

Victoria Government Gazette

No. G 37 Thursday 11 September 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

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

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\$3.41
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9.30 a.m. Tuesday - (Government and Outer Budget

Sector Agencies Notices)

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

SPECIAL GAZETTES

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd. 125 Highbury Road Burwood Vic 3125

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

Advertising Rates and Payment

Private Notices

Full Page \$396.00

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

Typeset Full Page \$106.92

Note:

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0417 391 171

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Periodical - \$132.00 each year

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\$385 includes GST, morning & afternoon tea, Cost:

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EDUCATION DESIGN SYSTEMS PTY LTD ABN: 32 459 525 173

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DOROTHY LILIAN STOBART, late of 218 Como Parade, Parkdale, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 July 2002, are required by David Anthony Stobart of 5/4 Dundas Street, Coogee, New South Wales, company director, the executor of the deceased's Will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date he will convey or distribute the assets having regard only to the claims which he then has notice.

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

RUTH MARY BELL (also known as Ruth May Bell), late of 6 Boonah Court, Lower Templestowe, Victoria, retired secretary, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 5 May 2003, are required by Tracey Catherine Jackson of 8 Rowallan Court, East Doncaster, Victoria, home duties, the executor of the deceased's Will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date she will convey or distribute the assets having regard only to the claims which she then has notice.

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

STEVE STANISEVSKI, late of Unit 7, 7 Kalman Road, Epping, in the State of Victoria, panel beater, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 January 2003, are required by the administrator, Kole Stanisevski, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 9 November 2003 after which date the administrator may convey or distribute the assets having regard only to claims to which he has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of MARY AGNES HUSSEY, late of Balmoral Grove, 30–40 Smith Street, Grovedale, widow, deceased, who died on 12 June 2003, are required by the executor, Barrie John Williams of 106 Lower Plenty Road, Rosanna, in the State of Victoria, to send particulars of their claim to him care of the undermentioned solicitors by 28 November 2003 after which date the executor will distribute the assets of the deceased having regard only to the claims of which he then shall have notice.

B. J. WILLIAMS, LL.B., solicitor, 106 Lower Plenty Road, Rosanna.

Re: Estate of EVELYN LOUISE CARTER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of EVELYN LOUISE CARTER, of Curanda Aged Care Facility, 466 Burwood Highway, Wantirna South, in the State of Victoria, gentleman, who died on 2 October 2002, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 12 November 2003 after which date the personal representative/s will distribute the assets having regard only to the claims of which they then had notice

BRUCE M. COOK & ASSOCIATES, barristers & solicitors, Level 19, AMP Tower, 535 Bourke Street, Melbourne, Vic. 3000.

Re: Estate of FRANCIS JAMES FOOTT, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of FRANCIS JAMES FOOTT, late of Gonn Grossing, Via Murrabit, in the State of Victoria, farmer, deceased, who died on 7 February 2003, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 12 December 2003 after which the executors will distribute the assets having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill. Creditors, next-of-kin or others having claims in respect of the estate of the late MAXWELL FRANCIS JOHN PUNTON, late of 33 Manna Street, Dromana, in the State of Victoria, deceased, who died on 15 February 1999, are to send particulars of their claims to the executor care of the undermentioned solicitors by 18 November 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.

Re: HEATHER JEAN TOLL, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of HEATHER JEAN TOLL, late of Cohuna Retirement Village, 38 Augustine Street, Cohuna, Victoria, who died on 26 June 2003, are required by Jillian Rees and William Rees, the executors of the estate of the deceased, to send particulars of their claims to the said executors, care of the undermentioned solicitors by 11 November 2003 by which date they will distribute the assets of the estate having regard only to the claims of which they then have notice.

FINDLAY ARTHUR PHILLIPS, solicitors, Suite 9, Level 3, 620 Chapel Street, South Yarra, 3141.

Re: HAZEL ALICE PERRIS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2003, are required by the trustees, Julie Christine James and Rodney Phillip Perris, to send particulars to the trustees by 12 November 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of MINNIE BEARD, late of Morfields Nursing Home, 75 Thames Street, Box Hill, Victoria, widow, who died on 26 May 2003, are to send particulars of their claims to the executor, Alan Howard Gray, care of the undermentioned solicitors by 10 November 2003 after which

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

GRAY & GRAY, solicitors, 188 High Street, Northcote 3070.

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MARINA GIOVANA GEWALT, late of 230 Rosanna Road, Rosanna, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 June 2003, are required by the trustees, care of Harris & Chambers, lawyers, of 338 Charman Road, Cheltenham, to send particulars to them by 12 November 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

REGINALD ARTHUR BAGLEY, late of Parkglen Retirement Community, 360 Cheltenham Road, Keysborough, painter, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 August 2003, are required by the trustees, care of Harris & Chambers, lawyers, of 338 Charman Road, Cheltenham, to send particulars to them by 12 November 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

AUDREY MARGARET MARRINON, formerly of Unit 1, 14 Grove Road, Rosanna, in Victoria, but late of Perpetua in the Pines, 300 Springvale Road, Donvale, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 August 2003, are required by the executor, Harry Meares Hearn of 443 Little Collins Street, Melbourne, Victoria, to send particulars to him by 9 November 2003 after which date he may convey or distribute the assets having regard only to the claims of which he then has notice.

HARRY M. HEARN, solicitor, 443 Little Collins Street, Melbourne 3000. Creditors, next-of-kin and others having claims against the estate of JUNE ORME DAVIS, late of 15 Lonsdale Avenue, Hampton East, Victoria, who died on 30 May 2003, are required by the executor, Joan Lorraine Coleman of 69 Raynes Park Road, Hampton, Victoria, to send particulars of their claims to the said executor C/- Hassall & Byrne, solicitors, of 250 Charman Road, Cheltenham 3192 by 11 November 2003 after which date she will proceed to distribute the said estate having regard only to the claims of which she then has notice.

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

In the Estate of PETER NESTOROPOULOS, late of 37 Skewes Street, Avondale Heights, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 12 April 2003, are required by Dimitra Deliopoulos and Chris Deliopoulos, the executors of the Will of the deceased, to send particulars of their claims to them care of the undermentioned solicitors by 11 December 2003 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice

HUGHES WATSON MARKS KENNEDY, solicitors, Level 1, 329 Main Road East, St Albans, Victoria 3021.

Creditors, next-of-kin and others having claims in respect of the Will of FRANK JOSEPH PIMBLETT, late of 81–83 Eastwood Street, Kensington, Victoria, retired, deceased, who died on 7 July 2003, are requested to send particulars of their claims to the executor, Margaret Helen Pimblett, care of the undermentioned legal practitioner by 12 November 2003 after which date she will distribute the assets having regard only as to the claims of which she then has notice.

JOHN STEWART, legal practitioner, 290 Racecourse Road, Newmarket 3031.

Re: OLIVE ELSIE SMITH, late of 1/8 Golfwood Close, Dingley, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of

the deceased, who died on 19 June 2003, are required by the executor, John Marsh, to send particulars to him care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

KATHLEEN THERESE GIBLIN, late of Unit 6, Meadowvale Retirement Village, Eagle Drive, Pakenham, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 March 2002, are required by the trustee, Mary Elizabeth Giblin, to send particulars of their claims to her care of the undermentioned solicitors by 14 November 2003 after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

M. DAVINE & CO., solicitors, 5 Smith Street, Warragul 3820.

Re: NORMAN KEITH INCH MENHENNITT, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of NORMAN KEITH INCH MENHENNITT, deceased, who died on 22 December 2002, are to send particulars of their claims to the executors, Campbell Wilkie Paul and Roger Ian Paul, care of the undermentioned solicitors by 11 November 2003 after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

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

RONALD MAPLE TIDD, late of 75 Thames Street, Box Hill North, in the State of Victoria. Creditors, next-of-kin and others having claim in respect of the estate of the above deceased, who died at Box Hill on 2 January 2003, are required by the executors and trustees of the said deceased, Graham George Tidd and John Frederick Tidd, both care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to them by 14 November 2003 after which date the trustees may convey or distribute

the assets having regard only to the claims of which they then have notice.

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

Re: ADA EVELINE CLIFFORD, late of Mentone & District Private Nursing Home, 7 Collins Street, Mentone, Victoria, but formerly of Unit 2, 644 Blackburn Road, North Clayton, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 March 2003, are required by the trustee, Ronald Walter Horton of 63 Baker Avenue, Kew, Victoria, retired accountant, son-in-law, to send particulars to the trustee by 11 November 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers 140 William Street, Melbourne 3000.

REGINALD SCOTT LOFTUS, late of 68 Nihil Street, Alexandra. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 June 2003, are required by the applicant for grant of representation in the estate, Phyllis Jean Gorman, to send particulars to her at the office of the undermentioned firm of solicitors by 19 November 2003 after which date the applicant for grant of representation may convey or distribute the assets having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, solicitors for the applicant, 9 High Street, Mansfield 3722.

FREDERICK WILLIAM PIESSE, late of 61 Munro Street, East Kew, Victoria, retired. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 August 2003, are required by the executor, ANZ Executors & Trustee Company Limited, (ACN 006 132 332) of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 11 November 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,

4th Floor, 121 William Street, Melbourne 3000.

Creditors, next-of-kin and others having claims against the estate of MARY MARGARETE MANTON, late of Unit 36, Cherrytree Grove Retirement Village, 67 Maroondah Highway, Croydon, Victoria, who died on 1 June 2003, are required by the executors, Elizabeth Anne O'Brien of 7 Beacon Street, Vermont South, Victoria and Patricia Mary Carroll of Level 8, 150 Queen Street, Melbourne, Victoria, to send detailed particulars of their claim to the said executors care Patricia M. Carroll, solicitor of Level 8, 150 Queen Street, Melbourne, Victoria by 13 November 2003 after which date the executors will proceed to distribute the assets having regard only to the claims of which they have notice.

PATRICIA M. CARROLL, solicitor, Level 8, 150 Queen Street, Melbourne 3000.

Re: ETHEL JEAN PHIPPS, late of Sunnyside House Aged Hostel, 1 Adeney Street, Camperdown, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 July 2003, are required by the deceased's personal representative, Janet Robyn Fitzgerald, to send particulars to the personal representative care of the undermentioned solicitors by 12 November 2003 after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

SEWELLS LARKINS McCARTHY, lawyers, 119 Murray Street, Colac 3250.

HANNAH SARAH THOMAS (also known as Sadie Thomas), late of Armitage Manor, 241 Dandenong Road, Windsor, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 May 2003, are required by the executors, Gabrielle Frances Isaacs of Unit 5, 85 Ramsgate Avenue, Bondi North, New South Wales and Ian Andrew Ness of 2/37 Haydens Road, Beaumaris, to send particulars to the executors by 30 November 2003 after which date the executors intend to convey or distribute the assets of the estate having regard only to the claims of which the executors may have notice.

WISEWOULDS, solicitors, 459 Collins Street, Melbourne 3000.

Re: CRAIG MORLEY WILLIAMS, late of 20 Ti Tree Grove, Mornington, Victoria, data analyst, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 June 2003, are required by the trustees, Peter Howard Williams and Jill Elizabeth Williams, to send particulars to the trustees c/- the undermentioned solicitors by 11 November 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

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

On Wednesday 15 October 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 Richard Peter Martin of 36 Plymouth Road, Croydon Hills, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8288, Folio 805 upon which is erected a dwelling known as 36 Plymouth Road, Croydon Hills

Registered Mortgage No. W235802B and Caveat No. AC006883N affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only – No Credit Cards). SW-03-003753-1

Dated 11 September 2003

V. PARKIN Sheriff's Office

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

On Wednesday 15 October 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 Trevor Hampton of 63 Darnley Drive, Skye, as shown on Certificate of Title as Trevor Peter Hampton, joint proprietor with Mary Therese Hampton of an estate in fee simple in the land described on Certificate of Title Volume 9984, Folio 169 upon which is erected a cottage known as 63 Darnley Drive, Skye.

Registered Mortgage No. AC161199H affects the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only – No Credit Cards). SW-03-001875-4

Dated 11 September 2003

V. PARKIN Sheriff's Office

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

CONTACT: STEPHEN LONGLEY, (03) 8603 3203.

			Date
	Tatal		when
	Total	_	Amount
	Amount	Description	first
	Due to	Of Unclaimed	became
Name of Owner on Books and Last Known Address	Owner	Money	Payable
PRICEWATERHOUSECO	OPERS		
	\$		
Darrell Coleman, PO Box 69, Somerset, Tas.	178.11	Cheque	28/06/02
03258			

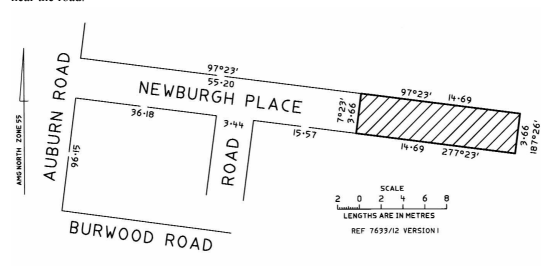
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BOROONDARA CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Boroondara City Council has formed the opinion that part of Newburgh Place, adjacent 4 & 5–7 Newburgh Place, Hawthorn East, shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owner.

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



PETER JOHNSTONE Chief Executive Officer



GOOD GOVERNANCE (REVOCATION) LOCAL LAW NO. 5

Revocation of Good Governance Local Law No. 3

Notice is hereby given pursuant to Section 119 (2) of the **Local Government Act 1989** that at a meeting of the Council held on 25 August 2003, the Council resolved to make Local Law No. 5—Good Governance (Revocation) Local Law No. 5.

The purpose of the Local Law is to revoke Council's existing Good Governance Local Law No. 3.

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

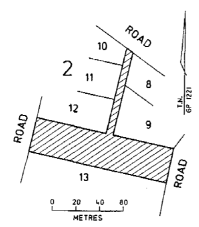
The Local Law will come into operation on the day following the day of publication of this notice in the Victoria Government Gazette.

GEORGE MODRICH Acting Chief Executive Officer



DISCONTINUANCE OF GOVERNMENT ROAD

Pursuant to Section 206, and Schedule 10, Clause 3 of the **Local Government Act 1989**, Mildura Rural City Council has formed the opinion that the road in the Township of Galah as shown on the plan below is no longer reasonably required as a road for public use and subsequent to closure, the area in question will be transferred to the Crown.



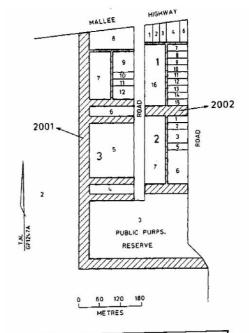
TOWNSHIP OF GALAH
PARISH OF TIEGA
COUNTY OF KARKAROOC

PHIL PEARCE Chief Executive Officer

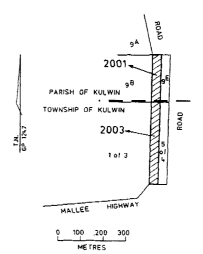


DISCONTINUANCE OF GOVERNMENT ROAD

Pursuant to Section 206, and Schedule 10, Clause 3 of the **Local Government Act 1989**, Mildura Rural City Council has formed the opinion that the road in the Township of Kulwin as shown on the plan below is no longer reasonably required as a road for public use and subsequent to closure, the area in question will be transferred to the Crown.



CROWN ALLOTMENTS 2001 & 2002
PARISH OF KULWIN
COUNTY OF KARKAROOC



TOWNSHIP OF KULWIN CROWN ALLOTMENT 2003 PARISH OF KULWIN CROWN ALLOTMENT 2001 COUNTY OF KARKAROOC

> PHIL PEARCE Chief Executive Officer

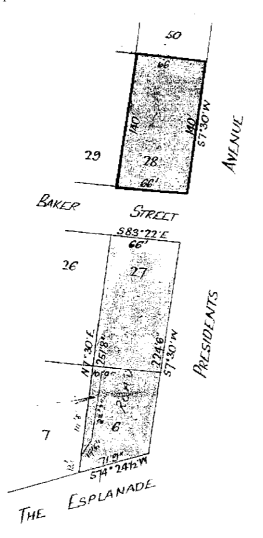


Local Government Act 1989

SECTION 204 (1)

Declaration of Public Highway

Notice is hereby given that the Greater Geelong City Council has declared portion of Presidents Avenue, between Baker and Orton Streets, Ocean Grove as a public highway being Lot 28 on Plan of Subdivision No 1856 and being part of the land described in Certificate of Title Volume 5335, Folio 859 as shown on the plan hereunder.





COMMUNITY SAFETY AND AMENITY LOCAL LAW

At its meeting held on 26 August 2003, Moyne Shire Council (Council) adopted Local Law No. 1 of 2003, to be known as the "Community Safety and Amenity Local Law No. 1 of 2003" (Local Law).

The purposes of the Local Law are to:

- 1. control activities on or use of land which is considered to be dangerous or unsightly;
- 2. prevent the presence of obstructions of traffic and pedestrians from private land;
- 3. regulate the use of caravans and temporary dwellings; and
- 4. control and regulate the collection of wastes. The Local Law will:
- set out a procedure for obtaining permits, and for the correction, amendment, cancellation and suspension of permits;
- prohibit premises being kept in a manner which is dangerous or likely to cause danger to life or property, or to become a haven for vermin, noxious weeds, insects or excessive vegetation growth;
- prohibit premises being kept in a manner which is unsightly or detrimental to the amenity of the neighbourhood;
- oblige owners or occupiers of premises to ensure that their naturestrips are not kept in a manner which is unsightly or detrimental to the general amenity of the neighbourhood;
- regulate the burning of material;
- regulate overhanging vegetation or vegetation which creates a hazard;
- regulate the use of caravans on private land;
- regulate the establishment, erection or occupation of temporary dwellings;
- detail the obligations of owners and occupiers of premises in respect of recyclables, and kerbside waste and hard waste collections;
- regulate the placement of waste hoppers and bins for the collection and storage of trade waste;

- regulate the transportation of specified waste and the use of any municipal transfer station or landfill site;
- regulate the deposit of specified waste on premises or on water in a watercourse; and
- set out machinery for administration and enforcement.

A copy of this Local Law may be inspected at or obtained from Council Offices, Princes Street, Port Fairy during normal business hours.

> GRAHAM SHIELL Chief Executive Officer

Slalom Street, Falls Creek 3699 and Alpine Shire Office, Great Alpine Road, Bright 3471. Submissions about the Amendment must be

Board, corner of Bogong High Plains Road and

sent to: Minister for Planning, Attention: Adrian Williams, Panels Victoria, Department of Sustainability and Environment, PO Box 500, East Melbourne, Vic. 3001 by 13 October 2003.

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

Planning and Environment Act 1987

ALPINE RESORTS PLANNING SCHEME

Notice of Amendment Amendment C5

The Minister for Planning has prepared Amendment C5 to the Alpine Resorts Planning Scheme

The Amendment revises the Local Planning Provisions that apply to Falls Creek Alpine Resort. It replaces the Falls Creek Strategic Statement and introduces Local Policies relating to Car Parking and Aboriginal Heritage. The Amendment introduces an Environmental Significance Overlay for the Mountain Pygmy Possum, a Vegetation Protection Overlay and a Design and Development Overlay. The Amendment also proposes to make a minor change in the zoning adjacent to Howman's Gap, providing for an existing light industrial/ service area to be included in a Comprehensive Development Zone — Schedule 2.

The Amendment will also reflect the recent name change of the Department of Natural Resources and Environment to the Department of Sustainability and Environment. The name change has been updated in the Environmental Significance Overlay Schedule 1 and the Comprehensive Development Zone Schedule 1.

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; Department of Sustainability and Environment, Regional Office — Benalla, 35 Sydney Road, Benalla 3672; Falls Creek Resort Management

Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of Preparation of Amendment Amendment C36

The Hobsons Bay City Council has prepared Amendment C36 to the Hobsons Bay Planning Scheme.

The land affected by the Amendment is land located on the south side of Kororoit Creek Road between Jawbone Reserve and Caspian Terrace, Williamstown being Stages 1–3 Plan of Subdivision PS426080A, commonly referred to as 111-113, 115-119 and 121-129 Kororoit Creek Road, Williamstown.

The Amendment proposes to amend Schedule 1 to the Comprehensive Development Zone and to delete Schedule 8 of the Design and Development Overlay over the land at 111–113. 115-119 and 121-129 Kororoit Creek Road, Williamstown.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Hobsons Bay City Council, 115 Civic Parade, Altona; and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

The Amendment documents will also be on display at the following additional locations: Williamstown Library, 104 Ferguson Street, Williamstown; Altona Library, 123 Queen Street, Altona; Newport Library, 13 Mason Street, Newport; and Altona Meadows Library, Shop 2, Central Square Shopping Centre, Altona Meadows.

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 Tuesday 14 October 2003.

Submissions must be sent to: Mr Ken McNamara, Chief Executive Officer, Hobsons Bay City Council, PO Box 21, Altona, Vic. 3018.

KEN McNAMARA Chief Executive Officer 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 13 October 2003. Submissions must be sent to: Mr Gary Bateman, Acting Manager, Economic & Environmental Planning, City of Manningham, PO Box 1, Doncaster, Vic. 3108.

JOHN BENNIE Chief Executive

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Preparation of Amendment Amendment C37

The Manningham City Council has prepared Amendment C37 to the Manningham Planning Scheme.

The Amendment applies the Public Acquisition Overlay to the following five properties for the purposes of open space (PAO1): 1 Council Street, Doncaster; 9 Hepburn Road, Doncaster; 11 Hepburn Road, Doncaster; 13 Hepburn Road, Doncaster; 15 Hepburn Road, Doncaster.

This Amendment is rectifying two errors in the exhibition of Amendment C30. The first is that PAO7 — road, rather than PAO1 — open space was inadvertently applied to property numbers 9, 11, 13 & 15 Hepburn Road, Doncaster. Any submission received or yet to be received with respect to the application of the Public Acquisition Overlay to these properties through Amendment C30 will be considered as a submission to Amendment C37, as well. The second is that PAO1 should have been applied to 1 Council Street, Doncaster but was I correctly applied to 1 Goodson Street, Doncaster.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Manningham City Council Municipal Offices, 699 Doncaster Road, Doncaster; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Planning and Environment Act 1987

NORTHERN GRAMPIANS PLANNING SCHEME

Notice of Amendment

Amendment C5

The Northern Grampians Shire Council has prepared Amendment C5 to the Northern Grampians Planning Scheme. The planning authority for this Amendment is the Northern Grampians Shire Council.

The Amendment involves zoning corrections of seven sites and seeks to rezone these sites from Rural, Residential 1, Road Zone 1, Public Park and Recreation Zones, to Public Conservation and Resource, Road Zone 1, Residential 1 Zones in order to correct anomalies in the Planning Scheme.

The Amendment can be inspected free of charge, during office hours at: Northern Grampians Shire Council, Town Hall, Main Street, Stawell 3380; Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Department of Sustainability and Environment Regional Office, 88 Learmonth Street, Ballarat 3350.

Any person may make a written submission on the Amendment. Submissions must be sent to: The Planning Officer, Northern Grampians Shire Council, PO Box 580, Stawell 3380.

Submissions must be received by Friday 17 October 2003.

PETER BROOKS Chief Executive Officer

Planning and Environment Act 1987 SURF COAST PLANNING SCHEME

Notice of Amendment Amendment C12

Surf Coast Shire has prepared Amendment C12 to the Surf Coast Planning Scheme. The Amendment proposes to vary the application of the Wildfire Management Overlay (WMO) throughout the Surf Coast Shire to accord with land designated by the Shire as a Bushfire Prone Area under the **Building Act 1993**. A revised Bushfire Prone Area was recently adopted by Council based on more accurate information on wildfire risk for the municipality provided by the Country Fire Authority. The main changes proposed by the Amendment are:

- deletion of the WMO from public land except where the land is developed by buildings used for accommodation or like uses;
- extension of the WMO into parts of the townships of Jan Juc, Anglesea, Aireys Inlet, Fairhaven, Moggs Creek and Lorne;
- increased coverage of the WMO in rural areas; and
- addition of policy objectives to the fire safety policy at Clause 22.03.

The Amendment will: assist in implementing the strategic objectives of the Shire Wildfire Prevention Strategy (2000) and policy objectives in the Surf Coast Planning Scheme; assist in streamlining the assessment process for dwelling proposals; and more accurately identify areas where the wildfire risk is significant.

The Amendment, including explanatory statement, can be inspected at: Surf Coast Shire Planning Office, Level 1, 16 Gilbert Street, Torquay; Department of Sustainability and Environment South Western Region Office, 180 Fyans Street, South Geelong; Department of Sustainability and Environment, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne and Website: www.doi.vic.gov.au/planning

Any person may make a submission on the Amendment. Submissions should clearly state all of the grounds on which the Amendment is supported or opposed and indicate whether the submitter wishes to be heard in respect of the submission at any subsequent panel hearing.

Submissions must be sent to Strategic Planning, Planning and Environment Unit, Surf Coast Shire, PO Box 350, Torquay 3228 by Friday 24 October 2003.

Officers will be available in Lorne on Wednesday 24 September and Anglesea on Tuesday 14 October to answer any queries. Please contact Customer Service on 5261 0555 if you wish to attend a session.

RAEWYN HANSEN Manager — Planning and Environment

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 18 November 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.

- AHERN, Maurice Joseph, late of 32 Challis Street, Newport, pensioner, and who died on 8 June 2003.
- BAKER, Pearl Mavis, formerly of 19 Henry Street, East Geelong, but late of 4 Sturt Court, Grovedale, pensioner, and who died on 25 June 2003.
- BROWN, Evelyn, late of Osburn Lodge Nursing Home, 21 Osburn Street, Wodonga, pensioner, and who died on 2 July 2003.
- JAMES, Percival Joseph Arthur, late of 872 Nicholson Street, Fitzroy North, and who died on 30 July 2003.
- ROBERTSON, Jeanie McAlpine, also known as Jean McAlpine Robertson, late of Flat 7, 77 Victoria Street, Williamstown, retired, and who died on 28 May 2003.
- SHUKER, Alexander George, late of St Bernadette's Hostel, 17 Park Drive, Sunshine, pensioner, and who died on 27 August 2003.

Dated at Melbourne, 9 September 2003

LAURIE TAYLOR
Estate Manager
State Trustees Limited

EXEMPTION

Application No. A296/2003

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995**, by Ms Carol Ann, Ms Anah Holland-Moore and Ms Jean Taylor. The application for exemption is to enable the applicants to organise The National Lesbian Festival and Conference 2004 (also known as Lesfest 2004) — to be held at Dean, Victoria, from 7–14 January 2004 — for lesbians born female only.

Upon reading the material submitted in support of the application and upon hearing submissions from Ms Ann and Ms Taylor, the Tribunal is satisfied that it is appropriate to grant an exemption on the basis of three attributes (sex, sexual orientation and gender identity) from sections 13, 15, 49 and 195 of the Act, to enable the applicants to engage in exempt conduct, such as:

- advertising that Lesfest 2004 is for lesbians born female only;
- excluding from attending the live-in conference those who are not lesbians born female only; and
- employing lesbians to provide any necessary services for Lesfest 2004, such as catering.

In granting this exemption the Tribunal noted:

- that the applicants received a mandate from the 2002 Festival (held in Perth) to organise Lesfest 2004 for female born lesbians only;
- that the applicants expect about 150-200 people to attend Lesfest 2004 at which they will explore issues of special relevance to them through forums, workshops and entertainment;
- that there are many festivals and conferences held for the broader gay community; and
- that by being for lesbians born female only, Lesfest 2004 will provide a sense of security and well-being for those attending and participating in the festival program.

The Tribunal hereby grants an exemption to the applicants from the operation of sections 13, 15, 49 and 195 of the **Equal Opportunity Act 1995** to enable the applicants to advertise and organise Lesfest 2004 for lesbian born females only.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 11 March 2004.

Dated 3 September 2003

Dr G. P. LYONS Senior Member

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

Date of Auction: 4 October 2003 at 11.00 a.m. on site.

Reference: 2002/02091.

Address of Property: Corner of Pink & Primrose Streets, Violet Town.

Crown Description: Crown Allotment 2A, Section 17, Township of Violet Town.

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

Area: 3794m².

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

Selling Agent: Brian J. Howe, Estate Agent, 106 Ramage Road, Violet Town, Vic. 3669.

JOHN LENDERS MP Minister for Finance

Adoption Act 1984

SECTION 21

Application for Approval as an Adoption Agency

Under the provisions of Section 10(2) of the Community Services Act 1970 I have been assigned the functions and powers of the Secretary of the Department of Human Services under Section 21 of the Adoption Act 1984.

The following welfare organisation has applied for approval as an adoption agency.

Uniting Care Connections, 274 High Street, Windsor 3181.

Principal Officer: Jane Broadhead.

Dated 8 September 2003

GILL CALLISTER
Director
Child Protection and Juvenile Justice

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

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

Bachen Inc., Bayswater Community News Inc., Cambodia's Border Committee of Australia Inc., Central Victorian Lesbian Network Inc., Cochrane Park Reserve Inc., Colac Triathlon Club Inc., Drouin & District Wheelers Inc., Geelong Multicultural Fair Association Inc., Good News Hotline Ministry Inc., House of Prayer, Sunshine Inc., Inner Wheel Club of Belmont Inc., Ivanhoe Recreation Association Inc., Leggies Angling Club Inc., Leongatha Rifle Club Inc., Mildura Holiday Apartments Association Hotline Inc., Mollydog Productions Inc., Mt Hotham Pistol Club Inc., Neapolis Voiou Kozanis Inc., Neerim District Playgroup Inc., North East Regional Cultural Heritage Association Inc., North East Women's Association Inc., Ocean Grove Repertory Ensemble (OGRE) Inc., People for Responsible Development Inc., R.A.M. (Residents Against McDonalds) Inc., Sandringham Disabled Pool (Management) Group Inc., Seville East Residents Association Inc., Shining Stars Inc., St Margaret's Parish School Age Child Care Program Inc., The Barunah Plains Golf Club Inc., The Irfan Society Inc., The Omeo Toy Library Inc., The Y Service Club of Yarra Valley Inc., Trinity Ladies Callisthenics Club Inc., Turkiston Cultural Society Inc., Vagabond Theatre Inc., Wombah Park Garden Lovers Inc., Wonthaggi Citizens Youth Club Inc., Yalca North Cricket Club Inc. Dated 9 September 2003

ANN HAMMANN
Deputy Registrar
of Incorporated Associations

Australian Grands Prix Act 1994 NOTICE UNDER SECTION 42A

This Notice shall take effect from the date of its publication in the Government Gazette.

Pursuant to section 42A of the Australian Grands Prix Act 1994, on the recommendation of the Australian Grand Prix Corporation,

I hereby declare "Australian Motorcycle Grand Prix" to be the name of the Australian Motorcycle Grand Prix event to be held at Phillip Island, Victoria in 2003.

Dated 2 September 2003

JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

NOTICE UNDER SECTION 42A

This Notice shall take effect from the date of its publication in the Government Gazette.

Pursuant to section 42A of the **Australian Grands Prix Act 1994**, on the recommendation of the Australian Grand Prix Corporation, I hereby declare "motogp" to be the name of an event forming part of the Australian Motorcycle Grand Prix event to be held at Phillip Island, Victoria in 2003.

Dated 2 September 2003

JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

GENERAL DESIGN FOR "LOGO"

This Notice shall take effect from the date of its publication in the Government Gazette.

In accordance with the definition of logo in section 3(1) of the **Australian Grands Prix Act 1994** and as the Minister administering that Act, I approve the following general design –



Dated 2 September 2003

JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

NOTICE UNDER SECTION 26

This Notice shall take effect from the date of its publication in the Government Gazette.

Pursuant to section 26 of the **Australian Grands Prix Act 1994**, on the recommendation of the Australian Grand Prix Corporation, I hereby declare "Australian Grand Prix" to be the name of the Formula One event to be held at Albert Park, Victoria in 2004.

Dated 2 September 2003

JOHN PANDAZOPOULOS MP Minister for Tourism

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Community Services hereby declares that the Culgoa Preschool, Licence Number 3547 ("the service") is exempt from Regulation 24 of the Children's Services Regulations 1998.

The exemption is granted subject to the conditions that:

 a staff member who holds a primary teaching qualification is in attendance at all times when children are being cared for or educated by the service.

Note: The Regional Children's Services Adviser will monitor the delivery of a preschool program.

This exemption remains in force until 31 December 2003.

Dated 27 August 2003.

HON. SHERRYL GARBUTT, MP Minister for Community Services

Children's Services Act 1996 NOTICE OF EXEMPTION

I, Sherryl Garbutt, Minister for Community Services, declare under section 6 of the **Children's Services Act 1996** that Bendigo Preschool—Three Year Old Activity Group—Licence ID 231 ("the service") is exempt from Regulation 24 of the Children's Services Regulations 1998 ("Regulation") in relation to the qualified staff member requirement.

This exemption is granted subject to the condition that:

1. a staff member who holds a primary teaching qualification is in attendance at all times when children are being cared for or educated by the service in the 3 year old activity group; and

Note:

A Regional Children's Services Adviser will continue to monitor the delivery of a developmentally appropriate program.

This exemption remains in force until 31 December 2003.

Dated 27 August 2003.

HON. SHERRYL GARBUTT, MP Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

I, Sherryl Garbutt, Minister for Community Services, declare under section 6 of the **Children's Services Act 1996** that Helm Street Preschool—Three year old Program—Licence ID 2252 ("the service") is exempt from Regulation 24 of the Children's Services Regulations 1998 ("Regulation") in relation to the qualified staff members requirement.

This exemption is granted subject to the conditions that:

- a staff member who holds a primary teaching qualification is in attendance at all times when children are being cared for or educated by the service;
- the staff member is enrolled and will complete the Graduate Diploma of Early Childhood Teaching by December 2003;

Note:

 a Regional Children's Services Adviser will continue to monitor the delivery of a developmentally appropriate preschool program.

This exemption remains in force until 31 December 2003.

Dated 27 August 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 David Michael Braun and Beverley

Lorraine Braun in relation to Crown Allotment 2001, Parish of Berrook.

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 Executive Services Branch, Department of Sustainability and Environment, Level 9, 8 Nicholson Street, East Melbourne 3002.

Dated 14 August 2003

Professor LYNDSAY 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 David Michael Braun and Beverley Lorraine Braun in relation to Crown Allotment 11A, Parish of Berrook.

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 Executive Services Branch, Department of Sustainability and Environment, Level 9, 8 Nicholson Street, East Melbourne 3002.

Dated 19 August 2003

Professor LYNDSAY NEILSON Secretary



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2042 in the category described as a Heritage place:

Baby Health Care Centre, Elm Grove, Coburg, Moreland City Council.

EXTENT:

- To the extent of all the building marked B1 on Diagram 2042 held by the Executive Director
- 2. To the extent of all the land marked L1 on Diagram 2042 held by the Executive Director.

Dated 11 September 2003

RAY TONKIN Executive Director



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2037 in the category described as a Heritage place:

Shrublands, 16 Balwyn Road, Canterbury, Boroondara City Council.

EXTENT:

- All of the building known as Shrublands and shown B1 on Diagram 2037 held by the Executive Director.
- All of the land shown L1 on Diagram 2037 held by the Executive Director being all of the land described in Certificate of Title Volume 4804, Folio 750.

Dated 11 September 2003

RAY TONKIN Executive Director

Interpretation of Legislation Act 1984

SECTION 32(3)

Gaming Machine Control (Loyalty Schemes) Regulations S.R. No. 76/2003

Notice of Incorporation of Documents

Under section 32(3)(a)(ii) of the **Interpretation** of **Legislation Act 1984**, notice is hereby given that—

1. the Standards for Gaming Machine Player Information as published and amended by the Minister for Gaming from time to time are incorporated by reference into the Gaming Machine Control (Loyalty Schemes) Regulations S.R. No. 76/2003; and

- 2. copies of the Standards for Gaming Machine Player Information have been lodged with the Clerk of Parliaments; and
- 3. the Standards for Gaming Machine Player Information may be viewed on the website of the Office of Gambling Regulation at www.ogr.vic.gov.au in the document "Ministers Standards" under the link "Public Announcements"; and
- 4. copies of the Standards for Gaming Machine Player Information may be inspected at the Office of Gambling Regulation, Level 5, 35 Spring Street, Melbourne, 3000.

PETER COHEN

Acting Director of Gaming and Betting Acting Director of Casino Surveillance

Magistrates' Court Act 1989

NOTICE OF KOORI COURT VENUES

Pursuant to section 4D(3) of the Magistrates' Court Act 1989, I direct that the Koori Court Division of the Magistrates' Court of Victoria sit and act at the following venues:

Hamilton

Portland

Dated 8 September 2003

IAN L. GRAY Chief Magistrate

COMMONWEALTH OF AUSTRALIA Petroleum (Submerged Lands) Act 1967 VARIATION OF PIPELINE LICENCE VIC/PL9

Section 71

I, Doug Sceney, the Delegate of the Designated Authority in respect of the adjacent area in respect of the State of Victoria acting for and on behalf of the Commonwealth — Victoria Offshore Petroleum Joint Authority propose to approve the variation of Pipeline Licence VIC/PL9 dated 25 August 1988 owned by Esso Australia Resources Pty Ltd and BHP Billiton Petroleum (Bass Strait) Pty Ltd in accordance with the provisions of Section 71 of the Petroleum (Submerged Lands) Act 1967 by:-SUBSTITUTING the reference to "liquid hydrocarbons" in paragraph (ii) (a) on page 3 of the licence and to "Crude Oil/Wet Gas".

Any person may submit in writing any matters that he or she wishes the Joint Authority to consider in connection with this application by sending a submission to the Manager, Minerals and Petroleum Tenements, Department of Primary Industries, PO Box 500, East Melbourne, Vic. 3002 within 7 days from the date of this notice.

> DOUG SCENEY Delegate of the Designated Authority, pursuant to Instrument of Delegation dated 16 May 2003

COMMONWEALTH OF AUSTRALIA Petroleum (Submerged Lands) Act 1967 VARIATION OF PIPELINE LICENCE VIC/PL10

Section 71

I, Doug Sceney, the Delegate of the Designated Authority in respect of the adjacent area in respect of the State of Victoria acting for and on behalf of the Commonwealth — Victoria Offshore Petroleum Joint Authority propose to approve the variation of Pipeline Licence VIC/PL10 dated 25 August 1988 owned by Esso Australia Resources Pty Ltd and BHP Billiton Petroleum (Bass Strait) Pty Ltd in accordance with the provisions of Section 71 of the Petroleum (Submerged Lands) Act 1967 by:-SUBSTITUTING the reference to "gaseous hydrocarbons" in paragraph (ii) (a) on page 3 of the licence and to "Crude Oil/Wet Gas"

Any person may submit in writing any matters that he or she wishes the Joint Authority to consider in connection with this application by sending a submission to the Manager, Minerals and Petroleum Tenements, Department of Primary Industries, PO Box 500, East Melbourne, Vic. 3002 within 7 days from the date of this notice.

> DOUG SCENEY Delegate of the Designated Authority, pursuant to Instrument of Delegation dated 16 May 2003

Land Acquisition and Compensation Act 1986

FORM 7

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as Lot A on Plan of Subdivision 449292E, Parish of Ringwood comprising 767 square metres and being land described in Certificate of Title Volume 10695, Folio 545, shown as Parcel 13 on Survey Plan 19478.

Interest Acquired: That of Avalon Grove Investments Pty Ltd and all other interests. Published with the authority of the Secretary to the Department of Infrastructure.

Dated 11 September 2003

For and on behalf of the Secretary to the Department of Infrastructure:

GERRY TURNER,

Manager Property Services Department,

Roads Corporation.

Gas Industry Act 2001

NOTICE OF AMENDMENT UNDER SECTION 52(6) Victorian Gas Industry Market and System Operation Rules ("MSO Rules")

Pursuant to and in accordance with clause 52(6) of the **Gas Industry Act 2001** VENCorp has resolved to amend the MSO Rules as follows, effective as of 11 September 2003.

Clause 1.1 is amended by inserting the following new clause after clause 1.1.6:

"1.1.7 Liability limitation of Participants

No *Participant* shall be liable to *VENCorp* or another *Participant* for any *indirect losses* suffered by *VENCorp* or another *Participant* which arise out of or relate to the conduct provisions of these Rules or the performance or breach of the conduct provisions of these Rules."

Clause 3.1.10 is amended by inserting the words "or inc/dec offer" after the word "nomination" in each of subclauses 3.1.10(f)(1) and 3.1.10(f)(2).

Clause 3.1.13 is amended by inserting the following sub-clauses after sub-clause 3.1.13(b)(1):

- "(2) advise *VENCorp* of the actions proposed to be undertaken by the *Market Participant* to re-establish compliance with its obligations under clause 3.1; and
- (3) where the failure was due to a *participant force majeure event*, keep *VENCorp* informed at reasonable intervals of:
 - (A) the *Market Participant's* estimate of the likely duration of the *participant force* majeure event; and
 - (B) any other matter which *VENCorp* may reasonably request in connection with the occurrence of the *participant force majeure event* and the matters referred to in clauses 3.1.13(b)(2); and"
- Clause 3.1.13 is amended by renumbering sub-clause 3.1.13(b)(2) as 3.1.13(b)(4).

Clause 3.1.13 is amended by deleting all the words after "comply" where it appears for the second time in clause 3.1.13 (c) and substituting the following sub-clauses:

- "(1) to the extent that those reasons have been provided to VENCorp, and
- (2) only to the extent that the information explains the effect on *VENCorp's* operation of the *transmission system*, including the quantities of gas affected and the likely period of effect."

Clause 3.1.13 is amended by deleting all the words after "inc/dec offer" where it first appears in clause 3.1.13(d) and substituting the following sub-clauses:

- "(1) to the extent that it is unable to do so due to a *participant force majeure event* determined in accordance with clause 3.1.13(dc); or
- (2) if in the case of the *Market Participant*, not being a *Producer* or *Storage Provider*, having ordered a quantity of gas from a *Producer* or other person to enable it to comply with that *injection nomination* or *injection inc/dec offer* and that *Producer* or other person was only required, under the terms of its contract with that *Market Participant*, to use its reasonable

- endeavours to deliver that quantity of gas and that *Producer* or other person does not in fact deliver that quantity of gas; or
- (3) if in the case of the *Market Participant* also being a *Producer* or *Storage Provider* that *Market Participant* has used its reasonable endeavours to deliver that quantity of *gas* but has not in fact delivered that quantity of *gas* provided that *Market Participant* has made its *injection nomination* or an *injection inc/dec offer* in good faith."
- Clause 3.1.13 is amended by inserting the following new clauses after clause 3.1.13(d):
- "(da) In clause 3.1, an *injection nomination* or an *injection inc/dec offer* is taken to be made in good faith if at the time of making an *injection nomination* or *injection inc/dec offer*, the *Market Participant* had a genuine intention to honour that *injection nomination* or *injection inc/dec offer* if the material conditions and circumstances upon which the *injection nomination* or *an injection inc/dec offer* was based remained unchanged.
- (db) A *Market Participant* may be taken to have contravened clause 3.1.13(da) notwithstanding that, after all the evidence has been considered, the intention of the *Market Participant* is ascertainable only by inference from the conduct of the *Market Participant*, or of any other person, or from relevant circumstances.
- (dc) A participant force majeure event is the occurrence or effects of any one or more of the events or circumstances set out in clause 3.1.13(dd) that:
 - (1) is beyond the reasonable control of the *Market Participant* who is affected by the relevant event; and
 - (2) results in or causes the *Market Participant* who is affected by the relevant event to fail to comply with *scheduling instructions*, either in part or in whole.
- (dd) An event referred to in clause 3.1.13(dc):
 - (1) shall include the following events or circumstances:
 - (A) acts of God, including earthquake, flood, fires, storms, storm warnings, and navigational and maritime perils;
 - (B) labour disputes;
 - (C) acts of the public enemy, wars, terrorism, civil disturbances, blockades, insurrections, riots, epidemics;
 - (D) any, law, order, rule, regulation, act, restraint, omission or failure to act of any government body or authority, civil or military (whether or not in fact legally valid);
 - (E) failure of the *transmission system* (which may, or may not, constitute a *system force majeure event*);
 - (F) accident, premature, partial or entire failure, breakage, freezing, fire, explosion or other damage or malfunction resulting in the partial or complete shutdown of any part of a *Market Participant's* facilities.
 - (G) any other event, whether similar or dissimilar to those identified herein which meet the requirements of clause 3.1.13(dc)
 - (2) shall exclude, without limitation, the following events or circumstances:
 - (A) financial hardship or the inability of a *Market Participant*, and/or any Affiliate of a *Market Participant*, to make a profit or achieve a satisfactory rate of return resulting from performance or failure to perform its obligations under these Rules or from the sale or consumption of *gas*;
 - (B) loss of customers, loss of market share, or reduction in demand for gas; or
 - (C) failure or inability to perform attributable to *market price*.
- (de) *Market Participants* must use all reasonable endeavours to mitigate and minimise the occurrence and effects of a *participant force majeure event*.
- (df) Notwithstanding the obligation to mitigate and minimise imposed by clause 3.1.13(de), the settlement of a *labour dispute* which constitutes a *participant force majeure event* shall be a matter which is within the absolute discretion of the *Market Participant* and nothing in this clause requires the *Market Participant* to settle or compromise a *labour dispute* where

the *Market Participant*, in its sole and absolute discretion, considers that course to be inappropriate."

Clause 3.1.13 is amended by deleting the words "clauses 3.1.13(b) and (d)" in clause 3.1.13(e) and substituting the words "clause 3.1.13(b)".

Clause 3.1.13 is amended by inserting the words "and is not excused from complying with that *scheduling instruction* under clause 3.1.13(d)," after the words "*inc/dec offer*" in clause 3.1.13(e).

The heading to clause 3.2.2 is amended by inserting the word "system" after the words "in the event of".

Clauses 3.2.2 and 3.2.3 are amended by inserting the word "system" before the words "force majeure event" where they appear twice in clause 3.2.2(a) and once in clause 3.2.3(a).

Clause 4.3.1 is amended by deleting the words "uniform" and "prescribed by the *Gas Quality Regulations*" in clause 4.3.1(a).

Clause 4.3.4 is amended by deleting clause 4.3.4(e) and substituting the following:

- "(e) VENCorp may accept delivery of off-specification gas if,"
 - (1) (A) it complies with gas that is exempt in accordance with Section 7 of the Gas Quality Regulations made under sections 33 and 118 of the Gas Safety Act 1997 (Vic), or
 - (B) in the reasonable opinion of *VENCorp*:
 - (i) acceptance is necessary to ensure the safety of the public or the security of the *transmission system*; or
 - (ii) off-specification gas can be co-mingled with other gas in the transmission system or processed so that:
 - (I) gas transferred from the *transmission system* to each *distribution pipeline* at a system *withdrawal point* will, notwithstanding acceptance of that *off-specification gas*, comply with the *prescribed specifications*; and
 - (II) gas transferred from the *transmission system* to each *Transmission Customer* will, notwithstanding acceptance of that *off-specification gas*, comply with the gas quality standards agreed between *VENCorp* and each *Transmission Customer* in respect of its *transmission delivery point*, and
 - (2) the *Participant* has accurately notified *VENCorp* of all information referred to in clause 4.3.4(d) which is available to the *Participant*."

Clause 4.3.4 is amended by inserting after the words "clause 4.3.4(e) in clause 4.3.4(f) the following:

"(1) it must promptly provide notice accepting that *off-specification gas* to the *Participant* who has injected, is injecting or is likely to inject *off-specification gas* at a *transmission delivery point*; and"

Clause 4.3.4 is amended by creating a new sub-clause by inserting "(2)" before the words "it must promptly give notice" in clause 4.3.4(f).

Clause 4.3.4 is amended by inserting new clause 4.3.4(g) after clause 4.3.4(f) as follows:

- "(g) Without limitation to a *Participant's* ongoing obligation under clause 4.3.4(a):
 - (1) a *Participant* will not be in breach of clause 4.3.4(a) as a result of the delivery of *off-specification gas* which *VENCorp* has accepted in accordance with clauses 4.3.4(e) and 4.3.4(f); and
 - (2) a *Participant* will not be liable to pay financial penalties or other penalties in relation to actions arising from section 58 of the **Gas Industry Act 2001** which relate to the delivery of *off-specification gas* which *VENCorp* has accepted in accordance with clauses 4.3.4(e) and 4.3.4(f)"

Clause 6.1.2 is amended by deleting sub-clause 6.1.2(a)(3) and substituting the words the following "3) there is *system force majeure event*; or"

Clause 6.1.3 is amended by deleting sub-clauses 6.1.3(a)(1)(C) and 6.1.3(a)(1)(D) and substituting the following:

- "(C) a system force majeure event; or"
- "(D) suspension of the *market*; and"

Clauses 6.5.2(c), 6.5.2(d), 6.5.2(e), 6.5.3(c), 6.5.3(d) and 6.5.3(e) are deleted.

The heading to clause 6.7.2 is amended by inserting the word "System" at the start of the heading. Clause 6.7.2 is amended by inserting the word "system" before the words "force majeure event" in clause 6.7.2(a).

Clause 6.7.2 is amended by deleting sub-clause 6.7.2(a)(1) and substituting the following:

- "(1) (A) the event has resulted in a reduction in the normal capacity of part or all of the *transmission system* and/or the volume of gas which would otherwise normally flow in the *transmission system* during that *trading interval*; or
 - (B) the event has resulted in a reduction in the normal capacity of part or all of a *Producer's* or *Storage Provider's* plant or facility reducing the volume of gas which would otherwise normally flow into the *transmission system* during that *trading interval*; and"

Clause 6.7.2 is amended by inserting the word "under" before the word "sections" in clause 6.7.2(b)(2).

Clause 6.7.2 is amended by deleting sub-clause 6.7.2(b)(3) and substituting the following:

"(3) an event that is a *participant force majeure event* and which, in the reasonable opinion of *VENCorp*, satisfies the requirements of 6.7.2(a)."

Clause 6.7.2 is amended by inserting the word "system" before the words "force majeure event" in clause 6.7.2(c).

Clause 6.7.2 is amended by inserting the word "and VENCorp" after the word "Participants" in clause 6.7.2(d).

Clause 6.7.2 is amended by inserting the word "system" before the word "force majeure event" in sub-clauses 6.7.2(d)(1) and 6.7.2(d)(2).

Clause 6.7.2 is amended by inserting the word "system" before the words "force majeure event" in clauses 6.7.2(e) and 6.7.2(f).

Clause 6.7.3 is amended by inserting the word "system" before the words "force majeure event" in clause 6.7.3(a)(1).

Clause 6.7.7 is amended by inserting the word "system" before the words "force majeure event" in clause 6.7.7(a)(3).

Clause 11 is amended by inserting a new defined term after the defined term "inc/dec offer" as follows:

"indirect loses

Indirect losses means indirect or consequential losses (whether in contract, warranty or tort) including loss of profit or anticipated profit, business interruption, loss of revenue, loss of use, loss of contract, loss of good will, loss of business opportunity or exemplary and punitive damages."

Clause 11 is amended by inserting a new defined term after the defined term of "intervene/intervention" as follows:

"labour dispute Means a strike, lockout, ban, "go-slow" activity, stoppage, restraint of labour or other similar act."

Clause 11 is amended by inserting a new defined term after the defined term of "participant compensation fund" as follows:

"participant force majeure event An event within the meaning of clause 3.1.13(dc)."

Clause 11 is amended by deleting the word "uniform" from the defined term "prescribed specifications".

Clause 11 is amended by deleting the defined term "force majeure event".

Clause 11 is amended by inserting a new defined term after the defined term of "suspension notice" as follows:

"system force majeure event

An event meeting the requirements of 6.7.2(a)."

MATT ZEMA Chief Executive Officer VENCorp

Private Agents Act 1966

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

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

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

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

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Ineke	18/79 Whiteman Street, Southbank, Vic. 3006	Repcol Ltd	Level 5, 424 St Kilda Road, Melbourne	Commercial Sub-agents Licence
Lauren Maree Collins	8 Murray Avenue, Burwood, Victoria	Repcol Ltd	Level 5, 424 St Kilda Road, Melbourne	Commercial Sub-agents Licence
Claire Burrows	31 Anderson Street, Newport 3015	Repcol Ltd	Level 5, 424 St Kilda Road, Melbourne	Commercial Sub-agents Licence
Malcolm John Davies	2/23 Hartington Street, Elsternwick North 3185	Probe Inv	214 Balaclava Road, Caulfield North 3141	Commercial Sub-agents Licence

Dated at Melbourne 8 September 2003

GRAHAM J. HORSBURGH Principal Registrar Magistrates' Court of Victoria

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

To: Friedrich Alfred Beilharz

Kettles Road

Lang Lang Vic 3984

as Registered Proprietor

To: Anneliese Hedwig Maria Beilharz

Kettles Road

Lang Lang Vic 3984

as Registered Proprietor

To: D. & W. Beilharz Pty Ltd

ACN 069 523 968

165 Kettles Road

Lang Lang Vic 3984

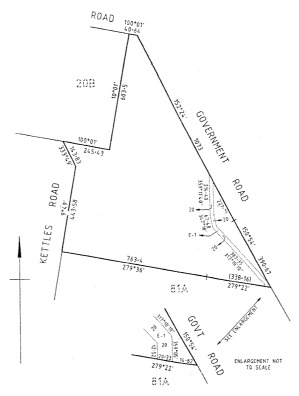
As Occupier

ORIGIN ENERGY RESOURCES LIMITED, ABN 66 007 845 338 of GPO Box 186, Melbourne Victoria 3001 hereinafter referred to as ("the Authority") declares that by this notice it acquires the following interest in the land described as:

a Right of Way and Easement over that piece of land being portion of the land comprised and described in Certificate of Title Register Book Volume 5817, Folio 248, the location of which is marked E1 on the Plans annexed hereto ("the Easement Land").

Extent of Interest Vested in Authority

- A full and unrestricted right and liberty over the Easement Land for the Authority from time to time and at all times hereafter, to enter and exit from the Easement Land with or without motor vehicles, engines, plant and equipment and to remain on the Easement Land for any of the purposes set out in this Easement namely:
 - (a) to clear any vegetation or obstruction on the Easement Land;
 - (b) to make surveys;
 - (c) to dig, excavate and break the soil of the Easement Land;
 - (d) to install, operate, maintain, repair, alter, inspect, remove or remove and replace a pipeline or pipelines and to use such pipeline or pipelines to carry, convey and transport natural and artificial gas, oil and other gaseous or liquid hydrocarbons and products or by-products of these substances ("gas supply purposes").
- The registered proprietor of the Easement Land shall not and shall not permit any other person without the prior written consent of the Authority (which will not be unreasonably withheld or delayed) to:
 - (a) excavate, dig, drill, grade or change the contour of the Easement Land;
 - (b) construct or erect any building or other permanent structure on the Easement Land;
 - (c) plant or cultivate trees on the Easement Land;
 - (d) carry out blasting on or within 500 metres of the Easement Land;
 - (e) conduct any activity which constitutes a nuisance or hindrance to the exercise by the Grantee of it rights under this Easement.
- 3 (a) The pipeline or pipelines shall remain the property of the Authority despite the degree of annexation (if any) of the pipeline or pipelines to the Easement Land; and
 - (b) The Authority may at any time remove the pipeline and/or elements of the pipeline from the Easement Land and will reinstate any damage done to the Easement Land caused by that removal.



Published with the authority of the Authority.

For and on behalf of the Authority:

Dated 5 September 2003

SIGNED by John Alan Stead of Level 21, 360 Elizabeth Street, Melbourne Vic 3000, as Attorney for ORIGIN ENERGY RESOURCES LTD under Power of Attorney dated 4 April 2003 in the presence of an independent adult witness who either knows the attorney personally or hasbeen given satisfactory proof as to their identity

ORIGIN ENERGY RESOURCES LTD by its Attorney who states that he has received no notification of revocation of his Power of Attorney

(SIGNED)

JOHN ALAN STEAD

(SIGNED)

Witness signature

ANDREW CHARLTON WALTER

Witness full name (print)

Address: 62 GRANADILLA STREET MACGREGOR QLD 4109

Daytime Phone No. (07) 3858 0697

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

To: Robert Sproull

420 McDonalds Track Lang Lang Vic 3984 as Registered Proprietor

To: Alan L Sproull

430 McDonalds Track Lang Lang Vic 3984

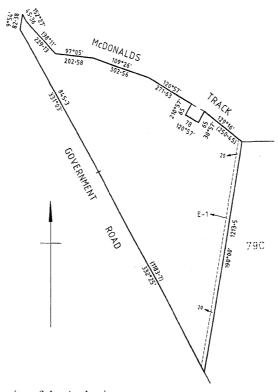
As Occupier

ORIGIN ENERGY RESOURCES LIMITED ABN 66 007 845 338 of GPO Box 186, Melbourne Victoria 3001 hereinafter referred to as ("**the Authority**") declares that by this notice it acquires the following interest in the land described as:

a Right of Way and Easement over that piece of land being portion of the land comprised and described in Certificate of Title Register Book Volume 9462, Folio 765 the location of which is marked E1 on the Plans annexed hereto ("the Easement Land").

Extent of Interest Vested in Authority

- A full and unrestricted right and liberty over the Easement Land for the Authority from time to time and at all times hereafter, to enter and exit from the Easement Land with or without motor vehicles, engines, plant and equipment and to remain on the Easement Land for any of the purposes set out in this Easement namely:
 - (a) to clear any vegetation or obstruction on the Easement Land;
 - (b) to make surveys;
 - (c) to dig, excavate and break the soil of the Easement Land;
 - (d) to install, operate, maintain, repair, alter, inspect, remove or remove and replace a pipeline or pipelines and to use such pipeline or pipelines to carry, convey and transport natural and artificial gas, oil and other gaseous or liquid hydrocarbons and products or by-products of these substances ("gas supply purposes").
- The registered proprietor of the Easement Land shall not and shall not permit any other person without the prior written consent of the Authority (which will not be unreasonably withheld or delayed) to:
 - (a) excavate, dig, drill, grade or change the contour of the Easement Land;
 - (b) construct or erect any building or other permanent structure on the Easement Land;
 - (c) plant or cultivate trees on the Easement Land;
 - (d) carry out blasting on or within 500 metres of the Easement Land;
 - (e) conduct any activity which constitutes a nuisance or hindrance to the exercise by the Grantee of it rights under this Easement.
- The pipeline or pipelines shall remain the property of the Authority despite the degree of annexation (if any) of the pipeline or pipelines to the Easement Land; and
 - (b) The Authority may at any time remove the pipeline and/or elements of the pipeline from the Easement Land and will reinstate any damage done to the Easement Land caused by that removal.



Published with the authority of the Authority.

For and on behalf of the Authority:

Dated 5 September 2003

SIGNED by John Alan Stead of Level 21, 360 Elizabeth Street, Melbourne Vic 3000, as Attorney for ORIGIN ENERGY RESOURCES LTD under Power of Attorney dated 4 April 2003 in the presence of an independent adult witnesswho either knows the attorney personally or has been given satisfactory proof as to their identity

ORIGIN ENERGY RESOURCES LTD by its Attorney who states that he has received no notification of revocation of his Power of Attorney

(SIGNED)

JOHN ALAN STEAD

(SIGNED)

Witness signature

ANDREW CHARLTON WALTER

Witness full name (print)

Address: 62 GRANADILLA STREET MACGREGOR QLD 4109

Daytime Phone No. (07) 3858 0697

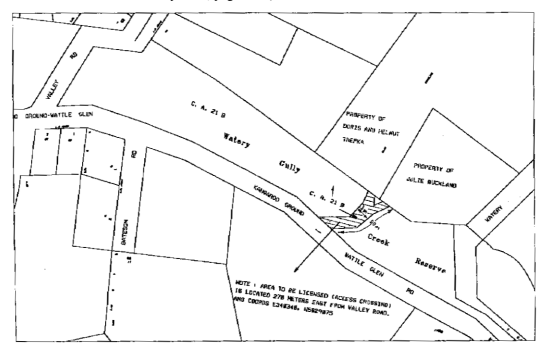
ORDER GIVING APPROVAL TO GRANT OF A LICENCE UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, Bob Cameron, Acting Minister for Planning, being satisfied that there are special reasons which make the granting of licences reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of licences by the Watery Gully Creek Reserve Committee of Management Incorporated over the areas of the Watery Gully Creek Reserve described in the Schedule below for the purposes of access and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that—

- (a) there are special reasons which make granting the licences reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**.

SCHEDULE

The land shown by hatching on the attached plan, being part of the land temporarily reserved for the Conservation of an Area of Natural Interest by Order in Council of 13 July 1999 (vide Government Gazette of 15 July 1999, page 1671).



RS37214 Dated 7 July 2003

BOB CAMERON, MP Acting Minister for Planning

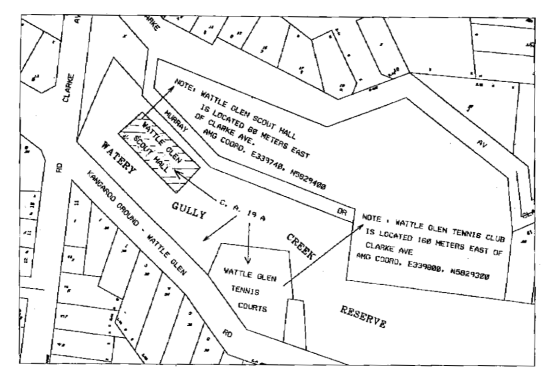
ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Bob Cameron, Acting Minister for Planning, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by the Watery Gully Creek Reserve Committee of Management Incorporated over the area of the Watery Gully Creek Reserve described in the Schedule below for the purpose of a Scout Hall and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that—

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**.

SCHEDULE

The land shown by hatching on the attached plan, being part of the land temporarily reserved for the Conservation of an Area of Natural Interest by Order in Council of 13 July 1999 (vide Government Gazette of 15 July 1999, page 1671).



RS37214 Dated 7 July 2003

BOB CAMERON, MP Acting Minister for Planning

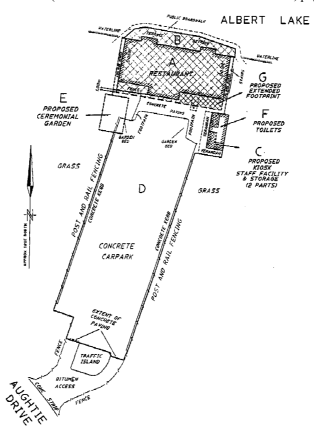
ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the Crown Land (Reserves) Act 1978, I, Bob Cameron, Acting Minister for Planning, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve the granting of a lease by Parks Victoria for kiosk, cafe, restaurant, function/conference centre, over the area of the Albert Park Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the Crown Land (Reserves) Act 1978, state that—

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978.

SCHEDULE

The land shown by hatching on the attached plan titled, Carousel Restaurant, Plan Number 5342/1, Version D, dated 24/1/03, being part of the land permanently reserved for Public Park by Order in Council of 21 March 1876 (vide Government Gazette of 24 March 1876, page 568).



RS 3321 Dated 4 July 2003

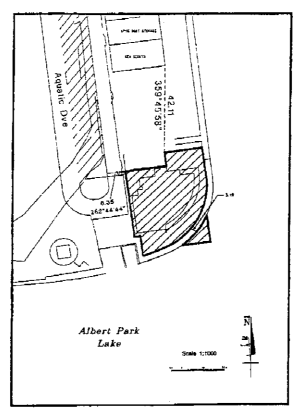
ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Bob Cameron, Acting Minister for Planning, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Parks Victoria to Leawarra Pty Ltd for restaurant, coffee shop, bar, brassiere, takeaway shop, ice cream shop kiosk, function/reception centre, viewing tower, outside eating areas ancillary activities and public toilets, over the area of the Albert Park Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that—

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**.

SCHEDULE

The land shown by hatching on the attached plan titled 'Leawarra Falls Pty Ltd', being part of the land permanently reserved for Public Park by Order in Council of 21 March 1876 (vide Government Gazette of 24 March 1876, page 568).



RS 3321 Dated 4 July 2003

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

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

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

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Exhibition Street Extension	0.82	1.31	1.56	0.41

Clepco intends that these Charge Tolls will first apply in the quarter ending 31 December 2003. Capitalised terms in this notice that are defined in the ESEP Deed have the same meaning as given by the ESEP Deed.

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

AGREEMENT FOR THE MELBOURNE CITY LINK

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

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

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	1.31	2.10	2.49	0.66
Western Link Section 1, between Racecourse Road and Dynon Road	1.31	2.10	2.49	0.66
Western Link Section 2, between Footscray Road and West Gate Freeway	1.64	2.63	3.12	0.82
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	1.64	2.63	3.12	0.82
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	2.95	4.73	5.61	1.48
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	1.31	2.10	2.49	0.66
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that				
Tunnel and Burnley Street	1.31	2.10	2.49	0.66
Southern Link Section 1, between Glenferrie Road and Burnley Street	1.31	2.10	2.49	0.66
Southern Link Section 5, between Burnley Street and Glenferrie Road	1.31	2.10	2.49	0.66

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:				
(a) that part of Southern Link Section 1:				
(i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that				
Tunnel and Punt Road	0.82	1.31	1.56	0.41
Southern Link Section 5, between Swan Street Intersection and Punt Road	0.82	1.31	1.56	0.41

Notes:

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

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	4.92	6.56	6.56	2.46
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	4.92	4.92	4.92	2.46

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	9.40	15.10	17.90	4.70

Taxi Tolls (\$/Taxi)

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

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

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

Taxi Day Tolls (\$/Taxi)

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

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 31 December 2003.

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

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

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

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

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

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

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	1.31	2.10	2.49	0.66
Western Link Section 1, between Racecourse Road and Dynon Road	1.31	2.10	2.49	0.66
Western Link Section 2, between Footscray Road and West Gate Freeway	1.64	2.63	3.12	0.82
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1: (a) between Punt Road and the exit				
to Boulton Parade; and	1.64	2.62	2.12	0.92
(b) comprising Boulton Parade Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	2.95	2.63	3.12 5.61	0.82
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	1.31	2.10	2.49	0.66
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that				
Tunnel and Burnley Street	1.31	2.10	2.49	0.66
Southern Link Section 1, between Glenferrie Road and Burnley Street	1.31	2.10	2.49	0.66

Southern Link Section 5, between Burnley Street and Glenferrie Road	1.31	2.10	2.49	0.66
Exhibition Street Extension	0.82	1.31	1.56	0.41
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:				
(a) that part of Southern Link Section 1:				
(i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of				
that Tunnel and Punt Road	0.82	1.31	1.56	0.41
Southern Link Section 5, between Swan Street Intersection and Punt Road	0.82	1.31	1.56	0.41

Notes:

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

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	4.92	6.56	6.56	2.46
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	4.92	4.92	4.92	2.46

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	9.40	15.10	17.90	4.70

Taxi Tolls (\$/Taxi)

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

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

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

Taxi Day Tolls (\$/Taxi)

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

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 31 December 2003.

Capitalised terms in this notice that are defined in:

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

subject to the provisions of the IFA.

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

Planning and Environment Act 1987 MOORABOOL PLANNING SCHEME

Notice of Approval of Amendment Amendment C17

The Minister for Planning has approved Amendment C17 to the Moorabool Planning Scheme.

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

The Amendment rezones a 4.88 metre strip of land along the northern boundary of Lot 2 on Plan of Subdivision 1163356 from Rural Zone to Township Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at: the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Sustainability and Environment, Ballarat, Planning and Development Office, 88 Learmonth Road, Wendouree; and at the offices of the Moorabool Shire Council, Ballan Office, 15 Stead Street, Ballan and the Moorabool Shire Council, Bacchus Marsh Office, 197 Main Street, Bacchus Marsh.

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

Planning and Environment Act 1987

WODONGA PLANNING SCHEME Notice of Approval of Amendment Amendment C21

The Minister for Planning has approved Amendment C21 to the Wodonga Planning Scheme.

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

The Amendment rezones land required for a service centre for the National Distribution Hub—Wodonga. Specifically:

 rezones 12 hectares of land located on the eastern side of the Murray Valley Highway 500 metres north of the interchange with the Hume Freeway from a Rural to a Business 4 Zone;

- includes the land proposed to be rezoned Business 4 Zone within a Design and Development Overlay;
- introduces a Local Policy to guide decisions on land use and development applications the site

A copy of the Amendment can be inspected, free of charge, during office hours, at: the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; North Eastern Regional Office, 35 Sydney Road, Benalla and at the offices of the City of Wodonga, Hovell Street, Wodonga.

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

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME Notice of Approval of Amendment

Amendment C47

The Minister for Planning has approved Amendment C47 to the Wyndham Planning Scheme.

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

The Amendment rezones 3.2 ha of land within 190 Dunnings Road, Point Cook, and either side of the proposed Boardwalk Boulevard from Residential 1 Zone to Mixed Use Zone. A maximum floor area for shop of 3000 square metres is specified for the land in the schedule to the Mixed Use Zone.

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

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

ORDERS IN COUNCIL

Cemeteries Act 1958

SCALE OF FEES

Order in Council

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

Alexandra

Cobden

Crib Point

Dartmoor

Sale

Tarnagulla

Trentham

Cemeteries Act 1958

SCALE OF FEES

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

FEE FOR RIGHT OF BURIAL	\$
Lawn area	517.00
Monumental area	517.00
Special children's lawn area	275.00
INTERMENT FEE	
Lawn & monumental area	638.00
Special children's lawn area	341.00
Administration fee (per transaction)	100.00
PLAQUES	
Lawn section	495.00
Additional 5 line plate	127.00
Exhumation of a body (when authorised)	2,486.00
NICHE WALL	
Interment of cremated remains	286.00
Niche plaques	209.00
Pre-payment niche interment	286.00
Reserve fee	66.00
Pre-payment fee	100.00

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MISCELLANEOUS CHARGES			
Permission to erect a headstone			94.00
Alteration to headstone or additional lettering			33.00
Search fees			22.00
All fees GST inclusive			

ROBERT ERWIN GILLESPIE, trustee THOMAS JOSEPH PRITCHETT, trustee EDWARD DEAN NORRIS, trustee

Cemeteries Act 1958

SCALE OF FEES

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

	\$
Lawn cemetery plot	645.00
Memorial cemetery plot	295.00
Administration fee per internment (lawn & memorial)	85.00
Gravedigging—sinking all normal size graves & re-opens	Contract price + 10%
Gravedigging—sinking graves for oversize caskets	Contract price + 10%
Re-opening grave with cover	Contract price + 10%
Additional fees for interment outside prescribed hours, or weekends, or public holidays, or without due notice	an extra 160.00
Exhumation (when authorised)	900.00
Permission to erect a headstone or monument	85.00
Purchase of niche in memorial wall	245.00
Reservation fee for prepaid memorial/lawn plot	105.00
Interment of ashes in memorial wall	75.00
Interment of ashes in private grave (both sections)	75.00
Interment of ashes in private grave with slab	Contract price + 10%
Plaque administration fee aplies to all plaques ordered including smaller plaques & replacement ones	35.00
Fitting of plaques	Contract price + 10%
Bronze plaque—supplied by Trust	Cost + 10%
Headstone—supplied and affixed by Trust	Cost + 10%
	MARILYN RANTALL, secretary
	ALAN RANTALL, trustee
	TREVOR ROBERTS chairman

TREVOR ROBERTS, chairman

SCALE OF FEES

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

· · · · · · · · · · · · · · · · · · ·	
SINKING CHARGES FOR PRIVATE GRAVES	\$
Sinking graves 1.83m deep	330.00
Each additional 0.3m	22.00
Oversize graves (exceeding 0.625m)	365.00
Cancellation of order to sink once commenced	275.00
RE-OPENING CHARGES	
Re-opening graves (with cover etc.) extra \$33.00	363.00
EXTRA CHARGES	
Interment outside hours or on Saturdays/Sundays/public holidays	220.00
MISCELLANEOUS CHARGES	
Interment fee (including administration)	66.00
Interment of cremated remains in a private grave including administra	ation 110.00
	ROGER STANLEY, trustee
	HENRY CROW, trustee
	KAREN CROW, trustee

Cemeteries Act 1958

SCALE OF FEES

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

	\$
Land	60.00
Interment fee	100.00
Sinking	Cost of hire of equipment only
Interment of ashes	50.00
Exhumation charge (when authorised)	400.00
Re-opening grave with cover	To be executed by a monumental mason
	M. N. PRATT, trustee
	L. A. WAPLING, trustee
	JOHN J. EMERSON, trustee

SCALE OF FEES

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

GENERAL CEMETRY	\$
First interment	780.00
Second interment (re-open)	687.00
Reservation	461.00
First interment in reserved grave	573.00
Removal of ledger or opening of grave	125.00
Removal of hip ledger	156.00
Renewal of sealed broken ledger	63.00
Burial of ashes in grave	131.00
Digging grave for child under 12 yrs	180.00
Digging grave for child under 3 yrs	144.00
Memorial: Concrete slab & desk	131.00
Bronze plaque	305.00
Vase	42.00
BRONZE LAWN CEMETRY	
First interment fee	950.00
Standard bronze plaque	305.00
Vase	42.00
Second interment fee	687.00
Bronze plaque	305.00
First interment in reserved grave	331.00
Bronze plaque	305.00
Vase	42.00
BURIAL OF ASHES PRIOR TO INTERMENT	
First interment of ashes	748.00
Plaque	305.00
Vase	42.00
Burial of ashes after an interment	131.00
Plaque	305.00
Reservation	980.00
CHILDREN'S BRONZE LAWN	
Single interment	369.00
Plaque	
Vase	29.00
MONUMENTAL LAWN	1,192.00
First interment (includes memorial fee)	
Second interment (re-open)	712.00

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First interment in reserved grave	
(if memorial fee has been paid)	331.00
First interment in reserved grave	
(if memorial fee has not been paid)	573.00
Reservation	980.00
Reservation (including memorial fee)	1,223.00
NICHE WALL	
Single niche	175.00
Plaque	124.00
Reservation in single niche	206.00
Double niche	374.00
Double plaque, detachable plate	437.00
Second interment double niche	55.00
Detachable plate	124.00
Vase	49.00
SHRUBS	
Shrub for 1–4 interment of ashes	700.00
Fee for first interment	500.00
Concrete desk	68.00
Plaque	269.00
Vase	29.00
Subsequent interment of ashes fee	131.00
MEMORIAL GARDEN	412.00
Single allotment	412.00
Plaque	256.00
Vase	29.00
Reservation	349.00
Interment of ashes after reservation	131.00
MISCELLANEOUS CHARGES	200.00
Interment on Saturdays or public holidays	288.00
Exhumation fee	1,114.00
Sinking fee only	331.00
Less than 2 working days notice	288.00
STILLBORN BABY MEMORIAL	40=00
Baby memorial plaque	187.00
	ALAN MacLACHLAN, trustee
	WILLIAM HENEBERY, trustee
	TOM PHILLIPSON, trustee

SCALE OF FEES

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

Burial of ashes in niche wall Exhumation fee

\$ 285.00 1,030.00

JOSEPH R. HANCOCK, trustee COLIN J. SILKE, trustee ALAN W. METELMANN, trustee

Cemeteries Act 1958

SCALE OF FEES

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

	\$
Right of burial	615.00
Right of burial in monumental area	515.00
DIGGING COSTS	
Single	335.00
Double	375.00
Re-open	335.00
Removal of slab	285.00
Interment of ashes	135.00
Administration fee	80.00
EXTRAS TO BE ADDED	
Weekends and public holidays	285.00
Casket or oversize coffin	205.00
	JAMES BRUCE McKENZIE, trustee
	DAVID PETER DRUMMOND, chairman
	CHARLES PATRICK CURWOOD, trustee

Dated 2 September 2003 Responsible Minister HON BRONWYN PIKE MP Minister for Health

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

SCALE OF FEES

Order in Council

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

Banyule

Cobram

Colbinabbin

Geelong

Lethbridge

Nillumbik (Diamond Creek)

The Necropolis Springvale

Cemeteries Act 1958

SCALE OF FEES

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

·	FEE
	\$
Fee for Right of Burial – old monumental area only	1,500.00
Fee for Right of Burial – old monumental area only	
(pre need - exceptional circumstances only)	1,690.00
Fee for Right of Burial - "The Cedars" & "Pergola Walk"	1,930.00
Fee for Right of Burial - "The Cedars" & "Pergola Walk" (pre-need)	2,185.00
INTERMENT FEES	
(a) Weekdays	1,015.00
Child under 5 years	528.00
Saturday morning or public holidays (adult & child)	1,445.00
Provision for third interment – dug to 8 ft (additional)	186.50
Additional for oversized grave	
(casket any width or coffin > 620mm width)	264.00
Preparation of Vault (additional)	7,965.00
(b) Interment of cremated remains in private grave	168.00
Exhumation Fee (when authorised)	2,500.00
Monumental Fees on all monuments erected:	
10% of the total GST inclusive cost of job	
with minimum charge of \$30.00	
Removal of Ledger	GST inclusive price + 30%

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GRAV	E PLAQUES	
Lawn (Grave Plaques 381mm x 279mm:	
(a)	Single Interment (includes 1 flowerpot)	445.00
(b)	Dual Interment (includes first name plate & 1 flowerpot)	547.00
(c)	Additional name plate	169.00
(d)	Additional flowerpot	30.00
Note:	Plaque fee includes cost of fixing. Other miscellaneous charges applicable where cost of request is not specified.	
Granite	e Base surround for Lawn Grave Plaque	286.00
Granite	e Base surround for Ashes Memorial Plaque	GST inclusive price + 30%
MEMO	DRIALS	
(a)	Border position in rose bed (25 year limited tenure)	662.50
(b)	Border position in garden feature setting (Rotunda) (25 year limited tenure)	662.50
(c)	Wall niche (25 year limited tenure)	392.00
(d)	Border position in rose bed (permanent tenure)	1,336.00
(e)	Border position in garden feature setting (Rotunda)	1,550.00
(0)	(permanent tenure)	1,336.00
(f)	Wall niche (permanent tenure)	782.00
(g)	Memorial wall position, where ashes scattered elsewhere	
	(permanent tenure)	637.00
(h)	"The Cedars" ashes memorial position (25 years limited tenure)	672.50
(i)	"The Cedars" ashes memorial position	
	(permanent tenure)	1,425.00
MEMO	DRIAL PLAQUES	
(a)	Memorial plaque for border position (152mm x 114mm)	169.00
(b)	Niche plaque with Omega Vase (160mm x 205mm)	275.00
(c)	Memorial wall plaque (permanent tenure)	GST inclusive price + 30%
Note:	Plaque fee includes cost of fixing. Other miscellaneous charges applicable where cost of request is not specified.	
MISCE	ELLANEOUS CHARGES	
(a)	Cancellation of Order	145.00
(b)	Search of Records	\$16.50 minimum or
. ,		\$38.50 per hour
(c)	Administration Fee – for refund of pre-need Right of Buria	al 191.50
(d)	Administration Fee – for interment of cremated remains	
	on a Saturday, Sunday or public holiday	497.00
(e)	Scattering of cremated remains within cemetery grounds	253.50
	JENN	IY G. MULHOLLAND, trustee
		DALE PETERS, trustee

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COLIN W. BROOKS, trustee

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Victoria Government Gazette

SCALE OF FEES

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

Interment Fee – for Mausoleum

850.00 MAX WOODS, trustee JESSIE WOODS, trustee RACHEL McKAY, trustee

Cemeteries Act 1958

SCALE OF FEES

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

LAWN SECTION	\$
Land 2.4 m x 1.2 m	275.00
Grave Digging New & Re-open grave	400.00
Administration Fees Per Interment	130.00
Outside prescribed hours – Extra	30.00
Plaque including Additional Inscription	Cost + 10%
MONUMENTAL SECTION	
Land 2.4 m x 1.2 m	110.00
Grave Digging – depth 2.135 m	400.00
Each additional .300 m	35.00
Sinking oversize grave – extra	40.00
Re-open grave with or without cover	400.00
Administration Fees Per Interment	65.00
Outside prescribed hours – Extra	30.00
Interment of ashes in a grave	90.00
MEMORIAL NICHE WALL	
Purchase and/or Reserve Niche	110.00
Interment of Ashes in wall and/or Cost of Plaque	Cost + 20%
Permission to erect headstone or monument	7.5% of total cost
Exhumation Fee when authorised	500.00
Prescribed hours 8.00 am – 5.00 pm Monday – Friday	

ROBERT R. WEST, trustee MAURICE S. RYAN, trustee MICHAEL F. PARDY, trustee THOMAS M. MORGAN, trustee BARRIE J. BORGER, trustee

Cemeteries Act 1958

SCALE OF FEES

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

they c	minet with this sea		FEE incl. GST
1.	_	Γ OF BURIAL s (at-need or pre-need) , non-denominational	
	*limit of 2 subject to *interment	adult burials per grave, or 3 burials the prior agreement of the Trust fee is additional	
		ed bronze plaque memorial areas	1,089.00
		ed headstone memorial areas	1,089.00
		ed lawn monument memorial areas	1,672.00
	*limit of 2 subject to	(non-lawn) areas, denominational adult burials per grave, or 3 burials the prior agreement of the Trust fee is additional	792.00
		areas, with foundations for a monument ed by the Trust (subject to availability)	1,100.00
	*limit of 2 *subject to	ned graves – EASTERN CEMETERY ONLY interments per grave availability fee and sand are additional	5,093.00
	A grave for child	ren (includes interment fee)	
		n dimensions for Children's lawn areas mm (incl. handles)	
	Child to 3 mont	hs (incl. stillborn)	286.00
	Child over 3 mo	onths and under 11 years	407.00
	Second intermed	nt	77.00
	BARRABOOL GEELONG ME	arden (Under 11 years) – HILLS CEMETERY, EMORIAL PARK AND EMORIAL PARK ONLY	550.00
			550.00 Additional 231.00
2.	INTERMENT FE (a) Sinking or a 2.4m long b	blic holidays (when permitted) EES (at-need or pre-need) reopening of grave to by 1.2m wide by 2.3m deep	Additional 251.00
	=	to 4.00 pm arrival	891.00
	•	or public holidays (when permitted)	Additional 231.00
	Upon prese by a Magist	es – EASTERN CEMETERY ONLY ntation to the Trust of an Order signed trate directing that the body of a poor person	
		ree of charge. Interment is included, and exclusive Right of Burial	Nil
		<i>5</i>	

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	(c)	Additional charges Sand or loam for backfilling grave Insufficient notice Late fee: after 4.00 p.m., Monday to Friday after 12.00 noon., Saturdays	99.00 99.00 187.00 187.00
		Acting on altered instructions from the Funeral Director to enlarge (if possible) the dimensions of an open grave after it has been dug to the Funeral Director's	
		original confirmed instructions Sinking to 2.7m door (when permitted) weekdows to 4.0	275.00 00 pm 957.00
		Sinking to 2.7m deep (when permitted) weekdays to 4.0 Removal of ledger	132.00
		Casket fee (or oversize coffin),	132.00
		grave larger than 2.4m long by 1.2m wide	132.00
		Exhumation (when approved)	1,705.00
		Interment of cremated remains in a grave, with entry in Trust Register	
		—without mourners attending	165.00
		—with mourners attending	220.00
		Mourners attend placement of cremated remains at a me	emorial 55.00
3.	MIS (a)	CELLANEOUS CEMETERY CHARGES Certificate of Right of Burial (optional)	22.00
	(b)	Search fee- routine	44.00
		—by surname	per surname 11.00
		—extended	per hour 44.00
	(c)	Permit fees for monument work, including renovations: If, in the opinion of the Trust, the retail value of the	
		monument work for which a permit is sought has been understated, the Trust may require payment of a permit based on the Trust's estimate of the retail value of the proposed work.	fee
		• Retail value up to \$1,100 (incl. GST)	
		% of retail value (incl. GST)	10%
		• Retail value over \$1,100 value (incl. GST)	
		{% of retail value(incl. GST)	7%
		{minimum	110.00
		 Additional inscription retail value upto \$1,100 (incl. GST) 	
		{% of retail value (incl. GST)	10%
		{minimum	22.00
		* retail value over \$1,100 (incl. GST)	- 0.4
		{% of retail value (incl. GST) {minimum	7% 110.00
		Flower Containers or approved attachments	110.00
		not included on original permit	
		{% of retail value (incl. GST)	7%
		• Replacement copy of a monument permit	22.00
			22.00

Search for permit per half hour or part thereof

22.00

G 37 11 Septer	nber 2003 2421
plaque	132.00
nains	44.00
est)	44.00
years of age),	
	253.00
	66.00
en permitted)	66.00
or ex-service person	nel
a.m.	660.00
ı.m.	748.00
	110.00
	286.00
	407.00
permitted)	Additional 231.00
a.m.	660.00
ı.m.	748.00
nation	Nil
	66.00
	110.00
S	
Trust	
mains late on	
tenure	
ated remains	
ls are offered t the	
ccept	
1	

Victoria Government Gazette

(d)	Installation on a grave of an approved bronze plaque
	purchased other than through the Trust

(e) Entry in Trust Register to record cremated rem interred in a coffin

(f) Children's Memorial wall position (East or We —memorial for child's public burial (under 2 y includes position & bronze plaque (8 lines) 137mm x 102mm (motifs extra)

4. **CREMATORIUM**

(a) Use of Chapel, at need

-Weekdays 0

-Saturday mornings and public holidays (whe

(b) Cremation Fee, at-need

*there are no concession rates for pensioners o

Weekdays, not including use of chapel

-Adult, delivered for cremation before 10.00 0 -Adult, delivered for cremation from 10.00 a

—Stillborn to 1 month of age

-Child 1 month to under 6 years

-Child 6 years to under 11 years 0

Saturday mornings and public holidays (when

-Adult or child 0

(c) Cremation Fee, pre-need

Weekdays. Optional use of chapel included.

—Adult, delivered for cremation before 10.00 0

-Adult, delivered for cremation from 10.00 a

(d) Miscellaneous Charges:

Collection of cremated remains

*notice required, available 24 hours after crem

Packaging and despatch of cremated remains

*within Australia *outside Australia

5.

MEMORIALISATION OF CREMATED REMAINS

All new positions provided by Geelong Cemeteries ("the Trust") for the memorialisation of cremated reare subject to a tenure period of 50 years from the da which application is made for each such position.

Positions arranged pre-need are subject to the same period of 50 years, irrespective of whether the crema occupy the position for a shorter time. All memorials subject to availability. Some existing Niche Walls at Eastern and Western cemeteries have provision to accept only a token amount of cremated remains in each niche.

The Trust will not accept payment for memorial plaques until the time each plaque is ordered.

Installation at a cremation memorial of an approved bronze plaque purchased other than through the Trust

33.00

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GEELONG MEMORIAL PARK, MT. DUNEED	
Niche Wall (single position) Range	363.00
	583.00
	792.00
Memorial Wall plaque position	242.00
(with cremated remains placed at an unmarked location in the grounds of the crematorium)	
Rose Garden (single position)	550.00
Crescent Shrub Garden, border position	440.00
Shared Tree (includes cost of 4 positions)	
(Total of 16 positions at the tree)	2,310.00
Family Tree, subject to availability (includes cost of the only 4 positions at the tree)	4,510.00
Family Tree Garden, subject to availability	5 500 00
(includes cost of the only 4 positions at the tree)	5,500.00
EASTERN CEMETERY GEELONG Nicke Well (single registion taken remains only)	220.00
Niche Wall (single position — token remains only) Weeping Rose Garden position (single position)	220.00
(Total of 12 positions at each rose, each position sold individually)	440.00
Rose Garden Border position (single position)	440.00
Geddie Rose Garden border position (single position)	440.00
Paved Rose Garden (single position)	550.00
Fountain Garden	
Standard rose (single position)	550.00
Weeping cherry tree* 2 of 4 positions	3,300.00
• Fountain naming rights, to include all 4 positions	3,300.00
at nearby cherry tree	11,000.00
GEELONG WESTERN PUBLIC CEMETERY	
Niche Wall (single position — new walls) Range	330.00
	440.00 550.00
Niche wall (double position) Range	495.00
None wan (dodote position) range	605.00
	715.00
Memorial Cross, garden border (single position)	440.00
Rose Position (single position) (Total of 4 positions at each rose, each position sold individually)	440.00
Lavender or Shrub Garden (single border position)	440.00
Garden of Reflection:	440.00
• Standard rose position (single)	550.00
• Fountain position (single)	583.00
Weeping rose position (single) Norman Bandar Cardan;	440.00
Norman Bender Garden: • Weeping Cherry Tree 2 of 4 positions	3,300.00
 Manchurian Pear Tree 2 of 4 positions 	3,300.00
Bench Seat incl. all 2 positions Wenning Lilly Pilly incl. all 2 positions	2,200.00
 Weeping Lilly Pilly incl. all 2 positions Cypress Tree position 1 of 4 positions 	1,980.00 550.00
- 7 F F 01 . Footom	220.00

Victoria Government Gazette	G 37 11 Septem	ber 2003 2423
BARRABOOL HILLS (HIGHTON) CEMETERY		
Garden Border Position (single position)		440.00
Rose Position [at rose previously reserved by the family]	440.00
—total of 4 positions at each rose		440.00
Niche Wall (single position) Range		330.00 440.00
		550.00
Niche Wall (double position) Range		495.00 605.00
		715.00
Rapids Garden:		550.00
Standard rose position (single) Memorial rock position (single)		550.00 715.00
Shrub garden position (single)		440.00
Weeping Rose Garden position (single position)	1 d in din i do 11	440.00
(Total of 12 positions at each rose, each position FLINDERS MEMORIAL PARK, LARA SOUTH	i soid individually)	440.00
Rose Garden (single position)		550.00
LEOPOLD CEMETERY		
Memorial Shrub Garden, single border position		440.00
Family Boulder in Memorial Shrub Garden (includes 4 positions & boulder name plate)		2,310.00
Native Shrub Garden position (previously reserved by f	amily)	2,310.00 Nil
DRYSDALE CEMETERY	<i>y</i> /	
Native Shrub & Rose Garden, single border position		440.00
Rose Position (previously reserved by family)		Nil
PORTARLINGTON CEMETERY		440.00
Memorial Shrub Garden, single border position Native Shrub Garden position (previously reserved by fa	amily)	440.00 Nil
6. CREMATED REMAINS — OTHER	inniy)	INII
Strewing of cremated remains by the Trust, with		
(1) at unmarked position as determined by the (no mourners present)	Trust	Nil
(2) at an unmarked position which is at a spec	eified location	1111
agreed by the Trust (no mourners present)		44.00
Removal of cremated remains from a memorial for collection or transfer to another position with	hin the cemetery	44.00
Attendance by mourners at placement or strewin	•	55.00
7. BOOK OF REMEMBRANCE		
These prices are inclusive of 10% GST	Entry in Dools	Leather Bound
	Entry in Book of Remembrance	Miniature Book
	\$	\$
2 line entry	132.00	132.00
3 line entry 4 line entry	154.00 176.00	154.00 176.00
5 line entry — maximum	198.00	198.00
Optional motif — only with 5 line entry	143.00	143.00

•	Remembrance Card	Leather Book (Additional
	¢	entry)
2 line entry	\$ 55.00	\$ 55.00
2 line entry 3 line entry	77.00	77.00
4 line entry	99.00	99.00
5 line entry — maximum	121.00	121.00
Optional motif — only with 5 line entry	99.00	99.00
8. BRONZE CEMETERY PLAQUES ITEM	PLAQUE SIZE	
Single Plaque — up to 6 lines		308.00
*Plain design *Book of Life	381mm x 216mm (15" x 8.5"	
*Special design		319.00 363.00
Single Plaque — up to 8 lines	381mm x 279mm (15" x 11	
Single Plaque — up to 8 lines	305mm x 279mm (11" x 12"	[*]
Single Plaque — up to 4 lines	559mm x 305mm (22" x 12'	*
Double Plaque — Provision for 2nd interment,	`	,
includes 1ST D/Plate	559mm x 305mm (22" x 12"	') 594.00
* 3 lines of inscription on main plaque & * 5 lines on D/Plate		
Detachable Plate for Double Plaque	1: \ 5.1:	121.00
— up to 5 lines (max.17 letters & spaces pe	er line) 5 lines maximum	121.00
Book of Life (Provision for 2nd interment) — up to 8 lines of inscription	559mm x 305mm (22" x 12'	') 638.00
Book of Life (2nd Page)		
— up to 8 lines of inscription	305mm x 279mm (11" x 12"	*
Additional lines	(all plaques)	25.30
Teddy	230 mm	319.00
Teddy	330 mm	484.00
Layout Proof		33.00
Memorial Plaque (for Cremated Remains in a Grave on masonry paver	e) 137mm x 102mm	176.00
Memorial Plaque — up to 12 lines	190mm x 190mm	220.00
	102mm x 80mm	
Memorial Plaque — up to 6 lines		132.00
Memorial Plaque — up to 8 lines	137mm x 102mm	154.00
Memorial Plaque — up to 10 lines	152mm x 152mm	198.00
Memorial Plaque — up to 12 lines Memorial Plaque — up to 12 lines	165mm x 210mm	220.00
* *	285mm x 210mm	253.00
Coloured plaques (burgundy, navy, green), where permitted	Additional	22.00
The Trust will not pre-sell bronze memorial plaques		
9. FLOWER CONTAINERS		
Eastern Cemetery — Plastic insert, brown (rectangle)		24.20
— Plastic insert, green (round)		11.00
Western Cemetery Lawn Section:		
— Plastic insert, brown (rectangle)		24.20
Barrabool Hills (Highton)		

— Concrete flower pot

11.00

NOTE: All prices are subject to variation without notice.

L. H. MILLER, trustee
I. D. MACDONALD, trustee
A. I. JICKELL, Trustee

Cemeteries Act 1958

SCALE OF FEES

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

	\$
Grave 2.44 m x 1.22 m	150.00
Niche wall (single position)	200.00
Interment	50.00
Monument	25.00
	D. W. MILLAR, trustee
	R. K. O'CONNOR, trustee
	R. J. KELLY, trustee

Cemeteries Act 1958

SCALE OF FEES

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

\$
1,945.00
1,045.00
1,045.00
1,150.00
300.00
1,045.00
250.00
225.00
375.00

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Victoria Government Gazette

MISCELL	AMEOUS	CHARGES	
TATION CALL	ANEUUS	CHARGES	

Saturday interment (extra)	380.00
Permission to erect a monument with cost up to \$600	
plus \$10 per \$100 or part thereof over \$600	60.00
Cancellation of burial arrangements	50.00
Exhumation of body from grave when authorised	2,000.00
Inspection of cemetery records for genealogical purposes	25.00

M. DOBSON, trustee
J. BRYANT, trustee
R. HAUGHTON, trustee
P. STONE, trustee
A. WATSON, trustee

Cemeteries Act 1958

SCALE OF FEES

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

SONG HE YUAN	\$
Family Grave	90,880.00
Premium Grave (Double) 1st Row	43,880.00
Premium Grave (Single) 1st Row	28,888.00
Premium Grave (Double) 2nd Row	39,688.00
Super Deluxe Grave (Double) 1st Row	19,888.00
Super Deluxe Grave (Double) 2nd Row	18,888.00
Super Deluxe Grave (Single) 2nd Row	11,888.00
Deluxe Grave 1st Row	11,880.00
Deluxe Grave 2nd Row	10,800.00
Deluxe Grave (remaining rows)	10,580.00
Standard Grave	9,500.00
Lawn Grave	6,000.00
	L. R. ROSSETTI, trustee
	R. S. REED, trustee
	H. B. GOETZE, trustee
	R. J. ALLISON, CEO

Dated 2 September 2003 Responsible Minister HON BRONWYN PIKE MP Minister for Health

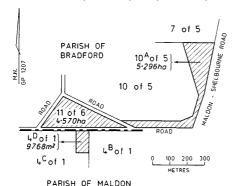
SUDHA KASYNATHAN Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 TEMPORARY RESERVATION OF CROWN LAND

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

MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

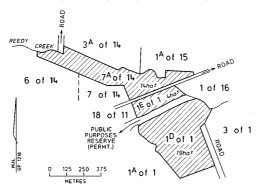
BRADFORD and MALDON — Conservation of an area of natural interest, total area 10.84 hectares, being Crown Allotment 10A, Section 5 and Crown Allotment 11, Section 6, Parish of Bradford and Crown Allotment 4D, Section 1, Parish of Maldon as indicated by hatching on plan hereunder. (GP1207) — (0607537).



Total area of hatched portions 10.84ha

MUNICIPAL DISTRICT OF THE GREATER BENDIGO SHIRE COUNCIL

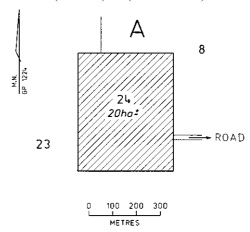
GOORNONG — Conservation of an area of natural interest, total area 37 hectares more or less, being Crown Allotment 7A, Section 14 and Crown Allotments 1D and 1E, Section 1, Parish of Goornong as indicated by hatching on plan hereunder. (GP1218) — (06/L6-10795).



Total area of hatched portions $37ha^{\pm}$

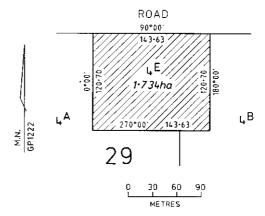
MUNICIPAL DISTRICT OF THE CENTRAL GOLDFIELDS SHIRE COUNCIL

NATTEYALLOCK — Conservation of an area of natural interest, 20 hectares more or less, being Crown Allotment 24, Section A, Parish of Natteyallock as indicated by hatching on plan hereunder. (GP1224) — (06/L6-10769).



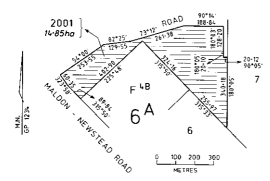
MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

RAVENSWOOD — Conservation of an area of natural interest, 1.734 hectares, being Crown Allotment 4E, Section 29, Parish of Ravenswood as indicated by hatching on plan hereunder. (GP1222) — (0617197).



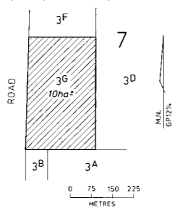
MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

TARRENGOWER — Conservation of an area of natural interest, 14.85 hectares, being Crown Allotment 2001, Parish of Tarrengower as indicated by hatching on plan hereunder. (GP1234) — (06/L6-10753).



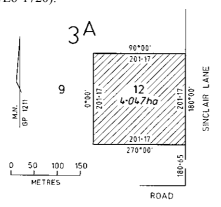
MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

WALMER — Conservation of an area of natural interest, 10 hectares more or less, being Crown Allotment 3G, Section 7, Parish of Walmer as indicated by hatching on plan hereunder. (GP1214) — (06/L6-1719).



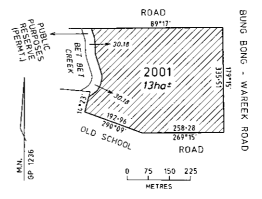
MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

WALMER — Conservation of an area of natural interest, 4.047 hectares, being Crown Allotment 12, Section 3A, Parish of Walmer as indicated by hatching on plan hereunder. (GP1211) — (06/L6-1720).



MUNICIPAL DISTRICT OF THE CENTRAL GOLDFIELDS SHIRE COUNCIL

WAREEK — Conservation of an area of natural interest, 13 hectares more or less, being Crown Allotment 2001, Parish of Wareek as indicated by hatching on plan hereunder. (GP1236) — (06/L6-10795).



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

Dated 9 September 2003 Responsible Minister MARY DELAHUNTY Minister for Planning

SUDHA KASYNATHAN 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 Land described in the attached schedule.

Dated 9 September 2003

Responsible Minister JOHN LENDERS MLC Minister for Finance

SUDHA KASYNATHAN Acting Clerk of the Executive Council

SCHEDULE No. 99A/04/2003

PROPERTIES TO BE SOLD BY THE DEPT OF SUSTAINABILITY AND ENVIRONMENT

DESCRIPTION: Allotments 21A & 23A

Section C Parish of Ruffy

AREA: 134.8ha
PROPERTY Nolans Road,

ADDRESS: Ruffy

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SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

making of the following statutory reares.				
103.	Statutory Rule:	Gaming No. 2 (General) (Amendment) Regulations 2003		
	Authorising Act:	Gaming No. 2 Act 1997		
	Date of making:	9 September 2003		
104.	Statutory Rule:	Gaming Machine Control (Miscellaneous) (Amendment) Regulations 2003		
	Authorising Act:	Gaming Machine Control Act 1991		
	Date of making:	9 September 2003		
105.	Statutory Rule:	Casino Control (Prescribed Authorities and Persons) (Amendment) Regulations 2003		
	Authorising Act:	Casino Control Act 1991		

9 September 2003

Date of making:

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Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

	No. of Pages	
	(Including cover	
Price Code	and blank pages)	Price*
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В	17–32	\$5.40
C	33–48	\$7.40
D	49–96	\$11.50
E	97–144	\$14.85
F	145-192	\$17.55
G	193-240	\$20.25
Н	241–288	\$21.55
I	289–352	\$24.25
J	353-416	\$28.35
K	417–480	\$32.35
L	481-544	\$37.75
M	545-608	\$43.15
N	609–672	\$48.55
O	673–736	\$53.90
P	737–800	\$59.30

^{*}All Prices Include GST

ADVERTISERS PLEASE NOTE

As from 11 September 2003

The last Special Gazette was No. 167 dated 9 September 2003

The last Periodical Gazette was No. 1 dated 12 June 2003

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