

Victoria Government Gazette

No. G 33 Thursday 14 August 2003

GENERAL

GENERAL AND PERIODICAL GAZETTE

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd. 125 Highbury Road,

Burwood Vic 3125

Telephone: (03) 9926 1233 Facsimile: (03) 9926 1292 DX: 32510 Burwood

Email: gazette@craftpress.com.au

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Private Notices

Payment must be received in advance with advertisement details.

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

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Per Line	Typeset
Single column	\$1.71
Double column	\$3.41
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9.30 a.m. Monday – (Private Notices)

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

Sector Agencies Notices)

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

SPECIAL GAZETTES

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd.

125 Highbury Road Burwood Vic 3125

Telephone: (03) 9926 1233

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

Advertising Rates and Payment

Private Notices

Full Page \$396.00

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

> Typeset \$106.92

Full Page

Note:

The after hours numbers for Special Gazettes are:

Telephone: **0419 327 321**0419 325 882
0417 391 171

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The Victoria Government Gazette

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

Subscription enquiries:

The Craftsman Press Pty. Ltd.

125 Highbury Road, Burwood Vic 3125

Telephone: (03) 9926 1233

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PRIVATE ADVERTISEMENTS

Co-operative Housing Societies Act 1958

LANG LANG NO. 9 CO-OPERATIVE HOUSING SOCIETY LTD (IN LIQUIDATION)

MOORONG CO-OPERATIVE HOUSING SOCIETY LTD (IN LIQUIDATION)

HAZELWOOD NO. 6 CO-OPERATIVE HOUSING SOCIETY LTD (IN LIQUIDATION)

WEST END NO. 10 CO-OPERATIVE HOUSING SOCIETY LTD (IN LIQUIDATION)

SHERWOOD NO. 15 CO-OPERATIVE HOUSING SOCIETY LTD (IN LIQUIDATION)

Take notice that the affairs of the abovenamed Societies are now fully wound up and that in pursuance of the Corporations Act 2001 and the Co-operative Housing Societies Act 1958, a general meeting of the societies will be held at the RACV Club, 123 Queen Street, Melbourne, Victoria, on Thursday 18 September 2003 at 2.30 pm for the purposes of:

- (i) laying before it an account showing how the winding up has been conducted and the property of the society disposed of and giving any explanation thereof; and
- (ii) passing a resolution that the books and papers of the society and of the liquidator relevant to the affairs of the society be destroyed after a period of twelve months from the date of the meeting.

Dated 11 August 2003 GREGORY KEVIN O'NEILL Liquidator

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Elizabeth Ann Thomas and Edmund Barrington Thomas carrying on business of publishing and periodical for school administrators in Point Lonsdale under the name of "The Professional Reading Guide for Educational Administrators" has been dissolved as from 30 June 2003.

Elizabeth Ann Thomas will be no longer responsible or have any liability with regard to the debts of the business incurred after the date of dissolution.

ELIZABETH ANN THOMAS

ROBERT ERNEST LANGDON, late of 33 Henry Crescent, Seaford, Victoria, retired carpenter, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 May 2003, are required by Equity Trustees Limited, ACN 004 031 298, the proving executor of the Will of the deceased, to send particulars of their claims to the executor in the care of the undermentioned solicitor, by 15 October 2003 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of EILEEN McCONNELL, late of Unit 108, 37 Viewmount Road, Glen Waverley, in the State of Victoria, widow, who died on 14 June 2003, are required by Geoffrey McConnell, formerly of 3 Landen Avenue, Glen Waverley, in the State of Victoria, but now of Unit 4, 5 Belmont Avenue, Glen Iris, in the said State, insurance broking manager, and John Raymond Semmler of 16 Roseland Grove, Doncaster, in the said State, Post Office licensee, the proving executors of the Will of the deceased, to send particulars of their claim to Andrew McMullan & Co., solicitors, 64 Kingsway, Glen Waverley, in the said State, solicitors for the executors of the said estate by 15 November 2003, after which time the appointed executors will convey or distribute the assets having regard only to the claims of which they then have notice.

ANDREW McMULLAN & CO., solicitors, 64 Kingsway, Glen Waverley, Victoria.

Re: MURIEL KARPYCUIS, late of Grandview Gardens Aged Care Facility, 147–151 David Street, Dandenong, Victoria, but formerly of 53 French Street, Noble Park, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 June 2001, are required by the trustee, Bernard John Moore of 44 Douglas Street, Noble Park, Victoria, solicitor, to send particulars to the

trustee by 27 October 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

Re: DR SOLOMON ROSE, late of Flat 4, 145 Edgevale Road, Kew, Victoria, medical practitioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 February 2002, are requested by the trustees to send particulars of their claim to them at the office of their solicitors, Bullards of Level 8, 221 Queen Street, Melbourne, by 12 October 2003 after which date the trustee may convey or distribute the assets having regards only to the claims of which the trustee has notice.

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

Re: BETTY MAY CAMPBELL, late of Chelsea Park Nursing Home, 53–57 Broadway, Chelsea 3196, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 May 2003, are required by the trustees, Rodney and John Campbell both of 50 Crow Street, East Burwood 3151, to send particulars to the trustees C/- Burke & Associate Solicitors of 1127 High Street, Armadale by 28 October 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

BURKE & ASSOCIATES, solicitors, 1127 High Street, Armadale 3143.

Re: FLORENCE MAY ROBARTSON.

Creditors, next-of-kin and others having claims against the estate of FLORENCE MAY ROBARTSON, late of Flat 2, 12 Ardmillan Road, Moonee Ponds, Victoria, widow, who died on 24 April 2003, are requested to send particulars of their claims to the executor care of the undermentioned solicitors by 21 October 2003 after which date he will distribute the assets having regard only to the claims at which date he then has notice.

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

Creditors, next-of-kin or others having claims in respect of the estate of the late MILDRED ANDERSEN, late of 41 Bass Avenue, Rosebud, in the State of Victoria, deceased, who died on 26 May 2003, are to send particulars of their claims to the executor care of the undermentioned solicitors by 21 October 2003 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.

Creditors, next-of-kin or others having claims in respect of the estate of the late ROBERT JAMES GLANVILLE, late of 10 Vincent Court, Greensborough, in the State of Victoria, deceased, who died on 25 December 2002, are to send particulars of their claims to the executor care of the undermentioned solicitors by 21 October 2003 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.

WILLIAM HAMPTON ROEHRICHT, formerly of Flat 15, 9 Denmark Street, Kew, but late of Garoopna Uniting Care Carnsworth Nursing Home, 1 A'Beckett Street, Kew, Victoria, company manager, deceased. Next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 2003, are required by the trustee, Trust Company of Australia Limited, ABN 59 004 027 749 of 151 Rathdowne Street, Carlton South, in the said State, to send particulars to the company by 31 October 2003 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

HALL & WILCOX, solicitors, Level 19, Bourke Place, 600 Bourke Street, Melbourne.

Creditors, next-of-kin and others having claims against the estate of MARJORY ESTELLE HEDGES (also known as MARJORIE ESTELLE HEDGES), late of 1 Pinewood Mews, Cheltenham, Victoria, who died on 18 April 2003, are required by the

executor, Equity Trustees Limited, (ACN 004 031 298) of Level 2, 575 Bourke Street, Melbourne, to send detailed particulars of their claims to the said executor, C/- Hassall & Byrne, solicitors of 250 Charman Road, Cheltenham 3192 by 14 October 2003 after which date it will proceed to distribute the said estate having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of EMMA LOVENA LEFFERS, deceased, late of Unit 223, The Village Glen, Eastbourne Road, Rosebud West, Victoria, widow, who died on 26 July 2003, are required by Andree Lovena Leffers of 242 Main Creek Road, Main Ridge, Victoria, practice manager, who is applying to the Supreme Court for a Grant of Probate of the deceased's last Will and Testament dated 21 August 1986 and the first and only codicil thereto dated 21 August 2001, to send particulars of such claims to the solicitors acting for the said executrix, namely Kelly & Chapman of 300 Centre Road, Bentleigh by 21 October 2003 after which date the said executrix may convey or distribute the assets of the deceased, having regard only to the claims of which she or her solicitors then have notice.

KELLY & CHAPMAN, solicitors, 300 Centre Road, Bentleigh 3204, Solicitors for the executrix.

NANCIE BENJAMIN, late of 10 St Cuthberts Avenue, Dingley, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2003, are required by the executors, Denise Margaret Langford and Peter Lawrence Benjamin, to send particulars to them care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

Estate of GWLENYS LORRAINE BARNARD.

Creditors, next-of-kin and others having claims in respect of the estate of GWLENYS LORRAINE BARNARD, deceased, late of Unit 2, 69 Wattle Valley Road, Canterbury, Victoria, retired nurse, who died on 4 August 2003, are required by the executor, ANZ Executors & Trustee Company Limited (ACN 006 132 332) of Level 21, 530 Collins Street, Melbourne, Victoria, to send particulars to it by 14 October 2003 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 121 William Street, Melbourne.

Creditors, next-of-kin and others having claims in respect to the estate of KATHLEEN MARY JOHNSON, late of 2 Malmsbury Street, Kew, in the State of Victoria, pensioner, deceased, who died on 25 July 2003, are required to send particulars of such claims to the executor care of the undermentioned solicitors by 13 October 2003 after which date the executor will convey or distribute the assets having regard only to the claims of which the executor then has notice.

PIETRZAK, solicitors, 222 Latrobe Street, Melbourne.

Creditors, next-of-kin and others having claims in respect to the estate of WLADYSLAW JOZEF KULAK, late of 17 Sydney Street, Macleod, in the State of Victoria, pensioner, deceased, who died on 30 June 2002, are required to send particulars of such claims to the executor care of the undermentioned solicitors by 13 October 2003 after which date the executor will convey or distribute the assets having regard only to the claims of which the executor then has notice.

PIETRZAK, solicitors, 222 Latrobe Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the Will of ALICE MAY HALLAM, late of Matron Arthur Wing, Horsham Nursing Home, Robinson Street, Horsham, Victoria, pensioner, deceased, who

died on 7 May 2003, are requested to send particulars of their claims to the executor, Keith McKenzie Lindner care of the undermentioned legal practitioner by 2 December 2003, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

POWER & BENNETT, lawyers, 12 Pynsent Street, Horsham, Vic. 3400.

AUSTIN IGNATIUS MALONEY, late of Miroma Residential Care Facility, 7 Lancelot Drive, Daw Park, South Australia, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 April 2003, are required by the executors, Austin Francis Maloney of 7 Ailsa Court, North Balwyn, Victoria and Denis Austin Manton of 5 Cam Street, Burwood East, Victoria, to send particulars to them care of the undersigned, by 14 October 2003 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

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

IRENE MAY AILI, late of 17 Raphael Street, Abbotsford, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 May 2003, are required by the executor, Michael Joseph Heath of 593 O'Neill Street, Broken Hill, New South Wales, to send particulars to him care of the undersigned by 14 October 2003 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

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

JOHN MICHAEL FULTON, late of 450 North Road, Langwarrin, executive director, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2003, are required by Linda Jane Fulton, the applicant for Letters of Administration of the estate of the deceased, to send particulars of their claims to Linda Jane Fulton, care of her solicitors, Russell Kennedy at Level 11, 469 La Trobe Street, Melbourne, Victoria, by 15 October 2003 after

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

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

Creditors, next-of-kin and others having claims against the estate of JACOB SEGAL (also known as JACK SEGAL), late of 1, 29 Paxton Street, Malvern East 3145, deceased, are required by the executor, Rodney Lloyd Segal, C/- 4 York Street, Richmond 3121, to send particulars of their claims to him care of the undermentioned lawyer by 13 October 2003 after which date he will proceed to distribute the estate having regard only to the claims of which he has notice.

WEST & CO., lawyers & notary, Suite 1, 4 York Street, Richmond 3121, Tel: 9416 1122.

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

On Wednesday 17 September 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 Shane Andrew Harris of 18 Comte Close, Cranbourne, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10207, Folio 657 upon which is erected a house known as 18 Comte Close, Cranbourne.

Registered Mortgage No. U220452L and Covenant in Instrument No. U220451P affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-01-010401-5 Dated 14 August 2003

> V. PARKIN Sheriff's Office

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

On Wednesday 17 September 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 Brett Andrew Pettingill of 6 Sandgate Avenue, Frankston, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8133, Folio 027 upon which is erected a dwelling known as 6 Sandgate Avenue, Frankston.

Registered Mortgage No. X670911C and Covenant No. 1218038 affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-02-012032-2 Dated 14 August 2003

> V. PARKIN Sheriff's Office

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

On Friday 19 September 2003 at 11.00 a.m. at the Sheriff's Office, corner of Little Malop & Fenwick Streets, Geelong. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Henry Hey of 675 Ballarat Road, Batesford, as shown on Certificate of Title as Henry Carl Hey, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9617, Folio 451 which is approximately 1.543 hectares of vacant land known as 46 Warrak Drive, Bannockburn.

Registered Covenant M100454G affects the said estate and interest.

Travel to the township of Bannockburn then travel in a northerly direction along Clyde Road turning left into Lowndes Road, then right into Warrak Drive, the property is located on the western side of Warrak Drive approximately 262.82 metres from Lowndes Road, Bannockburn.

Refer RACV VicRoads Edition 4 map 295 M2.

Terms – Cash only. SW-03-000246-3

Dated 14 August 2003

V. PARKIN Sheriff's Office

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

On Wednesday 17 September 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 Roger Arnold Russian of 2/81 Stewart Street, Brunswick, joint proprietor with Sue Athanasia Russian of an estate in fee simple in the land described on Certificate of Title Volume 5181, Folio 141 upon which is erected a house known as 29 Younger Street, Coburg East.

Registered Mortgage Nos. K091795 and R679290J affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only — No Credit Cards). SW-02-008145-9

Dated 14 August 2003

V. PARKIN Sheriff's Office

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

			Date when
	Total		Amount
	Amount	Description	first
	Due to	Of Unclaimed	became
Name of Owner on Books and Last Known Address	Owner	Money	Payable
NOEL JONES & ASSOCIATES (SOU	TH YARRA) PT	Y LTD	
	\$		
Abramski, 21 Rockley Road, South Yarra	595.83	Cheque	20/10/92
Tagami, 2/5 Barnard Road, Toorak	542.00	,,,	31/01/99
Cullen & Collins, 89 Osborne Avenue, South Yarra	290.00	"	17/01/90

03215

CONTACT: GEORGE KAY, PHONE: (03) 9867 6777.

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
IWL LIMITED			
	\$		
Mr Bassam Akkari, Unit 7, 31 Speed Street, Liverpool, NSW Mr Serafim Antoniou, C/- 112 Buckley Street Essendon	180.00 270.00	Cheque	31/12/01
Mrs Ann Valnere Campbell, 145 Surrey Road, South Yarra Mr Hayden Ashley Coleman,	360.00	27	>>
225 Capulet Simmons Road, Armidale, NSW Mrs Mimma Coletta,	189.00	>>	"
10 Hornsey Close, Bonnyrigg Heights, NSW Ms Penelope Ann Considine,	360.00	>>	"
80 Elphin Road, Launceston, Tas.	171.00	"	"
Mr Nick Delija, 12 Bremen Court, Keilor Downs Mr Craig Ian John Donnan,	146.88	"	"
22 Minto Crescent, Arana Hills, Qld	180.00	"	"
Mrs Helen Falzon, PO Box 518, Wentworthville, NSW Miss Shamiran Georges,	374.04	"	"
12A McDonald Street, Leichhardt, NSW	180.00	"	"
Mrs Jacqueline Green, 23 Kinsale Street, Seaford	208.80	"	"
Ms Anne Louise Greening, 8 Stewart Street, Hawthorn East	360.00	"	"
Mr Matten Harrison, 13/27 Wallace Avenue, Toorak Mr John Michael Hogan,	450.00	"	"
Unit 163, 149 Pyrmont Street, Pyrmont, NSW	270.00	***	22

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J A N A Superannuation Fund,			
C/- Andy Koutsoukos & Nicky Poly,			
112 Buckley Street, Essendon	342.	.00 "	"
Mr Darren Jones, 39 Magenta Square, Amaroo, ACT	180.		"
Ms Jacinta Jones, 205 Bridport Street, Albert Park	180.		>>
Mr George Kapoukranidis, 6/123 Dendy Street, Brighton East	180.		"
Keldon Holdings Pty Ltd, 8 Churchill Court, Brighton East	360.		"
Miss Lian Renee Kille, 9 Taraview Court, Neerim South	180.		"
Ms Elizabeth Kilpatrick, Unit 4, 411 Toorak Road, Toorak	180.		"
Mr Harry Konstantinou, PO Box 150, Mitchell, ACT	288.		"
Mr Christopher Kostakis,	_00.		
30 Fountain Avenue, Croydon Park, NSW	180.	00 "	"
Kottmann Nominees Pty Limited,	100.		
"Kottmann Super Fund A/c",			
6 Yarrabin Road, Kenthurst, NSW	360.	00 "	"
Mr Herry Kurniawan, 44/278 Sussex Street, Sydney, NSW	144.		"
Mrs Jasian Tamise Lehmann & Mr Simon Juerg Lehmann,	177.	.00	
Unit 5, 4 South Avenue, Double Bay, NSW	360.	00 "	"
Mr Sebastian Leith, 10/15 Pine Avenue, Elwood	360.		"
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Mrs Kim Michelle Lubberink, 5 The Jib, Tweed Heads, NSW Mr Jason Edward Morris,	300.	.00	
	190	00 "	"
Unit 201, 1 Raglan Street, Manly, NSW	180. 198.		"
Miss Joanne Stacey Moss, PO Box 298, Tin Can Bay, Qld		.00	"
Mr John Arthur Nicholas, PO Box 327, Hurstville, NSW	450.	.00	
Oyako Pty Ltd, "Oyako Superfund A/c",	100	00 "	"
C/- Mr Andrew Wong, 18 Greenhill Road, Wayville, SA	180.		"
Ms Tina Louise Pajer, 3 Ruvina Street, Aspendale	360.		,,
Miss Kathryn Jane Peterson, 3 Reumah Court, Balwyn	360.	.00	,,
Mr Scott Porter, 5 Folkstone Place, Runaway Bay, Qld	270.	.00	
Mr Machar Murray Reid,	460	00 "	,,
12/48 Austin Street, Shenton Park, WA	468.	.00	,,
Mr Peter John Sexton, 19/86 Burnley Street, Richmond	180.	.00	,,
Mr Peter Sfakianakis,	2.60	00 "	,,
171 Marrickville Road, Marrickville, NSW	360.	.00	
Ms Marjory Ann Smales, PO Box 754, West Perth, WA	360.	00 "	"
Mr Mark Wallace Stocks,		•	
9 Lillian Court, Port Macquarie, NSW	123.		"
Ms Lisa Tonov, 281 Cranbourne—Frankston, Langwarrin	234.		"
Mr Glenn Torepe, 9 Tana Street, Westlake, Qld	360.		"
Mr Adam Townley, Wareham Court, Frenchs Forest, NSW	360.		"
Miss Ljubica Vules, Unit 8, 30 Martin Street, Heidelberg	270.	.00 "	"
Mr Anthony Neil Wilson,			
31 Glencairn Avenue, Ringwood North	292.	50 "	"
Mrs Karen Anne Yarrow,			
712 Lawrence Hargrave Drive, Coledale, NSW	292.	50 "	"
Mr John Bainy & Mrs Georgette Bainy,			
36 Station Street, Thornleigh, NSW	467.	.10 "	"
Mr Ross Barnes & Mr Andrew Brian Eames,			
52 Glasgow Avenue, Bondi, NSW	360.	.00 "	"
Mr Tony Mifsud & Mrs Victoria Anne Mifsud,			
1 Tates Lane, Legana, Tas.	270.	.00 "	"
Mr Dusko Tomas &			
Mrs Rosa Tomas, 2/220 Civic Parade, Altona	306.	.00 "	"
03227			
CONTACT: STEVE BOXSHALL, PHONE: (03) 9691 1600.			

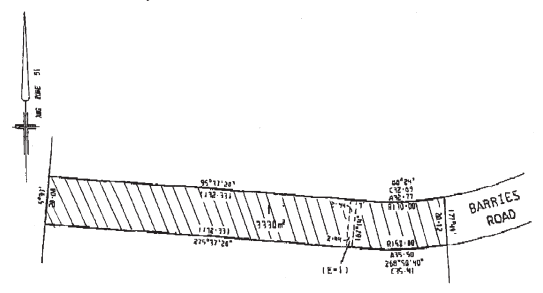
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



ROAD DISCONTINUANCE

At its meeting on 28 July 2003 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989 Melton Shire Council resolved to discontinue the road shown hatched on the plan below.

The road is to be sold subject to any right, power or interest held by Melton Shire Council, in such part of the road marked "E-1" on the plan below, in connection with any drains or pipes under the control of that authority in or near the road.



Mr NEVILLE SMITH Chief Executive Officer



AMENDMENT (MEETING PROCEDURE) LOCAL LAW 2003

Notice is hereby given that at its Ordinary Meeting of 26 May 2003, Melton Shire Council proposed to make Amendment (Meeting Procedure) Local Law 2003.

The purpose of Amendment (Meeting Procedure) Local Law 2003 is to amend Local Law No. 2 (2001) by amending Clause 20.1 to include Councillor's Questions Without Notice in the conduct of business and amending Clause 20.2 to include the manner in which Councillor's Questions Without Notice will be dealt with at an Ordinary Meeting.

The Amendment (Meeting Procedure) Local Law 2003 came into operation on 28 July 2003.

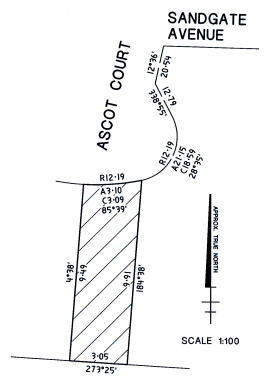
A copy of Amendment (Meeting Procedure) Local Law 2003 can be inspected at the Civic Centre, 232 High Street, Melton, during business hours.

> NEVILLE SMITH Chief Executive

MONASH CITY COUNCIL Road Discontinuance

At its meeting on 15 July 2003 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Monash City Council ("Council"):

- 1. Formed the opinion that part of the road abutting 13 and 14 Ascot Court, Glen Waverley [and being the land shown hatched on the plan below ("the road")], is not reasonably required as a road for public use; and
- 2. Resolved to discontinue the road and sell the land from the road by private treaty to the abutting property owners.



DAVID CONRAN Chief Executive Officer



PROPOSED AMENDMENTS LOCAL LAWS Nos. 3, 5 & 10

At its meeting held on 4 August 2003, Council resolved to propose to amend Local Law No. 5, Local Law No. 3 and Local Law No. 10 pursuant to the provisions of the Local Government Act 1989.

The purpose and purport of the proposed amendments is to regulate the consumption of liquor, to protect public amenity, to prevent nuisance, and to provide for the good order and peace of the Municipality.

The proposed amendments are as follows:

- Local Law No. 5, Clause 9 Consumption of Liquor. Increase the penalty amount for infringement notice purposes from \$100 to \$200:
- Local Law No. 5, Clause 12(c) Activities in Trading Areas in relation to skateboarding. Increase the penalty amount for infringement notice purposes from \$50 to \$100;
- Local Law No. 3 Clause 18, Good Order and Peace of the Municipality. Increase the penalty amount for infringement notice purposes from \$100 to \$200;
- insert a clause to Local Law No. 10, Clause 13 F (iv) to state "A person is guilty of an offence if he or she fails to comply with any reasonable direction, instruction or signal of an authorised officer, member of Victoria Police or Emergency Service";
- increase the penalty amount from \$100 to \$200 for infringement notice purposes for offences in relation to enforcement Local Law No. 10, Clause 13, as mentioned above.

A copy of the proposed amended Local Laws can be obtained from the Council offices at Lyttleton Terrace, Bendigo.

Council will consider written submissions received within fourteen days of the date of 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 or a committee of the Council. Persons lodging a written submission should state whether they wish to be heard by the Council or a committee of Council. Notice of the meeting time, date and place will be given to all persons lodging a submission.

ANDREW PAUL Chief Executive Officer

MANNINGHAM CITY COUNCIL

Making Local Laws

At its meeting held on 29 July 2003, Manningham City Council made the following Local Laws:

Manningham's Public Health Law 2003, the purpose and general purport of which is to:

- promote and maintain the quality of life and wellbeing of the Manningham community;
 and
- keep control of animals on land including municipal property.

Manningham's General Law 2003, the purpose and general purport of which is to:

- encourage and promote community connectedness and belonging;
- provide and encourage a safe, healthy and accessible city;
- improve the quality of Manningham's buildings and streetscapes;
- protect, maintain and enhance the natural environment of Manningham;
- encourage participation and involvement in recreation, recognising the benefits this brings to community and individual wellbeing;
- encourage and support community, sporting and other recreation-based community groups;
- ensure the protection of Council assets and the sustainable use of resources;
- foster vibrant and prosperous business;
- value and protect the cultural heritage of Manningham; and
- improve the capability and performance of Manningham City Council.

Manningham's Meeting Procedure Law 2003, the purpose and general purport of which is to:

- regulate the proceedings of Council meetings;
- provide for a process to elect the Mayor and Council Representatives; and
- control the use and custody of Council's Seal.

A copy of the laws can be obtained from the City offices at 699 Doncaster Road, Doncaster or by telephoning 9840 9333.

Planning and Environment Act 1987

BAYSIDE PLANNING SCHEME

Notice of Amendment

Amendment C35

The City of Bayside has prepared Amendment C35 to the Bayside Planning Scheme.

Land affected by the Amendment:

 Part of the Beaumaris Concourse Shopping Centre, Reserve Road, Beaumaris currently zoned Business 1 Zone (B1Z).

The Amendment proposes to change the Bayside Planning Scheme by:

- amending Planning Scheme Map 5 by rezoning part of the Beaumaris Concourse Shopping Centre, Reserve Road, Beaumaris from Business 1 Zone (B1Z) to Public Park and Recreation Zone (PPRZ); and
- amending Clause 52.02, Schedule Subclause 1.0 and 2.0 by inserting land east side of Reserve Road, between North Concourse and South Concourse, Beaumaris, described as 'Recreation Reserve' and 'Car Park Reserve' on Plan of Subdivision LP 40619, being part of the land in Certificate of Title Volume 8573, Folio 805.

A copy of the Amendment can be inspected, free of charge, during office hours, at: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000; Department of Sustainability and Environment, South East Metropolitan Office, 12 Lakeside Drive, East Burwood, Vic. 3153; Bayside City Council Corporate Centre, Royal Avenue, Sandringham, Vic. 3191; Brighton

Library, 14 Wilson Street, Brighton, Vic. 3186; Sandringham Library, Waltham Street, Sandringham, Vic. 3191; Beaumaris Library, Reserve Road, Beaumaris, Vic. 3193 and Hampton Library, Service Street, Hampton, Vic. 3188.

Submissions about the Amendment must be in writing and be sent to: Chief Executive Officer, Bayside City Council, PO Box 27, Sandringham, Vic. 3191.

Submissions may support, oppose or make comment about any element of the proposed Amendment. Submissions should include your name and address.

Submissions to this Amendment should be received by Monday 15 September 2003.

IAN WILSON Chief Executive



Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Amendment

Amendment C66

The City of Greater Geelong has prepared Amendment C66 to the Greater Geelong Planning Scheme.

The Amendment proposes to amend the Greater Geelong Planning Scheme by rezoning approximately 61 hectares of land being Lot 1 PS 511397U and Lot 2 PS 313609H Plantation & Purnell Roads, Lovely Banks from Rural Zone to Rural Living Zone together with an accompanying Development Plan Overlay.

The Amendment can be inspected at: City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong 3220; Department of Sustainability & Environment, Office of Planning, 180 Fyans Street, South Geelong 3219 and Department of Sustainability & Environment, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Submissions about the Amendment must be sent to the Strategic Planning Unit, City of Greater Geelong, PO Box 104, Geelong 3220, by Monday 15 September 2003.

IAN McCARTNEY Co-ordinator Strategic Planning

Information Privaty Act 2000

The City of Greater Geelong adheres to the **Information Privacy Act 2000**. For more information please visit the City's website www.geelongaustralia.com.au or call the City of Greater Geelong on 5227 0270.

Planning and Environment Act 1987

LA TROBE PLANNING SCHEME

Notice of Amendment to a Planning Scheme
Amendment C10

Latrobe City Council has prepared Amendment C10 to the La Trobe Planning Scheme.

The Amendment proposes to incorporate the 'Extractive Industry Interest Areas Study 1999' into the Local Planning Policy Framework section of the La Trobe Planning Scheme as a reference document and introduce a new local planning policy in respect of same.

The study report identifies that: The purpose of the study is to:

- provide a basis for the long term protection of stone resources from sterilisation by other land uses;
- provide a basis for ensuring the long term availability of stone resources for use by the community and at minimal detriment to the environment;
- assist in considering extractive industry values in long term strategic planning;
- ensure that planning or responsible authorities consult with all relevant agencies about land use proposals which may impact on the reduction of stone resources within these areas; and
- create an awareness that extractive industry is a possible land use in these areas.

The study (or the proposed Amendment) do not:

- provide statutory protection for stone resources;
- allow extractive industry as-of-right, unless specified in a planning scheme;
- imply that future extractive industry will be confined to these areas;
- preclude the use and development of land for other purposes; or

 provide direction regarding approval of specific extractive industry projects.

The land affected by the Amendment is generally:

- in the area west of Yinnar and in the vicinity of Boolarra;
- an area north-west of Yallourn;
- an area of the municipality south of the Moe—Glengarry Road, east of Latrobe Road, north of Morwell and west of Traralgon;
- north of Tyers;
- an area approximately six kilometres north-west of Tyers;
- an area south-east of Churchill; and
- an area east of Traralgon South.

The Amendment can be inspected at the office of the planning authority, Latrobe City Council and at the Department of Sustainability & Environment at the following addresses: Latrobe City Service Centre, 34–38 Kay Street, Traralgon; Latrobe City Service Centre, 63–65 Elgin Street, Morwell; Latrobe City Service Centre, 44 Albert Street, Moe; Department of Sustainability & Environment, Gippsland Regional Office, 71 Hotham Street, Traralgon and Department of Sustainability & Environment, Planning Information Centre, Nauru House, 80 Collins Street, Melbourne.

Any owners or occupiers of land affected by the Amendment are entitled to make submissions in accordance with Sections 21 and 21A of the **Planning and Environment Act** 1987.

Any submissions about the Amendment must be sent to The Chief Executive Officer, Latrobe City Council, PO Box 345, Traralgon 3844 by Thursday 25 September 2003.

Any enquiries should be directed to Elaine Wood, Manager Land Use Strategy on 1300 367 700.

RICHARD HANCOCK Chief Executive Officer

Planning and Environment Act 1987 MANNINGHAM PLANNING SCHEME

Notice of Preparation of Amendment Amendment C26

The Manningham Council has prepared Amendment C26 to the Manningham Planning Scheme.

The Amendment applies to land throughout the City of Manningham where the intensity of wildfire is significant and likely to pose a threat to life and property. In general, the areas of the municipality affected are those located east of the Mullum Mullum Creek and north of Falconer Road, Stintons Road, Brympton Avenue and Rainbow Valley Road. Affected areas are shown on the maps forming part of this Amendment.

The purpose of the Amendment is to apply the Wildfire Management Overlay to ensure that development in identified areas satisfies specified fire protection objectives and to detail the minimum fire protection outcomes that will assist to protect life and property from the threat of wildfire.

The Amendment proposes to:

- introduce Clause 44.06 'Wildfire Management Overlay' (WMO) to the Manningham Planning Scheme;
- define land affected by the WMO on new Planning Scheme Map Nos. 3WMO, 4WMO, 5WMO, 8WMO, 9WMO and 10WMO. The schedule to Clauses 61.01-61.04 (inclusive) will be amended to reflect the addition of these new maps to the Manningham Planning Scheme;
- amend the wording of Clause 21.08 'Natural Environment' of the Municipal Strategic Statement (MSS) to strengthen the strategic basis for the introduction of the WMO as a hazard identification mechanism; and
- introduce a new local planning policy, Clause 22.13 'Vegetation, environment and landscape significance protection in identified wildfire areas policy' to provide direction in the exercise of discretion regarding risk management works and the preservation of environmental and/or landscape significance.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Manningham City Council Municipal Offices, 699 Doncaster Road, Doncaster; and 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.

Amendment documents can also be inspected via the internet, on Manningham City Council's website, at www.manningham.vic.gov.au

Please note that an information evening will be held from 7.00 pm to 9.00 pm on Thursday 4 September 2003, at the Warrandyte Community Centre, 168–178 Yarra Street, Warrandyte. Representatives from Manningham City Council and the Country Fire Authority will be in attendance to explain the Amendment and be available to answer any questions.

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

The closing date for submissions is Friday, 10 October 2003. A submission must be sent to: Mr Gary Bateman, Acting Manager, Economic & Environmental Planning, Manningham City Council, PO Box 1, Doncaster, Vic. 3108.

JOHN BENNIE Chief Executive

Planning and Environment Act 1987

MITCHELL PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme

Amendment C31

The Mitchell Shire has prepared Amendment C31 to the Mitchell Planning Scheme.

Due to an administrative error, five areas of proposed change were left out of Amendment C15 — Part 1. Land affected by the Amendment applies to the following five areas within the Wandong and Heathcote Junction townships:

- rezoning the existing Wandong and Heathcote Junction Township from a Township Zone to Low Density Residential Zone;
- rezone land at Wallan-Wandong Road from Low Density Residential Zone to Business 1 Zone;
- rezone part of Arkells Lane Road Reserve from Road Zone to Rural Zone;
- rezone land from Township Zone to Public Park and Recreation Zone (drainage reserve) South of Dry Creek Road; and
- rezones PT CA 9 Sec E, part Lots 1 & 2 PS307611K, PT CA 10, 11 & 12 Sec E, CP 105049 & CA 9A Sec E, Lot 2 LP222493A, Parish of Bylands from a Rural Zone to a Low Density Residential Zone.

You may inspect the Amendment, any documentation that supports the Amendment the explanatory report about the Amendment at the following offices: State: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000; Regional: Department of Sustainability and Environment — Regional Office, corner of Taylor Street & Midland Highway, Epsom, Bendigo, Vic. 3554; and Local: Mitchell Shire Council, 113 High Street, Broadford, Vic. 3658; Kilmore Library, 12 Sydney Street, Kilmore Vic. 3764; Seymour Library, 125 Anzac Avenue, Seymour, Vic. 3660 and Broadford Library. Powlett Street, Broadford, Vic. 3658.

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 all submissions is 28 August 2003.

A submission must be sent to: Mitchell Shire Council, 113 High Street, Broadford, Vic. 3658.

GARRY CECIL Chief Executive Officer

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment C45

The City of Moonee Valley has prepared Amendment C45 to the Moonee Valley Planning Scheme.

The Amendment applies to 9 individual properties and 10 precinct areas.

Specifically, the Amendment proposes to:

- include the buildings and areas within the Heritage Overlay Schedule of the Moonee Valley Planning Scheme; and
- amend the existing Heritage Overlay Maps, 7HO, 8HO, 11HO, 12HO and 15HO to include additional heritage overlay sites and areas.

A copy of the Amendment may be inspected at the following locations during office hours: City of Moonee Valley Civic Centre, Kellaway Avenue, Moonee Ponds 3039 and Department of Sustainability & Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Submissions about the Amendment must be sent to: Attention: Catering Hunichen, Senior Strategic Planner, City of Moonee Valley, PO Box 126, Moonee Ponds 3039, by 15 September 2003.

FRANCIS KHOO Acting Chief Executive

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Preparation of Amendment Amendment C25

The Warrnambool City Council has prepared Amendment C25 to the Warrnambool Planning Scheme.

The land affected by the Amendment is land at Morriss and Coghlans Road, known as Part Crown allotment 34, 72 and 73 Parish of Wangoom and 191–201 Morriss Road, Warrnambool.

The Amendment proposes to amend the Warrnambool Planning Scheme Zoning Map No. 5 to rezone part of the subject land from Residential 1 Zone to Industrial 3 Zone, in order to increase the distance between the Warrnambool Municipal Saleyards and land zoned for residential purposes to 300 metres. The Amendment also deletes the Design and Development Overlay 4 and Development Plan Overlay 1 from the subject land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Warrnambool City Council Civic Centre, 25 Liebig Street, Warrnambool 3280; Department of Sustainability and Environment, South West Regional Office, 180 Fyans Street, South Geelong, Vic. 3220; and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000.

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 15 September 2003. Submissions about the

Amendment must be sent to: Lucinda Peterson, Strategic Planner, Warrnambool City Council, PO Box 198, Warrnambool, Vic. 3280.

LINDSAY MERRITT Chief Executive

Planning and Environment Act 1987 WYNDHAM PLANNING SCHEME

Notice of Amendment Amendment C49

The Wyndham City Council has prepared Amendment C49 to the Wyndham Planning Scheme.

The Amendment proposes to change the Wyndham Planning Scheme by rezoning the land at Lot 1 PS325664 Certificate of Title Volume 10129, Folio 895, Sneydes Road, Point Cook which is located west of Point Cook Road. The land will be rezoned to part Residential 1 and part Low Density Residential Zone. A Development Plan Overlay will also be applied to the land.

The Amendment will require a map amendment to be carried out to Map No. 17.

The Amendment is consistent with the relevant clauses of the State Planning Policy Framework and the Municipal Strategic Statement of the Wyndham Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at: Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Wyndham City Council Civic Centre, Town Planning Department, 45 Princes Highway, Werribee 3030.

Submissions about the Amendment must be in writing and sent to: Ms Lisa Stojanovski, Senior Town Planner, Wyndham City Council, PO Box 197, Werribee 3030 by not later than 12 September 2003.

LISA STOJANOVSKI Senior Town Planner

Planning and Environment Act 1987 WYNDHAM PLANNING SCHEME

Notice of Amendment Amendment C60

Wyndham City Council has prepared Amendment C60 to Wyndham Planning Scheme.

The Amendment proposes to change the Wyndham Planning Scheme by including a Non Residential Uses in Residential Areas Policy in the Local Planning Policy Framework. The Amendment introduces the policy at Clause 22.13.

The proposed Amendment is consistent with the relevant clauses of the State Planning Policy Framework and the Municipal Strategic Statement of the Wyndham Planning Scheme. It is envisaged that the proposed Amendment will provide guidelines for the design and management of non residential uses to ensure that residential amenity is maintained.

A copy of the Amendment can be inspected, free of charge, during office hours, at: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Wyndham City Council Civic Centre, 45 Princes Highway, Town Planning Department, Werribee 3030.

Submissions about the Amendment must be in writing and sent to: Christine Halstead, Planning Project Officer, Wyndham City Council, PO Box 197, Werribee 3030 by no later than Monday 15 September 2003.

KAREN HOSE Planning Policy and Projects Co-ordinator



Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C66

Yarra City Council has prepared Amendment C66 to the Yarra Planning Scheme.

The land affected by the Amendment is all land in the City of Yarra not covered by a Heritage Overlay as well as some land along the Yarra River in the vicinity of Trenerry Crescent that is covered by a Heritage Overlay.

The Amendment proposes to introduce the following:

- changes to three elements of the Municipal Strategic Statement (MSS);
- a new Yarra Built Form and Design Policy which gives guidance on the built form and development of buildings;

- Schedule 1 to the Design and Development Overlay is replaced with a new schedule which introduces height and setback provisions for the Yarra River corridor;
- Schedule 2 to the Design and Development Overlay is replaced with a new Schedule which has development guidelines which apply to all main roads;
- Schedule 3 to the Design and Development Overlay is deleted; and
- amends the existing planning scheme maps to include additional properties in Design and Development Overlay Schedule 1 and changes those properties designated Design and Development Overlay Schedule 3 to the Design and Development Overlay Schedule 2.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; City of Yarra, Town Planning Counter, Richmond Town Hall, 333 Bridge Road, Richmond 3121 and City of Yarra, Front Reception Desk, Collingwood Town Hall, 140 Hoddle Street, Abbotsford 3067.

This can be done during office hours and is free of charge. The Amendment can also be inspected at the following libraries during library opening hours: Carlton North Library, 667 Rathdowne Street, Carlton North; Collingwood Library, 11 Station Street, Abbotsford; Fitzroy Library, 128 Moor Street, Fitzroy; Fitzroy North Library, 240 St Georges Road, Fitzroy North; and Richmond Library, 415 Church Street, Richmond.

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

The closing date for submissions is 10 October 2003. A submission must be sent to: Robyn Hellman, Senior Strategic Planner, City of Yarra, PO Box 168, Richmond, Vic. 3121.

JANE HOMEWOOD Manager Urban Planning

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:—

- BERTRAM GEORGE CARTER, late of 3/126 Athertron Road, Oakleigh, Victoria, retired, deceased, who died on 15 June 2003 leaving a Will dated 15 April 1998.
- THOMAS FORSYTH, late of Plumpton Villa, 73 Plumpton Avenue, Glenroy, Victoria, gentleman, deceased, who died on 27 July 2003 leaving a Will dated 8 August 1995.
- NEDELJKO MILASINOVIC, late of St Johns Private Nursing Home, 13 Conway Street, Dandenong, Victoria, retired, deceased, who died on 23 June 2003, leaving a Will dated 22 February 1999.
- MAVIS EMILY REESE, late of Flat 2, 35 Molesworth Street, North Melbourne, Victoria, retired, deceased, who died on 17 June 2003 leaving a Will dated 18 April 1995.
- NEVILLE FRANCIS WYNNE, late of Crosbie House, 21 Crosbie Road, Murrumbeena Victoria, retired, deceased intestate, who died on 14 July 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 21 October 2003 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 21 October 2003 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

CARROLL, Cyril John Patrick, late of Bonbeach Nursing Home, 440 Station Street, Chelsea, pensioner, and who died on 17 May 2003.

- COLAUTTI, Bianca, late of San Carlo Homes for the Aged, Plenty Road, South Morang, retired, and who died on 23 May 2003.
- COSTELLO, Stephen Patrick, late of 24 Neville Street, Box Hill South, retired, and who died on 20 May 2003.
- CROCKER, Robert Fredrick, also known as Robert Fredrick White, late of 68 Spring Street, Preston, retired and who died on 22 April 2003.
- EGAN, Nellie, late of Sunnyhurst Gardens, 29-31 Union Street, Brighton, Victoria, pensioner, and who died on 7 March 2002.
- HASEK, Josef, late of 70 Claremont Avenue, Malvern, and who died on 17 March 1997.
- HUNT, Eric William, late of Glenhuntly Nursing Home, 5 Maroona Road, Glenhuntly, Victoria, pensioner, and who died on 3 June 2003.
- KELLY, Nada, also known as Nadia Kelly, late of Site 52, Hobson Bay Caravan Park, 222 Kororoit Creek Road, Williamstown, retired, and who died on 30 April 2003.
- McLEOD, Daisy Isobel, late of Chelsea Park Private Nursing Home, 53-57 Broadway Street, Chelsea, Victoria, pensioner, and who died on 28 May 2003.
- PENDREY, Joyce, late of 25 Acacia Avenue, Mentone, Victoria 3194, retired, and who died on 10 June 2003.
- SLEIGHT, Wynne, late of Vaucluse Hospital, 82 Moreland Road, Brunswick, and who died on 18 June 2003.
- STANKIEWICZ, Valerie, late of Unit 2B, 134 Alma Road, St Kilda East, Victoria, pensioner, and who died on 19 April 2003.
- STEINWEDEL, Shirley Ruth, late of Chelsea Park Nursing Home, 53 Broadway, Chelsea, retired, and who died on 2 July 2003.
- TREZISE, Olive Beatrice, late of Karri Lodge, 19 Hughes Edwards Drive, Merriwa, WA, and who died on 11 April 2003.
- VIVIAN, Milton Raymond, late of 26 Redmonds Road, Woombye, Qld, pensioner, and who died on 3 January 2003.
- Dated at Melbourne, 12 August 2003

LAURIE TAYLOR Estate Manager State Trustees Limited

EXEMPTION

Application No. A277 of 2003

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act** 1995 (the Act), by the Victoria Racing Club (the applicant). The application for exemption is to enable the applicant to grant to members of the Victoria Racing Club, aged 60 years and older, the preferential opportunity to purchase reserved seating, up to a maximum of 888 seats, in the Members Grandstand at Flemington Racecourse for the 2003 Melbourne Cup Carnival, before that opportunity is provided to other members.

Upon reading the material submitted by Andrew Patrick Ramsden in support of the application, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 42, 60, 100 and 195 of the Act to enable the applicant to grant to members of the Victoria Racing Club, aged 60 years and older, the preferential opportunity to purchase reserved seating, up to a maximum of 888 seats, in the Members Grandstand at Flemington Racecourse for the 2003 Melbourne Cup Carnival, before that opportunity is provided to other members.

In granting this exemption the Tribunal noted:-

- it is the older members of the Club who are more likely to require guaranteed seating for their comfort, and in some cases for their health and safety, in the crowded conditions which prevail during the Melbourne Cup Carnival:
- there are a large number of members of the Victoria Racing Club, far more than the number of seats can accommodate. The opportunity to purchase the reserved seats is to be offered on a preferential basis to members aged 60 years and older and will be made available to younger Club members only if the 888 available reserved seats are not all purchased by Club members who are 60 years and older;
- the applicant was granted a previous exemption which expired on 31 December 2002. The comments received by the Club were to the effect that a more flexible approach to reserved seating would assist senior members. In response to this the Club proposes to offer the reserved seats as a single day package for Derby Day, Melbourne Cup Day and Oaks Day.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 42, 60, 100 and 195 of the Act to enable the applicant to grant to members of the Victoria Racing Club, aged 60 years and older, the preferential opportunity to purchase reserved seating, up to a maximum of 888 seats, in the Members Grandstand at Flemington Racecourse for the 2003 Melbourne Cup Carnival, before that opportunity is provided to other members.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 31 December 2003.

Dated 29 July 2003

Mrs. M. URQUHART Deputy President

EXEMPTION

Application No. A280 of 2003

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995** by City of Melbourne, City Assets and Services Division. The application for exemption is to enable the applicant to advertise for and employ Indigenous persons only for the positions of Senior Indigenous Policy Officer and Indigenous Policy Officer.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ Indigenous persons only for the positions of Senior Indigenous Policy Officer and Indigenous Policy Officer.

In granting this exemption the Tribunal noted:-

- the City of Melbourne is committed to the inclusion of indigenous interests within all aspects of life in the City and has recently established a new Indigenous Policy Unit to implement initiatives aimed at supporting this commitment;
- key initiatives include the implementation of an Indigenous Employment Strategy;
- there are two principal areas of work within the City of Melbourne that require urgent progress: activities related to Council's commitment to reconciliation and activities aimed at ensuring the effective representation of Indigenous interests within the City;

- having Indigenous staff to implement the program will:-
 - (i) Ensure the credibility of the program and engender commitment to objectives and initiatives within the Indigenous community and stakeholders;
 - (ii) Maximise participation of the Indigenous community;
 - (iii) Bring an increased awareness of cultural issues:
 - (iv) Bring established networks and partnerships to Council.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to advertise for and employ Indigenous persons only for the positions of Senior Indigenous Policy Officer and Indigenous Policy Officer.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 7 August 2006.

Dated 31 July 2003

Mrs. M. URQUHART Deputy President

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

Date of Auction: Saturday 30 August 2003 at 11.00 a.m. on site.

Reference: 97/02595.

Reference: 97/02393.

Address of Property: Crown Allotment 14C, Johnson Street, Keon Park.

Crown Description: Crown Allotment 14C, Parish of Keelbundora.

Terms of Sale: Deposit 10%, Balance 120 days.

Area: 3263 m².

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

Selling Agent: Love Real Estate, 307 Spring Street, Reservoir, Vic. 3073.

JOHN LENDERS MLC Minister for Finance

Children's Services Act 1996 NOTICE OF EXEMPTION

I, Sherryl Garbutt, Minister for Community Services, pursuant to Section 6 of the **Children's Services Act 1996** (the Act), declare that the Seymour Sports & Aquatic Centre (Children's Services Licence number 10389) is exempt from Regulation 24 of the Children's Services Regulations 1998 (Regulation) in relation to the qualified staff members requirement.

The exemption is granted subject to the condition that a staff member is enrolled and attending study in a qualification approved by the Secretary under Regulation 25.

This notice remains in force until 31 December 2003.

Dated 8 July 2003

Hon. SHERRYL GARBUTT MP Minister for Community Services

Conservation, Forests and Lands Act 1987

NOTICE OF MAKING OF A LAND MANAGEMENT CO-OPERATIVE AGREEMENT

Notice is given under section 80 of the Conservation, Forests and Lands Act 1987 that a Land Management Co-operative Agreement has been entered into by the Secretary to the Department of Sustainability and Environment with Darren Brett Mole in relation to Crown Allotments 2002 and 2003, Parish of Baring.

A copy of the Agreement is available for public inspection between the hours of 9.00 am and 5.00 pm at the following offices: Mildura Office, Department of Sustainability and Environment, corner of Koorlong & Eleventh Streets, Irymple and Governance, Legislation and Executive Services Branch, Department of Sustainability and Environment, Level 9, 8 Nicholson Street, East Melbourne 3002.

Dated 30 July 2003

LINDSAY NEILSON Secretary

Conservation, Forests and Lands Act 1987 NOTICE OF MAKING OF A LAND MANAGEMENT CO-OPERATIVE AGREEMENT

Notice is given under Section 80 of the Conservation, Forests and Lands Act 1987 that a Land Management Co-operative Agreement has been entered into by the

Secretary to the Department of Sustainability and Environment with Robert Bryan Brown as Executor of the Will of John Henry Reiners, deceased, in relation to Crown Allotment 2002, Parish of Towong.

A copy of the Agreement is available for public inspection between the hours of 9.00 am and 4.00 pm at the following offices of the Department of Sustainability and Environment: Wodonga Office, Department of Sustainability and Environment, McKoy Street, Wodonga 3690; Governance, Legislation and Executive Services, Department of Sustainability and Environment, Level 9, 8 Nicholson Street, East Melbourne 3002.

Dated 11 June 2003

LYNDSAY NEILSON Secretary

Co-operatives Act 1996

BIRMINGHAM PRIMARY SCHOOL CO-OPERATIVE LTD HIGHVALE HIGH SCHOOL CO-OPERATIVE LTD

Notice is hereby given in pursuance of Section 316(1) of the **Co-operatives Act 1996** and Section 601AB(3)(e) of the **Corporations 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 6 August 2003

ANDREW LEVENS Deputy Registrar of Co-operatives

Health Services Act 1988

DECLARATION OF APPROVED QUALITY
ASSURANCE BODY

I declare the Quality Assurance Sub-Committee, established by Mildura Base Hospital, is an approved quality assurance body under section 139 for the purposes of part 7 of the **Health Services Act 1988**.

Dated 26 July 2003

BRONWYN PIKE Minister for Health

Judicial Remuneration Tribunal Act 1995 JUDICIAL REMUNERATION TRIBUNAL

Report No. 1 of 2003

Introduction

This report contains a determination regarding the remuneration of Acting Magistrates and follows on from the Tribunal's 2002 review of judicial salaries. The Tribunal considers a separate determination is required to ensure the remuneration of Acting Magistrates is adjusted in line with the salary of Magistrates as determined by the Tribunal in October 2002.

Remuneration of Acting Magistrates

It is the Tribunal's understanding that Acting Magistrates are paid a sessional or daily rate calculated using the following formula:

Sessional rate = the annual salary of a Magistrate ÷ 235 (the typical number of days a Magistrate can be expected to work in a year) x 1.1 (10% allowance in lieu of leave).

The remuneration of Acting Magistrates was fixed by the Governor in Council until 2000 when jurisdiction was conferred on the JRT. Despite the jurisdiction to do so, the previous Tribunal did not appear to specifically address Acting Magistrates in its review of judicial remuneration in 2001.

The Tribunal has been informed by the Council of Magistrates that following the JRT's review and recommendations regarding judicial salaries in 2001, the Department of Justice did not adjust the remuneration of Acting Magistrates on the basis that there was no specific recommendation to do so.

As a result, the remuneration of Acting Magistrates has not increased for over three years.

Tribunal's Consideration

The Tribunal agrees with the Magistrates' 2002 submission that the duties, authority and responsibilities of an Acting Magistrate are identical to that of a Magistrate, with the only difference being that Acting Magistrates work on a sessional rather than full time basis.

Given the concern of the Council of Magistrates that Acting Magistrates would again be denied an increase in remuneration in the absence of a specific direction from the Tribunal, the JRT considered a separate and specific determination in this instance would address the issues surrounding Acting Magistrates' remuneration.

The Tribunal is satisfied that the formula previously used to calculate the sessional rate for Acting Magistrates is appropriate providing the current salary of a Magistrate is used. Therefore, the Tribunal has determined that the remuneration of Acting Magistrates is to be calculated using the formula, based on the *current* salary of a Magistrate. The use of the current salary of a Magistrate in the formula will ensure that the remuneration of Acting Magistrates will be automatically adjusted whenever the salary of a Magistrate is increased.

The formula is to be applied retrospectively to 1 January 2002 in recognition of the lack of an increase in remuneration for Acting Magistrates for over three years.

The Tribunal will continue to fulfil its statutory obligations to review and report on the remuneration of Acting Magistrates at least every two years, but sees no reason to make a specific determination unless considered appropriate.

Retrospectivity

When making a determination or recommendation, the Tribunal is required under the **Judicial Remuneration Tribunal Act 1995** ('the Act') to consider several factors relevant to judicial remuneration (see JRT Report No. 1 of 2002 for further discussion). One of the factors the Tribunal must consider is Government wages policy. The Government informed the Tribunal of its wages policy in its submission to the 2002 review and stated that there should be no retrospectivity to salary adjustments unless there are exceptional circumstances.

The Tribunal has considered the Government's position on retrospectivity in its recent remuneration reviews and has found that exceptional circumstances have warranted a retrospective adjustment in the remuneration of Judges, Magistrates and non judicial members of the Victorian Civil and Administrative Tribunal. Increases were awarded retrospectively to address the salary lag that had arisen as a result of a considerable delay in the review of remuneration in Victoria at the same time other jurisdictions received substantial increases.

The delay in the review of the remuneration of Acting Magistrates has been considerably longer than that of other members of the judiciary and the 'exceptional circumstances' justification for a retrospective adjustment is clearly demonstrated.

In its Report No. 1 of 2002, the Tribunal noted that unless the reporting restrictions placed on the Tribunal are addressed, future determinations may include retrospectivity as a result of salary lag or the need to continually 'catch up' with remuneration movements in other jurisdictions. The increase in remuneration was awarded retrospectively in this determination because of unusual circumstances. However, if the Tribunal is prevented from making a determination when appropriate, it is concerned that 'salary lag' will continue to occur and the issue of retrospectivity in remuneration adjustments is likely to arise in future reviews.

Determination No. 1 of 2003

DETERMINATION OF THE JUDICIAL REMUNERATION TRIBUNAL

The Judicial Remuneration Tribunal has made the following determination pursuant to section 11(1)(b) Judicial Remuneration Tribunal Act 1995:

1. SCOPE OF DETERMINATION

The determination applies to sessional rates for Acting Magistrates.

2. TERMS OF DETERMINATION

The daily sessional rate of an Acting Magistrate is to be paid at a rate calculated using the following formula:

Sessional rate = the current annual salary of a Magistrate \div 235 x 1.1

3. EFFECT OF DETERMINATION

The formula prescribed in Clause 2 takes effect from 1 January 2002.

In accordance with section 14A of the **Judicial Remuneration Tribunal Act 1995**, this determination is subject to disallowance by resolution of a House of Parliament within fifteen sitting days of tabling, and if not disallowed, will take effect in accordance with the terms of the determination at the end of the period specified for disallowance.

Dated 23 July 2003

M. DUFFY Chairman C. SAUNDERS Member F. HONAN Member

Medical Practice Act 1994

NOTICE

Re: Dr Ralph Desmond Pearson

A Panel of the Medical Practitioners Board of Victoria on Tuesday 5 August 2003 concluded a formal hearing into the professional conduct of Dr Ralph Desmond Pearson.

The Panel determined pursuant to section 45A(1)(a) of the **Medical Practice Act 1994** ("the Act") that Dr Pearson had engaged in unprofessional conduct of a serious nature.

The Panel determined pursuant to section 45A(2)(h) of the Act that the registration of Dr Pearson be cancelled effective immediately.

Dated 6 August 2003

JOHN H. SMITH Deputy CEO

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 applications 4552, 4553, 4554 & 4555 that have 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 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 12 August 2003

RICHARD ALDOUS Executive Director Minerals and Petroleum

Nurses Act 1993

On 6 August 2003, a panel appointed by the Nurses Board of Victoria, found that Cheryl Jean Freeman, identification number 96613, registered in division 1, had obtained her registration by misrepresentation.

The panel determined that the nurse's registration be cancelled on 11 August 2003.

LOUISE MILNE-ROCH Chief Executive Officer

Plant Health and Plant Products Act 1995

NOTICE OF EXTENSION

Order Prohibiting or Restricting the Entry or Importation of Containerised Plants, Plant Mulch, Turf, Used Containers, Agricultural Machinery and Soil into Victoria to Prevent the Entry of the Exotic Pest Fire Ant

I, Theo Theophanous, Acing Minister for Agriculture, extend the Order made on 21 August 2001 under Section 24 of the **Plant Health and Plant Products Act 1995** prohibiting or restricting the entry or importation of containerised plants, plant mulch, turf, used containers, agricultural machinery and soil into Victoria to prevent the entry of the exotic pest fire ant for a further period of 12 months commencing on 21 August 2003. Notice of the Order was published in the Government Gazette G34 on 23 August 2001 (page 1958) and notice of the extension of the Order was published in the Government Gazette G32 on 8 August 2002 (page 2178).

The Order prohibits subject to conditions or restricts the entry or importation of any containerised plant, plant mulch, turf, used container, agricultural equipment, and soil so as to prevent the introduction or spread of the exotic pest fire ant *Solenopsis invicta* into Victoria.

A copy of the Order may be obtained by contacting the Plant Standards Branch on (03) 9210 9390.

Dated 7 August 2003

THEO THEOPHANOUS MP Acting Minister for Agriculture

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

Two Orders of the Minister for Education Services were made on 1 August 2003 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending the constituting Orders of Reservoir East Primary School Council and Upper Sandy Creek Primary School Council in respect of the memberships of the school councils.

JACINTA ALLAN Minister for Education Services

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

An Order of the Minister for Education Services was made on 1 August 2003 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 dissolving the Leongatha South Primary School Council.

JACINTA ALLAN Minister for Education Services

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

Three Orders of the Minister for Education Services were made on 1 August 2003 pursuant to sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 each amending the constituting Order of a school council to change its name. The changes are as follows:

Old name	New name
Colac Technical School Council	Colac College Council
Macleod Technical School Council	La Trobe Secondary College Council
Council of the State school proposed to be called Doncaster Gardens Primary School	Council of the State school called Doncaster Gardens Primary School

JACINTA ALLAN Minister for Education Services

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

Two Orders of the Minister for Education Services were made on 1 August 2003 pursuant to sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 each amending the constituting Order of a school council to change its name. The changes are as follows:

Old name	New name
Council of the State school proposed to be called Lake Bolac College	Council of the State school called Lake Bolac College
Council of the State school proposed to be called Lorne P–12 College	Council of the State school called Lorne—Aireys Inlet P–12 College

JACINTA ALLAN Minister for Education Services

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

An Order of the Minister for Education Services was made on 1 August 2003 pursuant to section 13(4) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending the constituting Order of a school council to change its name. The change is as follows:

Old name	New name
Council of the State school called	Council of the State school called
Moorabbin Primary School	Tucker Road Bentleigh Primary School

JACINTA ALLAN Minister for Education Services

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

An Order of the Minister for Education Services was made on 8 May 2003 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending clauses 3.4, 11, 12, 13, 17 and 26 of the constituting Orders (the Orders) of the school councils of all State schools and substituting Schedules 6 and 6A of the Orders with new Schedules 6 and 6A, and in addition for the following school councils, inserting a new clause 3A.7(c) into the constituting Order of those school councils —

School Council of the State School called Victorian School of Languages;

School Council of the State School called Sovereign Hill School;

School Council of the State School called Alfred Education Centre;

School Council of the State School called Somers School Camp;

School Council of the State School called Travancore School;

School Council of the State School called Noble Park English Language School;

School Council of the State School called Bogong Outdoor Education Centre;

School Council of the State School called Blackburn English Language School;

School Council of the State School called Austin Hospital Special School;

School Council of the State School called Rubicon Outdoor Centre;

School Council of the State School called Collingwood English Language School;

School Council of the State School called Baltara Special School;

School Council of the State School proposed to be called the Alpine School;

Victorian College for the Deaf Council.

Further details are as follows —

Clause 3.4

Provide that a Department of Education and Training (DE&T) employee who takes leave from employment with DE&T remains a member of the DE&T employee electorate,

Clauses 11.1, 11.2, 11.4, 13.1 and 13.2

Insert "is greater than zero and", where appearing therein.

Clauses 11.2(c)(i) and (ii), 12.4(c)(i) and (ii) and 13.1(b)(i) and (ii) and 13.1(c)

Insert "If the Maximum DE&T Parents is a number greater than zero,", where appearing therein.

Clause 12.2(iv)

Omit clause 12.2(iv) and insert —

"(iv) if, at the expiration of the further three school days, the number of candidates exceeds the number of remaining vacancies but not solely by reason that the number of candidates seeking election to the Parent member category who are DE&T employees, when added to any candidates who are DE&T employees and who were DE&T Parents — hold an election under clause 13.3.".

Clause 13.3(b)

Omit clause 13.3(b) and insert —

"(b) the candidates standing for election to those vacancies are those persons that were nominated by the time fixed for the closing of nominations, save that if the Maximum DE&T Parents equals zero, persons that were nominated who are DE&T employees shall not be candidates; and".

Clause 13.5

Omit clause 13.5 and insert —

"13.5 If—

- (a) at the time fixed for the closing of nominations for elected positions the number of vacancies in the DE&T employee member category is greater than zero and is less than the number of candidates seeking election to those vacancies; and
- (b) either
 - (i) there were no vacancies in the Parent member category at the time of the Call for Nominations; or
 - (ii) a clause of this Order requires the principal to hold an election under clause 13.3.

the principal shall hold an election in accordance with clause 13.4 in respect of the vacancies DE&T employee member category, and that election shall be held at the same time as any other election required to be held in accordance with clause 13.4.".

Clause 13.6

Omit clause 13.6 and insert —

"13.6 If—

- (a) at the time fixed for the closing of nominations for elected positions the number of vacancies in the DE&T employee member category is greater than zero and is less than the number of candidates seeking election to those vacancies; and
- (b) a clause of this Order requires the principal to hold an election under clause 13.8 or clause 13.9 (or both),

the principal shall hold an election in accordance with clause 13.10 in respect of those vacancies, and that election shall be held at the same time as any other election required to be held under clauses 13.8 or 13.9.".

Clause 13.8(b)

Omit clause 13.8(b) and insert —

"(b) the candidates standing for election to those vacancies are those persons who are not DE&T employees and who were nominated by the time fixed for the closing of nominations; and".

Clause 17.1(h)

Provide for the creation of a casual vacancy automatically when a DE&T employee member of a school council takes leave from employment with DE&T for a period greater than six months.

Clause 17.1(i)

Provide for the creation of a casual vacancy automatically when a Parent member of a school council becomes a DE&T employee during their term of office in circumstances where that causes the school council to be in breach of clause 4.3A(a) of the Orders.

Clause 26(a)

Delete 'clause' where it appears twice.

Insertion of clause 3A.7(c) for the fourteen school councils listed above

Provide for the creation of a casual vacancy automatically when a Nominee member of a school council becomes a DE&T employee during their term of office in circumstances where that causes the school council to be in breach of clause 4.3A(a) of the Orders,

JACINTA ALLAN Minister for Education Services

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

File No.	Place Name	Proposer & Location
GPN 544	Isaac Little Reserve	Moonee Valley City Council. Located at 12A Dartford Street, Flemington.
GPN 557	Cliff Whitworth Reserve	Moonee Valley City Council. Located at 37 Emerald Street, Essendon West.
GPN 558	Inglisby Road	Whitehorse City Council. Tram stop on Whitehorse Road at Inglisby Road, Mont Albert.
GPN 559	Hood Street	Whitehorse City Council. Tram stop on Whitehorse Road at Hood Street, Mont Albert.

Office of the Registrar of Geographic Names

c/-LAND VICTORIA

15th Floor.

570 Bourke Street,

Melbourne 3000

JOHN E. TULLOCH Registrar of Geographic Names

Geographic Place Names Act 1998

REGISTRATION OF AMENDMENT OF GEOGRAPHIC NAMES

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

File No.	Place Name	Proposer & Location
GPN 546	From Sunbury Secondary College to Sunbury College	Department of Education. Located in Macedon Street, Sunbury.
GPN 554	From Morwell High School to Kurnai College Morwell Campus	Department of Education. Located in McDonald Street, Morwell.
GPN 555	From Churchill North Secondary College to Kurnai College Churchill Campus	Department of Education. Located in Switchback Road, Churchill.
GPN 556	From Maryvale High School to Kurnai College Maryvale Campus.	Department of Education. Located in Bridle Road, Morwell.
GPN 560	From Geelong Primary School to Tate Street Primary School Geelong.	Department of Education. Located in Tate Street, Thomson.
LA/12/0009	Yuulong and part of Gellibrand Lower to Wattle Hill.	Corangamite Shire. As on version 4.4 of the plan showing the town and rural district names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names.
LA/12/0059	Part of Glenroy to Oak Park	City of Moreland. As on version 4.2 of the plan showing the suburb names and boundaries within the municipality. Copies of the plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names

Office of the Registrar of Geographic Names c/-LAND *VICTORIA* 15th Floor,

570 Bourke Street, Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Interpretation of Legislation Act 1984

ELECTRICITY SAFETY (BUSHFIRE MITIGATION) REGULATIONS 2003 S.R. No. 72/2003

Notice of Incorporation of Documents

Notice is given under section 32(3) of the **Interpretation of Legislation Act 1984** that the following documents contain matter applied, adopted or incorporated by the Electricity Safety (Bushfire Mitigation) Regulations 2003:

Provision in the statutory rule	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 8(1)(h)	Code of Practice for Electric Line Clearance (Vegetation) published in the Government Gazette (No. S 169) on 25 November 1999.	Part 2
Regulation 8(1)(i)	The Australian/New Zealand Wiring Rules: AS/NZS 3000: 2000 as published on 15 September 1999.	Table 3.8

A copy of the matter so applied, adopted or incorporated has been lodged with the Clerk of the Parliaments.

IAN K. GRAHAM Chief Electrical Inspector

Casino Control Act 1991—section 60(1)

CASINO RULES NOTICE NO. 15 OF 2003

Rules of the Game—Three Card Poker

By this notice, the Victorian Casino and Gaming Authority **approves** the Rules in respect of the game "Three Card Poker" as set out in the Schedule.

This notice operates with effect from 6.00 am on 15 August 2003.

Dated 5 August 2003

PETER COHEN

Acting Director of Gaming and Betting

Acting Director of Casino Surveillance

Schedule

For the rules of the game of Three Card Poker **insert**;

RULES OF THE GAME THREE CARD POKER

1 DEFINITIONS

- 1.1 In these rules the following meanings apply:
 - "Ante" means the initial wager placed by the player.
 - "Ante Bonus" means a payment made to "Ante" wagers for hands that have a value of straight or better.
 - "Casino Supervisor" means a person other than a Game Supervisor who is responsible for the supervision and management of gaming operations.
 - **"Dealer"** means the person responsible for dealing the cards at a Three Card Poker table.
 - "Dealing Shoe" means a device from which cards are dealt.
 - "Distinctive Marker" means a marker button labelled with, but not limited to, the words personal limit or higher limit.
 - **"Fold"** means the cards are placed face-down on the table to be collected by the Dealer. This indicates that the player no longer wants to continue in the game.
 - "Game Supervisor" means the person responsible for the supervision of the operation of the game.
 - "Misdeal" means that the cards have been dealt incorrectly and the round of play will be void.
 - "Pair Plus" means a wager placed by a player which pays if the player's hand has a poker value of a pair or better regardless of a Dealer's hand.
 - "Play" means that the player elects to remain in the game by placing an additional wager after the cards have been dealt and he/she has had an opportunity to look at his/her hand.
 - "Qualify" means that the Dealer has a poker hand with a value of Queen high or better.
 - "Stand-off" means when the player's hand equals the Dealer's hand neither wins nor loses.
 - "Void" means an invalid hand or wager, as the context requires, with no result.
- 1.2 Unless contrary intention appears, a Game Supervisor or a Casino Supervisor may perform any function or exercise any power of the Dealer.
- 1.3 A reference in these rules to the game is a reference to the game of Three Card Poker played at a particular gaming table.

- 1.4 A reference in these rules
 - 1.4.1 To a bet is a reference to the contingency or outcome on which a player may place a wager; and
 - 1.4.2 To a wager is to the money appropriated to such a bet in a particular case.

2 EQUIPMENT

- 2.1 A Three Card Poker table will be played on a table having places for nine or less players.
- 2.2 The table cloth (layout) will be marked in a manner similar to that shown in Diagram "A" with:
 - 2.2.1 Areas for wagers on "Ante", "Play" and "Pair Plus".
 - 2.2.2 The name and/or logo of the casino imprinted thereon.
- 2.3 A dealing shoe from which all cards will be dealt.

3 THE CARDS

- 3.1 Three Card Poker will be played with one deck having 52 cards without jokers, with backs of the same colour and design and one cutting card.
 - 3.1.1 Where Single Deck Card Shuffling Shoe is in use:
 - (a) No cutting card will be used; and
 - (b) Two decks will be in use, one at a time, with the colour of the first deck being different to the second deck.
- 3.2 The cards will be checked prior to the commencement of gaming and counted for completeness at the conclusion of gaming.
- 3.3 A Game Supervisor or above may at any time, instruct the Dealer to check and verify the correct number of cards
- 3.4 Cards may, at the discretion of a Game Supervisor, be changed after any round of play if, for any reason, a card or cards become unfit for further use. If all the cards are replaced, the new cards will be checked, shuffled and cut in accordance with these rules.
- 3.5 All suits have the same rank. The rank of cards, from highest to lowest, will be as follows—
 - 3.5.1 Ace, King, Queen, Jack, 10, 9, 8, 7, 6, 5, 4, 3, 2, except as provided in rule 3.6 where the Ace may be counted low.
- 3.6 The Order and Meaning of Poker Hand Values:
 - 3.6.1 The order of hands, lowest to highest is as follows—
 - (a) Three odd cards. For example Q, 10, 6
 - (b) One pair. For example 10, 10, K
 - (c) Flush three cards of the same suit, not in sequence. For example K, J, 9, all diamonds
 - (d) Straight any three cards of more than one suit, in sequence. An Ace may count high or low in a straight. For example 3, 2, Ace or Ace, King, Queen
 - (e) Three of a kind. For example Q, Q, Q
 - (f) Straight flush three cards of the same suit in sequence. For example 5, 6, 7, all clubs
 - 3.6.2 Hands of the same poker hand value but consisting of different card values are ranked according to rule 3.5. For example K, Q, J, straight, beats a J, 10, 9, straight.

4 THE SHUFFLE AND CUT

- 4.1 The Shuffle
 - 4.1.1 The cards will be shuffled so that they are randomly intermixed:
 - (a) Immediately prior to the start of each round of play;
 - (b) Immediately if, in the opinion of a Game Supervisor or above, the cards are dealt in a sequence which is abnormal; or
 - (c) At other times when in the opinion of Game Supervisor or above there is reasonable cause to believe that a shuffle is warranted.
 - 4.1.2 Cards may be pre-checked and secured in a designated area until such time as they are required for use in play.
- 4.2 The Cut
 - 4.2.1 After the cards have been shuffled, the Dealer will cut the cards, once only and place them on the cutting card.
 - (a) Where a Single Deck Card Shuffling Shoe is in use, the cards will not be cut.
 - 4.2.2 The player never cuts the cards.

5 PLACEMENT OF WAGERS

- 5.1 Wagers will be accepted only in chips.
- A wager by a player will be placed on the appropriate area of the layout prior to the first card being dealt for a round of play.
- 5.3 Wagers orally declared will only be accepted if accompanied by chips, cash, vouchers or authorised tokens which must be immediately converted to chips and placed on the layout before the Dealer announces that no more bets may be placed.
- 5.4 Except as provided by rule 5.5, no wager may be handled, placed, increased or withdrawn after the first card of the round has been dealt.
 - 5.4.1 In the event that a "Single Deck Card Shuffling Shoe" is used this rule applies when the first set of three cards is removed from the shoe.
- 5.5 Prior to the first card being dealt for each round of play players will be given the opportunity to place a wager on either one or both of the following:
 - 5.5.1 Ante;
 - 5.5.2 Pair Plus; and

After having been dealt a hand of cards, where the player has placed an "Ante" wager he/she may elect to continue in the game by placing a wager of an equal amount on:

- 5.5.3 Play
- 5.6 A wager placed on "Ante" will:
 - 5.6.1 Win:
 - (a) Where the Dealer's hand does not qualify and the player has elected to "Play".
 - (b) Where the Dealer's hand qualifies and the player has elected to "Play" and his/her hand has a higher poker value than that of the Dealer.
 - 5.6.2 Lose:
 - (a) Where the player elects to "Fold" and take no further part in the game.

- (b) Where the Dealer's hand qualifies and the Dealer's hand has a higher poker value than that of the player.
- 5.6.3 Stand-off where the Dealer's hand qualifies and the player has elected to "Play" and his/her hand has the same poker value as that of the Dealer.
- 5.7 A wager placed on "Pair Plus" will:
 - 5.7.1 Win where the players hand has at least a pair;
 - 5.7.2 Lose where the player's hand does not have at least a pair.
- 5.8 A wager placed on "Play" will:
 - 5.8.1 Win where the Dealer's hand qualifies and the player's hand has a higher poker value than that of the Dealer.
 - 5.8.2 Lose where the Dealer's hand qualifies and the Dealer's hand has a higher poker value than that of the player.
 - 5.8.3 Stand-off where the Dealer's hand qualifies and the player has elected to "Play" and his/her hand has the same poker value as that of the Dealer.
 - 5.8.4 Be void where the Dealer's hand does not qualify.
- 5.9 A player will not wager on more than one hand of any round.
- 5.10 At the settlement of wagers for a round of play the Dealer must clear any losing wagers from the table layout and pay any winning wagers according to rule 8 as follows—
 - 5.10.1 If the Dealer's hand does not qualify, announce that the hand is a no hand and—
 - (a) Pay all the "Ante" wagers;
 - (b) Check each hand, in turn, to establish if that hand is eligible for a "Pair Plus" or "Ante Bonus" payment.
 - (i) For non-eligible hands, count and collect the cards;
 - (ii) Pay "Ante Bonuses" for hands which have a poker value of a straight or better.
 - (iii) Pay or take all "Pair Plus" wagers as applicable.
 - (iv) "Play" wagers will be void.
 - 5.10.2 If the Dealer's hand does qualify, commencing from his/her right compare his/her hand to each player's hand in turn and—
 - (a) Pay the "Ante" and the "Play" wagers for those hands with a higher poker hand than the Dealer's:
 - (b) Collect the "Ante" and the "Play" wagers for those hands with a lower poker hand than the Dealer's; or
 - (c) The "Ante" and the "Play" wagers stand-off for hands with an equal poker value to that of the Dealer;
 - (d) "Ante Bonuses" are paid on all straights or better irrespective of whether or not the Dealer has a hand with a higher poker value than the player.
 - (e) All "Pair Plus" wagers are paid or taken.
 - 5.10.3 After the Dealer compares hands and pays or collects wagers he/she will count and collect the player's cards.
 - 5.10.4 A player is responsible for declaring his/her whole poker hand.
 - 5.10.5 At the time of settlement the Dealer will be responsible for declaring the optimum value of each player's hand with respect to each wager placed by a particular player.

6 PERMISSIBLE WAGERS

- 6.1 In respect of the game, the Dealer must ensure the display of the notices and signs for which the Casino Operator is responsible under section 66(1)(d) and section 66(2) of the Casino Control Act 1991.
- 6.2 If—
 - 6.2.1 A player attempts to place an individual wager that is less than the minimum permissible wager for a particular bet, the wager will be paid or collected after the result and the owner of the wager will be advised that further wagers under the minimum will be returned regardless of the result; and
 - 6.2.2 A player attempts to place an individual wager that is greater than the permitted maximum wager the wager will be paid or collected to the maximum.
 - 6.2.3 A player attempts to place an individual wager which is in a multiple over the minimum which is not permitted or where it is not possible to pay the wager exactly in chips it will be paid to the next highest amount to which payment can be made in chips.
- 6.3 Personal wagering limits that differ from the minimum and maximum wagers displayed on the table limit sign may be agreed for individual players and in such cases, the position occupied by the player will be denoted by a distinctive marker.

7 DEALING THE GAME

- 7.1 All cards used in the game of Three Card Poker will be dealt from a dealing shoe specifically designed for such purpose.
- 7.2 Immediately prior to the commencement of a round of play and after all wagers have been placed, the Dealer will announce that no more bets may be placed.
- 7.3 If a hand held dealing shoe is used the Dealer will, commencing from his/her left and continuing clockwise around the table, deal the cards in the following manner:—
 - 7.3.1 One card, face-down, to each betting area, containing a wager;
 - 7.3.2 One card, face-down, to himself/herself; and
 - 7.3.3 In sequence, deal a second card face-down to each betting area containing a wager and to him/herself. Continue dealing in this manner until all betting areas containing a wager, and the Dealer, each have a hand consisting of three cards face-down.
- 7.4 If a "Single Deck Card Shuffling Shoe" is used the Dealer will, commencing from his/her left and continuing clockwise around the table, deal the cards in the following manner:—
 - 7.4.1 A set of three cards dispensed by the "Single Deck Card Shuffling Shoe", face-down to each betting area containing a wager;
- 1 Sections 66(1)(d) and 66(2) of the Casino Control Act 1991 state—
 - 66. Assistance to patrons
 - A Casino Operator must ensure that—
 - (d) there is prominently displayed at each gaming table or location related to the playing of a game a sign indicating the permissible minimum and maximum wagers pertaining to the game played there.
 - (2) A Casino Operator must ensure that a minimum wager indicated in respect of a game at a table or location is not changed to a higher minimum unless a sign indicating the new minimum and the proposed time of change is displayed at the table or location at least 20 minutes before the time of proposed change.

Penalty: 50 penalty units.

7.4.2 A set of three cards dispensed by the "Single Deck Card Shuffling Shoe", face-down to himself/herself.

7.5 Betting Round

- 7.5.1 Once the Dealer's third card has been dealt, the players may pick up their cards
 - (a) Players will not exchange cards or communicate information about their cards or cause the exchange of cards or communication of information about their cards. Any violation may result in the player forfeiting his/her "Ante" and "Play" wager.
- 7.5.2 Each player will decide to either "Fold" or "Play".
 - (a) A player who decides to "Fold" must place his/her cards, face-down, on the table, next to the area marked "Ante".
 - (i) The Dealer will collect the "Ante" wager and/or "Pair Plus" wager and the cards from each player who elects to "Fold".
 - (ii) Before the cards are removed from a player's betting area and placed in the discard rack, the cards will be spread face-down to ensure that three cards are present.
 - (b) A player may elect to "Fold" in respect of his/her Ante wager but elect to "Play" with respect to his/her Pairs Plus wager. In this case the Ante wager will be collected by the Dealer and the player will place his/her cards in accordance with rule 7.5.3.
 - (c) A player who decides to "Play" must place his/her cards face-down and place a bet equal to the "Ante" in the area marked "Play".
 - (i) If a player decides to "Play", an additional wager of the same amount as the "Ante" must be placed on the appropriate area of the layout. (ie \$5 "Ante" = \$5 "Play"),
 - (ii) The cards will be placed under the "Play" wager.
- 7.5.3 A player who has only placed a "Pair Plus" wager, without also placing an "Ante" wager and whose hand contains at least a pair will place his/her cards in the area marked "Play" without a wager placed on top.
- 7.5.4 The Dealer will then turn all his/her cards face-up and declare the best possible three card poker hand.

8 SETTLEMENT

- 8.1 The bets which can be placed in respect of an individual round of play and the odds payable for winning wagers placed on them as described in rule 5.5 are described in the table 1 below.
- 8.2 Ante Bonus and Pairs Plus wagers for a particular game may be paid using a combination of the tables listed. For example Ante Bonus may be paid according to Table B and Pairs Plus paid according to Table E or any other combination.
 - (a) The particular options to be used will be determined at, or prior to, the table opening and displayed on the Table Limit Sign.
 - (b) Any changes to the combinations of pay tables used will be confirmed by a Casino Supervisor prior to the commencement of a game and all players must be notified prior to the changes taking effect.

Table 1: Payout Table

Bet	Payout Odds					
Ante			1 to 1 (eve	en money)		
Play			1 to 1 (eve	en money)		
			Ante	Bonus		
	Table	e A	Tab	le B	Tabl	e C
Straight Flush	5 to	1	5 t	o 1	4 to	1
Three of a Kind	4 to 1 3 to 1 3 to 1			1		
Straight	1 to 1 1 to 1 1 to 1			1		
			Pair	Plus		
	Table ATable BTable CTable DTable ETable F					
Straight Flush	40 to 1	40 to 1	40 to 1	40 to 1	35 to 1	35 to 1
Three of a Kind	30 to 1	25 to 1	30 to 1	30 to 1	25 to 1	33 to 1
Straight	6 to 1	6 to 1	5 to 1	6 to 1	6 to 1	6 to 1
Flush	4 to 1	4 to 1	4 to 1	3 to 1	4 to 1	4 to 1
Pair	1 to 1	1 to 1	1 to 1	1 to 1	1 to 1	1 to 1

9 IRREGULARITIES

- 9.1 One exposed card dealt will not constitute a misdeal and the Dealer will turn the card over and continue to deal the game, except as described in rule 9.3.
- 9.2 Two or more exposed cards dealt by the Dealer will constitute a misdeal.
- 9.3 One or more card/s exposed in the Dealer's hand will constitute a misdeal.
- 9.4 If no cards or an incorrect number of cards is dealt to any betting area containing a wager or the Dealer and the error is discovered prior to the Dealer announcing that the players may "Play" or "Fold", the Dealer will immediately notify the Game Supervisor who will direct that that round of play be declared a misdeal.
- 9.5 If no cards or an incorrect number of cards is dealt to any betting area containing a wager and the error is not noticed until after the Dealer has announced that the player may "Play" or "Fold", the Dealer will immediately notify the Game Supervisor who will direct that the Dealer count all the cards to verify the correct number. The Pit Boss will be notified.
 - 9.5.1 If there is a discrepancy in the number of cards, that round of play will be declared a misdeal.
 - 9.5.2 If the correct number of cards is found to be present, the wager placed by a player/s that has not been dealt any cards or has been dealt an incorrect number of cards will be void and will be returned to that player/s. Each player at the table will be then be given the option of retracting his/her "Ante" wager, "Pairs Plus" wager and "Play" wager as appropriate.
- 9.6 If an incorrect number of cards is dealt to the Dealer and the error is not noticed until after the Dealer has announced that the players may Play or Fold, the Dealer will immediately notify the Game Supervisor who will direct that the Dealer count all the cards to verify the correct number. The Pit Boss will be notified.

- 9.6.1 If there is a discrepancy in the number of cards, that round of play will be declared a misdeal.
- 9.6.2 If the correct number of cards is found to be present, the Dealer's hand will be declared a "No Hand".
 - (a) The "Ante" wager of any player who has folded will be re-instated and all "Ante" wagers paid even money.
 - (b) All "Ante Bonuses" will be paid the appropriate "Ante Bonus" payment.
 - (c) Player's hands with a "Pair Plus" wager will be checked and be paid the appropriate "Pair Plus" payment.
- 9.7 Where cards are dealt to any betting area where there is no "Ante" or "Pair Plus" wager prior to the Dealer announcing that the players may "Play" or "Fold" that round of play will be declared a misdeal.
- 9.8 Where cards are dealt to a betting area where there is no "Ante" or "Pair Plus" wager and the error is not discovered until the Dealer has announced that the players may "Play" or "Fold" the incorrectly dealt cards will be burnt and players will be given the option to retract their "Ante" wager "Pair Plus" wager and "Play" wager as appropriate.
- 9.9 In the event that a player has looked at their cards and the cards are mistakenly taken by the Dealer:
 - 9.9.1 Where the player is able to nominate the exact value of the three cards and the cards nominated agree with the top three cards in the discard rack, the cards can be returned to the player; or
 - 9.9.2 The cards will remain in the discard rack except where the cards are the only cards in the discard rack.
- 9.10 If it is discovered that the deck in use does not contain 52 cards, the round of play will be void.
- 9.11 If during play a player cannot place a "Play" wager exactly the same amount as his/her "Ante" wager then the player's hand is void and the "Ante" returned. The player will be informed any further instances will result in forfeiture of the "Ante" and removal of his/her cards.
- 9.12 If during settlement, the Dealer becomes aware that a "Play" wager is—
 - 9.12.1 More than the "Ante", the Dealer will return the excess amount to the player and then take or pay accordingly.
 - 9.12.2 Less than the "Ante", the Dealer will take or pay according to the amount wagered and inform the player of the amount to be wagered on subsequent rounds.
- 9.13 In the event that a "Single Deck Card Shuffling Shoe" jams, stops shuffling or fails to complete a shuffle cycle, the cards will be reshuffled.
- 9.14 In the event that a "Single Deck Card Shuffling Shoe" does not verify that the correct number of cards is available for play, the Dealer will count all the cards. If the count proves to have too few or too many cards that round of play will be void.

10 TOURNAMENT PLAY

- 10.1 General
 - 10.1.1 The casino operator may conduct tournaments in which all tournament players have the opportunity to play Three Card Poker with an equal chance.

10.1.2 The casino operator—

- (a) Must appoint a person who is qualified to be a Game Supervisor to be responsible generally for each tournament; and
- (b) May nominate one or more deputies (each of whom is qualified to be a Game Supervisor) to take that responsibility in the absence of the person nominated under paragraph (a).
- 10.1.3 A tournament may only be conducted if the conditions for the tournament, complying with these rules, have been approved in writing by the Director of Casino Surveillance.

10.2 Tournament conditions

- 10.2.1 The tournament conditions must include the following—
 - (a) The amount of the entry fee, if any;
 - (b) The amount of tournament chips to be allocated to the player at the commencement of a session;
 - (c) Whether there is a minimum or compulsory wager for each round of play in a session or round;
 - (d) The structure of the tournament, including the number and duration of rounds or sessions and the number of gaming tables to be active in each round or session, the method of progression from round to round or session to session; repechage, catch-up or secondary rounds or sessions;
 - (e) Whether there is one or more opportunities for an eliminated tournament player to buy back into the tournament, and the method and timing of those opportunities;
 - (f) In respect of eligibility for entry—
 - (i) A statement that only persons entitled to enter the casino and gamble are eligible to enter the tournament; and
 - (ii) If the casino operator is reserving the right generally to deny entry to the tournament, a statement that the casino operator may refuse any application; and
 - (iii) If the casino operator is applying general selection criteria to determine eligibility to enter the tournament, those criteria;
 - (g) The terms of entry (including the period within which an applicant may withdraw without financial penalty), the application form and the minimum and maximum numbers of tournament players;
 - (h) The basis on which a tournament player may be disqualified from the tournament or on which a tournament player may retire from the tournament and whether or not any entrance fee or buy in is refundable in whole or in part;
 - (i) The consequences of late arrival or non-attendance for a round or session in the tournament;
 - (j) The prizes;
 - (k) A statement that the tournament is conducted by the Tournament Director in accordance with the tournament conditions and the applicable rules of Three Card Poker and that, in the event of any inconsistency, the rules prevail.

- 10.2.2 Prior to the commencement of play in a tournament, the Tournament Director must brief the tournament players on the conditions of the tournament and be satisfied that they understand.
- 10.2.3 The Tournament Director may require each tournament player to sign a copy of the tournament conditions.
- 10.2.4 The Tournament Director must be present during the whole of each session or round of play in a tournament.

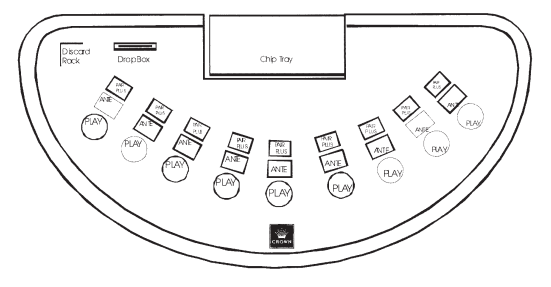
10.3 Conduct of Play

- 10.3.1 The Tournament Director must designate the gaming tables to be used in the conduct of the tournament.
- 10.3.2 The casino operator must ensure that, during any session or round of a tournament, a gaming table designated under rule 10.3.1 is used exclusively for tournament play.
- 10.3.3 A tournament player may nominate, subject to the approval of the Tournament Director and any applicable tournament condition, a substitute player to take his or her allotted position during any session or round.
- 10.3.4 The Tournament Director may alter the starting time of any session, if reasonable notice has been given to the tournament players.
- 10.3.5 The Tournament Director may conclude the play of a session or round at a particular gaming table prior to the completion of the scheduled number of hands or the scheduled completion time-
 - If the tournament player or players to progress to the following session from that gaming table or round have been determined;
 and
 - (b) If the tournament conditions provide for the disposition of tournament chips in cash at the end of the session or round, if all the players at the gaming table agree.

11 GENERAL PROVISIONS

- 11.1 A person will not, either alone or in concert with any other person, use or have in his/her possession or control at or near a gaming table or location related to the playing of a game a calculator, computer, or other electronic, electrical or mechanical apparatus or device that is capable, with respect to a game or a part thereof, of recording, projecting or analysing an outcome or the changing probabilities or the playing strategies to be used.
- Where a player has contravened any provision of the rules a casino supervisor may—
 - 11.2.1 declare that any wager made by the player(s) will be void;
 - 11.2.2 direct that the player(s) will be excluded from further participation in the game:
 - 11.2.3 seize any monies won by that player/s while in possession of a prohibited device and retain such monies pending completion of an investigation.
 - 11.2.4 confiscate the prohibited device; and
 - 11.2.5 cause the person/s in possession of the prohibited device to be detained in accordance with section 81 of the **Casino Control Act 1991**.
- 11.3 A casino supervisor may invalidate the outcome of a game if—
 - 11.3.1 the game is disrupted by civil commotion, fire, riot, brawl, robbery, an Act of God; or

- 11.3.2 any fraudulent act is perpetrated by any person, that affects the outcome of the game.
- Where the outcome of a game is invalidated, all wagers made by the players for that particular result will be refunded.
- 11.5 A player will not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
- 11.6 No onlooker or any player wagering at any table may, unless requested by a player, influence another players decisions of play.
- 11.7 The casino supervisor may close a gaming table at which players are present provided a sign showing the proposed time of closure has been displayed at the table for at least 20 minutes before the closure.
- 11.8 A seated player who abstains from wagering for three consecutive rounds whilst all other seats at that table are in use may be required to vacate that seat.
- 11.9 Complainants in all unresolved disputes will be advised of the presence of, and their right to consult an inspector appointed under the **Casino Control Act 199**1.
- 11.10 In any dispute arising from these rules or not covered by the provisions of these rules, the decision of the casino supervisor will be final, subject to a review by the Director of Casino Surveillance or his/her delegate, if requested.
- 11.11 Players are not permitted to have side bets against each other.
- 11.12 A copy of these rules will be made available, upon request.



Planning and Environment Act 1987

BAW BAW PLANNING SCHEME

Notice of Approval of Amendment Amendment C23

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

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

The Amendment alters the schedule to the Rural Zone to not specify a minimum subdivisional lot size for land being Lots 29, 30, 31, 32, PT 33 LP 168640B V10284, F041, PC356984, Parish of Drouin West located at the corner of Princes Freeway & Sand Road, Longwarry North to which Planning Permit 99400 applies for use and development of a Freeway Service Centre known as the Gateway Project.

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 Baw Baw Shire Council, Civic Place, Warragul.

PETER WATKINSON
Acting General Manager
Planning, Land Services &
Environmental Regulation
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C42

The Minister for Planning has approved Amendment C42 to the Greater Dandenong Planning Scheme.

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

The Amendment affects land known as part of Lot 2 on LP 123597 (Volume 9257, Folio 273), Chapel Road, Keysborough South and the Road

(the western end of Flavia Road) LP 123597 and:

- rezones the land from a Rural Zone to a Residential 1 Zone; and
- applies a Design and Development Overlay over the land.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Greater Dandenong City Council, 39 Clow Street, Dandenong.

PETER WATKINSON
Acting General Manager
Planning, Land Services &
Environmental Regulation
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C32

The Minister for Planning has approved Amendment C32 to the Greater Geelong Planning Scheme.

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

The Amendment:

- rezones land at Leopold on the south side of Portarlington Road, east of Christies Road, north of the Bellarine Rail Trail, excluding three properties situated at 140, 150 & 168 Christies Road, from Rural to Residential 1;
- includes the rezoned area in a Development Plan Overlay;
- includes land at 868–900 Portarlington Road in an Environmental Audit Overlay; and
- amends Clause 21.36 to include reference to further strategic work to be undertaken and to update the Leopold Structure Plan map.

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

at the offices of the Greater Geelong City Council, Ground Floor, 131 Myers Street, Geelong.

PETER WATKINSON
Acting General Manager
Planning, Land Services &
Environmental Regulation
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME Notice of Approval of Amendment

Amendment C63

The Minister for Planning has approved Amendment C63 to the Greater Geelong Planning Scheme.

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

The Amendment rezones a section of land at Lot 2 Plan of Subdivision 3238770S, Coppards Road, Whittington, from Low Density Residential zone to Residential 1 zone, and removes the Environmental Audit Overlay (EAO) from that section of the lot.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Greater Geelong City Council, 131 Myers Street, Geelong.

PETER WATKINSON
Acting General Manager
Planning, Land Services &
Environmental Regulation
Department of Sustainability
and Environment

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Approval of Amendment Amendment C39

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

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

The Amendment:

or rezones land described as part of Lot 1047 on PS425228Y, Volume 10633, Folio 343, Craigieburn, from Rural to Comprehensive Development Zone 1 and includes the land within Schedule 12 to the Development Plan Overlay (DPO12).

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows 3047 and the Sunbury Office, 36 Macedon Street, Sunbury 3429.

PETER WATKINSON
Acting General Manager
Planning, Land Services &
Environmental Regulation
Department of Sustainability
and Environment

Planning and Environment Act 1987

MONASH PLANNING SCHEME Notice of Approval of Amendment Amendment C40

The Minister for Planning has approved Amendment C40 to the Monash Planning Scheme.

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

The Amendment corrects zoning and overlay anomalies for specific properties.

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 Monash City Council, Town Planning Department, 293 Springvale Road, Glen Waverley.

PETER WATKINSON
Acting General Manager
Planning, Land Services &
Environmental Regulation
Department of Sustainability
and Environment

Planning and Environment Act 1987

MONASH PLANNING SCHEME Notice of Approval of Amendment Amendment C42

The Minister for Planning has approved Amendment C42 to the Monash Planning Scheme.

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

The Amendment rezones the land at 879–885 Springvale Road, Mulgrave from a Residential 1 Zone (part) and a Business 1 Zone (part) to a Mixed Use Zone. The Amendment also applies an Environmental Audit Overlay over the land. The Amendment limits the office floor area on the land at 879–885 Springvale Road, Mulgrave to 2,000m².

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

Permit No.: 29950.

Description of land: 879–885 Springvale Road, Mulgrave.

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 Monash City Council, 293 Springvale Road, Glen Waverley.

PETER WATKINSON
Acting General Manager
Planning, Land Services &
Environmental Regulation
Department of Sustainability
and Environment

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C28

The Minister for Planning has approved Amendment C28 to the Yarra Planning Scheme.

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

The Amendment:

- rezones land at 67 Islington Street, Collingwood from the Industrial 1 Zone to the Business 2 Zone:
- includes land at 67 Islington Street, Collingwood under the Environmental Audit Overlay; and
- modifies the Schedule to the Business 2 Zone so that a permit is required for an office use for land at 67 Islington Street, Collingwood.

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 Yarra City Council, Richmond Town Hall, 333 Bridge Road, Richmond

PETER WATKINSON
Acting General Manager
Planning, Land Services &
Environmental Regulation
Department of Sustainability
and Environment

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C45

The Amendment proposed to rezone the former RMIT College of Printing at 603–615 Queensberry Street, North Melbourne from Public Use Zone (Education) to Mixed Use Zone.

The Amendment lapsed on 19 July 2003.

PETER WATKINSON
Acting General Manager
Planning, Land Services and
Environmental Regulation
Department of Sustainability
and Environment

ORDERS IN COUNCIL

Drugs, Poisons and Controlled Substances Act 1981 Interpretation of Legislation Act 1984

AMENDMENT OF AUTHORITY TO SELL OR SUPPLY HYPODERMIC NEEDLES AND SYRINGES

Order in Council

The Governor in Council, acting under section 80(5)(b) of the **Drugs, Poisons and Controlled Substances Act 1981**, and on the recommendation of the Minister for Health, by this Order amends, alters or varies the Order made by the Governor in Council on 6 December 1994 as amended, altered or varied by the Orders made by the Governor in Council on 11 April 1995, 29 August 1995, 25 June 1996, 6 August 1996, 18 February 1997, 20 May 1997, 9 September 1997, 25 November 1997, 28 April 1998, 28 July 1998, 4 November 1998, 14 December 1999, 18 April 2000, 26 September 2000 and 6 February 2002 authorising the sale or supply of hypodermic needles and syringes by a specified person or organisation or specified class of persons or organisations in specified circumstances as follows:

(a) by **substituting** for registration number 68

68

68 Health and welfare professionals and reception and administrative staff employed by the Western Region Alcohol and Drug Centre (WRAD), 26 Fairy Street, Warrnambool.	At the Centre at any time.
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(b) by **substituting** for registration number 104

104

	n workers employed by Open Family ralia, 339 Ferrars Street, Albert Park.	From the Service during normal hours of operation and from an outreach service within the municipalities of Hobsons Bay, Maribyrnong, Melbourne, Moonee Valley, Port Phillip, Yarra, Alpine, Delatite, Indigo, Mitchell, Moira, Murrundindi, Greater Shepparton, Strathbogie, Towong, Wangaratta and Wodonga between the hours of 9.00 am and 5.00 am the following day 7 days a week.
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(c) by **substituting** for registration number 105

105

Community nurses, allied health, administration and reception staff employed by the Caulfield Community Health Service, 240 Kooyong Road, Caulfield.	At the Centre between 9.00 am and 5.00 pm Monday to Friday and from an outreach service in the municipalities of Glen Eira and Stonnington.
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(d) by **substituting** for registration number 218

0

218				
	218	Welfare workers employed by Barwon Health – Drug Treatment Services, 228 Pakington Street, Geelong West.	Outreach service in the City of Greater Geelong, Surf Coast Shire, Golden Plains Shire and Queenscliff Shire between 6.30 pm and 11.30 pm seven days a week.	
(e)		by inserting after Registration number 221		
222 Specified Persons or Class of Persons		Specified Persons or Class of Persons	Specified Circumstances	
	222	Registered nurses employed by the Royal District Nursing Service Homeless Persons Program, 113 Rosslyn Street, West Melbourne.	Outreach service operated by the Program in any part of metropolitan Melbourne between the hours of 8.00 am and 6.00 pm seven days a week.	
223	Specified Persons or Class of Persons		Specified Circumstances	
	223	Reception, administration and drug and alcohol clinical services staff employed by Eastern Access Community Health, 46 Warrandyte Road, Ringwood.	At the Service between 9.00 am and 5.00 pm on Mondays, Thursdays and Fridays and between 9.00 am and 9.00 pm on Tuesdays and Wednesdays.	
Specified Persons or		Specified Persons or Class of Persons	Specified Circumstances	
	224	Reception and primary care staff employed by Barwon Health, 1–17 Reynolds Road, Belmont.	At the Centre between 8.30 am and 5.00 pm Monday to Friday.	
225		Specified Persons or Class of Persons	Specified Circumstances	
	225	Community health nurses, and alcohol and drug staff employed by the Mirboo North Community Health Centre, Ridgeway Street, Mirboo North.	At the Centre during normal hours of operation.	
226		Specified Persons or Class of Persons	Specified Circumstances	
	226	Reception, administration and alcohol and drug staff employed by Lakes Entrance Community Health — Riverine House, 27 Riverine Street, Bairnsdale.	At the Centre between 9.00 am and 4.00 pm Monday to Friday.	

Specified Persons or Class of Persons

Specified Circumstances

Youth alcohol and drug workers employed by the Youth Substance Abuse Service (YSAS), 131 Johnston Street, Fitzroy. At any Service 24 hours per day 7 days per week and from an outreach service 24 hours per day 7 days per week in the following municipalities: Greater Bendigo, Latrobe, Yarra, Darebin, Maribyrnong, Springvale, Greater Dandenong, Frankston, Melbourne, Greater Geelong, Whitehorse and Nillumbik.			*
	227	by the Youth Substance Abuse Service	day 7 days per week and from an outreach service 24 hours per day 7 days per week in the following municipalities: Greater Bendigo, Latrobe, Yarra, Darebin, Maribyrnong, Springvale, Greater Dandenong, Frankston, Melbourne, Greater Geelong,

Dated 12 August 2003 Responsible Minister: HON BRONWYN PIKE MP, Minister for Health

BRIAN TUKE Acting Clerk of the Executive Council

Accident Compensation Act 1985

APPROVAL UNDER SECTION 243(2)(c)(viii)

Order in Council

The Governor in Council, under section 243(2)(c)(viii) of the **Accident Compensation Act** 1985, approves the following persons or bodies for the purpose of section 243(2)(c) —

The Chinese Medicine Registration Board of Victoria within the meaning of the Chinese Medicine Registration Act 2000;

The Dental Practice Board of Victoria within the meaning of the **Dental Practice Act 1999**;

The Pharmacy Board of Victoria within the meaning of the **Pharmacists Act 1974**;

The Legal Ombudsman within the meaning of the Legal Practice Act 1996;

The Victorian Bar Incorporated within the meaning of the Legal Practice Act 1996.

This Order is effective from the day on which it is made.

Dated 12 August 2003 Responsible Minister: ROB HULLS MP Minister for WorkCover

BRIAN TUKE Acting Clerk of the Executive Council

Borrowing and Investment Powers Act 1987

APPROVAL BY THE GOVERNOR IN COUNCIL OF FINANCIAL ARRANGEMENT POWERS FOR TOURISM VICTORIA

Order in Council

The Governor in Council, on recommendation of the Treasurer, under to Section 17B(2) of the **Borrowing and Investment Powers Act 1987** (Victoria) hereby declares that sections 11 and 11AA of the **Borrowing and Investment Powers Act 1987** shall apply to Tourism Victoria, a

"public authority" within the meaning of the **Borrowing and Investment Powers Act 1987**, with effect from and including 12 August 2003.

Dated: 12 August 2003 Responsible Minister: JOHN BRUMBY MP Treasurer

BRIAN TUKE

Acting Clerk of the Executive Council

Electricity Safety Act 1998

PROCLAMATION OF CERTAIN CLASSES, DESCRIPTIONS OR TYPES OF ELECTRICAL EQUIPMENT

Order in Council

The Governor in Council under section 67 of the **Electricity Safety Act 1998** declares the following classes, descriptions or types of electrical equipment to be proclaimed electrical equipment as from the day on which the proposed Electricity Safety (Equipment Efficiency) (Amendment) Regulations 2003 come into effect.

"Fluorescent lamp ballast" — an electrical device which —

- a) is for controlling the magnitude of current flowing through the discharge path of a fluorescent lamp;
- b) is for the independent or built-in type intended for use with luminaires (portable or fixed);
- c) is of the ferromagnetic or electronic type used with fluorescent lamps with a rated power from 15W to 70W for use on 50Hz supplies of 230V or 240V or 250V, or a range which includes one or more of these voltages;
- d) includes any capacitor incorporated in or supplied with the ballast; and
- e) is intended for use with lamps of the linear type and arrangement

but does not include an integral type ballast that is a non-replaceable part of a fluorescent lamp/ballast combination.

Dated 12 August 2003 Responsible Minister THEO THEOPHANOUS Minister for Energy Industries

> BRIAN TUKE Acting Clerk of the Executive Council

Land Act 1958

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

Order In Council

The Governor in Council, pursuant to Sections 99A(1)(a) & 99A(2) of the Land Act 1958, approves the sale by private treaty of the Crown Allotment 6C, Section 8, Township of Barmah, located at the corner of Lawford, Tinkler and Schier Streets, Barmah.

Dated 12 August 2003

Responsible Minister: JOHN LENDERS MLC Minister for Finance

BRIAN TUKE

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

CUT PAW PAW — The temporary reservation by Order in Council of 18 March 2003 of an area of 34 hectares, more or less, of land being Crown Allotment 2002, Parish of Cut Paw Paw as a site for Public Recreation, Drainage and Conservation of an area of natural interest. — (LA/20/0186).

CUT PAW PAW — The temporary reservation by Order in Council of 18 March 2003 of an area of 17 hectares, more or less, of land being Crown Allotment 2003, Parish of Cut Paw Paw as a site for Preservation of an area of ecological significance. — (LA/20/0186).

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

Dated 12 August 2003 Responsible Minister MARY DELAHUNTY Minister for Planning

BRIAN TUKE Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LANDS TEMPORARILY RESERVED

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

MUNICIPAL DISTRICT OF THE HOBSONS BAY CITY COUNCIL

CUT PAW PAW — Public Recreation, Drainage and Conservation of an area of natural interest, 34 hectares, more or less, being Crown Allotment 2007, Parish of Cut Paw Paw as shown on Plan No. LEGL./03-079 lodged in the Central Plan Office. — (LA/20/0186).

CUT PAW PAW — Preservation of an area of ecological significance, 17 hectares, more or less, being Crown Allotment 2008, Parish of Cut Paw Paw as shown on Plan No. LEGL./03-079 lodged in the Central Plan Office. — (LA/20/0186).

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

Dated 12 August 2003 Responsible Minister MARY DELAHUNTY Minister for Planning

BRIAN TUKE Acting Clerk of the Executive Council

Forests Act 1958

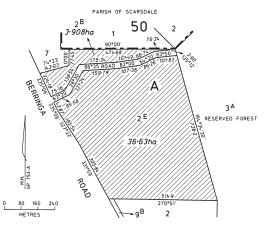
EXCHANGE OF RESERVED FOREST FOR CROWN LAND

The Governor in Council under section 49(1) of the **Forests Act 1958** authorises, in exchange for the Crown land described in the Dedication Schedule hereunder, the excision of the lands described in the Excision Schedule hereunder from reserved forest.

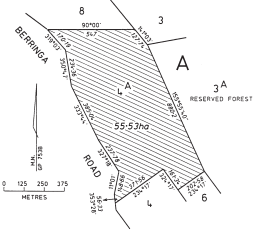
DEDICATION SCHEDULE

An area of 114.616 hectares, more or less, of Crown land comprising —

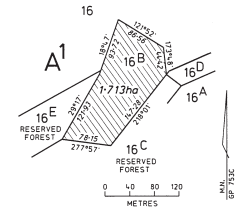
(a) LYNCHFIELD — 40.5380 hectares being Crown Allotment's 2E and 2B, Section A, Parish of Lynchfield as indicated by hatching on the plan hereunder. (GP753–A) — (2007706).



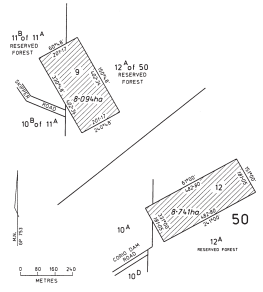
(b) LYNCHFIELD — 55.5300 hectares, being Crown Allotment 4A, Section A, Parish of Lynchfield as indicated by hatching on the plan hereunder. (GP753B) — (2007706).



(c) LYNCHFIELD — 1.7130 hectares being Crown Allotment 16B, Section A1, Parish of Lynchfield as indicated by hatching on the plan hereunder. (GP753C) — (2007706).



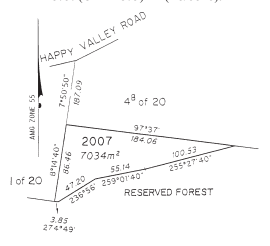
(d) SCARSDALE — 16.835 hectares being Crown Allotment's 9 and 12, Section 50, Parish of Scarsdale as indicated by hatching on the plan hereunder. (GP753) — (2007706).



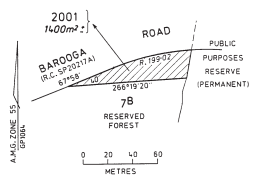
EXCISION SCHEDULE

An area of 8434 square metres, more or less, of reserved forest comprising —

(a) BARWIDGEE — 7034 square metres, being Crown Allotment 2007 in the Parish of Barwidgee as shown on Original Plan No. 121875. (OP121875) — (L8/6816).



(b) COBRAM — 1400 square metres, more or less, being Crown Allotment 2001in the Parish of Cobram as indicated by hatching on plan hereunder. (GP1064) — (09L7/5653).



Such excisions and dedications to come into effect on the fourteenth day after publication of this Order in the Government Gazette.

Dated 12 August 2003 Responsible Minister MARY DELAHUNTY Minister for Planning

BRIAN TUKE Acting Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

98. *Statutory Rule:* Electricity Safety

(Equipment Efficiency) (Amendment) Regulations 2003

Authorising Act: Electricity Safety Act

1998

Date of making: 12 August 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:

95. Statutory Rule: Supreme Court

(Chapter I Amendment No. 23) Rules 2003

Authorising Act: Supreme Court Act

1986

Date first obtainable: 12 August 2003

 $Code\ B$

96. *Statutory Rule*: Supreme Court

(Chapter II Amendment No. 5)

D-1-- 2002

Rules 2003

Authorising Act: Supreme Court Act

1986

Date first obtainable: 12 August 2003

Code A

97. Statutory Rule: Pharmacists

(Interim)

Regulations 2003

Authorising Act: Pharmacists Act

1974

Date first obtainable: 14 August 2003

Code C

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As from 14 August 2003

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