will, to send particulars to her solicitor within sixty days from the date of publication of this notice, after which date the executor may convey or distribute the assets having regard only to the claims of which they then have notice.

MOSLEY & PALMER, solicitors, P. O. BOX 243, Orbost 3888.

Estate of JOSEPHINE WOODWARD, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JOSEPHINE WOODWARD, late of Paynesville Private Nursing Home, Paynesville, Victoria 3880, who died on 17 May 2002, are to send particulars of their claims to the current trustee, Donna Sharee Rawson, being successor to Ellen Yvonne Caughey, now deceased, administrator, to 65 Main Street, Foster 3960 by 28 December 2003, after which date the administrator will distribute the assets having regard only to the claims of which notice has been received.

OAKLEYS WHITE, solicitors, 65 Main Street, Foster.

DULCIE MAY CONDER, late of 104 Sixth Avenue, Rosebud, Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 August 2003, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 30 January 2004 after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

PAUL McGUINNESS & ASSOCIATES PTY, solicitors,3 Eighth Avenue, Rosebud 3939.Telephone: (03) 5986 6999.

GWENETH MAY JONES, late of 10 Second Avenue, Rosebud, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 July 2003, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 20 January 2004 after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

PAUL McGUINNESS & ASSOCIATES PTY, solicitors, 3 Eighth Avenue, Rosebud. Telephone (03) 5986 6999.

RONALD HOWARD HAAS, late of 112 Boneo Road, Rosebud, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 September 2003, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 25 January 2004 after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

PAUL McGUINNESS & ASSOCIATES PTY, solicitors,3 Eighth Avenue, Rosebud 3939.Telephone: (03) 5986 6999.

Creditors, next-of-kin or others having claims in respect of the estate of LIESELOTTE ANNA ADELINE BRUMLOOP, late of 9 Camric Court, Mount Evelyn, Victoria, deceased, who died on 13 September 2002, are to send particulars of their claim to the executrix care of the undermentioned solicitors by 31 December 2003 after which date the executrix will distribute the assets having regard only to the claims of which she shall then have notice.

PONTE EARLE HARRICK, lawyers, Level 4, 406 Collins Street, Melbourne 3000.

Creditors, next-of-kin or others having claims in respect of the estate of BOHUMIL BROUSIL, late of 10 Burns Street, Frankston, in the State of Victoria, retired, deceased, who died on 12 June 2003, are to send particulars of their claim to the executrix care of the undermentioned solicitors by 29 December 2003 after which date the executrix will distribute the assets having regard only to the claims of which she then has notice.

TAYLOR, SPLATT & PARTNERS, solicitors, 1/454 Nepean Highway, Frankston, Victoria 3199. Telephone: (03) 9783 7700.

GRACE ELSIE MARGARET TAYLOR, deceased.

Creditors, next-of-kin and others having claims against the estate of GRACE ELSIE MARGARET TAYLOR, late of Bayside Hostel, 5 MacDonald Street, Mordialloc, widow, deceased, who died on 19 July 2003, are required to send particulars of their claims to the executor care of the undermentioned solicitor by 31 December 2003 after which date the executor will proceed to distribute the assets having regard only to the claims of which he shall then have had notice.

VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton 3186.

REGINALD NOEL SMITH, late of 407 Pickles Road, Mitiamo, Victoria, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 8 December 2002, are required by the executor, Margaret Vinnard Smith of 407 Pickles Road, Mitiamo, Victoria, to send particulars to the executor by 1 January 2004 after which date the executor intends to convey or distribute the assets of the estate having regard only to the claims of which the executor may have notice.

WISEWOULDS, solicitors, 459 Collins Street, Melbourne.

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

On Wednesday 3 December 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 Craig Kennedy of 42 Stringybark Boulevard, Mount Evelyn, as shown on Certificate of Title as Craig Stuart Kennedy, joint proprietor with Susan Clare Elizabeth Kennedy of an estate in fee simple in the land described on Certificate of Title Volume 10114, Folio 308 upon which is erected a dwelling known as 42 Stringybark Boulevard, Mount Evelyn.

Registered Mortgage No. AB 878590V and Covenant in Instrument T174703S affect the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). SW-03-007158-7

Dated 30 October 2003

V. PARKIN Sheriff's Office

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

On Wednesday 3 December 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 Donald Alfred Park of 330 Butterman's Track, St Andrews, proprietor of an estate in fee simple in the land consisting approximately 8 hectares as described on Certificate of Title Volume 10474, Folio 300 upon which is erected a residence known as "Carinya", 30 Butterman's Track, bounded by St Andrews. Registered Mortgage No. W073796E and Caveat Nos. X101721Y, X313907P and X541579W affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-03-004157-9 Dated 30 October 2003

> V. PARKIN Sheriff's Office

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

On Wednesday 3 December 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 Tahsin Polat of 281 Camp Road, Broadmeadows, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8736, Folio 007 upon which is erected a dwelling known as 2 Lorica Avenue, Broadmeadows.

Registered Mortgage No. V738133U affects the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-03-002328-6 Dated 30 October 2003

> V. PARKIN Sheriff's Office

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
SECV EXTENSION DEPOS	SITS		
	\$		
Ms June Mullins, PO Box 294, Shepparton	128.14	Cheque	31/03/01
Mr Ray Linder, C/- National Registries,			
GPO Box 2867DD, Melbourne	117.54	"	"
Commonwealth Bank of Australia, PO Box 143, Ringwood	447.70	"	30/04/01
Brulu Pty Ltd, 12A Howitt Street, South Yarra	374.62	"	31/05/01
Ms June Mullins, PO Box 294, Shepparton	128.14	"	30/06/01
Mr Ray Linder, C/- National Registries,			
GPO Box 2867DD, Melbourne	119.54	"	"
Commonwealth Bank of Australia, PO Box 143, Ringwood	453.70	"	31/07/01
Ms June Mullins, PO Box 294, Shepparton	128.14	"	30/09/01
Mr Ray Linder, C/- National Registries,			
GPO Box 2867DD, Melbourne	121.52	"	"
Commonwealth Bank of Australia, PO Box 143, Ringwood	459.67	"	31/10/01
Esso Australia Limited, PO Box 372, Sale	220.28	"	30/04/01

03140

CONTACT: INVESTOR SERVICES REPRESENTATIVE ON 1800 628 008.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the ----

			Date when
	Total Amount Due to	Description Of Unclaimed	Amount first
Name of Owner on Books and Last Known Address	Owner	Money	Payable
VICTORIAN GOVERNMENT	F BONDS		
	\$		
Mr Daniel Chen, Dia Palace Fushimi 1103, Sakae 2-1-12 Naka Ku, Nagoya 460-0008, Japan	401.15	Cheque	13/03/01

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CONTACT: INVESTOR SERVICES REPRESENTATIVE ON 1800 628 008.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
TREASURY CORPORATION C	OF VICTORIA		
	\$		
Ms Edith Muriel Thomas, 1A Ridgeway Avenue, Kew	101.00	Cheque	01/04/01
Mr Robert Stanton Ewart, 27 Ellis Road, Glen Iris	187.50	,,*	"
Ms Edith Muriel Thomas, 1A Ridgeway AvenueKew Mrs Marea Ethel Hellings,	116.25	>>	"
Unit 3, 9 Blake Street, Blackburn North Ms Frances Beryl Burnett &	225.00	"	>>
Mr William Thomas Burnett, 12/54 Charles Street, Kew Victorian Superannuation Board,	2,072.00	"	"
35 Spring Street, Melbourne	1,468.75	>>	28/04/01
Mr Stewart Alan Murphy,			
25 Hogan Crt, Gray Palmerston, SA	200.00	>> >>	"
Ms Edith Muriel Thomas, 1A Ridgeway Avenue, Kew	2,084.50	>>	01/07/01
Ms Edith Muriel Thomas, 1A Ridgeway Avenue, Kew Mr Hayden Joseph Ghent,	375.00	,,	,,,
832 Mt Dandenong Road, Montrose Mr Stephen Robert Horsburgh,	3,889.03	>>	"
1 Huon Court, Vermont South Mr Christopher M. Horsburgh,	8,436.00	"	"
1 Huon Court, Vermont South Ms Noel Lesley Halpin,	8,436.00	"	"
"Glenburnie Park", RMB 5665, Broadford	7,515.00	"	"
Ms Edith Muriel Thomas, 1A Ridgeway Avenue, Kew Mr Braeme Leslie James Otter,	101.00	"	01/10/01
89 Burlington Street, Oakleigh	11,194.66	>>	"
Mr Robert Stanton Ewart, 27 Ellis Road, Glen Iris	10,187.50	"	"
Mrs Hazel May Bowe, 40 Erica Avenue, St Albans	4,766.75	>>	"
Ms Edith Muriel Thomas, 1A Ridgeway Avenue, Kew Mrs Marea Ethel Hellings,	116.25	"	"
Unit 3, 9 Blake Street, Blackburn North Victorian Superannuation Board,	5,225.00	"	"
35 Spring Street, Melbourne Victorian College of Agriculture and Horticulture,	1,468.75	"	28/10/01
No 1 Acc, PO Box 317, East Melbourne Victorian College of Agriculture and Horticulture,	200.00	>>	01/12/01
No 1 Acc, PO Box 317, East Melbourne	2,200.00	"	01/01/02
Ms Edith Muriel Thomas, 1A Ridgeway Avenue, Kew Ms Noel Lesley Halpin, "Glenburnie Park",	375.00	"	"
RMB 5665, Broadford Mr Patrick C. Hennessey,	7,515.00	"	"
A/c Christine Hennessey Family, PO Box 235, Leederville, WA	1,125.00	"	15/02/02

Mr James Nichterlein, 45 Norman Street, Deaking, ACT	2,416.32	"	01/04/01
Mrs Ann Newbury, 2/28 Connor Street, Stanthorpe, Qld	398.75	"	"
Mr Eric E. R. Randles, 82 Percy Street, Mitcham	3,000.00	"	"
Ms Aileen Marion Gould, 39 Stamford Street, Wendouree	2,072.50	"	01/10/01
Ms Margaret Florence Routley,			
59 Glenisla Drive, Mount Martha	2,072.50	"	"
Miss Vivienne Rosalie Simpson,			
Unit 2/42 Sergison Circuit, Rapid Creek, NT	8,176.00	"	"

03141

CONTACT: INVESTOR SERVICES REPRESENTATIVE ON 1800 628 008.

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
TXU AUSTRALIA SERVICES P	TY LTD		
	\$		
Overland Dev. Corporation, Knight Frank Hooker,		Bill	
414 La Trobe Street, Melbourne	5,975.45	Credits	31/03/99
Sunicrust Bakeries, 164 Timor Street, Warrnambool Westar Networks Kyneton C/G Htr,	5,847.78	"	26/02/99
34 Lauriston Res Road, Kyneton	5,127.91	"	28/02/02
Westpac Bank Corp Nicky Semple,			
303 Collins Street, Melbourne	4,440.95	**	30/04/01
PricewaterhouseCoopers P/L, 215 Spring Street, Melbourne Custom Credit Holdings Nab Properties,	3,454.52	>>	"
136 Exhibition Street, Melbourne	3,327.36	"	30/11/99
Rebecca Walker, 1/148 Weston Street, Brunswick East	3,057.00	"	28/02/02
CUB Laboratories, 1 Bouverie Street, Carlton Pennygown Pty Ltd (Contract 1872) Jones Lang Wotton,	3,035.64	"	29/06/01
505 Little Collins Street, Melbourne S. A. R. Originals Pty Ltd,	3,000.65	"	31/08/01
486 Albion Street, Brunswick West Victorian Railways Maryborough Station,	2,402.46	"	30/09/98
38 Victoria Street, Maryborough	2,246.69	"	31/12/99
Kong Hwa Laundry, 326 Victoria Street, Brunswick	1,755.76	"	30/11/99
Signum Specialties Pty Ltd, 30 Queens Parade, Fitzroy North	1,570.25	"	31/10/00
Di Dio Nominees, 129 Watton Street, Werribee BHP Petroleum, Level 5, Kitchen & Hot Water,	1,280.80	"	31/01/01
120 Collins Street, Melbourne	1,239.10	"	30/11/01
School of Mines, 128–130 Victoria Street, Ballarat	886.34	"	30/04/02
Peter Walsh, 102 Balmain Street, Richmond	885.65	"	31/03/99
L. J. Hooker, 15 Doveton Street North, Ballarat	807.10	**	30/04/99
I. B. M., 330 Spencer Street, West Melbourne	749.04	"	30/07/99

Unclaimed Moneys Act 1962

Victoria	Government	Gazette

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Wickpro Pty Ltd Trading as Belmont Lodge,	(01.00	"	20/02/02
34 Church Street, Grovedale	691.80	"	28/02/02
Anila Rao, 172 George Street, Fitzroy	678.55	"	29/09/00
Kaine Tehan, 93 Melbourne Road, Norlane	640.13	"	31/10/00
Alicia Barker, 2/65 Apex Avenue, Belmont	607.30	"	30/09/02
Mark Jalland, 10 Yeramba Close, Bendigo	560.60	"	28/06/02
Radford Lodge, 95 Radford Road, Reservoir	554.30	,,	31/08/00
Banyule City Council,			/ /
Mr Michael Kwasny, Bent Street, Bundoora	552.50	"	30/08/02
Danielle Kemp, 91 Hotham Street, East Melbourne	546.48	"	31/08/99
Abigroup Asset Services, Kyneton C. G. Htr			
34 Lauriston Street, Kyneton	479.15	"	28/02/02
Gordon & Vickie Ferguson, 6 Wills Street, Sunbury	469.53	"	31/07/01
Stephen Balsin, 18 Glenleith Avenue, Geelong	422.70	"	31/08/00
Ahmed Kodsi Basemia Kodsi,			
5/4 Carole-Joy Avenue, Reservoir	416.29	"	31/10/01
Mordana Pty Ltd, Mr Sol Sahhar,			
40 Chetwynd Street, West Melbourne	383.34	"	29/09/00
John A. Hipwell, 5 Peronne Court, Yallambie	371.71	"	30/11/98
Melville James Thomas, 3 Everett Street, Bendigo	369.95	"	31/08/00
Society of St Vincent De Paul Transitional Housing,			
18 Rosser Street, Brunswick	359.14	"	29/12/00
Dun Ra Investments Pty Ltd, National Hotel,			
195 Moorabool Street, Geelong	357.18	"	30/11/98
Michael Sluka, 35 Bates Avenue, Thomastown	328.25	"	31/01/02
Leona M. Walsh, 5/30 Yooringa Avenue, Norlane	317.93	"	30/11/98
George Stankos, 8 Partridge Street, Lalor	312.84	"	29/06/01
Susan Tomkinson, 1/27 Darling Street, Alphington	300.20	"	29/10/99
Buxton Constructions, 377 Little Collins Street, Melbourne	300.00	"	31/08/99
Ian Hammond, 92 Little Myers Street, Geelong	299.95	"	31/07/02
Victor Roulston, 5 Bendale Court, Mill Park	296.70	"	28/06/02
Staged Developments P/L, 189 Collins Street, Melbourne	292.10	"	30/06/99
Philip David Clark, 8 Woodridge Court, Eltham	290.83	"	29/06/01
Lorna Duffin, 62 Jellicoe Street, Ivanhoe	287.46	"	30/10/98
James McCluskey, 9 McCracken Avenue, Northcote	285.04	"	30/03/01
Enine Cetinkaya, 54 Dobell Avenue, Sunbury	279.81	"	"
Robert and Helen Oliphant,			
195 Old Eltham Road, Lower Plenty	279.58	"	31/10/01
Avonwood Homes, 8 Racheal Close, Lara	276.80	"	29/01/99
Martin Finnigan, 25 Mater Street, Collingwood	269.50	"	28/09/01
K. A. Burrow, 6 Faye Street, Reservoir	264.99	"	31/07/01
Susumu Kobayashi, 500 Abbotsford Street, North Melbourne	260.92	"	31/01/02
Australian Property Group, 179 Sydney Road, Brunswick	258.58	"	29/01/99
Care Force North East, 1/12 Murphy Grove, Preston	257.85	"	30/10/98
Joan Eccles, 92 Davis Street, Warrnambool	256.16	"	31/10/01
Janice S. Taylor, 141 Peel Street, North Melbourne	254.55	"	30/03/01
Wendy Lennard, 7 Clematis Avenue, Wendouree	253.00	"	31/05/02
Thomas Moon, 11 Lawson Street, Sunbury	251.97	"	31/07/00
Robert Stephens Sarah Harvey,			
66 Erskine Street, North Melbourne	243.45	"	31/07/02
Sonny Hollis, 9/11 Caytre Crescent, North Melbourne	239.73	"	31/08/01
Ivanhoe Manor Hospital, 127B, Ford Street, Ivanhoe	236.07	"	28/09/01
Sheen, 18 Wimble Street, Castlemaine	235.75	"	30/04/01
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Aaron Allen, 52 Brunswick Road, Brunswick East172.95"30/10/98June Chow and Mr Andrew Choi,"30/11/018 Terry Street, Heidelberg Heights172.00"30/11/01Brotherhood of St Laurence, 97 Brunswick Street, Fitzroy171.85"30/04/99Rajdoot Indian Restaurant, 142 Bridge Road, Richmond171.06"30/10/98Calin L. Clifford, 13/60 Nickson Street, Bundoora170.53"31/08/01Office Warehouse Light Manuf., Body Corp PS326559B,169.75"31/08/98Jefferey & Helen Stowe, 65 Elizabeth Street, Ararat169.35"30/08/02Karen Price, Joseph Lostich, Kieren De Frere,25 Braid Hill Road, Macleod169.28"28/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.42"30/09/98				
Aaton Allen, 32 Bluiswick Road, Bluiswick East172.9330/10/98June Chow and Mr Andrew Choi,172.00"30/11/018 Terry Street, Heidelberg Heights172.00"30/11/01Brotherhood of St Laurence, 97 Brunswick Street, Fitzroy171.85"30/04/99Rajdoot Indian Restaurant, 142 Bridge Road, Richmond171.06"30/10/98Calin L. Clifford, 13/60 Nickson Street, Bundoora170.53"31/08/01Office Warehouse Light Manuf., Body Corp PS326559B,169.75"31/08/98Jefferey & Helen Stowe, 65 Elizabeth Street, Ararat169.35"30/08/02Karen Price, Joseph Lostich, Kieren De Frere,25 Braid Hill Road, Macleod169.28"28/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.42"30/09/98	2			
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Rajdoot Indian Restaurant, 142 Bridge Road, Richmond171.06"30/10/98Calin L. Clifford, 13/60 Nickson Street, Bundoora170.53"31/08/01Office Warehouse Light Manuf., Body Corp PS326559B,169.75"31/08/98107 Cambridge Street, Collingwood169.75"31/08/98Jefferey & Helen Stowe, 65 Elizabeth Street, Ararat169.35"30/08/02Karen Price, Joseph Lostich, Kieren De Frere,25 Braid Hill Road, Macleod169.28"28/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.42"30/09/98				
Calin L. Clifford, 13/60 Nickson Street, Bundoora170.53" 31/08/01Office Warehouse Light Manuf., Body Corp PS326559B, 107 Cambridge Street, Collingwood169.75" 31/08/98Jefferey & Helen Stowe, 65 Elizabeth Street, Ararat169.35" 30/08/02Karen Price, Joseph Lostich, Kieren De Frere, 25 Braid Hill Road, Macleod169.28" 28/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.42" 30/09/98				
Office Warehouse Light Manuf., Body Corp PS326559B, 107 Cambridge Street, Collingwood169.7531/08/98Jefferey & Helen Stowe, 65 Elizabeth Street, Ararat169.3530/08/02Karen Price, Joseph Lostich, Kieren De Frere, 25 Braid Hill Road, Macleod169.2828/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.4230/09/98				
107 Cambridge Street, Collingwood169.75"31/08/98Jefferey & Helen Stowe, 65 Elizabeth Street, Ararat169.35"30/08/02Karen Price, Joseph Lostich, Kieren De Frere,169.28"28/09/0125 Braid Hill Road, Macleod169.28"28/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.42"30/09/98		170.53		31/08/01
107 Calibridge Siteet, Collingwood109,7351708/98Jefferey & Helen Stowe, 65 Elizabeth Street, Ararat169,3530/08/02Karen Price, Joseph Lostich, Kieren De Frere, 25 Braid Hill Road, Macleod169.2828/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.4230/09/98		160.75	"	21/00/00
Karen Price, Joseph Lostich, Kieren De Frere,169.2830/08/0225 Braid Hill Road, Macleod169.2828/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.4230/09/98				
25 Braid Hill Road, Macleod169.28"28/09/01Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.42"30/09/98		109.33		50/08/02
Darren McDonald & Sally Rowan, 2 Taylor Street, Ararat168.42"30/09/98		160.29	"	28/00/01
Darren McDonald & Sarry Rowall, 2 Taylor Street, Ararat 108.42 50/09/98				
Auran 5. vagg, 10 fenen Court, Will Fark 108.15 29/09/00				
	Autan 5. vagg, 10 tenen Coult, Will Falk	100.13		23/09/00

C. Blake, 22 Ashdale Grove, Eltham	168.03	"	31/05/01
Trent Smith, 2/666 Lygon Street, Carlton North	164.75	"	31/01/01
Peter Price, 571 Elizabeth Drive, Sunbury	163.06	"	31/12/99
James Butcher, 9 Moyna Drive, Bendigo	161.46	"	31/08/98
David Rands, 4 Westminster Drive, Werribee	159.68	"	31/10/01
Coral Knight, 72 Tenyson Street, Norlane	159.16	"	30/09/98
Dale & Diana Cooper, 19 Pleasant Street, Newtown	157.80	"	31/07/02
Irun Radgujar, 54 Crevelli Street, Reservoir	156.66	"	30/10/98
Margaret Kennedy, 13 Deakin Street, Bell Park	156.57	"	31/07/01
Debra McLoughlin, 2 /21 Wolfe Road, Melton	156.23	"	30/03/01
Kristen Collins, 3 Jamieson Street, Fitzroy North	155.18	"	29/06/01
Steve Stambolzier, 31 Tilbury Street, Thomastown	155.10	"	31/07/01
Fountain Ridge, 8/39 Ballarat Road, Hamilton	152.96	"	>>
Tony Lauletta, 7 Gregory Grove, Preston	152.45	"	31/12/01
Gary & Elaine Price, 5 Marnie Road, Bendigo	151.83	"	31/07/01
Lee Ann Gane, 2/11 Mahoneys Road, Reservoir	151.34	"	30/03/01
Phillip Stone, 37 McLaughlin Crescent, Mill Park	150.90	"	31/10/01
J. Sabetzadeh, 25 Moruya Drive, Grovedale	150.55	"	31/08/00
Peter & Elizabeth Lesock, 301 Raglan Street South, Ballarat	150.49	"	30/11/99
Lynette Talbot, 54 Brougham Street, Bendigo	150.19	"	31/08/99
Charles Coleiro, 3 Wesson Court, Corio	149.43	"	30/04/01
Tilla Wintergerst, 120 Johnston Street, Fitzroy	149.06	"	31/05/02
Vivekanad Renganathan and Miss Yennee Lee,			
27/35 Lytton Street, Carlton	147.50	"	30/11/01
Nicole Baker, 2 Byrne Street, Horsham	146.70	"	30/08/02
Julie Parr, 20 Sunbird Crescent, Hoppers Crossing	146.11	"	31/07/98
Tracey Joy Wilson, 1/355 Barkly Street, Ararat	145.95	"	31/08/00
Margaret Tudball, 531 Canning Street, Carlton North	144.69	"	28/06/02
Filogamo, 46 Smith Street, Collingwood	144.61	"	30/11/00
John Holmes, 935 Bacchus Marsh Road, Lara	144.50	"	30/08/02
Mark and Eileen Sortino, 196 Progress Road, Eltham	144.35	"	30/04/01
Domenic Tulino, 163 Arnold Street, Princes Hill	144.31	"	31/08/01
Hernani Rodrigues, 77 Alexander Avenue, Thomastown	144.16	"	31/08/98
Rachael Fish, 176 Gipps Street, Abbotsford	143.55	"	28/06/02
Richard Lovegrove, 61A Beavers Road, Northcote	143.31	"	29/09/00
George Lankford, 6/57 O'Shanassy Street, North Melbourne	142.96	"	31/08/99
Constantina Dertimanis, 422 Station Street, Carlton North	142.74	"	31/08/01
Sarah J. Meerbach, 21 Elizabeth Street, Wendouree	142.24	"	30/10/98
Meghen Montgomery & Alex, 66 McNamara Street, Bendigo	140.50	"	28/06/02
Krakatinni Lodge Pty Ltd, 336 Pakington Street, Newtown	140.37	"	29/12/00
Mavis Mary Dale, 37 Montgomery Street, Heidelberg Heights	140.32	"	30/09/02
Maria Fizesan, 4 McCasker Avenue, Reservoir	140.00	"	29/10/99
Joanne Carey, 8 Galilee Crescent, Mill Park	139.69	"	31/12/01
Mary Nilsson, 44 Banksia Street, Heidelberg	137.43	"	31/08/99
Robert Taylor, 55 Farmer Street, Richmond	136.11	"	31/10/00
John W. McMahon, 26/2 Bell Street, Ballarat	135.98	"	28/06/02
Brian Lalor, 25 Helpmann Crescent, Epping	135.30	"	31/12/98
Eyup Ikiz, 17 Austral Avenue, Brunswick	135.17	"	31/08/98
Brendan Clancy, 105 Crookston Road, Reservoir	135.04	"	30/11/00
David Chaffey, 10 Maidie Street, Highton	134.85	"	30/08/02
Makrenos, 282 Albert Street, Brunswick	134.78	"	31/05/01
Susan Weiss, 175 Reservoir Road, Sunbury	134.54	"	30/04/99
Estate of Helen McKenzie, 14 Maxwell Street, Kyneton	134.50	"	31/03/99

Schroeder, 9/1 Roberts Street, Macleod	134.21	"	28/06/02
Suzanne J. Leighton Smith, 63 Menzies Drive, Sunbury	133.87	"	30/09/02
John Duchow, 3 Gwyther Road, Highton	133.68	"	28/09/01
Muna Ali, 1/14 Palm Avenue, Reservoir	132.57	"	31/01/02
The Occupier, 61B Abinger Street, Richmond	132.56	"	30/07/99
Craig & Leanne Loone, 4 Valewood Drive, Wyndham Vale	132.47	"	30/11/98
Patricia Vitali, 1 Windeatt Close, Mill Park	131.74	"	30/10/98
AV Holdings Pty Ltd, Mr Tony Pavano,			
274 Canning Street, Carlton North	131.65	"	31/08/99
Sicilian Pizza & Pasta, 262A Barkly Street, Ararat	130.46	"	28/06/02
Janice Mackie & Mr Mark Wilson,			
32 Jordan Road, Point Lonsdale	130.00	"	30/09/02
Justin and Nicole Colee, 52 Breton Street, Warrnambool	130.00	"	<i>.</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Miria Vega Martinez, 10 Evans Crescent, Reservoir	129.08	"	30/08/02
Tuyet Thi Trinh, 233 High Street, Northcote	129.03	"	31/12/98
Graham Whiteman & Mr Paul Hughes,	127.05		51/12/90
438 Brunswick Road, Brunswick West	128.54	"	30/11/01
Jill Meehan, 111 Alder Street, Kangaroo Flat	128.34	"	31/01/01
Cheryl Lablache, 41/23 Coate Avenue, Alphington	128.33	"	31/05/01
		"	
John D. Casey, 68 Progress Road, Eltham	127.01	"	29/01/99
Colleen Hall & Ms Julie Rudner, 1 Fraser Street, Brunswick	124.68	"	29/10/99
N. Egan, 49 O'Connor Street, Reservoir	124.32	"	30/11/01
Jason Martin, 179 Abbotsford Street, North Melbourne	123.79	,,	29/06/01
Chris Ball, 54 Grove Street, Eltham	123.43	"	30/11/98
Rodney Garner, 165 Mitchell Street, Bendigo	122.07	"	30/06/99
Patrick Robert Murray, 46 Lincoln Drive, Thomastown	121.81		30/11/98
Jihad Khodr, 59 Fallon Street, Brunswick	120.15	"	31/05/99
Alison Littler, 1 Breaker Court, Ocean Grove	119.30	"	31/07/01
Peter H. Gilbert, 8 Hillview Road, Ballarat	118.65	"	31/12/98
Gail L. Tupua, 2 Winged Foot Court, Sunbury	118.53	"	31/03/99
Ian Johnson, 4/11 Holly Street, Preston	116.58	"	30/08/02
Deborah Stubberfield, 31 Seston Street, Reservoir	116.36	"	31/12/98
Robert Turner, 12 Glenister Drive, Eltham	114.88	"	30/11/01
Geoffrey Dudley, 5 Magazine Street, Eaglehawk	114.79	"	30/09/99
Todd and Tara Kleindienst, 27 Dona Drive, Hoppers Crossing	114.60	"	31/12/98
Gillian Stiffle, 5 Curlew Close, Melton	114.40	"	31/08/01
Belinda Henry & Patrick Moss,			
1/623 Drummond Street, Carlton North	114.34	"	"
Mmaskepe Sejoe, 213 Nicholson Street, Carlton	114.28	"	30/07/99
Gary Fullarton, 41 Barnes Way, Bundoora	113.86	"	29/01/99
Nigel Pernu, 1/3 Erskine Avenue, Reservoir	113.26	"	30/06/99
Bernard & Loretta Eppich, 202 Hedrick Street, Buninyong	112.62	"	31/07/98
Darren McKeown, 26 Centre Avenue, Werribee	112.50	"	31/08/98
Rodney B. Hayward, 17 Explorer Court, Whittington	112.49	"	31/10/01
Berry St Inc., 49 Jessie Street, Preston	112.03	"	30/07/99
Jaap Flentri, 18 Wellington Street, Richmond	110.35	"	"
Country Roads Board, Birdwood Avenue, Norlane	110.16	"	30/11/98
The Brosnan Centre, Mr Peter Barlow Mgr,	110.10		50/11/90
1/17 Best Street, Reservoir	110.15	"	30/10/98
Brenda Irvine, 11 St Andrews Avenue, Rosanna	110.15	"	28/09/01
Craig Sayer, 9 Holden Street, Fitzroy North	110.13	"	28/09/01 28/06/02
		"	31/12/99
Mandy Sinclair, 39 Wimpole Court, Heidelberg West Stephen Fry, 20 Balgonie Place, Northcote	$110.00 \\ 110.00$	"	29/12/00
Supren 11y, 20 Dargonie 1 lace, normeote	110.00		29/12/00

Victoria Government Gazette	G 44	30 October 2003	2743
Brotherhood of St Lawrence, 128 Gertrude Street, Fitzroy	109.	.95 "	30/09/02
Sally Lockhart, Georgia Gissing, 1161 Eyre Street, Ballarat	109.		31/12/98
Michael Klein, Cardogen Place, Bendigo	109.		30/11/01
Garry Koers, 28 Ibbottson Street, Watsonia	108.	.18 "	30/10/98
Helen Brough, 32 Intervale Drive, Wyndham Vale	107.	.41 "	31/03/99
Russell Dickson, 116 Lydiard Street North, Ballarat	107.	.34 "	28/03/02
Catherine Arciuuli, 590 Canning Street, Carlton North	107.	.25 "	31/12/98
Regina Bell, 23 Clarence Street, Brunswick East	107.	.10 "	30/09/02
Minerva Hot Bread Kitchen,			
Mr Refik Baykiz, 19 Minerva Road, Herne Hill	106.	.66 "	30/03/01
Ibrahim Saleh, 11 O'Donnell Street, Reservoir	106.	.52 "	31/12/98
Tommy Jiang, 2/23 Laurel Street, Preston	106.	.45 "	28/02/02
John & Kamila Strother, 274 Pakington Street, Newtown	106.	.42 "	30/11/98
Elizabeth B. Rusaikov, 3 Lawrence Street, Sebastopol	106.	.37 "	31/08/99
Estate of Eunice Higginson,			
76 Southern Road, Heidelberg West	105.	.98 "	30/11/01
Jennifer & Roger Bazzano, 5/1 Grylls Street, Brunswick	105.	.56 "	29/06/01
John and Mary Curtin, 7 Muir Street, Bacchus Marsh	105.	.37 "	30/08/02
Gairo Gerega, 62 Donald Street, Brunswick	105.	.10 "	31/01/01
Lucy Girardi, 9/24 Miller Street, Brunswick East	105.	.02 "	30/04/01
David Thomas, 5 Sandpiper Street, Werribee	105.	.00 "	31/07/02
Jay Urquhart, 105 Maud Street, Geelong	104.	.74 "	31/10/01
Jason Mahoney, 8 Park Crescent, Geelong South	103.	.33 "	30/09/98
Australian Property Group,			
Attn Mr Peter Breen, 1 May Road, Lalor	103.	.00 "	"
The Estate of Robert Douglas, 34 Margaret Street, Werribee	102.	.96 "	31/10/00
Linda Elder, 36 Silvester Street, Portland	102.	.22 "	26/02/99
Stewart & Kristen Hogan, 19 Nell Street, Greensborough	102.	.20 "	31/08/99
Kevin Murray, 21 Wilson Road, Melton South	102.	.03 "	29/06/01
Keith Simkin, 15 Barnes Way, Bundoora	101.	.74 "	31/03/99
Stephanie Vanthoff, 3/62 Fellows Road, Point Lonsdale	101.	.48 "	28/09/01
Shirley Jones, 15 Elsworth Street, East Ballarat	101.	.46 "	31/12/01
Melbourne University, 876 Swanston Street, Carlton	101.	.19 "	30/04/01
Pamela Kelly, 3/26 Brooklyn Road, Melton South	100.	.50 "	30/11/00
Warwick Reynolds, 19 Glenleith Avenue, Drumcondra	100.	.20 "	31/12/99
Stella Argent, 67 Christmas Street, Northcote	100.	.00 "	29/09/00
Michael Slevin, 1/4 Merralyn Street, Belmont	100.	.00 "	28/06/02

03272

CONTACT: RITA IOANNOU, PHONE: (03) 8628 1320.

PROCLAMATIONS

Port Services (Port of Melbourne Reform) Act 2003 PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2 of the **Port Services (Port of Melbourne Reform)** Act 2003, fix 3 November 2003 as the day on which the remaining provisions of Part 3 of that Act and Part 4 of that Act come into operation.

Given under my hand and the seal of Victoria on the 28th day of October 2003.

(L.S.) JOHN LANDY

Governor By His Excellency's Command

> PETER BATCHELOR Minister for Transport

Travel Agents (Amendment) Act 2003

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Travel Agents (Amendment) Act 2003**, fix 1 November 2003 as the day on which sections 5 and 7 of that Act come into operation.

Given under my hand and the seal of Victoria on the 28th day of October 2003.

(L.S.) JOHN LANDY Governor

By His Excellency's Command JOHN LENDERS

Minister for Consumer Affairs

Business Licensing Legislation (Amendment) Act 2003

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Business Licensing** Legislation (Amendment) Act 2003, fix 1 November 2003 as the day on which the remaining provisions of that Act come into operation.

Given under my hand and the seal of Victoria on the 28th day of October 2003.

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

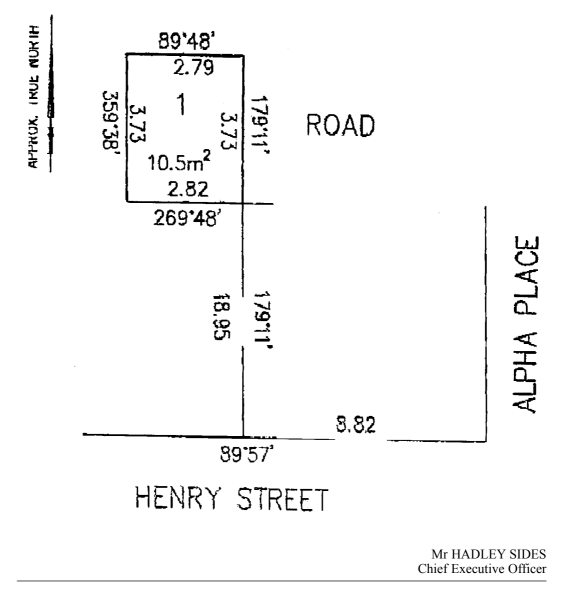
> JOHN LENDERS Minister for Consumer Affairs

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

STONNINGTON CITY COUNCIL

Road Discontinuance

At its meeting on 13 October 2003 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989, Stonnington City Council resolved to discontinue the road shown as Lot 1 on the plan below.



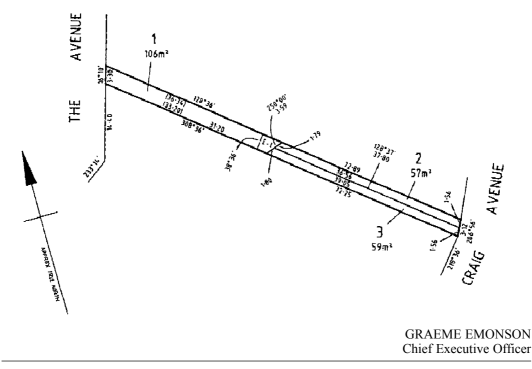


ERRATUM

Discontinuance of Road Reservation between Craig Avenue and The Avenue, Ferntree Gully

Notice is hereby given that the plan published on page 1836 of the Victoria Government Gazette G31 dated 1 August 2002 is incorrect. The plan shown below replaces the plan that was previously published.

Council has resolved to discontinue the road and transfer the land to the adjoining owners by private treaty subject to any right, power or interest held by Knox City Council and South East Water Limited with respect to, or in connection with any drainage, sewerage, pipes or cables under the control of these authorities in or near the road.

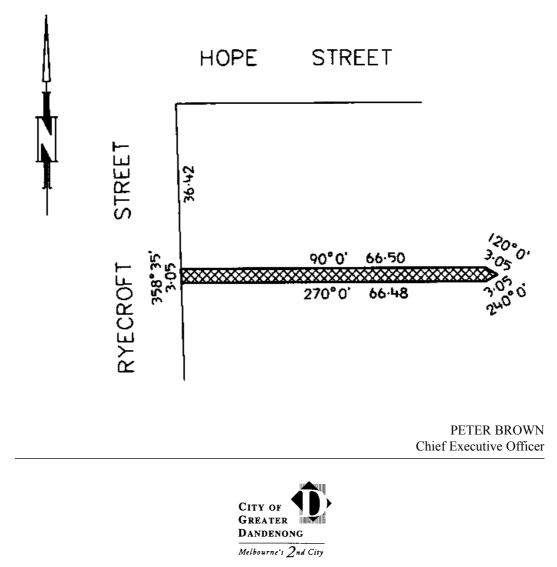


MORELAND CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Moreland City Council at its ordinary meeting held on 13 October 2003, formed the opinion that the road at the rear of 217 to 227 Hope Street and 2 to 12 Harry Street, Brunswick, and shown by cross-hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

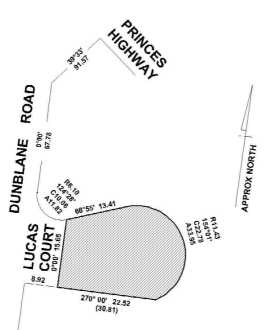
The road is to be sold subject to the right, power or interest held by Yarra Valley Water Limited, in the road in connection with any sewers, drains, or pipes under the control of that authority in or near the road.



DISCONTINUANCE OF ROAD

Pursuant to Section 206 and of Schedule 10, Clause 3 of the Local Government Act 1989, Greater Dandenong City Council, at its ordinary meeting of 27 October 2003, formed the opinion that part of the road on Plan of Subdivision LP24087, known as Lucas Court, Noble Park, contained in Certificate of Title Volume 6053, Folio 453 and shown bounded by bold lines and hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

In accordance with Section 207C of the Local Government Act 1989 any right, power or interest held by a public authority in the discontinued part of the road in connection with any sewer, drains, pipes, wires and cables under the control of the authority in or near the road is preserved.



WARWICK HEINE Chief Executive Officer



Benalla Rural City LOCAL LAW NO. 1 — MEETING PROCEDURES

Notice is hereby given pursuant to Section 119 (2) of the Local Government Act 1989 that at a meeting of the Council of Benalla Rural City Council held on 22 October 2003, the Council resolved to give notice of its intention to make Local Law No. 1 — Meeting Procedures.

The purpose of the Local Law is to regulate and control the procedures governing the conduct of meetings, the election of the Mayor and the Chairman of any Committees, and the use of Council's Seal.

Copies of the proposed Local Law are available at the Benalla Civic Centre during office hours.

Council will consider written submissions received within fourteen (14) days of the publication of this notice, in accordance with

Section 223 of the Local Government Act 1989.

Any person lodging a written submission may request to be heard in support of their submission and shall be entitled to appear in person, or by a person acting on their behalf, before a meeting of Council. Persons lodging a written submission should state whether they wish to be heard by Council.

Notice of the meeting date and time will be given to all persons lodging a submission.

TONY McILLROY Chief Executive Officer



PROPOSED GENERAL LOCAL LAW NO. 7

Notice is hereby given pursuant to Section 119(2) of the **Local Government Act 1989** that at a meeting of the Council of Frankston City Council held on 13 October 2003, the Council resolved to give notice of its intention to make General Local Law No. 7.

The purpose of the Local Law is to regulate peace, order and good government of the municipality, a safe and healthy environment so that the community within the municipality can enjoy a quality of life that meets its expectations, the safe and fair use and enjoyment of public places, the protection and enhancement of the amenity and environment of the municipality, the fair and reasonable use and enjoyment of private land; and the uniform and fair administration of this Local Law.

Copies of the proposed Local Law are available at the Civic Centre during office hours, or by contacting Michael Craighead on 9784 1813.

Council will consider written submissions received within fourteen (14) days of the publication of this notice, in accordance with section 223 of the Local Government Act 1989.

Any person lodging a written submission may request to be heard in support of their submission and shall be entitled to appear in person, or by a person acting on their behalf, before a meeting of Council. Persons lodging a written submission should state whether they wish to be heard by Council.

Notice of the meeting date and time will be given to all persons lodging a submission.

STEVE DALTON General Manager Corporate and Governance Services



NILLUMBIK

REVIEW OF CLAUSE 39 & PART 20(f) OF THE AMENDMENT (AMENITY LOCAL LAW NO. 5) LOCAL LAW

Notice is hereby given that the Nillumbik Shire Council at its meeting on 22 October 2003 amended Clause 39 and part 20(f) and the associated Administrative Guidelines of the Amendment (Amenity Local Law No. 5) Local Law.

The purpose of Clause 39 is to provide for the collection of Domestic Rubbish, Waste and Recyclables. Clause 39 will regulate Domestic Waste, Recyclables and Organic Material Collections.

The purpose of part 20(f) is to provide for the regulation of the removal of material or vegetation from Council land. Part 20(f) will define the circumstances where a permit is required for actions affecting Council land, particularly in relation to the removal of vegetation.

The changes to the Local Law will come into effect on 30 October 2003.

A copy of the Local Law and Administrative Policy Guidelines can be inspected at www.nillumbik.vic.gov.au, the Shire Offices, Civic Drive, Greensborough during office hours —8.30 am to 6.30 pm Monday and 8.30 am to 5.00 pm Tuesday to Friday and libraries at Eltham and Diamond Valley. On Monday 4 November 2003 office hours will be 8.30 am —5.00 pm.

> CATHERINE DALE Chief Executive Officer



LOCAL LAW NO. 7— ASSET PROTECTION LOCAL LAW

Notice is hereby given pursuant to Section 119(3) of the **Local Government Act 1989** that the Nillumbik Shire Council proposes to make Local Law No. 7, to be referred to as the Asset Protection Local Law.

The purpose of the proposed Local Law is to provide for the:

- peace, order and good government of the municipal district;
- protect public assets vested in Council from damage, accelerated deterioration or abuse during the building process;
- protect the health and safety of persons on, adjacent to, opposite or passing building sites;
- prohibit, regulate and control the presence and disposal of refuse, rubbish and soil on and from building sites within the municipal district to reduce hazards to the environment and promote an environment where residents can enjoy a quality of life that meets the general expectation of the community;
- require owners to obtain an Asset Protection Permit before commencing building work which has the potential to damage Council assets; and
- educate and induce persons involved in building work to act responsibly to reduce the extent and cost of infrastructure damage for the benefit of the wider community.

A copy of the proposed Local Law may be inspected at www.nillumbik.vic.gov.au or obtained from the Shire Offices, Civic Drive, Greensborough during office hours—8.30 am to 6.30 pm Monday, and 8.30 am to 5.00 pm Tuesday to Friday. On Monday 4 November 2003 office hours will be 8.30 am to 5.00 pm.

Copies are also available for inspection at the Eltham and Diamond Valley Libraries and Living and Learning Centres during opening hours.

Any person affected by the proposed Local Law may make a submission to the Council.

Submissions received by the Council within 14 days of the publication of this notice will be considered in accordance with Section 223 of the Local Government Act 1989.

Any person requesting that he or she be heard in support of a written submission is entitled to appear before a meeting of the Policy and Services Committee on 10 December 2003 at 7.30 pm at the Shire Offices either personally or by a person acting on his or her behalf.

Submissions marked "Local Law No. 7— Asset Protection Local Law" should be posted to the Chief Executive Officer, PO Box 476, Greensborough 3088 or delivered to the Shire Offices, Civic Drive, Greensborough. Telephone enquiries concerning the proposed Local Law should be directed to Ms Lidia Harding on 9433 3284.

> CATHERINE DALE Chief Executive Officer

Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

BURUUNDARA PLANNING SCHEME

Notice of Amendment Amendment C38

The City of Boroondara has prepared Amendment C38 to the Boroondara Planning Scheme.

The Amendment follows the State Government's announcement in late 2001 of its intention to redevelop the Kew Residential Services site, and a subsequent Urban Design Framework (UDF) process facilitated by Council to develop the principles and objectives for the redevelopment of the site. Amendment C38 has been prepared to formally translate the UDF into statutory planning controls.

Land affected by the Amendment:

The Amendment affects land known as Kew Residential Services (formerly known as Kew Cottages), at Princess Street, Kew.

The Amendment proposes to change the Boroondara Planning Scheme by:

- rezoning the land from the Public Use Zone (PUZ3) to a Residential 1 Zone (R1Z);
- introduces a new Schedule 7 to Clause 43.02
 "Design and Development Overlay" (DDO) to specify the design objectives and

requirements required to be met in the event of demolition of specified buildings, the removal or lopping of specified trees and or future development of the site; and

• amends Planning Scheme maps 2 & 7 to reflect the change in zoning, and maps 2DDO and 7DDO to include the introduction of DDO7 to the Kew Residential Services site.

A copy of the Amendment can be inspected, free of charge, during office hours, at: Department of Sustainability and Environment, Planning Information Centre, Nauru House, 80 Collins Street, Melbourne; City of Boroondara Planning Counter, 1st Floor, 8 Inglesby Road, Camberwell; and City of Boroondara, Kew Customer Service Centre, Civic Drive, Kew.

Submissions about the Amendment must be in writing and be sent to: Amendment C38, Strategic Planning Department, City of Boroondara, Private Bag 1, Camberwell, Victoria 3124.

Council or the delegate of Council will consider all submissions received by Friday 12 December 2003.

PHILLIP STORER Director Urban Planning



Planning and Environment Act 1987

GLENELG PLANNING SCHEME

Notice of Amendment to a Planning Scheme

Amendment C11

The Glenelg Shire Council has prepared Amendment C11 to the Glenelg Planning Scheme.

The Amendment affects land being part of Crown Allotment 14 & 15, Section 10, corner of Hurd and Fern Street, Portland and Tanner Court, Portland.

The Amendment proposes to:

• rezone the land from Industrial 3 Zone (IN3Z) to Residential 1 Zone (R1Z); and

• include a revision of the List of Amendments to the Planning Scheme to include Amendment C11.

A copy of the Amendment can be inspected free of charge during office hours at: Glenelg Shire Council Customer Service Centre, Cliff Street, Portland, Vic. 3305; the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000; and Department of Sustainability and Environment Regional Office, 180 Fyans Street, South Geelong, Vic. 3220.

Submissions about the Amendment must be sent to the: Town Planning Department, Glenelg Shire Council, PO Box 152, Portland, Vic. 3305 by 5.00 pm on Friday 12 December 2003.

Planning and Environment Act 1987 MOUNT ALEXANDER

PLANNING SCHEME

Notice of Amendment to a Planning Scheme Amendment C20

The Mount Alexander Shire Council has prepared Amendment C20 to the Mount Alexander Planning Scheme.

Land affected by the Amendment

The Amendment affects all land within the Castlemaine Central Business Area, currently zoned Business 1 as identified on Map 1 of the proposed local planning policy.

What the Amendment does

The Amendment proposes to introduce a new local planning policy to guide the implementation of car parking requirements within the Castlemaine Central Business Area.

The policy specifies that car parking requirements under Clause 52.06 of the planning scheme may be waived for a new use or change of use within existing premises.

The policy also specifies new car parking ratios to be applied for various classes of new development.

The Amendment can be inspected at: Mount Alexander Shire, 45 Lyttleton Street, Castlemaine; Mount Alexander Shire, Newstead Office, 45 Lyon Street, Newstead; Department of Sustainability and Environment, Planning Information Centre, Nauru House, 80 Collins Street, Melbourne; and Department of Sustainability and Environment, North West Regional Office, corner of Taylor Street and Midland Highway, Epsom.

Submissions about the Amendment must be in writing and sent to: Chief Executive Officer, Mt. Alexander Shire, PO Box 185, Castlemaine, Vic. 3450 by 1 December 2003.

Dated 24 September 2003

GARY CHISHOLM Manager Planning

Planning and Environment Act 1987

SOUTHERN GRAMPIANS PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C5

The Southern Grampians Shire Council has prepared Amendment C5 to the Southern Grampians Planning Scheme.

The land affected by the Amendment, are the areas of the Shire identified as being subject to inundation & flooding.

The Amendment proposes to update the Land Subject to Inundation and Floodway overlay maps in accordance with the Flood Data Transfer Project.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Southern Grampians Shire Council, 1 Market Place, Hamilton 3300; at the Department of Sustainability & Environment, 180 Fyans Street, Geelong 3220; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is Monday 1 December 2003. A submission must be sent to the: Southern Grampians Shire Council, Attention: Jim Nolan, 1 Market Place, Hamilton, Vic. 3300. 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 January 2004 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.

- MICONIATIS, Michael, late of 3 Urban Place, St Albans, pensioner and who died on 23 April 2003.
- PRINCIC, Venceslav, late of 78 Lyndhurst Street, Richmond, Victoria 3121, and who died on 7 May 2003.
- THORPE, Kathleen Tessa, late of Banksia Court Nursing Home, 391 Maroondah Highway, Croydon, pensioner and who died on 16 September 2003.
- WOOD, John William, late of 1/24 The Avenue, Blackburn, Victoria, retired and who died on 23 April 2003.
- WOOD, Lionel Hughie James, late of 31 Blackwood Park Road, Ferntree Gully, and who died on 19 May 2003.
- Dated at Melbourne, 24 October 2003

LAURIE TAYLOR Estate Manager State Trustees Limited

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

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

- JOYCE LILIAN ASTON, late of Unit 89, Rosebank Village, Charlotte Street, Sebastopol, Victoria, retired, deceased, who died on 27 August 2003, leaving a Will dated 14 August 2003.
- JOHN GOOL, late of Beechworth Hospital, Waldon Unit, Beechworth, Victoria, retired, deceased intestate, who died on 9 September 2003.

- STEPHEN LEONARD McCALMAN, late of Stratton, 91–93 The Boulevard, Morwell, Victoria, retired, deceased intestate, who died on 19 September 2003.
- JOHN MILTON RYDER, late of 43 Callaghan Street, White Hills, Victoria, retired, deceased intestate, who died on 13 September 2003.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 6 January 2004 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 6 January 2004 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.

- ARMSTRONG, Edna, late of Walmsley Retirement Village, 98 Greeves Drive, Kilsyth, retired and who died on 11 October 2003.
- BOWMAN, Conrad John, late of 23 Hotham Street, Beaumaris, Victoria 3193, retired and who died on 30 August 2003.
- HOLDEN, Michael, late of Burnside Nursing Home, 54 Burnside Street, Deer Park, Victoria 3023, and who died on 13 September 2003.
- MILLER, Anne, late of 1/10 Lisson Grove, Hawthorn, pensioner and who died on 6 September 2003.
- MURDOCH, Ian Alexander, late of 22/488 Glenhuntly Road, Elsternwick, Victoria 3185, retired and who died on 15 October 2003.

WATKIN, Marion Frances, late of Broadmead Hostel, 27 Wattle Road, Hawthorn, Victoria 3122, pensioner and who died on 18 July 2003.

Dated 28 October 2003

LAURIE TAYLOR Estate Manager State Trustees Limited

EXEMPTION

Application No. A385 of 2003

The Victorian Civil and Administrative Tribunal, has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Central Highlands Women's Collective for exemption from Sections 13, 100 and 195 of that Act. The application for exemption is to enable the applicant to restrict employment to women only within the service operated by the Collective.

Upon reading the material tendered by Caroline Pflieger in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 & 195 of the Act to enable the Applicant to restrict employment to women only within the service operated by the Collective.

In granting this exemption the Tribunal noted:

- the applicant provides for the needs of women and children suffering domestic violence;
- the applicant offers referral to other established services both local and metropolitan;
- the applicant also offers a community education program concerning domestic violence;
- women who have been victims of domestic violence find it less threatening to come to other women for assistance and will be more likely to access the service if it is staffed only by women; and
- the Tribunal notes the applicant has previously been granted an exemption, Number 43 of 1999 which expired on 11 August 2002.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995**, to enable the applicant to restrict employment to women only within the service operated by the Collective.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 31 October 2006.

Dated 24 October 2003

Mrs M. URQUHART Deputy President

EXEMPTION

Application No. A387 of 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 Grenda Transit Management. The application for exemption is to enable the applicant to advertise for and give preference specifically to women and to offer women candidates enhanced training conditions in the process of offering employment as a bus driver.

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, 14, 100 and 195 of the Act to enable the applicant to advertise for and give preference specifically to women and to offer women candidates enhanced training conditions in the process of offering employment as a bus driver.

In granting this exemption the Tribunal noted:

- the Applicant is committed to the principles of Affirmative Action;
- currently female staff represent less than 5% of the Applicant's operational staff with one woman out of 325 employees engaged as a route service driver;
- the Applicant has had difficulty in finding women who have heavy vehicle licences, an essential requirement to drive a bus;
- the Applicant seeks to recruit women and offer additional training to assist women to obtain heavy vehicle licences;

• the Applicant is able to offer family friendly shifts to both men and women.

The Tribunal hereby grants and exemption to the Applicant from the operation of Sections 13, 14, 100 and 195 of the Act to enable the Applicant to advertise for and give preference specifically to women and to offer women candidates enhanced training conditions in the process of offering employment as a bus driver.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 30 October 2006.

Dated 21 October 2003

Mrs M. URQUHART Deputy President

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

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

Aberdeen Action Group Inc., Alfredton Tennis Club Inc., Allambee South Community Association Inc., Artslink, Dandenong Inc., Australian Outdoor Education Council Inc., Barwon Region Sports Assembly Inc., Bellevue Hill Pre-School Association Inc., Benalla Historic Park Association Inc., Benambra Region Inc., Boolarra Basketball Club Inc., Bright Camera Club Inc., Lake Attack Inc., Lancefield and District Bush Nursing Hospital Inc., Laverton Netball Association Inc., Leongatha Hockey Club Inc., Leongatha Toy Library Inc.

Dated 30 October 2003

ANN HAMMANN Deputy Registrar of Incorporated Associations

Catchment and Land Protection Act 1994

The Wimmera Regional Catchment Strategy has been accredited by the Commonwealth and Victorian Governments against the national criteria agreed by the Natural Resource Management Ministerial Council.

The Chair of the Wimmera Catchment Management Authority Board was advised of this in a letter dated 15 September 2003, signed by David Kemp, Minister for the Environment and Heritage; Warren Truss, Minister for Agriculture, Fisheries and Forestry; John Thwaites, Deputy Premier of Victoria and Victorian Minister for Environment, Water, and Victorian Communities; and Bob Cameron, Victorian Minister for Agriculture.

Co-operatives Act 1996

A Y K DAIRY FARMERS CO-OPERATIVE LTD MILDURA WEST STATE SCHOOL

CO-OPERATIVE LIMITED

Notice is hereby given in pursuance of Section 316(1) of the **Co-operatives Act 1996** and Section 601AB(3)(e) of the **Corporations Act 2001** that, at the expiration of two months from the date hereof, the names of the aforementioned Co-operatives will, unless cause is shown to the contrary, be struck off the register and the Co-operatives will be dissolved. Dated at Melbourne 24 October 2003

> ANDREW LEVENS Deputy Registrar of Co-operatives

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the **Country Fire Authority Act 1958**, I, Geoff Spring, Acting Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Sustainability and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2004.

To commence from 0100 hours on 10 November 2003:

Mildura Rural City Council, Swan Hill Rural City Council.

G. SPRING Acting Chief Executive Officer

Fisheries Act 1995 SECTION 30

Anderson Inlet Fisheries Reserve Management Plan

Ministerial Guidelines

- 1. The Anderson Inlet Fisheries Reserve Management Plan will identify key actions to protect habitats and enhance recreational fishing opportunities, including actions designed to improve the management and monitoring of recreational fishing and the impact of other issues (eg habitat deterioration) on recreational fishing opportunities.
- 2. The Anderson Inlet Fisheries Reserve Management Plan will specify appropriate management controls with regard to recreational fishing and may recommend options to assist in managing related activities.
- 3. The Anderson Inlet Fisheries Reserve Management Plan will provide for the issue of permits by the Secretary in respect of fishing activities in the fisheries reserve.
- 4. The Anderson Inlet Fisheries Reserve Management Plan may specify areas available for any special use zones identified within the reserve.
- 5. The Anderson Inlet Fisheries Reserve Management Plan will determine processes for reporting to the Victorian community on achievements of the plan.
- 6. The Anderson Inlet Fisheries Reserve Management Plan will establish a compliance strategy framework for the reserve.

Dated 6 October 2003

Responsible Minister: BOB CAMERON MP Minister for Agriculture

FISHERIES REGULATIONS 1998

Declaration in Relation to the Levy for Aquaculture (Crown Land) Type A Licences

Regulation 617A

For the purposes of regulation 617A(5) of the Fisheries Regulations 1998, the Secretary to the Department of Primary Industries, declares in respect of the period 1 November 2003 until 31 October 2004 (inclusive)—

- (a) the following areas to be a growing area—
 - (i) Flinders Growing Area;
 - (ii) Grassy Point Growing Area;
 - (iii) Clifton Springs Growing Area;
 - (iv) Dromana Bay Growing Area; and
- (b) the estimated total fixed costs of the Secretary for administering Aquaculture (Crown Land) Type A Licences to be \$83,060; and
- (c) the total area in hectares of Aquaculture (Crown Land) Type A Licences, at the time of making this declaration, to be 233 hectares; and
- (d) the estimated total variable costs of the Secretary for administering Aquaculture (Crown Land) Type A Licences in each growing area to be—
 - (i) Flinders Growing Area—\$32,489;
 - (ii) Grassy Point Growing Area—\$24,638;
 - (iii) Clifton Springs Growing Area-\$24,638;
 - (iv) Dromana Bay Growing Area-\$24,075; and
- (e) the total area in hectares of Aquaculture (Crown Land) Type A Licences in each growing area at the time of making this declaration to be—
 - (i) Flinders Growing Area—107 hectares;
 - (ii) Grassy Point Growing Area-42 hectares;
 - (iii) Clifton Springs Growing Area-81 hectares;
 - (iv) Dromana Bay Growing Area— 3 hectares.

Dated 24 October 2003

CHLOE MUNRO
Secretary

Flora and Fauna Guarantee Act 1988 NOTICE OF DECISION UNDER SECTION 16

In accordance with section 16 of the Flora and Fauna Guarantee Act 1988, I have considered the final recommendations of the Scientific Advisory Committee as advertised in "The Age" newspaper, "The Weekly Times" newspaper and various local newspapers during the week of 24 to 28 February 2003, and in the Government Gazette on 27 February 2003. I have decided, after considering the comments of the Victorian Catchment Management Council, to recommend to the Governor in Council that the taxa of flora and fauna recommended for listing by the Scientific Advisory Committee be added to the list of taxa and communities of flora and fauna which are threatened and that the potentially threatening process recommended for listing by the Scientific Advisory Committee be added to the list of potentially threatening processes.

My reasons for this decision are the same as those advertised in the final recommendations of the Scientific Advisory Committee.

Dated 5 September 2003

JOHN THWAITES MP Minister for Environment

Land Acquisition and Compensation Act 1986

FORM 7	S.21
	Reg 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 46 on Plan of Subdivision 31260, Parish of Langwarrin comprising 402 square metres and being land described in Certificate of Title Volume 8174, Folio 845, shown as Parcel 1 on Survey Plan 20522.

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

Published with the authority of VicRoads.

Dated 30 October 2003

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

Land Acquisition and Compensation Act 1986 FORM 7 S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 49 on Plan of Subdivision 31260, Parish of Langwarrin comprising 402 square metres and being land described in Certificate of Title Volume 8167, Folio 083, shown as Parcel 5 on Survey Plan 20522.

Interest Acquired: That of Robert Alan Clarke and all other interests.

Published with the authority of VicRoads.

Dated 30 October 2003

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

Land Acquisition and Compensation Act 1986

FORM 7	S.21
	Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 306984X, Parish of Langwarrin comprising 22 square metres and being land described in Certificate of Title Volume 10021, Folio 120, shown as Parcel 3 on Survey Plan 20522.

Interest Acquired: That of Margarita Leary and all other interests.

Published with the authority of VicRoads.

Dated 30 October 2003

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

Land Acquisition and Compensation Act 1986

FORM 7	S.21
	Reg 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 65 on Plan of Subdivision 31260, Parish of Langwarrin comprising 366 square metres and being land described in Certificate of Title Volume 8120, Folio 698, shown as Parcel 30 on Survey Plan 20523.

Interest Acquired: That of Monolith (Victoria) Pty Ltd and all other interests.

Published with the authority of VicRoads.

Dated 30 October 2003

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

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 117067, Parish of Langwarrin comprising 183 square metres and being land described in Certificate of Title Volume 9500, Folio 154, shown as Parcel 29 on Survey Plan 20523.

Interest Acquired: That of Mon More Investments Pty Ltd and all other interests.

Published with the authority of VicRoads.

Dated 30 October 2003

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

Land Acquisition and Compensation Act 1986 FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 52 on Plan of Subdivision 31260, Parish of Langwarrin comprising 402 square metres and being land described in Certificate of Title Volume 8174, Folio 846; shown as Parcel 8 on Survey Plan 20522.

Interest Acquired: That of Richard Graham Pollard and all other interests.

Published with the authority of VicRoads.

Dated 30 October 2003

For and on behalf of VicRoads: GERRY TURNER, Manager Property Services Department Land Acquisition and Compensation Act 1986 FORM 7 S 21

G 44

Reg. 16

2757

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 61 on Plan of Subdivision 31260, Parish of Langwarrin comprising 402 square metres and being land described in Certificate of Title Volume 8303, Folio 996, shown as Parcel 24 on Survey Plan 20523.

Interest Acquired: That of Jack Peter & Ruby Ethel Verberne and all other interests.

Published with the authority of VicRoads.

Dated 30 October 2003

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

Land Acquisition and Compensation Act 1986 FORM 7

S 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lots 1 and 2 on Plan of Subdivision 75455, Lot 62 on Plan of Subdivision 31260 and Lot 1 on Plan of Subdivision 117067, Parish of Langwarrin comprising 1005 square metres and being land described in Certificate of Title Volume 8303, Folio 994; Certificate of Title Volume 8656, Folio 785; Certificate of Title Volume 8656, Folio 786; Certificate of Title Volume 9374, Folio 772, shown as Parcels 25, 26, 27 and 28 on Survey Plan 20523.

Interest Acquired: That of Stratos & Mary Dagellis and all other interests.

Published with the authority of VicRoads.

Dated 30 October 2003

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

Melbourne Cricket Ground Act 1984 MELBOURNE CRICKET GROUND (OPERATION OF FLOODLIGHTS) ORDER NO. 4/2003

I, Justin Madden, Minister for Sport and Recreation, make the following Order:

1. Title

This Order may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Order No. 4/2003.

2. Objectives

The objectives of this Order are to ----

- (a) specify the days and times during which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground may be used;
- (b) specify the purposes for which the floodlights may be used on those days; and
- (c) make provision in relation to vehicle entry into the Yarra Park Reserve.

3. Authorising provision

This Order is made under Section 3 of the Melbourne Cricket Ground Act 1984.

4. Floodlights may be used on certain days at certain times and for certain purposes

The floodlights affixed to the floodlight towers at the Melbourne Cricket Ground may be used —

- (a) for the purpose of training and playing the International Rules Series — Australia v. Ireland on 28 October 2003 to 30 October 2003 between 5.00 pm and 10.30 pm and on 31 October 2003 between 5.00 pm and 11.00 pm;
- (b) for the purpose of televising Carols by Candlelight on 24 December 2003 between 8.30 pm and 11.30 pm; and
- (c) between 8.00 am and 10.00 pm for the purpose of aligning, testing or repairing of the floodlights on the days specified in sub-clause (a) and (b).

Yarra Park Reserve — Entry of Vehicles Vehicular traffic is not permitted to enter into Yarra Park Reserve by way of Vale Street after 5.00 pm on any day on which the floodlights affixed to the floodlight

towers at the Melbourne Cricket Ground are permitted to be used for the purposes specified in clause 4(a) and (b).

Dated 24 October 2003

JUSTIN MADDEN MLC Minister for Sport and Recreation

Mineral Resources Development Act 1990 EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

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

- 1. HEREBY EXEMPT all that Crown land situated within the boundaries of exploration licence application 4774 that has been excised from the application, from being subject to an exploration licence or mining licence.
- 2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is REVOKED in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 27 October 2003

RICHARD ALDOUS Executive Director Minerals and Petroleum

Psychologists Registration Act 2000

PSYCHOLOGISTS REGISTRATION BOARD OF VICTORIA

Following a complaint the Psychologists Registration Board of Victoria conducted an inquiry into the conduct of Deon Hunt, a psychologist registered in Victoria. After a hearing, he was found guilty of professional misconduct. The Board cancelled his registration with effect from 24 October 2003.

Dr ANTHONY R. GRIGG CEO and Registrar Psychologists Registration Board of Victoria

Tobacco Act 1987 NOTICE CONCERNING THE REVOCATION OF A DECLARATION

MADE UNDER SECTION 5I(4)

I, Bronwyn Pike, Minister for Health and Minister responsible for the administration of the **Tobacco Act 1987** ("the Act"), under section 5I(5) of the Act, revoke the declaration published in Government Gazette G35 on 29 August 2002 that was made under section 5I(4) of the Act on 23 August 2002 and took effect on 1 September 2002.

The revocation comes into operation on 1 December 2003.

Dated 28 September 2003

BRONWYN PIKE Minister for Health

Water Act 1989

SECTION 96

Coliban Region Water Authority

Declaration of Dunolly Sewerage District

In accordance with the requirements of Section 96(7)(c) of the **Water Act 1989** notice is given of a proposed Dunolly Sewerage District. This district, located in the Parish of Dunolly, will include the Township of Dunolly and surrounding lands extending to the western boundary of the Parish of Dunolly in the west; the northern boundary of the Parish of Dunolly in the north; Axe Track and Atherton Road in the east; the south-eastern boundary of the Township of Dunolly in the south-east; and Kicks Road in the south.

Plans of the proposed district can be viewed at Coliban Water, 37–45 Bridge Street, Bendigo or Central Goldfields Shire, Neill Street, Maryborough, during office hours.

Submissions are invited from members of the public. Any person making a submission should set out the grounds for any objection raised in the submission.

Submissions should be sent to Cheryl Fitzgerald, Corporate Secretary, Coliban Region Water Authority, Box 2770, Bendigo Delivery Centre 3554 and must be received by the Authority within one month after publication of this notice in the Government Gazette.

Submissions must be received by 30 November 2003.

Water Act 1989

SECTION 96

Coliban Region Water Authority

Extension of Dunolly Water Supply District

In accordance with the requirements of Section 96(7)(c) of the **Water Act 1989** notice is given of a proposed extension of the Dunolly Water Supply District. It is proposed that the district, located in the Parish of Dunolly, will include lands around the township, extending to the western boundary of the Parish of Dunolly in the west; the northern boundary of the Parish of Dunolly in the north; Axe Track and Atherton Road in the east; the south-eastern boundary of the Township of Dunolly in the south-east; and Kicks Road in the south.

Plans of the extended district can be viewed at Coliban Water, 37–45 Bridge Street, Bendigo or Central Goldfields Shire, Neill Street, Maryborough, during office hours.

Submissions are invited from members of the public. Any person making a submission should set out the grounds for any objection raised in the submission.

Submissions should be sent to Cheryl Fitzgerald, Corporate Secretary, Coliban Region Water Authority, Box 2770, Bendigo Delivery Centre 3554 and must be received by the Authority within one month after publication of this notice in the Government Gazette.

Submissions must be received by 30 November 2003.

Water Act 1989

GOULBURN—MURRAY RURAL WATER AUTHORITY

Diminishment of Campaspe and Goulburn—Murray Irrigation Districts and West Loddon Waterworks District

Notice is hereby given that Goulburn—Murray Rural Water Authority intends to diminish the extent of its Campaspe Irrigation District, incorporating: 2760 G 44 30 October 2003

Crown Allotment	Section	Parish	
Pts 61, 62		Rochester	
Notice is hereby given that Goulburn—Murray Rural Water Authority intends to diminish the extent of its Goulburn—Murray Irrigation District, incorporating:			
Central Goulburn Area:			
Crown Allotment	Section	Parish	
151, 151A, 151B	В	Kanyapella	
Pts 6A		Mooroopna	
Pt 17	—	Toolamba	
Murray Valley Area:			
Crown Allotment	Section	Parish	
Pts 26, 28	А	Baulkamaugh	
Rochester Area:			
Crown Allotment	Section	Parish	
31, 32, 33, 34, 35, 36	А	Echuca North	
Shepparton Area:			
Crown Allotment	Section	Parish	
Pts 71		Kialla	
Pts 20B, 21, 22A1		Shepparton	
93, Pts 68, 69, 90, 91	С	Shepparton	
Pt 1	D	Shepparton	
Torrumbarry Area:			
Crown Allotment	Section	Parish	
Pts 2, 10	А	Castle Donnington	
Pt 46	В	Castle Donnington	
5A	В	Murrabit West	

Notice is hereby given that Goulburn—Murray Rural Water Authority intends to diminish the extent of its West Loddon Waterworks District, incorporating:

Crown Allotment	Section	Parish
33, 42, 42A, Pt 24	E	Boort
9, 16, 17, 18, 19, 20, 22, 24	1	Marmal
25, 26, 27, 28, 29, 30, 34, Pt 42	1	Marmal
10, Pts 11	2	Marmal
13, 15, 16, 17,18, 18A, 19, 21, 21A	3	Marmal
24, 30, 31, 32, 33, 37, Pts 20, 23, 38	3	Marmal
135, 137, 138		Mysia
21, 22	3	Quambatook
	10 11 11 11	

Extension of Campaspe and Goulburn—Murray Irrigation Districts & Normanville Waterworks District

Notice is hereby given that Goulburn—Murray Rural Water Authority intends to extend the boundary of its Campaspe Irrigation District, incorporating:

Crown Allotment	Section	Parish
13A1, 13A2, 13B1, 13B2, 24A, 24B	—	Bonn
25A, 25B, 26, 27A, 27B, 28A, 28B	—	Bonn
29A, 29B, 44A, 44B	—	Bonn
Pt 1C	—	Diggorra

Notice is hereby given that Goulburn—Murray Rural Water Authority intends to extend the boundary of its Goulburn—Murray Irrigation District, incorporating:

Pyramid—Boort Area:		
Crown Allotment	Section	Parish
16	1	Marmal
13, 15, 16, 17, 18, 21, 21A	3	Marmal
24, Pts 20, 23	3	Marmal
135, 137, 138	_	Mysia
Rochester Area:		
Custom Allsten and	Section	Dantah
Crown Allotment	Section	Parish
34	C	Colbinabbin
34		Colbinabbin
34 88B		Colbinabbin Cornella
34 88B 177		Colbinabbin Cornella

Notice is hereby given that Goulburn—Murray Rural Water Authority intends to extend the boundary of its Normanville Waterworks District, incorporating:

Crown Allotment	Section	Parish
33, 42, 42A, Pt 24	Е	Boort
8	2	Budgerum East
4A	3	Budgerum East
1, 10, 20, 25, 36, 38, 39, 40	—	Koorangie
46, 48, 48A, 49, 51, 70A	—	Koorangie
Pts 11, 12, 24, 47, 50, 70	—	Koorangie
33	—	Leaghur
9, 17, 18, 19, 20, 22, 24	1	Marmal
25, 26, 27, 28, 29, 30, 34, Pt 42	1	Marmal
10, Pts 11	2	Marmal
18A, 19, 29, 30, 31, 32, 33	3	Marmal
37, Pt 38	3	Marmal
17, 31	2	Meering
17A	1	Quambatook
19, 20, 21, 22, 38A	3	Quambatook

The Proposals have been advertised in accordance with The Water Act 1989. Submissions will be received for one month after the publication of this notice.

Submissions should state grounds of objections to the proposal and will be considered at the Board of the Authority's next meeting.

Copies of the Proposals may be inspected free of charge at the office of Goulburn-Murray Water, 40 Casey Street, Tatura during business hours.

DENIS FLETT Chief Executive

Agricultural Industry Development Act 1990

NOTICE

I, Bob Cameron, Minister for Agriculture, direct on 28 November 2003, that a poll of commercial potato growers in Victoria be held on the question of whether the proposed Victorian Potato Industry Development Order should be made.

VICTORIAN POTATO INDUSTRY DEVELOPMENT ORDER 2003

Citation

1. This Order may be cited as the Victorian Potato Industry Development Order 2003.

Order made under the Agricultural Industry Development Act 1990

2. This Order is made under Part 2 of the Agricultural Industry Development Act 1990 (The Act).

Purposes of Order

3. The purpose of this order is to set up a Committee to collect and administer charges applied to potato growers in a defined production area for defined industry functions.

Definitions

4. In this Order:

"Act" means the Agricultural Industry Development Act 1990;

"Committee" means the Victorian Potato Industry Development Committee;

"Grower" means:

- (a) a person by whom, or on whose behalf, at least 100 tonnes of potatoes are commercially grown or produced in the production area; and
- (b) where at least 100 tonnes of potatoes are commercially grown or produced in the production area by a partnership or under a share farming agreement, the partnership or the parties to that agreement but does not include a person engaged as an employee on wages, a salary or piece work rates;

"Minister" means the Minister administering the Act;

"Production area" means the state of Victoria;

"Potatoes" means any variety of potatoes grown or produced for sale for fresh consumption or processing.

Term of Order

5. This Order commences on the day of the date of its publication in the Government Gazette and remains in force until for four years from that date.

Establishment of Committee

6. There shall be a "Victorian Potato Industry Development Committee" established.

Members

- 7. The Committee shall consist of members appointed by the Minister as follows:
 - (a) two voting fresh potato grower members;
 - (b) two voting french fry grower members;
 - (c) one voting crisping grower member;
 - (d) one voting seed grower member;
 - (e) one voting merchant or packer or processor member; and
 - (f) one non-voting member nominated by the Secretary of the Department of Primary Industries.
- 8. The Victorian Potato Growers' Council or any other relevant body that, in the opinion of the Minister, has replaced that body must seek nominations for Committee membership from potato producers and other relevant sectors of the potato industry and provide recommendations to the Minister on nominees for appointment.

Chairperson

9. The voting members of the Committee must elect a voting member of the Committee to be Chairperson of the Committee for a period of 12 months. The Chairperson will have one vote and a casting vote. The Chairperson must not be an office bearer of the Victorian Potato Growers Council.

Functions of Committee

- 10. The Committee may:
 - (a) carry out or fund promotion of potatoes grown in the production area;
 - (b) carry out or fund research and development into the production, pest and disease control, post harvest handling, plant breeding and variety evaluation of potatoes and advise growers about research findings; and
 - (c) obtain, analyse and disseminate market information and statistics to the potato industry.

Powers of Committee

- 11. The Committee may:
 - (a) impose a charge on all growers for services it provides;
 - (b) delegate any of its powers, duties or functions (other than the power of delegation) to an employee of the Committee;
 - (c) exempt by written notice, either conditionally or unconditionally, a person or class of persons from compliance with some or all of the requirements of this Order.

Plan of Operation

- 12. The Committee must within the first 12 months of its operation produce a Plan of Operation to establish the goals and objectives of the Committee for the term of the Order. This Plan will provide the basis for the development of projects and will include indicators against which the performance of the Committee may be measured.
- 13. In determining the goals and objectives to be included in a Plan of Operation, the Committee must have regard to any plans or priorities which have been adopted by the Victorian Potato Growers' Council.
- 14. The Plan of Operation must be published by the Committee and made available to growers on request.

Charge Imposed by Committee

- 15. A charge for services provided by the Committee is payable by potato growers at the first point and time of purchase of potatoes, and is to be collected by potato merchants, processors, packers or their agents by arrangement with and on behalf of the Committee.
- 16. The first charge imposed by the Committee shall be at the uniform rate of \$0.50 per tonne of potatoes and will remain in force until 1 July 2004.
- 17. A charge imposed by the Committee must not at any time during the term of the Order exceed the rate of \$1.00 per tonne.

Voting

18. For the purposes of voting in accordance with section 49 of the Act, growers shall be allocated votes as follows.

Production (tonnes) in the previous financial year	Votes
100 — 1000	1
1001 — 2000	2
2001 — 3000	3
3001 — 4000	4
>4000	5

19. For the purpose of voting at a future poll on the question of the continuation of the Order, a grower who grew or produced 100 tonnes of potatoes in the production area in the preceding year is eligible to vote and each grower shall be allocated one vote.

Meetings

20.

- (a) the Committee must hold an Annual Meeting in each financial year;
 - (b) at the Annual Meeting the Chairperson of the Committee must report to growers on the operation and finances of the Committee during the previous 12 months, and provide growers with a copy of the latest Annual Report and Plan of Operation; and
 - (c) the timing of all meetings of the Committee, including the Annual General Meeting, is at the discretion of the Committee.

Financial Year

21. The financial year of the Committee is the period from 1 July to 30 June.

Penalty for Contravening the Order

22. A grower who fails to comply with the requirements of Clause 15 relating to the payment of a charge imposed by the Committee contravenes this Order and is liable to a penalty not exceeding 20 penalty units.

Submissions on the proposed Order are invited from persons ineligible to vote in the poll or other persons. Submissions should reach Mr Stuart Holland, Senior Policy Analyst Agriculture, Department of Primary Industries, PO Box 500, East Melbourne, Victoria 3002, by 28 November 2003.

This Order should be read in conjunction with the provisions of the Agricultural Industry **Development Act 1990**.

BOB CAMERON, MP Minister for Agriculture

Agricultural Industry Development Act 1990

MURRAY VALLEY WINE GRAPE INDUSTRY DEVELOPMENT (VICTORIA) ORDER

Citation

1. This Order may be cited as the Murray Valley Wine Grape Industry Development (Victoria) Order 2003.

Order made under the Agricultural Industry Development Act 1990

2. This Order is made under Part 2 of the Agricultural Industry Development Act 1990.

Purpose of Order

3. The purpose of this Order is to set up a Committee to collect and administer charges applied to wine grape growers for specified industry functions.

Definitions

4. In this Order:

"Act" means the Agricultural Industry Development Act 1990;

"Committee" means the Murray Valley Wine Grape Industry Development Committee (Victoria);

"Minister" means the Minister administering the Act;

"Production area" means the areas within the Rural Cities of Mildura and Swan Hill and the Shire of Gannawarra excluding the former Shire of Cohuna in Victoria;

"Wine grape grower" means a person, including a partnership, share farming agreement or company, who grows or produces wine grapes in the production area for delivery to wineries, but does not include:

- (a) wineries;
- (b) non-profit public institutions, charitable organisations and community groups; and
- (c) employees of wine grape growers;

"*Wine grapes*" means any variety of grapes grown in the production area and used or intended to be used for processing into wine, must, juice or wine spirit;

"Wineries" means all wineries which accept wine grapes from growers in the production area, for use in wine, must, juice or wine spirit production.

Term of Order

5. This Order comes into operation on the day it is published in the Victorian Government Gazette and remains in force for four years from that date unless revoked on the establishment of the Murray Valley Wine Grape Industry Development Extra-territorial Order 200# (date). It is renewable for a further period, not exceeding four years, subject to a poll in accordance with the Act.

Establishment of the Committee

6. There will be a "Murray Valley Wine Grape Industry Development Committee", which will be the successor in law of the Committee established by the Murray Valley Wine Grape Industry Development Order (Victoria) 1999.

Functions of the Committee

- 7. The Committee functions are to:
 - a) support region-specific viticultural research where alternative funding is not available;
 - b) support technology transfer to improve adoption of best practice vineyard management;
 - c) obtain, analyse and disseminate market information relevant to the market for wine grapes grown in the production area.

Powers of the Committee

- 8. The Committee may:
 - (a) impose a charge on wine grape growers for services it provides;
 - (b) delegate any of its functions or powers (other than the power of delegation) to an employee of the Committee;
 - (c) exempt by written notice, either conditionally or unconditionally, a person or class of persons from compliance with some or all of the requirements of this Order.

Members

- 9. The Committee must consist of members appointed by the Minister, being
 - (a) three grower members from the production area appointed from a panel of at least four persons nominated by the Victorian and Murray Valley Wine Grape Growers' Council or any other relevant body that in the opinion of the Minister has replaced that body; and
 - (b) two non-grower members appointed from a panel of at least three persons nominated by the Victorian and Murray Valley Wine Grape Growers' Council or any other relevant body that in the opinion of the Minister has replaced that body, who possess specialist expertise appropriate to the needs of the wine grape industry in the fields of marketing, industry development or business administration; and

(c) one member nominated by the Secretary of the Department of Primary Industries who possess appropriate marketing, policy or industry experience.

Chairperson

10. The members of the Committee must elect a member of the Committee to be Chairperson of the Committee for a period of 12 months.

Charge Imposed by Committee

- 11. (a) A charge is payable by wine grape growers at the point and time of sale of wine grapes and is collected by wineries by arrangement with and on behalf of the Committee.
 - (b) The first charge imposed by the Committee will be \$1.00 per tonne and shall apply to all wine grapes supplied to wineries in financial year 2003/2004 unless varied in accordance with clause 14 (a) of this Order or Division 3 of Part 3 of the Act.
 - (c) The charge imposed by the Committee must not exceed the rate of \$1.50 per tonne for the term of the Order.
 - (d) The charge is payable to the Committee prior to 7th July each year.

Distribution of Proceeds of Charge

12. The Committee must apply the proceeds of a charge in accordance with its functions and any funding priorities set out in the Plan of Operation of the Committee.

Meetings

- 13. (a) The Committee must hold an Annual Meeting in each financial year at which time any variation to a charge must be considered and voted on by growers.
 - (b) At the Annual Meeting the Chairperson of the Committee must report to wine grape growers on the operation and finances of the Committee during the previous 12 months.
 - (c) The timing of all meetings of the Committee, including the Annual Meeting, is at the discretion of the Committee.

Financial Year

14. The financial year of the Committee is the period from 1 July to 30 June.

Plan of Operations

- 15. The Committee must within the first 12 months of its operation submit to the Minister a Plan of Operations, which includes the aims and objectives of the Committee's activities during the term of the Order.
- 16. The Plan of Operations must be developed in consultation with all sectors of the wine grape industry in the production area and must be published by the Committee and made available to all wine grape growers.

Voting

- 17. Voting at a poll shall be on the basis of one vote for each of the following:
 - (i) Individual Producer;
 - (ii) Company;
 - (iii) Partnership;
 - (iv) Share farming agreement.
 - (b) For the purpose of voting at a future poll on the question of the continuation of the Order, a wine grape grower producing wine grapes in the preceding year, is eligible to vote.
 - (c) Voting at general meetings in accordance with section Division 3 of Part 3 of the Act or section 39A of the Act, shall be on the basis of one vote for each producer.

Penalty for Contravening the Order

18. A wine grape grower who fails to comply with the requirements of Clause 13 relating to the payment of a charge imposed by the Committee contravenes this Order and is liable to a penalty not exceeding 20 penalty units. One penalty unit is currently \$100.

BOB CAMERON Minister for Agriculture

Gas Industry Act 2001

RETAIL GAS MARKET RULES

On 12 September 2003 the Essential Services Commission determined to approve amendments to the "Retail Gas Market Rules" under sections 65 and 67 of the **Gas Industry Act 2001**.

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

The following amendments are effective as of 12 September 2003 the day on which the Essential Services Commission approved these amendments.

Clause 1.3A (a) is amended by deleting the words "and determined by" and substituting those words with "including the recovery of *VENCorp's* costs in establishing, operating and maintaining the *FRC Hub*, and". Clause 1.3A (a) is amended by deleting the words "in accordance with" and substituting those words with "must determine those amounts by the application of".

Clause 1.3A (b) is amended by deleting all the words and substituting with the following *"VENCorp* must include the amount determined in accordance with clause 1.3A (a) of these Retail Gas Market Rules when determining the *settlement amount* in accordance with clause 3.6.5 of the *MSOR."*

Clause 1.3A (c) is deleted.

Clause 2.1.5 (a)(ii) (B) is amended by deleting the word "first" and substituting that word with "second".

Clause 2.1.5 (a)(iii) (B) is amended by deleting the word "first" and substituting that word with "second".

Clause 2.1.5 (a) is amended by inserting the following new clauses (iiia) and (iiib) after clause 2.1.5 (a)(iii):

- "(iiia) where the *Distributor* has been unable to obtain a *validated meter reading* in accordance with the applicable *meter reading schedule*, the *Distributor* must use its best endeavours to provide the *FRO* with the following information;
 - (A) the day on which the *meter* was *read*; and
 - (B) the *validated meter reading* for that *meter*,
 - by 5.00 pm on the second business day following the day on which the meter was read;
- (iiib) where the *Distributor* has been provided a *customer own read* by the *FRO* and the *Distributor* reasonably considers the *customer own read* to be accurate, the *Distributor* must use its best endeavours to provide the *FRO* with the following information;
 - (A) the day on which the *meter* was *read*; and
 - (B) the *validated meter reading* for that *meter*,

by 5.00 pm on the first *business day* following the day on which the *customer own read* was received by the *Distributor*,"

Clause 2.1.5 (b) (i) is amended by deleting the words "(other than an *estimated meter reading*)" and substituting those words with "and an *actual meter reading*".

Clause 2.1.5 (b) is amended by inserting the following new clauses (ia) and (ib) after clause 2.1.5 (a) (i):

- "(ia) where the *Distributor* has *read* the *meter* during the *allowable period* (if any) in relation to the relevant *proposed transfer date*, or the *permitted prospective period* (if any) in relation to the relevant *transfer request*, and the *meter reading* is a *validated meter reading* and an *actual meter reading* but the *Distributor* has been unable to obtain the reading in accordance with the *meter reading schedule*, the *Distributor* must use its best endeavours to provide to *VENCorp* the following information:
 - (A) the dates of that *validated meter reading* and the immediately preceding *validated meter reading*; and
 - (B) the *consumed energy* for the period between the dates referred to in clause 2.1.5(b)(i)(A),

by midnight on the second *business day* following the day on which the *meter* was *read*;

- (ib) where the *Distributor* has *read* the *meter* during the *allowable period* (if any) in relation to the relevant *proposed transfer date*, or the *permitted prospective period* (if any) in relation to the relevant *transfer request*, and the *meter reading* is a *validated meter reading* and a *substituted meter reading*, the *Distributor* must use its best endeavours to provide to *VENCorp* the following information:
 - (A) the dates of that *validated meter reading* and the immediately preceding *validated meter reading*; and
 - (B) the *consumed energy* for the period between the dates referred to in clause 2.1.5(b)(i)(A),

by midnight on the second *business day* following the day on which the *meter* was *read*?

Clause 2.2.1 (g) is amended by deleting the word "next" and substituting that word with "second".

Clause 2.4.2 (b) (iv) is amended by inserting the words "in relation to each *distribution supply point* which is a *second tier supply point*" after the word "*VENCorp*".

Clause 2.4.3 (d) is amended by inserting the words "in relation to each *distribution supply point* which is a *second tier supply point*" after the word "*VENCorp*".

Clause 2.5.2 (b) (iv) is amended by inserting the words "in relation to each *distribution supply point* which is a *second tier supply point*" after the word "*VENCorp*".

The following amendments are to be effective as of 23 February 2004.

Clause 2.9.1 is deleted and is substituted with the following:

- "(a) If a *Retailer* requests the *Distributor* to install a *new basic meter for a supply point*, the *Distributor* must install that *new basic meter* as soon as reasonably practicable and in such a manner as to comply with the requirements of the *Distribution Code* and any applicable laws. Where the *Retailer* requests a *replacement basic meter* (including by reason of there being a fault, malfunction or defect in relation to the existing *basic meter* or the existing *basic meter* having been damaged or destroyed), the *Distributor* must install the *replacement basic meter* is no longer compliant with the requirements of the *Distribution Code* and any applicable laws.
- (b) Notwithstanding clause 2.9.1(a), a *Distributor* is not required to install a *new basic meter* unless all requirements of applicable laws and regulatory instruments that are required to be satisfied before such a *basic meter* can be installed have been satisfied.
- (c) The *Distributor* must comply with clause 2.9.2(a)(i) in relation to the *meter* (if any) which the *new basic meter* replaces.
- (d) The *Distributor* must *read* the *new basic meter* on the date of its installation.

- (e) Where a *new basic meter* or *replacement basic meter* has been installed by a Distributor, the *Distributor* must use its best endeavours:
 - (i) to include the relevant details relating to the *new basic meter* in its *installation database*, its *MIRN database* and its *meter data database*;
 - (ii) to provide to the *Retailer* that requested the installation of a *new basic meter* details of the *MIRN* for the *distribution supply point* to which the *meter* relates, together with the *actual meter readings* obtained under clauses 2.9.1(c) and 2.9.1(d) (or, where appropriate, a *substituted meter reading*) and, such other information for customer account establishment and billing purposes as is specified in the *Gas Interface Protocol*, to the *Retailer* for that *distribution supply point*; and
 - (iii) where the *distribution supply point* is new and is a *second tier supply point*, to provide to *VENCorp* all the relevant details which are required for the purposes of updating the *VENCorp meter register*,

by 5.00 pm on the fifth business day after the day on which the *new basic meter* is installed."

Attachment 1 is amended by inserting after the definition of "*meter data database*" the following new definition:

"metering installation Has the meaning given to that term in the *MSOR*"

Attachment 1 is amended by inserting after the definition of "net system load profile methodology" the following new definition:

"new basic meter Installation of a *basic meter* to a *supply point* that has never had a meter installation registered previously"

Attachment 1 is amended by inserting after the definition of "*related body corporate*" the following new definition:

"replacement basic meter Installation of a *basic meter* to a *supply point* that replaces a *basic meter* currently registered as installed at that *Supply Point"*

Clause 4.1.1 (a) is amended by inserting the words "to *VENCorp*" after the words "FRO must deliver a *transfer request*". After the words "in relation to any *supply point*" delete the words "to *VENCorp* if" and substitute those words with "that has an existing *metering installation* in place and".

M. ZEMA Chief Executive Officer VENCorp

VICTORIA

Public Records Act 1973

SUB-SECTION 14(1)

WHEREAS, in accordance with the provisions of sub-section 14(1) of the **Public Records Act 1973**, the Minister for Victorian Communities may appoint a place outside the Public Record Office Victoria as a place of deposit for any specified class of public records.

I, John Thwaites, Minister for Victorian Communities, hereby appoint the place specified in Schedule One to be a place of deposit for sentenced temporary and unsentenced records, subject to the conditions set out in Schedule Two. This appointment applies for a period of fifteen (15) years, unless revoked sooner, from the date of gazettal.

SCHEDULE ONE

Caval Collaborative Solutions Limited

4 Park Drive, Bundoora.

SCHEDULE TWO

That—

the records transferred to 4 Park Drive, Bundoora are not identified as permanent records in a records management standard established by the Keeper of Public Records under section 12 of the Public Records Act 1973;

the records are transferred and destroyed in accordance with Public Record Office Standards:

descriptions of the records to be transferred are submitted to the Public Record Office for approval prior to transfer;

the commercial facility is clean, weatherproof and secure; and

the Keeper of Public Records has the right to inspect the facility at any time.

Dated 19 September 2003

JOHN THWAITES Minister for Victorian Communities

Road Transport Reform (Dangerous Goods) Act 1995 (Cth) as applied by Road Transport (Dangerous Goods) Act 1995 (Vic.) VICTORIAN WORKCOVER AUTHORITY

Appointment of Authorised Officers

WHEREAS various sections of the Road Transport Reform (Dangerous Goods) Act 1995 (Cth) ("Commonwealth Act") apply as laws of Victoria by virtue of Section 5 of the Road Transport (Dangerous Goods) Act 1995 (Vic.) ("Victorian Act"), and pursuant to Section 14 of the Commonwealth Act as so applied, the Victorian WorkCover Authority ("the Authority"), being a Competent Authority within the meaning of Section 13 of the Commonwealth Act as so applied, APPOINTS by notice in the Victoria Government Gazette on 30 October 2003 the persons identified below to be authorised officers under Section 14 of the Commonwealth Act as so applied, except that the authorised officers are not to be authorised officers for the purposes of regulation 21.1 of the Road Transport Reform (Dangerous Goods) Regulations 1997 (Cth) as applied by Section 6 of the Victorian Act ("Regulations").

	Persons:
	Alexander Bulatovas
	Noel William Shell
]	Dated 27 October 2003
7	The COMMON SEAL of the VICTORIAN)

The COMMON SEAL of the VICTORIAN WORKCOVER AUTHORITY was affixed in accordance with Section 18 of the Accident Compensation Act 1985 (Vic.) in the presence of: PETER HARCOURT Director GREG TWEEDLY Director

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Road Transport Reform (Dangerous Goods) Act 1995 (Cth) as applied by Road Transport (Dangerous Goods) Act 1995 (Vic.) VICTORIAN WORKCOVER AUTHORITY

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Revocation of Appointment of Authorised Officers

WHEREAS various sections of the **Road Transport Reform (Dangerous Goods) Act 1995** (Cth) ("Commonwealth Act") apply as laws of Victoria by virtue of Section 5 of the **Road Transport (Dangerous Goods) Act 1995** (Vic.) ("Victorian Act"), and pursuant to Section 14 of the Commonwealth Act as so applied, Section 41 of the **Interpretation of Legislation Act 1984** (Vic.) and any and all other enabling powers, the Victorian WorkCover Authority ("the Authority"), being a Competent Authority within the meaning of Section 13 of the Commonwealth Act as so applied, REVOKES by notice in the Victoria Government Gazette on 30 October 2003 the appointments of the persons identified below which were made on the dates identified below, as authorised officers under Section 14 of the Commonwealth Act as so applied.

Persons:
JOSEPH DENIS ALLEN, appointed on 27 March 1998
JOHN DOUGLAS CHALLMAN, appointed on 29 May 1998
NOEL STANLEY CLOUGH, appointed on 27 March 1998
MALCOLM LESLIE DUNN, appointed on 27 March 1998
BARRY DAVID DURHAM, appointed on 27 October 2000
ROBERT STANLEY EVANS, appointed on 27 March 1998
JILL GILLINGHAM, appointed on 17 December 1998
DONALD DUNCAN GILMOUR, appointed on 29 May 1998
JOHN MICHAEL GODFREY, appointed on 29 May 1998
LEWIS ALLAN GORDON, appointed on 27 March 1998
ROBIN HENRY GREENWOOD, appointed on 27 March 1998
LUKE DOUGLAS HAINES, appointed on 6 September 2000
PAUL DOUGLAS HAINES, appointed on 27 March 1998
LAUREN CARMEN HAMILTON, appointed on 27 March 1998
JOHN WILLIAM HICKEY, appointed on 27 March 1998
MIN KHAUNG HO, appointed on 29 May 1998
PATRICK ALDWORTH HURLEY, appointed on 27 March 1998
DONNA CATHERINE KORKE, appointed on 27 March 1998
RENAE KROUSORATIS, appointed on 27 March 1998
CAROLE ANNE LABRAM, appointed on 27 March 1998
PETER MAX LIETZAU, appointed on 27 March 1998
GRAEME RONALD LINAKER, appointed on 27 March 1998

Persons:
ANDREW ALEXANDER LINDBERG, appointed on 27 March 1998
KAY HELEN MALINOWSKI, appointed on 6 September 2000
TREVOR McDEVITT, appointed on 27 March 1998
DAVID EDWARD McELHINNEY, appointed on 27 March 1998
MICHELLE PETA NATION, appointed on 27 March 1998
WILLIAM HUMPHREY REYNOLDS, appointed on 27 March 1998
ROBERT JAMES JACKSON STEWART, appointed on 27 March 1998
DANIELLE SUDANO, appointed on 27 March 1998
MICHAEL FRANCIS TESSIER, appointed on 27 March 1998
JOHN FRANCIS LIONEL YOUNG, appointed on 27 March 1998
Dated 27 October 2003 The COMMON SEAL of the VICTORIAN WORKCOVER AUTHORITY was affixed in accordance with Section 18 of the Accident Compensation Act 1985 (Vic.) in the presence of:

The COMMON SEAL of the VICTORIAN WORKCOVER AUTHORITY was affixed in accordance with Section 18 of the Accident Compensation Act 1985 (Vic.) in the presence of: PETER HARCOURT Director GREG TWEEDLY Director

Road Safety Act 1986

NOTICE UNDER SECTION 68

Vintage Motorsport Weekend

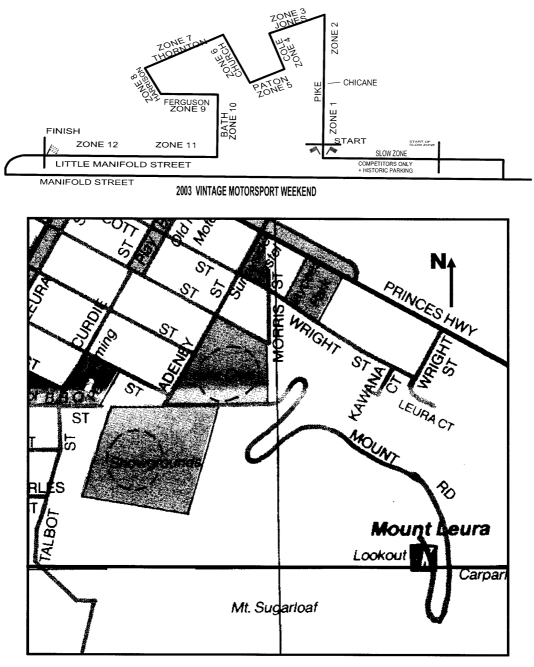
Camperdown-1 & 2 November 2003

Under Section 68 (3) of the **Road Safety Act 1986**, I declare that the provisions of sub-sections (1) and (2) of Section 68 of the Act and Road Rules—Victoria 1999 shall not apply with respect to the event known as the Vintage Motorsport Weekend.

This notice operates on 1 and 2 November 2003 on the roads and times shown in the following table.

STREET OR ZONE	DATE	ROAD CLOSURE TIMES:
Errey Street and Mt Leura Road, East of Adeney Street as per attached map	1 November 2003	11.00 am to 6.00 pm
Bath Street & Lt. Manifold Street (Bath Street to Highway at Warrnambool End)	2 November 2003	6.00 am to 6.30 pm
Pike, Jones, Cole, Paton, Church, Thornton, Harrison, Bath Streets as per attached map	2 November 2003	11.00 am to 6.30 pm

TABLE:



Vintage Motorsport Weekend 2003

Dated 21 October 2003

FRANK NOLAN Acting Regional Manager VicRoads South Western Victoria delegate for the Minister for Transport

Planning and Environment Act 1987

BENALLA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C1

The Minister for Planning has approved Amendment C1 to the Benalla Planning Scheme.

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

The Amendment

- rezones Lot 3, LP 112969, Bowers Road, Winton from Road Zone Category 1 (RDZ1) to Rural Zone (RUZ);
- rezone land at Holdsworth Road, Benalla (Crown Allotments 6 and 7, Section D, and part Crown Allotment 9, Section C, Parish of Benalla), from Public Conservation and Recreation Zone (PCRZ) to Public Use Zone Service and Utility (PUZ1);
- rezone land at 2 Plum Court, Benalla (Lot 6, PS 318652); 4 Plum Court, Benalla (Lot 7, PS 318652); 6 Plum Court, Benalla (Lot 8, PS 318652); 8 Plum Court, Benalla (Lot 9, PS 318652); 10 Plum Court, Benalla (part Lot 10, PS 318652), from Rural Zone (RUZ) to Residential 1 Zone (R1Z);
- rezone land at 2 Ackerly Avenue, Benalla (CP 160951); 4 Ackerly Avenue, Benalla (Lot 4, LP 201826);6 Ackerly Avenue, Benalla (Lot 3, LP 201826); 8 Ackerly Avenue, Benalla (Lot 2, LP 201826); 10 Plum Court, Benalla (Lot 1, LP 201826), from Rural Zone (RUZ) to Residential 1 Zone (R1Z);
- rezone land at Lot 1, TP1510, and part CA8, Sec 111, T/ship of Benalla, 17 George Street & 22A Salisbury Street, Benalla, from Public Park and Recreation Zone (PPRZ) to Residential 1 Zone (R1Z);
- rezone land at Bowers Road, Winton (Lot 3, LP 112969) from Road Zone Category 1 (RDZ1) to Rural Zone (RUZ);
- rezone land at Midland Highway, Benalla (Crown Allotment 52 and Crown Allotment 52C, No Section, Parish of Kilfeera), from Rural Zone (RUZ) to Public Conservation and Resource Zone (PCRZ);
- rezone land at Watchbox Creek Road, Molyullah (Crown Allotment 52A, Section B,

Victoria Government Gazette

Parish of Tatong), from Public Conservation and Resource Zone (PCRZ) to Rural (RUZ);

- rezone land at Healeys Lane via Tatong Tolmie Road, Archerton (Crown Allotment 27, No Section, Parish of Toombullup), from Public Conservation and Resource Zone (PCRZ) to Environmental Rural Zone (ERZ);
- rezone land at Bronds Road, Tolmie (Lots 1 and 2, PS 340408T), being a fenced area of farm land, from Public Conservation and Resource Zone (PCRZ) to Rural Zone (RUZ);
- rezone land at Old Tolmie Road, Tolmie (Crown Allotment 64A, Parish of Toombullup), from Public Conservation and Resource Zone (PCRZ) to Rural Zone (RUZ);
- rezone land at Tatong Tolmie Road, Wrightley (Part Crown Allotment 4A, Parish of Toombullup), from Public Conservation and Resource Zone (PCRZ) to Rural Zone (RUZ);
- rezone areas of land adjoining and forming part of Tatong—Tolmie Road, Wrightley, from Public Conservation and Resource Zone (PCRZ) to Road Zone Category 1 (RDZ1);
- rezone part of the road reserve of Jones Road and another government road to the east of Jones Road, from Road Zone Category 1 (RDZ1) to Rural Zone (RUZ);
- rezone an area of land adjoining the Tatong —Tolmie Road, Wrightley, from Road Zone Category 1 (RDZ1) to Public Conservation and Resource Zone (PCRZ);
- corrects the number notation for the Environmental Significance Overlay from 'ESO2' to 'ESO1' over the Winton Motor Raceway;
- corrects the current notation of 'HO47' to 'HO74' for the "Former Thoona Dairy and Butter Factory", Sargeant Street, Thoona;
- corrects the current notation of 'HO17' to 'HO7' for the "Shop" at 64A Arundel Street, Benalla;
- corrects the current notation of 'HO48' to 'HO57' for the "Victoria Hotel & Stables" at 2–4 Carrier Street, Benalla;

- introduces the Heritage Overlay (HO) over the "Benalla Railway Station", Mackellar Street, Benalla with the heritage place number 'HO60'; and
- corrects the current notation of 'SLO' to 'SLO1' over the Warby Range Park.

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; the Department of Sustainability, North East Region, 35 Sydney Road, Benalla and at the offices of the Rural City of Benalla, Fawkner Drive, Benalla.

> PAUL JEROME General Manager Planning, Land Services and Environmental Regulation Department of Sustainability and Environment

Planning and Environment Act 1987 CORANGAMITE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C9

The Minister for Planning has approved Amendment C9 to the Corangamite Planning Scheme.

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

The Amendment rezones the land bounded by the Camperdown—Ballarat Road (Cressy Street), Fergusson Street and Tait Street, Camperdown, from Public Use Zone Category 6 — Local Government (PUZ6) to Business 1 Zone (B1Z).

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

Permit No.: P2003/035.

Description of land: Crown Allotments 9, 10, 11, 12 and 13, Section 51, Township of Camperdown, Parish of Colongulac. (Certificate of Title Vol. 1174, Fol. 676), corner of Cressy Street, Fergusson Street and Tait Street, Camperdown.

A copy of the Amendment and permit 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 Corangamite Shire Council, 181 Manifold Street, Camperdown.

> PAUL JEROME General Manager Planning, Land Services and Environmental Regulation Department of Sustainability and Environment

Planning and Environment Act 1987 GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C36

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

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

The Amendment rezones land at 11 and 12 Mercury Drive, Shepparton, being Lots 17 and 18 on PS216109P from Public Park and Recreation Zone (PPRZ) to Business 4 Zone (B4Z) and include the land in a Environmental Audit Overlay (EAO).

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; at the Department of Sustainability, North East Region, 35 Sydney Road, Benalla and at the offices of the Greater Shepparton City Council, 90 Welsford Street, Shepparton .

> PAUL JEROME General Manager Planning, Land Services and Environmental Regulation Department of Sustainability and Environment

Planning and Environment Act 1987 INDIGO PLANNING SCHEME

Notice of Approval of Amendment

Amendment C18

The Minister for Planning has approved Amendment C18 to the Indigo Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment makes the following changes to the Indigo Planning Scheme:

- rezones land Crown Allotment 3B Section 35 and Part of Allotment 2 Section 34, Parish of Barnawartha from Rural Zone (RUZ) to Industrial 2 Zone (IN2Z);
- introduces a Design and Development Overlay (DDO1) to the land; and
- amends the MSS, Clause 21.04-1-6 Barnawartha to make specific reference to the proposed development.

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; 35 Sydney Road, Benalla and at the offices of the Indigo Shire Council, IWS Offices, 34 Main Street, Yackandandah.

> PAUL JEROME General Manager Planning, Land Services and Environmental Regulation Department of Sustainability and Environment

Planning and Environment Act 1987 MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C34

The Minister for Planning has approved Amendment C34 to the Manningham Planning Scheme.

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

The Amendment deletes the application of the Public Acquisition Overlay (PAO6) from land at 356–362 Porter Street, Templestowe. As the Council Drainage Reserve now exists (362 Porter Street, Templestowe), the PAO6 is no longer necessary.

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 Manningham City Council, Civic Offices, 699 Doncaster Road, Doncaster.

> PAUL JEROME General Manager Planning, Land Services and Environmental Regulation Department of Sustainability and Environment

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C14 Part 2

The Minister for Planning has approved Amendment C14 Part 2 to the Maribyrnong Planning Scheme.

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

The Amendment:

• applies the Heritage Overlay to 95 Hamilton Street, Yarraville.

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 Maribyrnong City Council, corner of Napier and Hyde Streets, Footscray.

> PAUL JEROME General Manager Planning, Land Services and Environmental Regulation Department of Sustainability and Environment

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C57

The Casey City Council has resolved to abandon Amendment C57 to the Casey Planning Scheme.

The Amendment proposed to rezone a 12.56 hectare parcel of land in Beaumont Road, Berwick from a Low Density Residential Zone (LDRZ) to a Residential 1 Zone (R1Z) and apply a Development Plan Overlay (DPO11) over the land.

The Amendment lapsed on 14 October 2003.

PAUL JEROME General Manager Planning, Land Services and Environmental Regulation Department of Sustainability and Environment

ORDERS IN COUNCIL

Coastal Management Act 1995

LAND DECLARED NOT TO BE COASTAL CROWN LAND

Order in Council

The Governor in Council, under Section 3 (2) (b) of the **Coastal Management Act 1995** declares the Crown lands described hereunder not to be coastal Crown land for the purposes of this Act:

Port Phillip Region

- Chinamans Creek upstream from and including Point Nepean Road, Rosebud West. (Melways Edition 29 2002 169 J2).
- Elwood Canal upstream of and including Marine Parade, Elwood. (Melways, Edition 29 2002 67 A2).
- Kananook Creek upstream of and including Wells Street, Frankston. (Melways Edition 29 2002 100A B6).
- Kororoit creek upstream from and including Millers Rd, Altona. (Melways Edition 29 2002 55 A7).
- Laverton Creek upstream from and including Queens Street, Altona (Melways Edition 29 2002 209 A1).
- Hovells Creek upstream from and including the Princes Highway, (Melways Edition 29 2002 — 423 D10).
- Mordialloc Creek upstream of and including the Wells Road Bridge. Mordialloc (Melways Edition 29 2002 — 92 F1).
- Patterson River 1 Kilometre upstream of and including Nepean Highway Crossing Carrum (Melways Edition 29 2002 — 97 F6).
- Sawtells Inlet upstream from the extension of Yannathan Street, (or Bayview Road extent of Crown land) Tooradin (Melways Edition 29 2002 144 B2).
- Werribee River upstream from the extension of Cuttriss Road Werribee South (Melways Edition 29 2002 209 A9).
- Yallock Drain upstream of and including the South Gippsland Highway (VIC Roads Country Directory 1st Edition 1992–93, 95 J5).

- Bunyip River/Main Drain up stream of and including the South Gippsland Highway (VIC Roads Country Directory 1st Edition 1992–93, 95 J5)
- Cardinia Creek/Dalmore Drain up stream of and including the South Gippsland Highway (VIC Roads Country Directory 1st Edition 1992–93, 95 H5).
- Deep Creek upstream of and including the South Gippsland Highway (VIC Roads Country Directory 1st Edition 1992–93, 95 H5).
- Powlett River upstream of and including the Mouth of the Powlett Road (VIC Roads Country Directory 1st Edition 1992-93, 102 B3).
- Yarra River up stream from and including the Charles Grimes Bridge and land between the Westgate and Bolte Bridge excluding land defined as Port Waters of the Port of Melbourne in Plan No. 29406, Victorian Channels Authority.

South West Region

- The Glenelg River upstream of an east-west axis at McBains slipway at Nelson township (PO 41852 Allot 7B Section 6 Parish of Glenelg), (VicRoads Country Directory map 233.) (AMG Zone 54 Easting 500500 Northing 5788420).
- Fawthrop Lagoon upstream of and including the Cliff Street bridge crossing of the Fawthrop Lagoon canal at Portland. (VicRoads Country Directory 1st Edition 1992–93, 237).
- Lake Yambuk north of lake headland (AGM Zone 54 Easting 608200, Northing 5750500).
- Moyne River north of Gipps Street Bridge Port Fairy (VicRoads Country Directory 1st Edition 1992–93, map 243 Q3).
- Merri River upstream of and including the Stanley Street Bridge Warrnambool. (VicRoads Country Directory 1st Edition 1992–93, map 240 J12).
- Hopkins River upstream of and including the Hopkins Point Road Bridge Warrnambool. (VicRoads Country Directory 1st Edition 1992–93, map 241 Q12).

- Curdies River upstream of and including the Great Ocean Road at Peterborough, (VicRoads Country Directory 1st Edition 1992–93, map 264 E3).
- Port Campbell Creek upstream of and including the Great Ocean Road crossing at Port Campbell, (VicRoads Country Directory 1st Edition 1992–93, map 264 H2).
- Barham River upstream of and including the Great Ocean Road crossing, Apollo Bay (VicRoads Country Directory 1st Edition 1992–93, map 264 C11).
- Painkalak Creek upstream of and including the Great Ocean Road crossing of Painkalak Creek at Aireys Inlet, (VicRoads Country Directory 1st Edition 1992–93, map 295 P9).
- Anglesea River upstream of and including the Great Ocean Road crossing of the Anglesea River at Anglesea. (VicRoads Country Directory 1st Edition 1992–93, map 296 E3).
- Jan Juc Creek upstream of and including the Hoylake Avenue crossing at Jan Juc. (VicRoads Country Directory 1st Edition 1992–93, map 296 J9).
- Spring Creek upstream of and including the Great Ocean Road crossing of Spring Creek at Torquay (VicRoads Country Directory map 1st Edition 1992–93, 297 M7).

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

Dated 28 October 2003

Responsible Minister: JOHN THWAITES MP Minister for Environment

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

Port Services Act 1995

DECLARATION OF PORT WATERS OF THE PORT OF MELBOURNE

The Governor in Council, acting under section 5(2) of the **Port Services Act 1995**, by this Order—

(a) revokes the Order made on 19 December 2000 and published in the Government Gazette on 21 December 2000 declaring certain waters to be the port waters of the port of Melbourne; and

(b) declares as port waters of the port of Melbourne and port of Melbourne waters, the waters delineated as port waters of the port of Melbourne on plans numbered LEGL./00-09 and LEGL./00-10 lodged in the Central Plan Office of the Department of Sustainability and Environment.

This Order has effect on the day that section 18 of the **Port Services (Port of Melbourne Reform) Act 2003** comes into operation.

Dated 28 October 2003

Responsible Minister: PETER BATCHELOR Minister for Transport

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

Prevention of Cruelty to Animals Act 1986

MAKING OF THE CODE OF PRACTICE FOR THE WELFARE OF ANIMALS— PRIVATE KEEPING OF REPTILES

Order in Council

The Governor in Council, on the recommendation of the Minister for Agriculture, under section 7(1) of the **Prevention of Cruelty to Animals Act 1986** makes the Code of Practice for the Welfare of Animals—Private Keeping of Reptiles.

Dated 6 May 2003 Responsible Minister: BOB CAMERON Minister for Agriculture

> HELEN DOYE Clerk of the Executive Council

Victoria Government Gazette

CODE OF PRACTICE FOR THE WELFARE OF ANIMALS —PRIVATE KEEPING OF REPTILES (VICTORIA)

Published by: Department of Primary Industries PO Box 500 East Melbourne 3002, Victoria, Australia © The State of Victoria, Department of Primary Industries, 2002 ISBN 1 74106 202 0

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1. Introduction

The keeping of wildlife, including reptiles, is a legitimate activity in Victoria and provided for under the **Wildlife Act 1975** and Wildlife Regulations 2002. Under the regulations, people are permitted to keep a number of different species of reptiles in Victoria. This Code is intended to complement the requirements of individuals under legislation so that people keeping reptiles do so in a manner that meets minimum standards of animal welfare appropriate for the species concerned.

Detailed requirements for particular species can be obtained by referring to the publications cited in the bibliography. It is the responsibility of the individual keeper to source the information that is necessary to meet the biological and psychological needs of the animals in question.

Keepers must possess a basic knowledge of the biological, nutritional and environmental requirements of reptiles. This is a prerequisite for successful maintenance of captive reptiles because the majority of diseases observed in these animals are precipitated by environmental stress and inadequate husbandry.

All persons involved in the husbandry of reptiles, and especially snakes, should be familiar with appropriate handling techniques through demonstrated experience, appropriate training courses or attendance at approved reptile holding establishments. Under the Wildlife Regulations 2002, persons under 18 years of age must include written evidence of their competency in handling venomous snakes with their application for a Private Wildlife (Advanced) Licence before their licence will include the entitlement to keep them.

1.1 Definitions

'Arboreal' means adapted for living and moving about in the trees.

'Conspecifics' means members of the same species.

'Diurnal' means predominantly active during the day.

'Ectothermic' means reliant on external heat sources for regulating body temperatures.

'Fossorial' means digging or burrowing.

'Interspecific' means between two or more species.

'Intragroup' means within a group.

'Intraspecific' means within a species.

'Montane' means of or associated with mountains or uplands.

'Nocturnal' means predominantly active by night.

'Photoperiod' means the relative length of day and night.

'Physiological' means the functioning of an organism.

'Quarantine' means isolation of an animal that has arrived from elsewhere, or been exposed to, and might spread, infectious or contagious disease.

'Terrestrial' means adapted to live and move on the ground.

'Thermoregulate' means the regulation of an animal's body temperature by behavioural or physiological means (i.e. some reptiles will warm their bodies by sitting on a sun-exposed rock to increase metabolic rate, so they can then forage).

2. General requirements

- a) Welfare of the captive reptiles must always be viewed as a high priority in order to safeguard them from disease, injury and stress.
- b) All reptiles held by private keepers must be provided with temperatures, humidity and light cycles that are appropriate to the species and allow normal physiological functioning and behaviour.
- c) Different species of reptile may be kept together within an enclosure provided that their feeding habits, relative sizes and interspecific aggressiveness are not incompatible.

- d) Reptiles must not be restricted or restrained by the use of a leash or tether.
- e) Reptiles must not be kept in areas with excessive noise or vibration, or which are subject to excessive temperature fluctuation.
- f) Care must be taken when introducing a reptile to an enclosure, including consideration of any effects this may have on the introduced animal, as well as on any reptiles already occupying the enclosure. All introductions should be carefully monitored.
- g) All reptile enclosures should be safe for the keeper to access/exit and work in.
- 3. Enclosures

3.1. Sizes

- a) The cage must be of sufficient size so as to provide enough space, both horizontally and vertically, to enable the animals to take exercise and to protect animals from undue dominance or conflict.
- b) The cage must be large enough so that there is a temperature gradient, with one end being warmer than the other to allow the animal to thermoregulate.

3.1.1. Lizards

- a) Minimum floor area for 2 adult specimens = $2.5L \times 2.0L$ (L = length of longest specimen); for each additional specimen add 20% to the area.
- b) Lizards under 12 months of age are exempt from the space requirements in point a) above, as appropriate enclosure dimensions for such lizards can vary greatly. However, solely as a guide, up to six hatchling Bearded Dragons can be maintained in an enclosure measuring 60 cm long x 30 cm wide x 30 cm high, provided that these numbers are gradually reduced as the lizards grow and/or as soon as any signs of dominance-related stress become apparent. Overcrowding must be avoided at all times. These considerations notwithstanding, such lizards must still be provided with all the other conditions set out in this Code.

3.1.2. Terrestrial snakes

a) For two adult specimens up to 4m in total length (L = length of longest specimen):

length = 0.45Lwidth = 0.375L

height = 0.25L

For each additional specimen add 20% area.

c) Snakes under 12 months of age are exempt from the space requirements in point a) above, as appropriate enclosure dimensions for such snakes can vary greatly. However, solely as a guide, up to six hatchling snakes can be maintained in an enclosure measuring 60 cm long x 30 cm wide x 30 cm high, provided that these numbers are gradually reduced as the snakes grow and/or as soon as any signs of dominance-related stress become apparent. Overcrowding must be avoided at all times. These considerations notwithstanding, such snakes must still be provided with all the other conditions set out in this Code.

3.1.3. Arboreal snakes

- a) For two adult specimens up to 4 m in total length (L = length of longest specimen):
 - 1. length = 0.45L
 - 2. width = 0.3L
 - 3. height = 0.5L

For each additional specimen add 20% area.

b) Snakes under 12 months of age are exempt from the space requirements in point a) above, as appropriate enclosure dimensions for such snakes can vary greatly. However, solely as a guide, up to six hatchling pythons can be maintained in an enclosure measuring 60 cm

long x 30 cm wide x 30 cm high, provided that these numbers are gradually reduced as the snakes grow and/or as soon as any signs of dominance-related stress become apparent. Overcrowding must be avoided at all times. These considerations notwithstanding, such snakes must still be provided with all the other conditions set out in this Code.

3.1.4. Freshwater turtles—Family Chelidae

- a) Australian freshwater turtles must be provided with sufficient water to cover the animals and provide sufficient room for exercise (minimum of 30 cm depth). An additional area of ground surface must be provided to allow a dry basking site, with a temperature of $28-32^{\circ}$ C.
- b) A gently sloping floor, or other appropriate means, must be provided to enable the animals to enter/exit the water to their basking site.
- c) Water temperature must be thermostatically controlled within the naturally occurring temperature ranges on a daily, and preferably seasonal, basis. Recommended water temperatures of 24–28°C are suitable for tropical species, 22–26°C for temperate species.

3.1.5. Crocodiles

- a) For small specimens (up to 25 cm total length), up to two specimens can be maintained in an enclosure measuring 60 cm long x 30 cm wide x 30 cm high.
- b) For all specimens, the pond must be at least twice the length of the largest specimen and have a width at least as great as the length of the largest specimen.
- c) The pool must be deep enough for the largest specimen to submerge completely and swim freely.
- d) An additional area of dry land must be provided, which is at least as long and wide as the length of the largest specimen, and which has a basking site with a temperature of 30–33°C.
- e) It is recommended that only crocodiles up to a total length of 2.5 m are kept. Applications to keep larger specimens should be considered on a case-by-case basis.

3.2. Outdoors

- a) Outdoor enclosures are usually only suitable for species from a similar climatic region to that of the enclosure location, as they provide a natural regime of climatic and seasonal conditions.
- b) Outdoor enclosures must not be dug below ground level unless there is provision of adequate drainage, notwithstanding clause c), because of the possibility of flooding or muddy conditions following rain.
- c) The walls of outdoor enclosures must be constructed of smooth, non-climbable barriers and should continue into the ground not less than 50 cm to prevent reptiles from escaping by climbing or burrowing out. The walls of the enclosure should be of sufficient height to prevent escape. A 45° return, angled inwards on the top of the wall, will also help prevent climbing reptiles from escaping.
- d) Shrubs must not be placed close to the enclosure walls, but situated away from them to prevent reptiles from escaping.
- e) Enclosures must be constructed so as to prevent unsupervised people from contacting the animals contained within.
- f) Outdoor enclosures must:
 - provide access to direct sunlight throughout the day;
 - provide adequate hiding facilities for all reptiles housed within;
 - provide adequate shade at all times of the day;
 - be well drained to prevent the accumulation of water and facilitate dehydration of the substrate;

- provide areas which are permanently covered and dry.
- g) Crocodiles should not be kept completely outdoors in Victoria. They may be kept in a situation which is partly outdoors provided they have ready access to shelter and appropriate heating.
- h) Enclosures must be designed to facilitate ease of maintenance and keeper safety/access.

3.3. Indoors

- a) Indoor enclosures provide a greater degree of environmental control than outdoor enclosures, thereby allowing less hardy animals to be kept.
- b) Cage walls, floor and fittings shall be made of impervious materials that can be efficiently disinfected and cleaned.
- c) Indoor enclosures shall be escape-proof and:
 - have all ventilation holes securely screened;
 - have all doors and lids fitted with latches, hooks or clasps to securely fasten the door or lid;
 - be designed to facilitate ease of maintenance and keeper safety;
 - have smooth walls to reduce the likelihood of injury.

3.3.1. Temperature

a) Reptiles are ectothermic and maintain their preferred body temperature through behavioural emeans, such as the selection of micro-environments so that heat gain or loss occurs as required. Reptile activity, physiological functions and feeding occur within a narrow range of the species preferred body temperature. Consequently, it is critical that optimal body temperatures be accommodated by the creation of a thermal gradient across the floor of the enclosure for terrestrial reptiles, or the depth of the enclosure for arboreal species.

Therefore, a heat source shall be provided within each reptile enclosure sufficient to provide the opportunity for effective thermoregulation.

b) Heating devices must be designed and positioned so that parts of the enclosure floor are not heated, thereby providing a range of temperatures.

A daytime temperature gradient of 25–30°C will accommodate the thermal requirements for the majority of species. Natural daily and seasonal variations should be provided.

- c) Temperature readings must be taken regularly at the site where the reptile spends substantial amounts of time, or be constantly monitored using a maximum-minimum thermometer to ensure that extremes of temperature are prevented. Heating sources must be thermostatically controlled to remove the potential for overheating.
- d) Light globes, exposed heatpads, aquarium heaters, or other heat sources must be designed and constructed to prevent access by reptiles, if there is a possibility of the animals being burnt.
- e) Water temperature in enclosures where crocodiles are held should be within the range of $26-28^{\circ}$ C.

3.3.2. Ventilation

Adequate ventilation, sufficient to allow movement of air without causing a draught, is essential in reducing humidity, and consequently fungal and bacterial infections. Air exchange and circulation within the enclosure should be supplemented by control of ventilation within the room as a whole.

3.3.3. Humidity

- a) Suitable humidity is essential for reptile husbandry. In their natural habitat reptiles are adapted to micro-climates that are very different from those perceived by humans.
- b) Diurnal desert species require a relative humidity of 50%, while 50–70% relative humidity is suitable for most coastal and montane species. Snake species found in humid tropical

environments require a relative humidity greater than 60%. However, the accumulation of moisture should be avoided as humidity extremes and constant contact with wet substrates cause respiratory and skin infections in reptiles.

- c) Where live plants are used to decorate the exhibit, care must be taken to ensure that the relative humidity does not become excessively high. Artificial plants may be used as an alternative.
- d) Floor substrate may also be adjusted to vary humidity.

3.3.4. Lighting

- a) Reptiles must be provided with a light cycle that allows for the normal physiological functioning and behaviour of the species.
- b) Where reptiles, particularly diurnal lizards, tortoises and crocodilians, are not exposed to unfiltered natural sunlight, lighting must include an ultraviolet spectrum due to the known importance of ultraviolet light in the absorption and synthesis of certain vitamins and minerals. Nocturnal or fossorial reptiles are exempt from this requirement.
- c) Lighting must be as unobtrusive as possible. It should allow for seasonal variation to stimulate breeding behaviour if required.
- d) Most reptiles respond to local photoperiod and therefore lighting should be restricted during the day to allow the natural arrival of dawn and dusk. Where there is insufficient natural light to allow this, it is preferable that a regular day/night light cycle similar to local conditions be provided. Alternatively, not less than 8 hours lighting shall be provided daily.

4. Substrate

- a) The substrate must keep the reptiles dry, and therefore must be deep enough to achieve this.
- b) A variety of substrates may be used, including gravel, sand, peat, exfoliated bark and leaf litter. Soil is not recommended. When choosing the substrate, consideration should be made of the possibility that small particulate substrate may be consumed with the diet and cause serious internal problems. Materials that swell when they are swallowed should not be used.
- c) The edges of pools provided for turtles and crocodiles should have smooth, rounded edges to prevent abrasion or injury to their ventral surfaces.
- d) Natural substrates may be chosen which reflect the known habitat of the species in the wild. However, the collection of rocks and logs from protected natural areas is not recommended.

5. Cage furniture

- a) The interior design of enclosures must be consistent with the environmental needs of the inhabitants.
- b) A basking site, such as a rock slab or log, should be provided under the heat source in all reptile enclosures.
- c) Snakes must be provided with a rough object, such as a rock or log, to provide a sloughing aid.
- d) The enclosure should be landscaped to allow for the reptile(s) to feel secure. This may involve a hollow log, shelter box, plant pot or angled piece of bark or rock. These should not be located in an area at the low end of the temperature range. They may be positioned in such a way as to allow the reptile(s) to still be seen by the keeper.
- e) Where semi-aquatic reptiles are kept, such as turtles and crocodiles, a dry area must be provided to allow the reptiles to dry out.
- f) Climbing branches must be provided for arboreal species.
- g) Where a reptile is allowed to hibernate, adequate facilities must be provided to:
 - keep the animals dry and out of draughts;

- keep the temperature above the species' minimum;
- allow regular checks, while keeping handling to a minimum.

6. Hygiene

- a) Faecal and urine wastes and uneaten food must be removed daily, and the substrate regularly replaced or be able to be easily cleaned.
- b) A small amount of faeces may be left each time the cage is cleaned as the pheromones which are released mark the cage with the animal's scent. Faeces should not be left in the enclosure if the animal is unwell or has diarrhoea.
- c) If it is not filtered, the water in ponds and other aquatic enclosures must be changed regularly to maintain a clean water environment. If a recirculating water system is used, each tank should have a self-contained filtration system to minimise the chances of cross-contamination.
- d) Facilities for washing hands are to be provided for keepers after working with reptiles or their faeces. A dust mask should be worn when cages containing dry faecal material are being cleaned. This is to reduce the risk of transmission of disease from the reptiles to the keeper.

7. Housing of dangerous reptiles

- a) It is the responsibility of the licensee to ensure against the possibility of dangerous reptiles escaping. Enclosures containing dangerous reptiles must be designed so that the enclosure may be cleaned without endangering the keeper.
- b) In addition to other requirements, the following security precautions shall be met for the housing of dangerous reptiles:
 - Rooms containing dangerous reptiles must be constructed such that, in the event of an escape, the reptile will be contained within the room. Consequently, gaps or holes in the floor, walls, or around closed doors must be eliminated. Windows must be locked or be properly fitted with suitable non-detachable wire gauze screens. Human access points to the room must be lockable. It is highly recommended that night security systems, such as sensors, be fitted to rooms containing dangerous reptiles.
 - ii) A formalised security and inspection system must be implemented to ensure that access doors and enclosure lids are kept locked at all times.
 - iii) The keeper of the animals should be aware of a 'duty of care' to keep visitors informed of the dangers.
 - iv) Windows/screens must allow the keeper to visually locate dangerous reptiles before opening the door to enclosures.
 - v) Enclosures and rooms containing dangerous reptiles should have signs alerting visitors of the danger.
- c) Keepers must familiarise themselves with first-aid treatment of bites from venomous reptiles.
- d) Appropriate precautions must be provided in advance of any possible emergency. Such precautions must include notification to the nearest hospital of the species of venomous reptiles kept by the keeper, so that a stock of appropriate antivenoms may be kept on hand.
- e) A fully equipped first-aid kit, which includes bandages for the treatment of bites from venomous reptiles, must be available at all times where such reptiles are kept.

8. Water

a) Clean drinking water must be provided at all times, and must be replaced, and the container cleaned, not less than three times weekly. Exemptions from this requirement may be considered where appropriate to the needs of a particular species (e.g. arid zone species).

- b) Water may be provided in impervious non-spillable containers or in the form of a natural pool. Containers should be heavy enough that the largest inhabitant is unable to tip the container. Semi-aquatic lizards need water in which they can entirely immerse themselves.
- c) Snakes, particularly pythons, must be provided with a water container large enough to allow the snake to coil up and submerge to facilitate sloughing as required.
- d) An appropriate water source for very small snakes or lizards, as well as desert adapted forms, is a shallow container holding a water-soaked sponge.
- e) Many tropical reptiles only lap water off vegetation, so for these species the cage foliage should be mist-sprayed with water twice daily. This practice however may raise the humidity to detrimental levels. Humidity levels and the condition of the reptile should be closely monitored if mist spraying is used.
- f) In aquatic enclosures, water must be cleaned by filtration or frequently changed to prevent the accumulation of faecal matter and food waste. Faecal material should be eliminated when sighted.

9. Food

- a) All reptiles must be offered a variety of wholesome foods in sufficient quantities to ensure normal growth and good health unless otherwise dictated by veterinary advice or approved scientific research. The feeding regime must take care to avoid obesity, as disease problems are associated with this condition.
- b) Food for omnivorous lizards and turtles must be varied and periodically enriched with vitamins and calcium phosphate. Care should be taken to avoid vitamin/mineral overdosing and to ensure that the calcium-phosphorous ratio is appropriate for the species concerned. Publications listed in the bibliography or appropriately experienced veterinarians should be consulted.
- c) Snakes, most varanids and many other lizard species must be offered a natural whole animal diet. Freshly collected insects must be offered to insectivorous species of lizard during the appropriate season (taking care to avoid those likely to be affected by insecticides). Insect food can be easily bred and maintained for consumption.
- d) Reptiles should not be fed live food for their own protection. All vertebrate-eating reptiles must be encouraged to take dead food.
- e) Several feeding stations shall be provided where reptiles are kept in groups and intragroup aggression occurs. Feeding observations should be made in these situations to ensure undue dominance is avoided.
- f) Food for turtles should be placed in the water.
- g) Isolating some animals, particularly snakes, immediately before feeding may be necessary to prevent accidental ingestion of cage-mates. It is important to observe feeding, particularly with snakes.
- h) Food should only be offered when the appropriate temperature required to metabolise the food is available before, during and at least 48–120 hours (depending on the species) after feeding.
- i) Handling should be restricted for up to 24 hours after feeding.
- j) Crocodiles are entirely carnivorous—their foods range from live insects and small pieces of fish/meat for hatchlings and juveniles, to small mammals, birds or larger fish for adult crocodiles.

10. Records

a) Records must be maintained for all reptile species and include reproduction, sloughing and medical problems. Feeding records should be kept and include feeding date, stating quantities and type of food offered and eaten.

b) For all reptile species for which a licence is required under the Wildlife Regulations 2002, a licensee is required to keep the following information:

- the dates of acquisition and disposal, with details of circumstances and addresses;
- the date or estimated date of egg laying and/or birth;
- breeding and details of any offspring;
- the date of death.

In addition, it is recommended that the following information should be kept to monitor the health of reptiles:

- the date of occurrence of skin shedding and any problems encountered;
- clinical data, including results of physical examination by a qualified veterinarian and details of, and date when, any form of treatment was given;
- opportunistic measurements of body weight and lengths;
- results of post mortem (where performed).

c) All relevant records *must* accompany an animal when it is transferred to another person.

11. Quarantine

It is good practice to quarantine animals on arrival when they are to be added to the existing collection. As a guide, zoos would provide a 30-day quarantine period for most species and 12-month quarantine period for pythons. It is recommended that the animals are housed in separate enclosures and preferably in a separate room.

Particular care should be taken with pythons due to the possibility of them being infected with Inclusion Body Disease.

12. Transporting reptiles

- a) Care must be taken to avoid exposure of reptiles to extreme temperatures during transport.
- b) Reptiles must not be transported unless they have been maintained for a sufficient time prior to departure at a temperature that will ensure complete digestion of any ingested food.
- c) Reptiles must not be fed during transport.
- d) Reptiles must have access to water prior to transport to prevent dehydration. This may involve placing the reptile(s) in shallow tepid water for 10 to 15 minutes.
- e) Transport containers must not be placed in direct sunlight, water or draughts.
- f) A person who consigns a live reptile must:
 - i) enclose the reptile (except crocodilians) within a strong, dry, durable, porous linen bag which shall, in turn, be enclosed by a sufficiently ventilated, escape-proof, rigid container. Moistened bags may be used for crocodiles and turtles. A cardboard box is not a suitable container. Any empty space should be padded with shredded paper to prevent excessive movement within the container;
 - ii) attach appropriate labels to the container which clearly identifies the type of reptile being consigned and if the reptile is dangerous or venomous. The container should also be marked 'fragile', 'this way up', 'keep in cool place' (if appropriate);
 - iii) attach to the outside of the container an envelope containing a consignment note showing the consignor's name and address, the consignee's name and address, wildlife licence details (if required for the species being consigned), the date of dispatch, the number of reptiles dispatched, and the common name and scientific names of the species of reptile;
 - iv) write the name and address of the consignee and consignor on a label fixed to the container;
 - v) not place specimens of different species, or specimens of greatly differing size of the same species within the same bag for transportation;

- vi) keep bagged venomous snakes separate from all other transported animals, preferably by solid partitions in the transport containers;
- vii) place crocodiles separately in ventilated, strong, rigid boxes for transport; the container should be just large enough to accommodate the animal, while preventing it from being able to turn around, and the inside of the container must be smooth to prevent injury to the animal.

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The biannual journal of the Australasian Affiliation of Herpetological Societies, *Herpetofauna*, is a good source of current information on captive reptile management. The Association can be contacted at PO Box R307, Royal Exchange, Sydney, NSW, 2000.

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SUBORDINATE LEGISLATION ACT 1994
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RULES

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

124.	Statutory Rule:	Travel Agents (Amendment) Regulations 2003
	Authorising Act:	Travel Agents Act 1986
	Date of making:	28 October 2003
125.	Statutory Rule:	Motor Car Traders (Amendment) Regulations 2003
	Authorising Act:	Motor Car Traders Act 1986
	Date of making:	28 October 2003
126.	Statutory Rule:	Estate Agents (General, Accounts and Audit) (Amendment) Regulations 2003
	Authorising Act:	Estate Agents Act 1980
	Date of making:	28 October 2003
127.	Statutory Rule:	Business Names (Amendment) Regulations 2003
	Authorising Act:	Business Names Act 1962
	Date of making:	28 October 2003
128.	Statutory Rule:	Associations Incorporation (Amendment) Regulations 2003
	Authorising Act:	Associations Incorporation Act 1981
	Date of making:	28 October 2003
129.	Statutory Rule:	Metropolitan Fire Brigades (General) (Fees and Charges) Regulations 2003
	Authorising Act:	Metropolitan Fire Brigades Act 1958
	Date of making:	28 October 2003

130. Statutory Rule:	Country Fire Authority (Charges) Regulations 2003
Authorising Act:	Country Fire Authority Act 1958
Date of making:	28 October 2003

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under Section 17 (3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from Information Victoria, 356 Collins Street, Melbourne on the date specified:

122.	Statutory Rule:	Conservation, Forests and Lands (Infringement Notice) (Amendment) Regulations 2003
	Authorising Act:	Conservation, Forests and lands Act 1987
	Date first obtainable: Code C	28 October 2003
123.	Statutory Rule:	Outworkers (Improved Protection) Regulations 2003
	Authorising Act:	Outworkers (Improved Protection) Act 2003
	Date first obtainable: Code A	28 October 2003

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