

No. G 39 Thursday 25 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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9.30 a.m. Monday – (Private Notices) 9.30 a.m. Tuesday – (Government and Outer Budget Sector Agencies Notices)

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- 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: The after hours numbers for Special Gazettes are:

Telephone: 0419 327 321

0419 325 882 0417 391 171

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Copies of the *Victoria Government Gazette* can be purchased from The Craftsman Press Pty. Ltd. by subscription.

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By Authority of Victorian Government Printer

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PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that Optus Mobile Pty Ltd has applied for a lease pursuant to section 134 of the Land Act 1958 for a term of 21 years in respect of Allotment 2002, No Section, Parish of Tol Tol for the purpose of construction, maintenance and operation of a telecommunications network and telecommunications service. File No. 01L5-4050.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership conducted between Shirley Evelyn Williamson of 2/35 Nickless Street, Chiltern and Peter Burnley Coulston of 1 Margaret Street, Wodonga, carrying on business as "Peter Coulston Backhoe Hire" of 1 Margaret Street, Wodonga, has been dissolved as from 31 August 2003.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between George Vellios and Frederik Steinkellner carrying on business in Victoria as IGA Everyday Paynesville has been dissolved as from 30 June 2003.

GEORGE VELLIOS

Re: JEAN LEE, late of Mowbray House, 87 Argyle Avenue, Chelsea, Victoria, retired bank clerk, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 June 2003, are required by the trustees, Francis Douglas Collins of 18 Springwood Avenue, Narre Warren, Victoria, carpet layer, and Brenda Mae McGregor of 1 Certrude Court, Noble Park, Victoria, home duties, to send particulars to them by 8 December 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: ROSA ABBATE, late of 56 Vine Street, Moonee Ponds, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased,

who died on 31 May 2003, are required by the trustee, Giuseppe Abbate of 64 Devereaux Street, Oak Park, Victoria, to send particulars to the trustee within sixty days after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO & CO., solicitors, 209 Glenroy Road, Glenroy 3046.

Re: Estate of NORMAN ERNEST HASLAM.

Creditors, next-of-kin or others having claims in respect of the estate of NORMAN ERNEST HASLAM, late of RMB 514, Birchip, in the State of Victoria, farmer, deceased, who died on 5 June 2003, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 4 December 2003 after which the executrix will distribute the assets having regard only to the claims of which she then has notice.

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

Re: ARTHUR HENRY PETER HARTVIGSEN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ARTHUR HENRY PETER HARTVIGSEN, deceased, who died on 29 November 2002, are to send particulars of their claims to the executor care of the undermentioned solicitors by 1 December 2003 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

E. P. JOHNSON & DAVIES, solicitors for the applicant,52 Collins Street, Melbourne.

Re: JOYCE EMILY EMMERSON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JOYCE EMILY EMMERSON, deceased, who died on 31 May 2003, are to send particulars of their claims to

the executor care of the undermentioned solicitors by 1 December 2003 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

E. P. JOHNSON & DAVIES, solicitors for the applicant, 52 Collins Street, Melbourne.

Creditors, next-of-kin or others having claims in respect of the estate of the late RICHARD JOHN MILLETT, late of 8 Rochussen Court, Mount Eliza, in the State of Victoria, deceased, who died on 21 March 2003, are to send particulars of their claims to the executor care of the undermentioned solicitors by 2 December 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: GORDON OPPENLANDER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 May 2003, are required by the trustees, Dallas Charles Oppenlander and Neville Gordon Oppenlander, to send particulars to them by 26 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.

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

Re: WILLIAM IVAN SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 June 2003, are required by the trustee, Thelma Muriel Smith, to send particulars to her by 26 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.

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

Creditors, next-of-kin and others having claims in respect of the estate of HILDA KATHLEEN MONEY, late of Strathalan Hostel, Erskine Road, Macleod, Victoria, widow, who died on 19 January 2003, are to send particulars of their claims to the executor, John Michael Calanchini, care of the undermentioned solicitors by 23 November 2003 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

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

CATHERINE MARGARET McCORMICK, late of 727 South Road, Moorabbin, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 August 2003, are required by the trustees, care of Harris & Chambers, lawyers, of 338 Charman Road, Cheltenham, to send particulars to them by 25 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.

ELSIE MAY WITTGENSTEIN, late of 30 Silverdale Road, Ivanhoe, Victoria, deceased.

Take notice that creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 December 2002, are required by the trustee, Equity Trustees Limited of Level 2, 575 Bourke Street, Melbourne, to send particulars to it by 28 November 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

L. K. DONALDSON & CO., lawyers, Level 4, 477 Collins Street, Melbourne.

LIONEL BASIL JOINER, late of 4 Stewart Street, Pascoe Vale, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died at Pascoe Vale on 4 February 2003, are required by the executors and trustees of the said deceased, Ian Bruce McNab and Alastair Finlay McNab both of 21 Keilor Road, Essendon, to send particulars to

them by 25 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.

KEITH IAN SEARLE, late of 23 Handsworth Crescent, Tullamarine, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died at Tullamarine on 28 June 2003, are required by the executors and trustees of the said deceased, Noreen Grace Nolan and Peter Daniel Nolan, both care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to them by 25 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.

URSULA MARGARET O'SHANNASSY, late of 138 Odessa Avenue, Keilor Downs, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died at Fitzroy on 20 May 2003, are required by the executors and trustees of the said deceased, Francis David O'Shannassy and Joan O'Shanassy, both care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to them by 25 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: DONALD KEITH BATES, late of 13 Robertson Street, Port Welshpool, but formerly of 13 Robertson Street, Port Welshpool, wood merchant, 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 trustee, Elizabeth Ann Ryan of 11 Walstab Street, East Brighton, Victoria, director of human resources, step-daughter, to send particulars to the trustee by 24 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.

Re; Estate of LOIS ROSS TROUNSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 July 2003, are required by the trustees, Patrick Francis Burke and Sue Maycle Corn, to send particulars to the trustees by 24 December 2003 after which date the trustees will convey or distribute the estate having regard only to the claims of which the trustees have notice. Such notice should be sent to the address noted below.

MITCHELL BURKE & CO., solicitors, 111 Yarra Street, Geelong 3220.

Re: GERTRUDE MURIEL MAY LEACH, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of GERTRUDE MURIEL MAY LEACH, late of Engelbert Lodge, 70 Haverfield Street, Echuca, Victoria, widow, deceased, who died on 14 August 2003, are to send particulars of their claims to the executor care of the undermentioned solicitors by 2 December 2003 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

MITCHELL, McKENZIE & CO., solicitors, 51–55 Heygarth Street, Echuca.

ROMILLY MANNELL KESTLE, late of 6 Cairns Avenue, Rosebud, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2003, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 28 November 2003 after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin or others having claims in respect of the estate of FLORENCE MARY TATTAM, late of 7 Albert Jones Court, Eaglemont, who died on 5 April 2001, are to send particulars of their claim to the executor, Barbara Judith Ann Tattam, care of the undermentioned solicitors by 10 December 2003 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

RIGBY COOKE, lawyers, 469 La Trobe Street, Melbourne, Vic. 3000.

Re: SZEJWA HINDA HIRSH, in the Will called Szejwa Hinda Hirsz, late of 134 Balaclava Road, Caulfield North, Victoria, but formerly of 150A Glen Eira Road, Elsternwick, Victoria, hand finisher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 December 2002, are required by the trustees, Joshua Bennie Hirsh of 12 Hawson Avenue, Glenhuntly, Victoria, service medal mounter, the son and Helen Rywka Szer of 1/202 Orrong Road, Caulfield North, Victoria, home duties, the daughter, to send particulars to the trustees by 30 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.

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

Re: BETTY MARY KINGWELL, late of 4830 Princes Highway, Birregurra, widow, deceased.

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 deceased's personal representative, Glenda Mary Kingwell, to send particulars to her care of the undermentioned solicitors by 26 November 2003 after which date she 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.

NANCY JUNE SELWYN VANCE, late of 20 Valleyview Road, Glen Iris, Victoria, secretary/librarian, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 July 2003, are required to send particulars of their claim to the executors, Damien Piers Vance and Nichola Selwyn Vance, care of the undermentioned solicitors by 26 November 2003 after which date the said executors will distribute the assets having regard only to the claims of which they then have notice.

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

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PROCLAMATIONS

ACT OF PARLIAMENT Proclamation

I, John Landy, Governor of Victoria, declare that I have today assented in Her Majesty's name to the following Bill:

No. 62/2003 Albury—Wodonga Agreement (Repeal) Act 2003

Given under my hand and the seal of Victoria at Melbourne on 23 September 2003.

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

> STEVE BRACKS Premier

No. 62/2003 Albury—Wodonga Agreement (Repeal) Act 2003.

This Act comes into operation on a day or days to be proclaimed.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

PORT PHILLIP CITY COUNCIL

Notice is hereby given that Council at its meeting on 17 December 2001, resolved to make the following Order under section 26 of the **Domestic (Feral & Nuisance) Animals Act 1994** (the Act).

Amended in relation to 'Beach E' by Council at its meeting on the 23 June 2003.

ORDER NO. 2 OF PORT PHILLIP CITY COUNCIL

Section 26

Domestic (Feral & Nuisance) Animals Act 1994

1. Dogs must be under effective control

- 1) The owner of any dog must keep the dog under effective control by means of a chain, cord or leash held by the owner and attached to the dog while the dog is in:
 - a reserve; or
 - a public place

except where otherwise designated by signs as being a designated reserve available for unleashing of dogs.

2) Sub clause (1) does not apply where a chain, cord or leash attached to the dog is securely fastened to a post or other fixture and the dog remains under sight or voice control by the owner.

2. Prohibited areas

- 1) Dogs are prohibited from entering or remaining in any prohibited area in the municipal district or in such an area at a time or date when dogs are prohibited from entering or remaining in such areas.
- 2) The prohibition under sub-clause (1) applies in such areas regardless of whether or not the dog is on chain, cord or leash or otherwise controlled or not controlled.

3. Owner's obligations in a designated reserve

A dog may be exercised off a chain, cord or leash in a Designated Reserve, if the owner:

- carries a chain, cord or leash sufficient to bring the dog under control by placing the dog on a chain, cord or leash if the dog behaves in a manner which threatens any person or animal;
- remains in effective voice and or hand control of the dog and within constant sight of the dog so as to be able to promptly bring the dog under control by placing the dog on a chain, cord or leash if that becomes necessary or desirable to avoid any wandering out of effective control or to avoid any threatening behaviour or any attack; and
- does not allow the dog to worry or otherwise threaten any person or animal, and does not allow the dog to attack any person or animal.

4. Non application to dangerous dogs or greyhounds

Clause 3 of this Order does not apply to any dog which is declared a dangerous dog under section 34 of the **Domestic (Feral & Nuisance)** Animals Act 1994 or to a greyhound which must meet the restraint requirements in section 27 of that Act.

5. Meaning of Words

In this Order:

Beach A

means the area of land and/or sand west of Pier Road extending to the low water mark between St Kilda Pier and an imaginary line 400 metres north west of the St Kilda Pier from the western boundary of Pier Road to the low water mark.

Victoria Govern	nment Gazette	G 39 25 Septembe	r 2003 2493
Beach	В	means the area of land and/or sand Beaconsfield Parade between an ir (extending in a south westerly direction western boundary of Langridge Street to mark) and another imaginary line 140 me of Fraser Street (extending in a south we from a point on the south west boundary of Parade to the low water mark).	naginary line from the north the low water etres south east sterly direction
Beach	С	means the area of land and/or sand south Street between an imaginary line (extend easterly direction from the low water m Pier to Beach Street) and another in (extending in a south westerly direction west boundary of Dow Street to the low w	ding in a north hark at Lagoon maginary line from the north
Beach	D	means the area of land and/or sand Boulevard between an imaginary line (northerly direction from the rock groyne Road between the low water mark and T and another imaginary line (extending direction from the rock groyne opposit Road between the low water mark and Th	extending in a opposite Barak The Boulevard) in a northerly te Cumberland
Beach	Ε	means the area of land and/or sand Beaconsfield Parade extending to the lo between Kerferd Road Pier and an i (extending in a south westerly direction west boundary of Langridge Street to mark).	w water mark maginary line from the north
Design	ated Reserves	means the following reserves and beaches signs as being available for unleashing of	dogs:
			Melway Ref:
•	Beach A (as defined)		57/J8–9
•	Beach B (as defined)		57/H8
•	Beach C (as defined)		57/B4
•	Beach D (as defined)		56/H3
•	Beaches in the municipa Sandridge Beach, West I	Beach St Àilda, Beach A, h D and Beach E) only between	57/E6–H7
•	Head Street Reserve, St	Kilda	67/D5
•	Clarke Reserve, St Kilda	1	67/C1
	(area east of footpath bo and Mitford Street)	unded by Clarke Street	
•	M.O. Moran Reserve, St Kilda		67/A1
•	Marina Point Reserve, S	t Kilda	67/A1-2
•	Peanut Farm Reserve, St	t Kilda	58/A11
•	Alma Park East, St Kild (north of oval—south of		58/E8
•	Alma Park West, St Kild	la	58/E8
•	Gasworks Park, South M		57/D4
•	Lagoon Reserve, Port M		57/C3

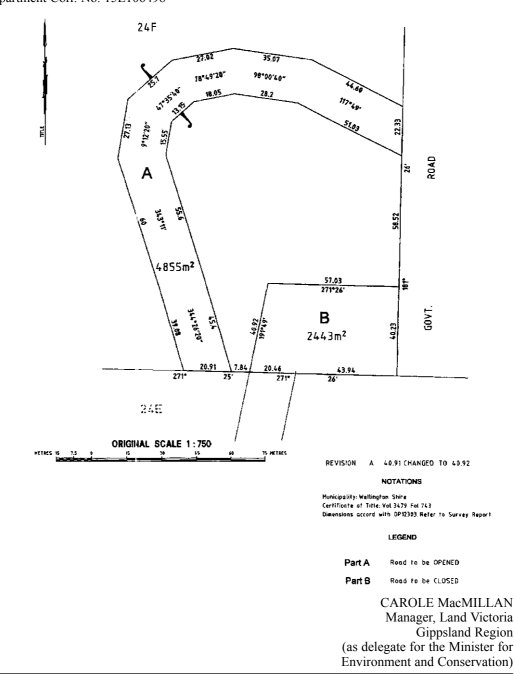
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			(b)	 by signs being Sandridge Beach St Kilda; Frank and Mary Crean Reser Street, Middle Park—being a for playground reserve); All areas within 5 metres of playground or within 5 metre barbecue; and areas (where dogs are not permitted at an 	and West Beach ve (Richardson enced children's any children's es of a public ny time between
				 1 November and 30 April in any finance the period 1 November and 30 April in an being: All beaches in the municipal di Sandridge Beach, West Beach Beach A, Beach B, Beach C, Beach E (Beach E between 5.30 am and E (Beach E between 5.30 am and beach Beac	ny financial year strict other than St Kilda and ach D and Beach
	Public	Place		has the meaning given to it in the Sum Act 1966, which includes all streets, r reserves, lanes, parks, schools, public has	oads, footways,
	Sandri	dge Beach		means the area of land and sand withit district of the Port Phillip City Co- imaginary line (being an extension to the of the easterly boundary of Todd Road between the north western boundary of district and the low water mark to the boundary of the municipal district be White Reserve.	uncil from an low water mark) and extending f the municipal e south western
	West B	each, St Kildd	1	means the area of land and/or sand sou Road and Beaconsfield Parade from an extending in a south westerly direction the south western boundary of Pier R north west of St Kilda Pier to the low another imaginary line from the south w of Beaconsfield Parade running adjacen the north western end of the foreshore p Cowderoy and Fraser Streets.	a imaginary line from a point on oad 400 metres water mark to estern boundary t and parallel to avilion between
					AVID SPOKES xecutive Officer

WELLINGTON SHIRE COUNCIL

Local Government Act 1989

Consent for Road Deviation

Under Clause 2(2) of Schedule 10 of the **Local Government Act 1989**, I consent, on behalf of the Minister for Environment and Conservation, to the deviation of the road on Crown Land in the Parish of Willung shown B on the attached plan to the land shown A on that plan. Department Corr. No. 15L106498



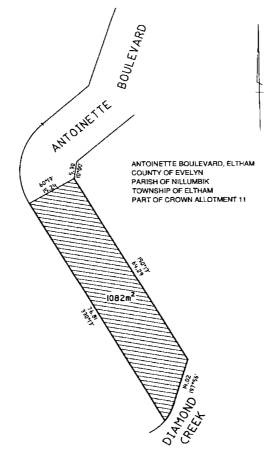


DISCONTINUANCE OF ROAD

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, Nillumbik Shire Council, at its Ordinary Council Meeting on 16 July 2003, formed the opinion that the section of unused road reserve shown hatched on the plan below, located between the southern end of Antoinette Boulevard and the northern boundary of 7 Antoinette Boulevard, is not reasonably required as a road for public use and be discontinued.

Submissions regarding the proposed discontinuance will be considered in accordance with section 223 of the Local Government Act 1989. Submissions should be made in writing to Council within 14 days after the date of this notice.

Submissions should be addressed to the Chief Executive Officer, Nillumbik Shire Council, PO Box 476, Greensborough 3088. A person who has made a submission may also speak in support of the submission or be represented by someone else, at Council's Policy and Services Committee meeting on Wednesday 12 November 2003.

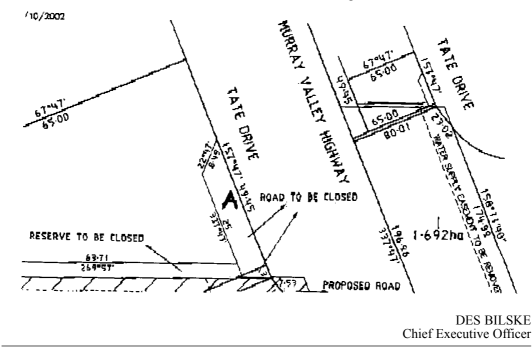


Dated 24 September 2003

GANNAWARRA SHIRE COUNCIL

Road Discontinuance

Under Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Gannawarra Shire Council at its ordinary meeting held on 16 July 2003 formed the opinion that the road shown 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 to abutting owners.



CITY OF WHITEHORSE Local Law No. 13 Amending Local Laws No. 7, 8 and 9

Notice is given pursuant to Section 119 (3) of the **Local Government Act 1989** that at a meeting of the Council of the City of Whitehorse held on 22 September 2003, the Council resolved to make Local Law No. 13 to amend the existing Local Law 7 (Municipal Property and Infrastructure), Local Law No. 8 (Amenity, Public Health and Safety) and Local Law No. 9 (Animals and Birds).

The purpose of Local Law No. 13 is to:

- amend Local Law No. 7 (Municipal Property and Infrastructure)
 - add a new definition 'specified wetland or lake';
 - make it an offence for a person without authority to allow a horse to enter any wetland, lake or other body of water and to allow a dog to enter any fountain or any specified wetland or lake; and
 - provide that a person must not, without a permit, park a vehicle on a Reserve.
- amend Local Law No. 8 (Amenity, Public Health and Safety) to
 - amend the definition of goods to include a motor vehicle;
 - amend the definition of heavy vehicle to comply with the Road Safety Act 1986;
 - insert a definition of reflective material;
 - provide that it is an offence to cause smoke, ash, soot, dust or smell to emanate which interferes with the reasonable comfort or convenience of persons who occupy adjacent or nearby land, whether the substance being burnt is in a barbecue or not;

- strengthen controls over the placement of waste bins on any road surface, part of a road reserve or any part of a naturestrip;
- restrict door knock collections to a Saturday, Sunday or designated Public Holiday and provide that collections do not commence before 9.00 am or continue after 6.00 pm;
- a minor amendment to adjust the penalty units where an infringement notice is issued on the spot.
- amend Local Law No. 9 (Animals and Birds) to
 - increase the number of dogs or cats which may be kept on a premises without the need to obtain a permit; and
 - provide that any structure used for the housing of poultry must have an impervious floor which is to be maintained in a good state of repair.

The Council made the Local Law by resolution at its meeting of 22 September 2003, after giving the required public notice (advertised in May 2003) and after considering written and verbal submissions received. Local Law No. 13 comes into operation on 1 November 2003.

Copies of Local Law No.13 — to amend the existing Local Law 7 (Municipal Property and Infrastructure), Local Law No. 8 (Amenity, Public Health and Safety) and Local Law No. 9 (Animals and Birds) can be obtained during business hours from: Whitehorse Civic Centre Service Centre, 379 Whitehorse Road, Nunawading, phone: 9262 6333; Box Hill Service Centre, 1022 Whitehorse Road, Box Hill, phone: 9262 6333; and Forest Hill Service Centre, Shop 130, Forest Hill Chase Shopping Centre, Canterbury Road, Forest Hill, phone: 9894 3868.

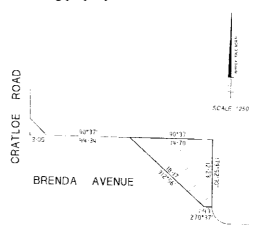
NOELENE DUFF Chief Executive Officer

MONASH CITY COUNCIL Road Discontinuance

At its meeting on 5 August 2003 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989, Monash City Council ("Council"):

Victoria Government Gazette

- 1. formed the opinion that part of the road 3 Brenda Avenue, Mount Waverley [and being the land shown hatched on the plan below ("the road")], is not reasonably required as a road for public use; and
- 2. resolved to discontinue the road and sell the land from the road by private treaty to the abutting property owners.



The road is to be sold subject to any right power or interest held by GASCOR in the road in connection with any pipes under the control of that authority in or near the road.

> DAVID CONRAN Chief Executive Officer



AMENDMENTS TO LOCAL LAWS NO. 3, 5 & 10

At its meeting held on 15 September 2003, Council resolved to amend Local Law No. 5, Local Law No. 3 and Local Law No. 10 pursuant to the provisions of the Local Government Act 1989.

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

The amendments are as follows:

 Local Law No. 5, Clause 9, Consumption of Liquor. Increase the penalty amount for infringement notice purposes from \$100 to \$200;

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

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

BARRY SECOMBE Acting Chief Executive Officer



Mildura Rural City Council

NOTICE OF INTENTION TO MAKE A LOCAL LAW

Protection of Council Assets and Control of Building Sites — Local Law No 5.

Mildura Rural City Council (Council) at its meeting on 28 August 2003 resolved to give notice pursuant to Section 119(2) of the Local Government Act 1989 (the Act) and to invite public submissions in accordance with Section 223 of the Act regarding its intention to make Local Law No 5 — Protection of Council Assets and Control of Building Sites.

The purpose of the proposed Local Law is to:

- protect public assets from damage;
- minimise hazards to health and safety;
- control the disposal of refuse, rubbish and soil on and from building sites; and

G 39 25 September 2003 2499

• educate persons involved in building work.

Persons wishing to comment on the proposal may, pursuant to Section 223 of the Act, lodge formal written submissions within 14 days of the publication of this notice to Chief Executive Officer, Mildura Rural City Council, PO Box 105, Mildura 3502.

Any person who has made a written submission to Council may request within that submission, that he or she be heard in person in support of the written submission or by a person acting on his or her behalf before a meeting of Council or a Council Committee.

Copies of the proposed Local Law are available from Mildura Rural City Council Administrative Offices in Madden Avenue, Mildura and Oke Street, Ouyen.

> PHIL PEARCE Chief Executive Officer

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

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

Notice of an Application for Planning Permit Amendment C62

Application Number P030400

The land affected by the Amendment and the application is located at the south-east corner of the intersection of Robinsons and Middle Roads, Derrimut, known as Portion 1 of Section 5, Parish of Derrimut (Memorial Book 816 No. 299).

The Amendment proposes to rezone the land from Rural Zone to Industrial 1 Zone.

The application is for a permit to subdivide the land into twenty lots.

The person who requested the Amendment and the applicant for the permit is Australand (C/- Earth Tech Engineering).

You may inspect the Amendment and the application, any documents that support the Amendment and application, and the explanatory report about the Amendment and application at Brimbank City Council, Keilor Office, Old Calder Highway, Keilor or Harvester Customer Service Centre, 301 Hampshire Road, Sunshine; and Department of Sustainability and

Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submission is 23 October 2003. A submission must be sent to: Mr Andrew Gray, Brimbank City Council, PO Box 106, Keilor, Victoria 3036.

Planning and Environment Act 1987

CORANGAMITE PLANNING SCHEME

Notice of Preparation of Amendment Amendment C10

The Corangamite Shire Council has prepared Amendment C10 to the Corangamite Planning Scheme.

The land affected by the Amendment is in the Curdie Street, Cobden, business area generally located on the southern side of the street between Walker Street and Lord Street (SW corner), but also including some properties fronting Victoria, Parrott and Adams Streets. The following properties are affected:

- 1–63 Curdie Street, Cobden (odd numbers only);
- 30–34 Victoria Street, Cobden;
- Lot 2 LP217681 Parrott Street, Cobden; and
- 40 Adams Street, Cobden.

The Amendment proposes to correct a mapping error that occurred after exhibiting the new format planning scheme in 1999. The land had been exhibited with a Business 1 Zone and it is Council's intention to reinstate a business zone as exhibited, which better reflects the current and desired future use of the land within the business area of Cobden.

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, Corangamite Shire Council, 181 Manifold Street, Camperdown, Vic. 3260; at the Cobden Library, 55 Victoria Street, Cobden, Vic. 3266; at the Department of Sustainability and Environment, South West Regional Office, 180 Fyans Street, South Geelong, Vic. 3220 and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 27 October 2003. A submission must be sent to the Chief Executive Officer, Corangamite Shire Council, PO Box 84, Camperdown Vic 3260.

PETER JOHNSTON Chief Executive Officer

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C40

The Maribyrnong Council has prepared Amendment C40 to the Maribyrnong Planning Scheme.

The Amendment affects 4.7 ha of land at the southwest corner of Rosamond Road and Mitchell Street, Maidstone.

The Amendment proposes to:

- rezone the land from an Industrial 3 Zone to a Residential 1 Zone;
- apply a Development Plan Overlay on the land;
- apply an Environmental Audit Overlay to the land; and
- apply a Public Acquitision Overlay to the north east corner of the land.

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, Maribyrnong City Council, corner of Hyde and Napier Streets, Footscray; at the Highpoint Library, 200 Rosamond Road, Maribyrnong; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 31 October 2003. A submission must be sent to Katerina Staikos, Co-ordinator Strategic Planning, Maribyrnong City Council, PO Box 58, Footstray 3011.

Dated 25 September 2003

KERRY THOMPSON Chief Executive Officer



Planning and Environment Act 1987 MOYNE PLANNING SCHEME

Notice of Amendment

Amendment C11

Amendment C11 has been prepared to the Moyne Planning Scheme.

The Amendment applies to a lot to be subdivided from a property at Part Lot 1 Sec 5, Dry Lakes Road, Allansford and seeks to undertake the following:

• Part Lot 1, Section 5, Dry Lakes Road, Allansford — to be rezoned from Rural Zone to Public Use Zone 1 — Service and Utility.

The Planning Scheme Amendment is to enable the South West Water Authority to construct a utility installation. The purpose of this utility installation is to improve the water supply to the Allansford area by constructing a water tank standpipe 8 metres in diameter and 16 metres in height (and associated facilities) and to protect that asset by appropriately zoning the lot created and acquired by the Authority.

The Amendment can be inspected at: Moyne Shire Council, Princes Street, Port Fairy 3284; Department of Sustainability and Environment, South Western Region Office, 180 Fyans Street, South Geelong 3220; and Department of Sustainability and Environment, Planning Information Centre, Nauru House, 80 Collins Street, Melbourne 3000. Further Information

Submissions must be in writing addressed to: Chief Executive Officer, Moyne Shire Council, PO Box 51, Port Fairy, Vic. 3284.

Submissions must be received by Monday 27 October 2003.

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Amendment

Amendment C47

Who is the Planning Authority?

Moonee Valley City Council has prepared Amendment C47 to the Moonee Valley Planning Scheme. Moonee Valley City Council is the Planning Authority for this Amendment.

What the Amendment does:

The Amendment proposes to update Heritage Overlay Maps 11 HO and 16 HO to show the correct location and boundary of two heritage sites to achieve consistency with the Victorian Heritage Register.

The Amendment also proposes to rezone land and make corrections to Zone Map No. 12 to reflect current and preferred future land uses. Specifically, the Amendment proposes to:

- rezone no. 58 and no. 60 Pascoe Vale Road, Moonee Ponds from a Public Use Zone — Local Government (PUZ6) to Business 5 Zone (Bus5); and
- rezone three lots described as no. 62 Pascoe Vale Road from a Residential 1 Zone to a Public Use Zone — Local Government (PUZ6). Only one land parcel at this address (title vol. 5242, folio. 291) is currently shown as PUZ6, while the three northern parcels are incorrectly shown as being zoned Residential 1.

The Amendment will:

- amend Map 11 HO to show the correct location of HO057 — Walter Burley Griffin Incinerator Complex, 100 Holmes Road, Moonee Ponds (VHR 434);
- amend Map 16 HO to show the correct location of HO100 — former Burge Bros Factory, 135–157 Racecourse Road, Kensington (VHR 1216); and
- modify Zone Map No. 12 to reflect the change in zone of No. 58 and No. 60 Pascoe

Vale Road, Moonee Ponds and the three lots described as No. 62 Pascoe Vale Road, Moonee Ponds (title vol. 5016, folio no. 065; title vol. 5126, fol. 193; vol. 5126 fol. 192).

Why the Amendment is required

The Amendment is required to correctly reflect the location and boundary of two heritage sites identified by the Moonee Valley Planning Scheme and included in the Victorian Heritage Register. The Amendment is also required to correct a zone map error that occurred as part of the transition to the new format Moonee Valley Planning Scheme and has recently been identified. By improving the accuracy of the Planning Scheme, the Amendment will provide for orderly planning and development in the City of Moonee Valley.

Where you may inspect this Amendment

The Amendment is available for public inspection, free of charge, during the office hours at the following places: Moonee Valley Council Offices, 9 Kellaway Avenue, Moonee Ponds 3039; and Department of Sustainability & Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000

Submissions about the Amendment must be sent to: City of Moonee Valley, PO Box 126, Moonee Ponds 3039 by Monday 27 October 2003.

> FRANCIS KHOO Acting Chief Executive

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 27 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.

- BAYNE, Ross Victor, late of 8 Mulwala Gardens, St Albans, Victoria 3021, retired, and who died on 11 June 2003.
- CLELAND, Rachel, late of Caulfield House, 509 Kooyong Road, Elsternwick, pensioner, and who died on 5 August 2003.

Victoria Government Gazette

- CLIFF, Elaine Joyce, late of 2 Aroha Crescent, Camberwell, Victoria 3124, and who died on 12 July 2003.
- HUME, Irma Joyce, late of Unit 1, 41 Pasley Street, Sunbury, pensioner, and who died on 17 June 2003.
- MAHONEY, Robert Maxwell, late of Vermont Private Nursing Home, 770 Canterbury Road, Vermont, Victoria 3133, pensioner, and who died on 23 July 2003.

Dated at Melbourne, 18 September 2003

LAURIE TAYLOR Estate Manager State Trustees Limited

STATE TRUSTEES LIMITED ACN 064 593 148 Section 79

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

- GEOFFREY NOEL HEARN, late of Western Suburbs Private Nursing Home, 40–44 Stephen Street, Yarraville, Victoria, pensioner, deceased intestate, who died on 28 May 2003.
- JOHN EDMOND KENNEDY, late of 32 Jordan Grove, Glen Waverley, Victoria, retired, deceased, who died on 26 July 2003 leaving a Will dated 27 March 2001.
- DOROTHY JEAN MURRAY, also known as Dorothy Jean Ring, late of Chelsea Private Nursing Home, 256 Station Street, Edithvale, Victoria, retired, deceased, who died on 29 May 2003 leaving a Will dated 7 February 1996.
- HELEN VUCKOVIC, late of Roxburgh Nursing Centre, 90 Lightwood Crescent, Meadow Heights, Victoria, retired, deceased intestate, who died on 21 July 2003.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 27 November 2003 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 3 December 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.

- CAMPBELL, Hylton Black, late of 35 Willora Crescent, Cranbourne, retired, and who died on 17 July 2003.
- CHUM, Hen Kum, late of Unit 1/136 Central Avenue, Laverton, Victoria 3028, factory worker, and who died on 31 August 2003.
- CLARKE, Jeffrey Phillip, late of 8 Armstrong Street, Creswick, Victoria 3363, cabinet maker, and who died on 9 October 2002.
- COLE, Gary Douglas, late of Unit 3/22 Polwarth Street, Colac, pensioner, and who died on 11 August 2003.
- COUTTS, Margaret Betty, late of Singleton Project, 53 McGibbony Street, Ararat, Victoria 3377, retired, and who died on 10 September 2003.
- FULTON, Lyra Catherine, late of Montgomery Nursing Home, 260 Kooyong Road, Caulfield South, Victoria 3162, married woman, and who died on 12 August 2003.
- FULTON, Percy, late of Clarence Court, 18 Clarence Court, Elsternwick, Victoria 3185, retired, and who died on 2 August 2003.
- GENT, Kathleen Mary, late of 27 Guys Road, Korumburra, retired, and who died on 11 September 2003.
- HOWLETT, Stanley Noel, late of 22 Larool Crescent, Seaford, Victoria 3198, retired, and who died on 13 September 2003.
- JENKINS, Lorna Muriel, formerly of 12/289 Barkly Street, St Kilda, but late of Elenora, 7 Mair Street, Brighton, retired, and who died on 9 September 2003.
- GLEESON, William, late of Landt Nursing Home, Dimboola Road, Warracknabeal, pensioner, and who died on 28 August 2003.
- JONES, Michael Harold, late of 1405 Daylesford—Trentham Road, Lyonville,

technician, and who died on 7 September 2003.

- MOSELEY, Eric, late of 1/51 Woolton Avenue, Thornbury, Victoria 3071, nurse, and who died on 1 September 2003.
- NORRIS, James William, late of Parkville Hostel, Poplar Road, Parkville, retired, and who died on 28 August 2003.
- TROPS, Alexander, also known as Alexsander Trops, late of Lot 1 Nettleton Road, Monbulk, Victoria 3793, retired, and who died on 13 July 2003.
- WINTHROP, Philip Joseph, late of 4 Wembley Grove, McKinnon, Victoria 3204, retired, and who died on 12 July 2003.
- WYATT, Clifton Victor, late of Brooklea S.A.H., 355 Springvale Road, Donvale, pensioner, and who died on 28 May 2003.
- Dated at Melbourne, 24 September 2003

LAURIE TAYLOR Estate Manager State Trustees Limited

EXEMPTION

Application No. A333 of 2003

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995** by Richmond Fellowship of Victoria— Amaroo Day Program & Outreach Services. The application for exemption is to enable the applicant to advertise for and employ a male worker in a full time position at the Amaroo Day Program & Outreach Services.

Upon reading the material submitted in support of the application by Ms Connie Gardner, Director of Human Resources, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a male worker in a full time position at the Amaroo Day Program & Outreach Services.

In granting this exemption the Tribunal noted:

- that men with a mental illness experience acute loneliness, depression, isolation and disempowerment;
- that for men, societal expectations of masculine roles are likely to exacerbate these psychosocial side effects of mental illness;

- that often due to the onset of the illness in formative years, men have difficulties in relating to women;
- that there is a need for positive role modelling by male staff members to further encourage positive change to enable male clients to improve their ability to engage in relationships;
- that a higher proportion of males attend the Day Program, especially during 'Drop In' times;
- that two staff members of each gender are rostered on at these times;
- that the gender specific groups such as 'Men's Group West' and 'Hestia', the women's group, are staffed by same gender facilitators to enable the exploration of gender related issues;
- that the grant of the exemption will offer an acceptable male worker coverage for male clients.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the Equal **Opportunity Act 1995** to enable the applicant to advertise for and employ a male worker in a full time position at the Amaroo Day Program & Outreach Services.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 25 September 2006.

Dated 17 September 2003

Mrs M. URQUHART Deputy President

Agricultural and Veterinary Chemicals (Control of Use) Act 1992 REVOCATION OF AUTHORISED OFFICERS UNDER SECTION 53

I, Catherine Hollywell, Manager Chemical Standards Branch acting in accordance with Section 53 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 hereby revoke the authorisation of JOHN FANNING for the purposes of all of the provisions of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992.

Dated 22 September 2003

CATHERINE HOLLYWELL Manager Chemical Standards Branch Department of Primary Industries

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**.

A.N.P.I. — Associazione Nazionale Partigiani Italiani In Australia Inc., Alptekin Australian Turkish Music Academy Inc., ARPA Over 50's Association Box Hill Inc., Arts Echuca Inc., Audrey Brooks Memorial Pre-School Centre Inc., Avenel Sheep Dog Club Incorporated, Axiom Gallery Inc., Bendigo and District Playgroup Association Inc., Bendigo Early Intervention Programme Inc., Bonnie Babes Children's Charity Foundation Inc., Buckley Park Association Inc., Carlton Marketing Association Inc., Central Gippsland Youth Suicide Taskgroup Inc., Christian Fellowship Centre South Morang Inc., Coastal Business and Tourism Inc., Colac & District Eventide Hostel Inc., Comma — Community Music Therapy Access Inc., Community Benefit Youth Ball -Craigieburn Inc., Cooinda Kindergarten Inc., Crime Victim Services Inc., Darebin Children's Services Association Inc., Earth Sustainability Conference Inc., Eastleigh Total Care Inc., Family Day Care Social Club Inc., First Samoan Community Church in Victoria Inc., Friends of The Frances Hewett Community Centre Inc., Gippsland Latrobe Football League Inc., Golden Light Spiritualist Centre Inc., Hall 's Gap Indoor Bowling Club Inc., Heartbeat Victoria -Grampians & District Group Inc., Hopetoun Ski Club Inc., Ihrim Australia Inc., IIR Australia Association Inc., It.Am.Au.Sa.Cup Inc. Juliana Relief Fund Inc., Kensington Community Centre Inc., Kiewa Valley Early Childhood Centre Inc., Kinder-Ed Association Inc., Kooweerup Business Association Inc., Kyneton Chamber of Commerce Inc., Kyneton District Tourism Inc., Latrobe Regional Chamber of Commerce and Industry Inc., Leongatha Community House Playgroup Inc., Life Activities Club Balwyn Inc., Livewires Social Club Inc., Loch Sport Dance Club Inc., Mall Treasure Chest Inc., Merlynston City Soccer Club Inc., Modern Ukranian Teachers Association Inc., Mornington Peninsula Herb Society Inc., Mt Hotham Marketing Group, National Seniors Assoc — Wodonga Branch Inc., Netherby

Entertainment Committee Inc., Netherby Hall Inc., Panthers Basketball Club (Moe) Inc., Paynesville Badminton Club Inc., Permaculture Two Bays Inc., Portland District Pastoral, Agricultural & Horticultural Inc., Protect Melbourne's West Inc., Rockbank Pre-School Association Inc., Rookies Netball Club Inc., Sads Australia Inc., Sandy Point/Shallow Inlet Coast Action Group Inc., Sunraysia Oasis Rose Festival Inc., Tamil Senior Citizens Association, North West Region Inc., The Criterion Hotel Sporting and Social Club Inc., The International Society of Professional Aromatherapists Inc., The Mohammed (Mo) Roaf Foundation Inc., The Powerhouse Players Inc., The Private Hospitals Association of Victoria (Inc)., The Professional Dressmakers' Association of Victoria Inc., The Seymour Baptist Fellowship Inc., The Shorthorn Show & Sale - Bendigo Inc., The St George's Hospital Graduate Nurses League Inc., Traralgon Combined Junior Fundraisers Inc., Tullamarine Pre-School Inc., Ultima Play Centre Inc., Victorian Association of Financial Counsellors Inc., Victorian Field and Game Bacchus Marsh Inc., Victorian Housing Services Network Inc., Warracknabeal Kindergym Inc., Warrak Tennis Club Inc., Warringal Club, International Training in Communication Inc., West Gippsland Community Skills & Training Inc., Williamstown Arthritis Self-Help Group Inc., Women's Cricket Australia Inc., Yarram Stealers Baseball Club Inc.

Dated 25 September 2003

ANN HAMMANN Deputy Registrar of Incorporated Associations

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 6 on Plan of Subdivision 012614, Parish of Shepparton comprising 57.0 square metres and being land described in Certificate of Title Volume 10100, Folio 538, shown as Parcel 1 on Survey Plan 18755. **Interest Acquired:** That of S. W. Konig Pty Limited and all other interests.

Published with the authority of VicRoads. Dated 25 September 2003

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

Land Acquisition and Compensation Act 1986 FORM 7 S.21

Reg. 16

Notice of Acquisition

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Interest Acquired: That of Chris Missiou and all other interests.

Published with the authority of VicRoads. Dated 25 September 2003

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

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

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads), declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 249353N (formerly known as Crown Allotment 4A, Section 7), Parish of Mouzie comprising 222 square metres and being land described in Certificate of Title Volume 8242, Folio 102, shown as Parcel 1 on Survey Plan 20518A.

Interest Acquired: That of Alfred John Hedditch and all other interests.

Published with the authority of VicRoads.

Dated 25 September 2003

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



Legal Practice Board

NOTICE OF ELECTION

Election of one (1) Practitioner Member to the Legal Practice Board

Notice is hereby given in accordance with the Legal Practice (Board Elections) Regulations 1997 that an election of one (1) practitioner member to the Legal Practice Board by enrolled current practitioners will be held on Tuesday, 11 November 2003 at 5.00 pm.

Eligibility

- To be eligible to vote at the election, current practitioners (being legal practitioners holding a current practising certificate) must enrol by giving written notice to the Board at: Level 19, 385 Bourke Street, Melbourne, Vic. 3000 by the close of roll date of 5.00 pm on Tuesday, 7 October 2003.
- To be eligible for election to the Legal Practice Board a current practitioner must be a legal practitioner of not less than 7 years standing and be enrolled as an elector on the Combined Roll of Advocates and Non-advocates.

Position

• The election will be for one (1) practitioner member elected from the Combined Roll of Advocates and Non-advocates. The successful candidate's term of office will be effective from 1 January 2004 for a period of 4 years until 31 December 2007.

Nominations

- Nominations from enrolled practitioners are hereby called for and must be received by the Returning Officer, Mr Peter Heard, Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne, Vic. 3000 not later than 5.00 pm on Tuesday, 14 October 2003.
- Each nomination must be signed by two nominators who shall be current practitioners enrolled to vote at the election. The nominee, who must also be a current practitioner, must sign the declaration of consent to nomination on the Nomination Form.

Victoria Government Gazette

- A Nomination Package may be obtained from the Returning Officer or from the Legal Practice Board. Please contact Ms Elizabeth Cruickshank on telephone (03) 9642 5333.
- Candidates may supply with their nomination a recent passport-size photograph and a personal statement of not more than 250 words. A candidate cannot in his or her personal statement refer to another candidate standing in the election without lodging the written consent of that other candidate with the statement.
- The Returning Officer may also amend or reject a personal statement in consultation with the candidate.
- A candidate who lodges a personal statement is responsible for the accuracy and integrity of all statements contained in it.
- Candidates may withdraw their nominations by notice in writing lodged with the Returning Officer at any time before the commencement of the scrutiny of votes in the election.

Voting arrangements

- If a ballot is required to decide the election, a draw to determine the order of the candidates' names on the ballot paper will be conducted by the Returning Officer at the Victorian Electoral Commission at 9.00 am on Wednesday, 15 October 2003.
- Voting papers will be posted to each practitioner on the roll on Monday, 27 October 2003.
- Votes must be received by the Returning Officer no later than 5.00 pm on Tuesday, 11 November 2003.

SUSAN WALPOLE Chief Executive Officer

Lotteries Gaming & Betting Act 1966 APPROVED GROUPS OF RACES

The following groups of races are approved for the purposes of section 40(1) of the Lotteries Gaming & Betting Act 1966—

Frederick Clissold Stakes and Kindergarten Stakes; Skyline Stakes and Pago Pago Stakes; Storm Queen Stakes and Sapphire Stakes; South Pacific Classic and Gosford Cup; Grafton Cup and Missile Stakes; Ming Dynasty Quality and

Research Stakes; Bill Ritchie Handicap and Craven Plate; Labour Day Cup and Champagne Classic; Doomben Classic and Doomben Roses; Bobbie Lewis Quality and Guineas Prelude; Caulfield Cup and Melbourne Racing Club Stakes; Geelong Cup and Matriach Stakes; Bunbury Cup and Strickland Stakes; Prince of Wales Stakes and Scahill Stakes; Queens Cup and Roma Cup; Asian Beau Stakes and L'Oreal Paris Plate; Hawkesbury Gold Cup and Summer Stakes; Hyperion Stakes and BTC Classic.

The current approval for the Belmont Sprint and Winter Cup is revoked and replaced by "Belmont Sprint and Winter Stakes".

The current approval for the Cadbury Guineas and Lone Star Oaks is revoked and replaced by "Cadbury Guineas and Moonee Valley Oaks".

The current approval for the Carlton Cup and Sir Byrne Hart is revoked and replaced by "Wyndham Estates Cup and Sir Byrne Hart".

The current approval for the CS Hayes Stakes and Tranquil Star Stakes is revoked and replaced by "CS Hayes Stakes and Jumeirah International Stakes".

The current approval for the Herbert Power Stakes and Caulfield Cup is revoked and replaced by "Winning Edge Presentation Stakes and Caulfield Cup".

The current approval for the Mares Stakes and Bloodhorse Breeders Stakes is revoked and replaced by "Chairman's Club Plate and TBV Thoroughbred Breeders Stakes".

The current approval for the NE Manion Cup and Parramatta LC Stakes is revoked and replaced by "NE Manion Cup and Ajax Stakes".

The current approval for the Schillaci Stakes and Mercedes Benz Sprint is revoked and replaced by "Schillaci Stakes and Fuszion Sprint".

The current approval for the Sweet Embrace Stakes and Australian Tie Company Stakes is revoked and replaced by "Sweet Embrace Stakes and Star Kingdom Stakes".

The current approval for the Underwood Stakes and Vic Health Cup is revoked and replaced by "Underwood Stakes and Dubai Racing Club Cup".

Dated 25 September 2003

JOHN PANDAZOPOULOS MP Minister for Racing G 39 25 September 2003 2507

Prostitution Control Act 1994

DECLARATION OF A PROSCRIBED BROTHEL

Yarra City Council in the Magistrates' Court of Victoria at Melbourne

Case Nos.: Z00565195, Z00561634 and Z00561612

Take notice that on 12 September 2003, the Magistrates' Court at Melbourne declared the premises situated at 46 Lulie Street, Abbotsford, to be a Proscribed Brothel for a period of 14 days, commencing 8.00 am on 22 September 2003, under section 80(1) of the **Prostitution Control Act 1994**.

It is an offence under section 82 of the **Prostitution Control Act 1994** to be found in or entering or leaving a Proscribed Brothel without lawful excuse, for which a person may be liable to a fine of up to 60 penalty units or imprisonment for 12 months.

For further information, please contact Ken Wolfe, Team Leader Community Amenity Unit on 9205 5015.

INTERIM CREDITING RATE — STATE SUPERANNUATION FUND

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act** 1988, sub-section 35(1) of the **Transport Superannuation Act 1988** and sub-section 37(1) of the **State Employees Retirement Benefits** Act 1979, the Government Superannuation Office has determined an annual rate of 1.2% to be applied as an interim crediting rate on exits on or after 19 September 2003.

PETER J. WYATT Chief Financial Officer

Victorian Managed Insurance Authority Act 1996

DECLARATION OF PARTICIPATING BODY

I, John Lenders MLC, being the Minister responsible for administering the Victorian Managed Insurance Authority Act 1996 (the "Act"), pursuant to section 4 of the Act, hereby declare the entity specified below to be participating body for the purposes of the Act.

Victorian Energy Networks Corporation

Dated 16 September 2003

JOHN LENDERS MLC Minister for Finance

Subordinate Legislation Act 1994

CONTROL OF WEAPONS (AMENDMENT) REGULATIONS 2003

FIREARMS (SEARCH POWERS) REGULATIONS 2003

Notice of Decision under Section 12

The proposed Control of Weapons (Amendment) Regulations 2003 and the proposed Firearms (Search Powers) Regulations 2003 and Regulatory Impact Statement have been advertised for public comment and a number of submissions were received.

Following consideration of the submissions, I now give notice of my intention to:

- proceed with the making of the proposed Regulations:
 - prescribing the manner in which searches without warrant in a public place under the Control of Weapons Act 1990 and Firearms Act 1996 shall be undertaken and the particulars to be included in records of such searches (subject to some amendments);
 - prescribing new fee levels for an Approval from the Chief Commissioner of Police to possess, carry or use a prohibited weapon and the fee for an application to vary an Approval;

with the proposed Regulations in these respects now planned to commence on Sunday 5 October 2004;

- extend the deadline for submissions on the proposed Regulations in respect of:
 - classifying swords as "prohibited weapons", thereby reducing their general availability to the public;
 - classifying crossbows as "prohibited weapons", thereby reducing their general availability to the public; and
 - classifying inert and imitation explosives as a controlled weapon, thereby making their lawful possession and use contingent on a lawful excuse;

Further public submissions on the proposed Regulations and RIS in respect of the proposals relating to swords, crossbows and inert and imitation explosives are invited. Copies of these documents can be obtained from: Mr Chris Shea, Justice Policy, Department of Justice, GPO Box 4356QQ, Melbourne, Vic. 3001. Tel: (03) 9651 6988. Fax: (03) 9651 6922. Copies can also be accessed on the Department of Justice's internet site, at: http://www.justice.vic.gov.au

The closing date for receipt of written submissions on the proposals in respect of swords, crossbows and inert and imitation explosives is now Friday 10 October 2003.

All submissions received will be treated as public documents.

ANDRÉ HAERMEYER Minister for Police and Emergency Services

Subordinate Legislation Act 1994

REGULATORY IMPACT STATEMENT Road Safety (Vehicles)

(Registration Fees No.2) Regulations 2003

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994**, that a Regulatory Impact Statement (RIS) has been prepared in relation to the Road Safety (Vehicles) (Registration Fees No. 2) Regulations 2003.

In May 2003, the Victorian State Budget announced a 10 per cent increase in vehicle registration and transfer fees in 2003–04 as a means of raising additional funding for road infrastructure projects and other purposes.

The Road Safety (Vehicles) Regulations 1999 were amended to implement these fee increases with effect on 1 July 2003 by:

- the Road Safety (Vehicles) (Registration Fee) Regulations 2003, S.R. No 36/2003; and
- the Road Safety (Vehicles) (Transfer of Registration Fees) Regulations 2003, S.R. No. 51/2003.

These Regulations were made without compliance with the Regulatory Impact Statement process under a Premier's certificate issued under section 9(3) of the **Subordinate Legislation Act 1994**. However, to comply with the requirements of section 9(4) of that Act, the amending Regulations provide for the expiration of the fee increases on 1 January 2004.

VicRoads has prepared the draft Road Safety (Vehicles) (Registration Fees No. 2) Regulations 2003, which are proposed to come into operation on 1 December 2003. These draft Regulations would keep the recent fee increases in place on an ongoing basis. This RIS is concerned with these proposed Regulations.

The primary objective of the proposed regulations is to keep the higher fees for vehicle registration and transfer of registration in place on an ongoing basis. The proposed regulations will therefore provide funding for the provision of road infrastructure that is safe and efficient.

The RIS concludes that the proposed Regulations are the most cost effective and efficient means of meeting the objectives.

Public comments are invited on the RIS and accompanying Regulations. Copies may be obtained from the VicRoads bookshop, email: bookshop@roads.vic.gov.au, telephone: (03) 9854 2049, or facsimile: (03) 9854 2468.

Written submissions will be received up to 5:00 pm on 27 October 2003 at the following address: Manager, Registration and Licensing Policy, VicRoads, Level 1, 60 Denmark Street, Kew. Vic. 3101 or by email to catherine.gunn@roads.vic.gov.au. All submissions will be treated as public documents.

Any enquiries regarding the content of the RIS should be directed to Ms Catherine Gunn on (03) 9854 1884.

DAVID ANDERSON Chief Executive

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 29 October 2003.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 23 October 2003.

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

D. & M. Brock Towing Pty Ltd. Application for variation of conditions of tow truck licence number TOW202 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 165 High Street, Broadford, to change the depot address to Lot 1, 30 Mia Mia Road, Broadford.

STEVE STANKO Director

Osteopaths Registration Act 1996

FEES PAYABLE TO THE BOARD

In accordance with Section 86(1)(c) of the **Osteopaths Registration Act 1996** the Board has fixed the following fees which will be payable to the Board from 1 December 2003:

	Proposed for 2004
	Þ
General registration	500.00
General registration	
for a period of less than 3 months	100.00
Specific registration	500.00

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	Proposed for 2004 \$
Specific registration	
for a period of less than 3 months	100.00
Endorsement of registration	200.00
Division 1	200.00
Division 2	250.00
Division 3	250.00
Renewal of registration	400.00
Additional renewal fee	52.00
Restoration to the register	500.00
Copy of the register	24.00
Copy of the register on computer disk	62.00
Extract from the register	24.00
Issue of replacement certificate	50.00
Dated 1 September 2003	
	M. E. STRICKLAND Registrar

Optometrists Registration Act 1996 FEES PAYABLE TO THE BOARD

In accordance with Section 90(1)(c) of the **Optometrists Registration Act 1996** the Board has fixed the following fees which will be payable to the Board from 1 December 2003 in respect of the calendar year 2004:

Section of Act	Fee	\$
5(2)(b)	General registration	245.00
5(2)(b)	Specific registration	245.00
11(3)(b)	Endorsement of registration	52.00
13(1)(b)	Renewal of registration	230.00
13(2)	Additional renewal fee (Late Fee)	55.00
14(b)	Restoration of Registration	310.00
17(5)	Copy of Register — Electronic	50.00
17(5)	Copy of Register — Print	70.00
17(5)	Extract from Register	12.50
_	Issue of replacement Certificate	50.00

Dated 15 September 2003

Crown Land (Reserves) Act 1978

CROWN LAND RESERVES

(MURRAY TO THE MOUNTAINS RAIL TRAIL RESERVE) REGULATIONS 2003

Table of Provisions

I, Mary Delahunty, Minister for Planning make the following Regulations

PART 1—PRELIMINARY

1. *Title*

These Regulations may be cited as the Crown Land Reserves (Murray to the Mountains Rail Trail Reserve) Regulations 2003.

2. *Objective*

The objective of these Regulations is to provide for the care, protection and management of the Murray to the Mountains Rail Trail Reserve.

3. Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

4. Commencement

These Regulations come into operation on the date they are published in the Victoria Government Gazette.

5. Revocations

Any Regulations previously approved in respect of the reserve are hereby revoked.

6. Definitions

In these Regulations—

"Act" means the Crown Land (Reserves) Act 1978;

"alcohol" means a beverage intended for human consumption with an alcoholic content greater than 0.5 per centum by volume at a temperature of 20 degrees Celsius;

"appointed officer" means an officer or employee of the Committee appointed in writing by the Committee as an appointed officer for the purposes of these Regulations, or an officer of the Councils of the Alpine and Indigo Shires or Rural City of Wangaratta;

"authorised officer" means an authorised officer appointed under section 83 of the **Conservation, Forests and Lands Act 1987** for the purposes of the **Land Act 1958**;

"bicycle path" has the same meaning as in the Road Safety (Traffic) Regulations 1988; *"camp"* means—

- (a) to erect, occupy or use a tent or any similar form of accommodation; or
- (b) to erect, park, occupy or use a caravan, camper van or other movable form or temporary structure of accommodation.

"Committee" means the committee of management appointed to manage the reserve under section 14 of the Act;

"damage" means to alter, to cut, to destroy, to deface, to soil or to vandalise;

"*fauna*" means any animal-life which is indigenous to Victoria whether vertebrate or invertebrate and in any stage of biological development and any other living thing generally classified as fauna but does not include humans or fish;

"firearm" has the same meaning as in the Firearms Act 1996;

"fireplace" means a facility constructed of stone, metal, concrete or other non-flammable material provided in the reserve for the purposes of lighting and maintaining fires;

"flora" means any plant-life which is indigenous to Victoria whether vascular or non-vascular and in any stage of development and includes any other living thing generally classified as flora;

"footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988; *"function"* includes a—

- (a) meeting;
- (b) rally;
- (c) demonstration; and

(d) sporting or recreational event.

"Land Registry" means the Land Registry of the Department of Sustainability and Environment;

"Livestock" has the meaning ascribed to it by section 3 of the Impounding of Livestock Act 1994;

"Minister" means the Minister for Planning;

"Occupation crossing" means an area of the reserve over which crossing rights have been conferred to the owners and occupiers of adjacent land under provisions of the Lands Compensation Act 1890.

"parking area" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"*permit*" includes any authority, approval, consent, permission, receipt, or ticket given granted or issued by the Committee in accordance with these regulations;

"Rail Trail" is a multi-use recreational pathway that has been developed on a former railway easement that has been set aside for recreational use including cycling and walking and other activities permitted under these regulations;

"Reserve" and "Rail Trail Reserve" means the Crown land reserved for Public Purposes (Rail Trail) the Parishes of—

Myrtleford as shown bordered red on the plan marked LEGL./96-461;

Barwidgee as shown bordered red on the plan marked LEGL./97-190;

Barwidgee and Porepunkah as shown bordered red on the plan marked LEGL./97-191;

Bright and Porepunkah as shown bordered red on the plan marked LEGL./98–52 and on Certified Plan Number 118341;

Carraragarmungee as shown bordered red on the plan marked LEGL./99–37;

Tarrawingee and Everton as shown bordered red on the plan marked LEGL./99-38;

Everton and Murmungee as shown bordered red on the plan marked LEGL./99-39;

Murmungee as shown bordered red on the plan marked LEGL./99-40;

Murmungee and Myrtleford as shown bordered red on the plan marked LEGL./99–41; and Everton and Murmungee as shown bordered red on the plan marked LEGL./99–42.

lodged in the Land Registry.

"road" has the same meaning as in the Local Government Act 1989 and includes a road vested in the Crown;

"Secretary" means the body corporate established by Part 2 of the Conservation, Forests and Lands Act 1987;

"segregated footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"sell" includes-

- (a) selling by means of any machine or mechanical device;
- (b) bartering or exchanging;
- (c) agreeing to sell;

- (d) offering or exposing for sale;
- (e) keeping or having in possession for sale; and
- (f) sending, forwarding, delivering or receiving for or on sale or directing, causing or attempting any of such acts or things.

"shared footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988; *"take"* means—

(a) in relation to flora, to kill, injure or disturb any live flora, or to remove or collect the whole or parts thereof whether dead or alive, and

(b) in relation to fauna, to kill, injure or disturb any animal or remove any dead animal. *"vehicle"* has the same meaning as in the **Road Safety Act 1986**;

"weapon" has the same meaning as in the Control of Weapons Act 1990.

7. Application of Regulations

- (1) These Regulations do not apply to—
 - (a) a member of the Committee;
 - (b) an appointed officer;
 - (c) any other officer or employee of the Committee; or
 - (d) an authorised officer, a person authorised by or an employee of the Secretary who is acting in the course of his or her duties.
- (2) A person acting in accordance with a lease, licence, tenancy or permit granted or issued under the Act or a corresponding previous enactment over land in the reserve is not subject to these Regulations, to the extent that the activities authorised by that lease, licence, tenancy or permit are inconsistent with these Regulations.

PART 2—POWERS OF COMMITTEE

8. *Committee may erect buildings and carry out works*

The Committee may erect buildings and carry out works to provide facilities or services on the reserve provided the consent required to be obtained in accordance with Regulation 32 has been obtained.

9. Committee may set aside areas for particular purposes

- (1) The Committee may determine that a specified area or areas in the reserve be set aside for one or more of the following purposes—
 - (a) protection or management of flora, fauna, geological or geomorphological features or cultural values;
 - (b) re-establishment or planting of vegetation;
 - (c) amenities or facilities for public use;
 - (d) camping;
 - (e) the playing of games or sport;
 - (f) the lighting or maintaining of fires;
 - (g) the entry by any person accompanied by a dog under that person's control;
 - (h) the riding, driving or leading of a horse or a mule or a donkey or a camel or the drawing of a vehicle by any of those animals;
 - (i) the parking of any vehicle or vehicles of a particular class or classes;
 - (j) the passage of any vehicle or vehicles of a particular class or classes;
 - (k) a bicycle path;
 - (l) a footway;
 - (m) a segregated footway;

- (n) a shared footway;
- (o) the conducting of a community event;
- (p) the approval of use of the Rail Trail Reserve trail for a commercial venture; and
- (q) for the passage of livestock.
- (2) The Committee must include in a determination under Sub-regulation (1) details of any conditions, the times or periods during which areas set aside under Sub-regulation (1) may be used for the purpose for which they are set aside.
- (3) If the Committee has determined that an area be set aside under Sub-regulation (1), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by the persons about to enter the areas, indicating—
 - (a) the areas so set aside; and
 - (b) the purpose for which those areas are set aside; and
 - (c) the conditions, times or periods during which the purpose is permitted.
- (4) A person must comply with a determination made under Sub-regulation (1) when displayed in accordance with Sub-regulation (3).

10. Committee may set aside further areas where entry or access is prohibited or restricted

- (1) The Committee may determine that a specified area or areas in the reserve be set aside as an area where access or entry is prohibited or restricted—
 - (a) by a person who is in possession of alcohol;
 - (b) by a person with glass bottles, glass containers or glass utensils in their possession;
 - (c) for reasons of public safety;
 - (d) for the protection of flora, fauna, geological or geomorphological features or cultural values;
 - (e) by a person who is control of an animal including horses, camels, donkeys and other animals; and
 - (f) for the passage of livestock.
- (2) A determination under Sub-regulation (1) must specify—
 - (a) the times or periods during which entry or access is prohibited or restricted to an area or the conditions of entry to that area; and
 - (b) the reasons why entry or access is prohibited or restricted.
- (3) If the Committee has determined that an area be set aside under Sub-regulation (1), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by the persons about to enter the areas, indicating—
 - (a) the areas so set aside; and
 - (b) the reasons why entry or access is prohibited or restricted; and
 - (c) any conditions of entry or use of the area; and
 - (d) the times or periods during which entry or access is prohibited or restricted.
- (4) A person must comply with a determination made under Sub-regulation (1) when displayed in accordance with Sub-regulation (3).

11. Issuing, compliance production and cancellation of permits

- (1) The Committee may issue a permit for any purpose for which a permit is required under Part 3.
- (2) A permit issued under Sub-regulation (1) authorises the holder to enter and use the reserve—
 - (a) for the purpose specified in the permit; and
 - (b) for the period specified in the permit; and
 - (c) subject to any terms and conditions in respect of that entry or use determined by the Committee and specified in the permit.
- (3) The holder of any current permit must comply with any terms and conditions of that permit.
- (4) Unless otherwise provided in these Regulations, any person applying for a permit under this Local Law must lodge with the Committee—
 - (a) an application in a form approved by the Committee; and
 - (b) any application fee required by the Committee.
- (5) Before considering any such application, the Committee may require the applicant to:
 - (a) give notice of the application to any persons whom the Committee considers may be detrimentally affected by the grant of the application; and
 - (b) publish notice of the application in a newspaper generally circulating in the municipal district.
- (6) Every notice given or published must consist of—
 - (a) a true copy or summary of the application;
 - (b) an indication that the Committee will consider the application after the expiry of 14 days following the giving or publication of the notice;
 - (c) an indication that all persons affected by the grant of an application may send to the Committee any written submissions they wish to make in relation to the application; and
 - (d) an indication that all written submissions received within 14 days of the date of the notice will be taken into account in the determination of the application.
- (7) Where the Committee has required the giving or publication of a notice it must not further consider the application until—
 - (a) it is satisfied that the applicant has given and/or published the notice in the required manner; and
 - (b) at least 14 days have elapsed since the giving or publication of the notice.
- (8) All written submissions received within the 14 day period must be considered by the Committee.
- (9) In determining whether to grant a permit, the matters to which the Committee may have regard include whether the application complies with any policy adopted by the Committee.
- (10) Subject to Sub-regulation (4), the Committee may in its discretion—
 - (a) grant an application;
 - (b) grant an application with conditions; or
 - (c) refuse to grant an application.
- (11) Unless it is sooner revoked or renewed, any permit will continue in force for the period specified in the permit, or, if no period is specified, for a period of 12 months from the date of its issue or renewal.

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- (12) A permit-holder must not assign, transfer or encumber his or her permit.
- (13) The Committee may correct any permit issued under these Regulations if the permit contains—
 - (a) a clerical error or an error arising from an accidental slip or omission; or
 - (b) an evident and material miscalculation of figures or a material mistake in the description of a person, thing or property referred to in the permit and the Committee gives notice of the correction to the permit holder.
- (14) If, in the opinion of the Committee—
 - (a) a permit-holder has failed to comply with any conditions of the permit;
 - (b) there has been a material misstatement or concealment of fact in relation to the grant of the permit; or
 - (c) there has been a material change of circumstances since the grant of the permit, the Committee may revoke the permit.
- (15) The Committee must keep a register of all permits issued under this Regulation and must note the correction and revocation of any permit in the register.
- (16) Upon revocation or cancellation of a permit under Sub-regulation (14), the Committee or an appointed officer must, within a reasonable time after the revocation or cancellation, notify the permit holder in writing of the cancellation or revocation of the permit.
- (17) A person who holds a permit issued under this Part must produce the permit for inspection when requested to do so by the Committee, an authorised officer or appointed officer.

12. Fees and charges

- (1) The reserve is open to the public free of charge except as otherwise determined by the Committee in accordance with Sub-regulation (2).
- (2) The Committee may determine such reasonable fees that it considers necessary for entry to the reserve or use of improvements, services or facilities in the reserve.
- (3) If the Committee has determined that a fee is payable for entry to the reserve or use of improvements, services or facilities in the reserve under Sub-regulation (2), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by persons about to enter the reserve or use the improvements, services or facilities in the reserve, indicating the fee payable for entry to the reserve or use of the improvements, services or facilities in the reserve.
- (4) A person must not enter the reserve or use the improvements, services or facilities within the reserve without paying the appropriate fee, if any, determined by the Committee under Sub-regulation (2).

PART 3—USE AND CONTROL OF THE RESERVE

13. Offence to enter or remain in area where entry or access is prohibited or restricted

- (1) Subject to these Regulations, unless a current permit has been granted, a person must not enter or remain in an area to which entry or access has been prohibited or restricted under Regulation 10 in respect of which a notice or notices are displayed in accordance with Regulation 10.
- (2) Sub-regulation (1) does not apply to a person who enters or remains in an area of the reserve in accordance with a current permit issued under Part 2.

14. Entry of dogs, horses and other animals

- (1) A person must not bring an animal into, or allow an animal under that person's control to enter or remain in the reserve.
- (2) Sub-regulation (1) does not apply to a person who—
 - (a) brings a dog which is used as a guide dog into or allows that dog to remain in the reserve; or
 - (b) brings into or allows to remain in the reserve a dog which is in an area set aside under Regulation 9(1) as an area where dogs are permitted; or
 - (c) brings into or allows to remain in the reserve a horse, mule, donkey or camel which is in an area set aside under Regulation 9(1) as an area for the riding, driving or leading of those animals or the drawing of a vehicle by any of those animals; or
 - (d) brings an animal into or allows an animal to remain in the reserve in accordance with a current permit issued under Part 2; or
 - (e) moves livestock within the reserve in accordance with a current permit issued under Part 2; or
 - (f) moves livestock across the reserve within the confines of an occupation crossing.
- (3) A person who brings an animal into the reserve in accordance with this Regulation must ensure that the animal is effectively controlled from causing any nuisance, injury, unreasonable disturbance, or damage to any person, garden, shrub, tree, building, fencing or other improvement.
- (4) A person who brings a dog, other than a dog used as a guide dog, into the reserve must remove any faeces deposited by that dog from the reserve or place the faeces in a receptacle which is provided for that purpose by the Committee.

15. Driving and parking vehicles

- (1) A person must not drive a vehicle in the reserve.
- (2) Sub-regulation (1) does not apply to a person who drives or parks a vehicle in an area set aside by the Committee under Regulation 9(1) for the passage or parking of vehicles.
- (3) A person must not park or leave a vehicle standing in the reserve.
- (4) Sub-regulation (3) does not apply to a person who parks a vehicle or leaves a vehicle standing in an area set aside by the Committee under Regulation 9(1) for the parking of vehicles in accordance with the times and manner determined by the Committee.
- (5) Sub-regulation (1) does not apply to—
 - (a) a 4 wheel motor bike or motorised wheelchair used by a disabled person, provided the maximum speed travelled by that vehicle does not exceed 20 kmph; or
 - (b) any motorised vehicle for that section of the Rail Trail Reserve signed as a shared zone or between Wobonga Lane and Fleming Lane when controlled under the direction of VicRoads or Alpine Shire Council during periods of floods over the Great Alpine Road, provided the maximum speed travelled by that vehicle does not exceed 20 kmph and all flagmen or traffic signals are obeyed; or
 - (c) a person driving a motorised vehicle within the confines of an occupation crossing whilst engaged in moving livestock across the reserve within the confines of the occupation crossing.

16. Aircraft, helicopters and airborne craft

(1) Within the reserve, a person must not launch, fly, land, control or operate any model aircraft, model helicopter, aircraft, helicopter, glider, hang-glider or similar flying machine, kite, hot-air balloon or parachute.

17. Camping

- (1) A person must not camp within the reserve.
- (2) Sub-regulation (1) does not apply to a person who camps—
 - (a) in an area set aside by the Committee under Regulation 9(1) for the purpose of camping; and
 - (b) in accordance with a current permit issued under Part 2.

18. *Fire*

- (1) A person must not light or maintain a fire in the reserve.
- (2) Sub-regulation (1) does not apply to a person who lights or maintains a fire at a time and during a period when the lighting of fires is not prohibited under any Act in—
 - (a) a fireplace provided by the Committee; or
 - (b) an area set aside by the Committee under Regulation 9(1) for the purpose of lighting or maintaining a fire.
- (3) A person must not leave unextinguished or unattended a fire which that person has lit or maintained in the manner referred to in Sub-regulation (2).

19. *Natural, cultural and other assets*

- (1) In the reserve, a person must not—
 - (a) take, cut, damage, displace, deface or interfere with any timber, tree, shrub, plant, wildflower or other vegetation;
 - (b) enter any area which is set aside under Regulation 9(1)—
 - (i) for the re-establishment or planting of trees, shrubs, grass or other vegetation; or
 - (ii) for the protection of flora or fauna, geological or geomorphological features or cultural values;
 - (c) plant or knowingly introduce any seed, tree, shrub, fern or other vegetation or any part of any tree, shrub or other vegetation;
 - (d) take destroy or damage any lair or nest or take any fauna or its lair or nest or take any skeletal remains;
 - (e) move or interfere with any sign, noticeboard, equipment, seat, table, gate, post, fence, bridge, facility, building or structure;
 - (f) move or interfere with any navigational aid or life saving aid except for the purpose of saving life.
 - (g) take any stone including any soil, sand or gravel.
- (2) Sub-regulation (1) does not apply to a person acting in accordance with a lease, licence, permit or other authority under the Extractive Industries Development Act 1995, the Mineral Resources Development Act 1990 or the Petroleum Act 1958.

20. Erecting or using buildings and structures

- (1) In the reserve, a person must not—
 - (a) erect or place any building or structure; or

- (b) enter, occupy or use the whole or any part of any building or structure unless it is set aside as an amenity or facility for public use and any fee required to be paid under these Regulations has been paid and any times or periods or conditions relating to the use of the building or structure are complied with.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).

21. Use of amenity or facility

- (1) In the reserve, a person must not enter or use an amenity or facility set aside for use of the persons of the opposite sex.
- (2) Sub-regulation (1) does not apply to the entering or use of an amenity or facility by a child under the age of 6 years when accompanied by an adult.

22. Games or sports

- (1) In the reserve, a person must not engage in any game or sport likely to cause interference, disturbance, inconvenience or danger to other persons using the reserve.
- (2) Sub-regulation (1) does not apply to a person—
 - (a) who is engaged in a game or sport in an area set aside for a game or sport under Regulation 9(1) and any fee required to be paid under these regulations has been paid and any times or periods or conditions relating to the use are complied with; or
 - (b) who is acting in accordance with a current permit issued under Part 2 which allows that person to engage in a game or sport.

23. Function, fete or public meeting

- (1) In the reserve, a person must not participate in a function, concert, festival, tour, fete or public meeting or similar event.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).

24. Public address

- (1) In the reserve, a person must not preach or deliver an address or use any amplifier, public address system, loud hailer or similar device.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).

25. Commercial Activities

- (1) In the reserve, a person must not—
 - (a) sell or offer any article for sale;
 - (b) take photographs for gain or commercial purposes;
 - (c) ply any vehicle for hire or carry any passengers for fee or reward;
 - (d) conduct any school or provide any form of instruction for gain;
 - (e) display, advertise for sale or trade or hire any article, device, service or thing;
 - (f) solicit or collect money or orders for goods or services or other purposes;
 - (g) take part in or advertise any entertainment for gain;

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- (h) give out, distribute, erect, leave set up or display any handbill, placard, notice, pamphlet, book, paper, advertising matter or any like thing;
- (i) offer for hire any article, device or thing;
- (j) conduct a tour for gain or for commercial purposes.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).

26. Machinery and power tools

- (1) In the reserve, a person must not operate any portable or stationary generator, air-compressor, chainsaw, oxyacetylene or electrical cutting or welding apparatus or other machinery.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).

27. *Gates*

In the reserve, a person must not leave any gate open except where the gate is already open or in accordance with a sign authorised by the Committee.

28. Offensive behaviour

In the reserve, a person must not—

- (a) use indecent or obscene language;
- (b) use threatening or abusive words;
- (c) behave in a riotous, indecent, offensive or threatening manner.

29. Firearms and traps

In the reserve, a person must not possess or carry or use any firearm, trap or snare.

30. Stones or missiles

In the reserve, a person must not propel or throw any stone or missile which is likely to cause danger or unreasonable disturbance to other persons or to animals or is likely to damage any flora or property.

31. Royalties

A person authorised by a current permit issued under Part 2 to take stone from the reserve must pay to the Secretary the royalty specified in Schedule 5 of the Extractive Industries Development Regulations 1996, in respect of the type and quantity of stone taken.

PART 6—WORKS AND IMPROVEMENTS

32. Consent of Minister

- (1) The Committee must obtain all the necessary approvals and permits and the consent of the Minister or the consent of the Minister's authorised delegate before undertaking any works or improvements on the reserve.
- (2) The consent of the Minister or the Minister's authorised delegate is not required if the works and improvements are;
 - (a) for the purpose of carrying out repairs or maintenance of structures, facilities and other improvements, or
 - (b) minor works or improvements necessary to keep the reserve in good order or appearance; or
 - (c) to provide information to the public; or
 - (d) works and improvements agreed to under a management or development plan which has been approved by the Minister or the Minister's authorised delegate.

PART 7—GENERAL

33. Obstruction

A person must not in the reserve obstruct, hinder or interfere with a member of the Committee, an authorised officer or appointed officer, any other officer or employee of the Committee or a person authorised by the Committee in the execution of his or her duties in the reserve.

34. Direction and direction to leave

- (1) An appointed officer or authorised officer may direct a person in charge of a vehicle to move the vehicle or remove the vehicle from the reserve if—
 - (a) the vehicle is parked or standing contrary to any determination made under these Regulations; or
 - (b) in the opinion of the appointed officer or authorised officer the vehicle is obstructing or likely to obstruct the passage of people or other vehicles in the reserve; or
 - (c) the vehicle is a danger or likely to be a danger to people using the reserve or is likely to cause injury or damage to property in the reserve; or
 - (d) the vehicle is being driven in a manner which is likely to prejudice the safety of persons or cause injury or damage to property in the reserve.
- (2) An appointed officer or an authorised officer may direct any person whom that officer believes on reasonable grounds has contravened these regulations to leave the reserve or any part of the reserve.
- (3) When directed to do so by an appointed officer or an authorised officer, a person must immediately—
 - (a) move a vehicle as directed within the reserve; or
 - (b) remove a vehicle from the reserve; or
 - (c) leave the reserve or the part of the reserve.

Notes

Contravention of regulations

A contravention of these regulations may result in the imposition of penalties as set out in Section 13 of the **Crown Land (Reserves) Act 1978**.

Litter

The depositing of litter in the reserve is prohibited under the Litter Act 1987 and may result in the imposition of penalties under that Act.

Motor Vehicles

Under the Land Conservation (Vehicle Control) Regulations 1992, motor vehicles are prohibited from being within a reserve except on a road, in a parking area or in an area declared to be a free access area. A contravention may result in the imposition of penalties under those regulations.

Fire

In addition to Regulation 18, the lighting of fires is governed by the Fire Protection Regulations 1992 and failure to adhere to those Regulations may result in the imposition of penalties.

Dated 11 September 2003

NORMA MARSHALL Director Crown Land Management as delegate for the Honourable Mary Delahunty, Minister for Planning.

Health Practitioners (Special Events Exemption) Act 1999

RUGBY WORLD CUP 2003

SPECIAL EVENT ORDER

I, Bronwyn Pike, Minister for Health and Minister responsible for the administration of the Health Practitioners (Special Events Exemption) Act 1999 ("the Act"):

- 1. am of the opinion that the class of sporting events included in Column 1 of the Schedule below will attract a significant number of participants from other countries and that those events—
 - (a) are to take place in the State; and
 - (b) will have classes of visiting health practitioners (medical practitioners and physiotherapists) appointed, employed, contracted or otherwise engaged to provide health care services to visitors participating in those events;
- 2. under section 6(1) of the Act, declare and specify by this Order the class of events included in Column 1 of the Schedule to be a special event for the purposes of the Act;
- 3. under section 7 of the Act, specify the period included in Column 2 of the Schedule as the exemption period which has effect in respect of this special event;
- 4. under section 8 of the Act, specify that, for the purposes of section 4(c) of the Act, the organisation included in Column 3 of the Schedule is required to notify in writing the Secretary to the Department of Human Services, Victoria, of the following information:
 - (a) the names of the visiting health practitioners who intend to provide health care services within Victoria at the special event included in Column 1 of the Schedule; and
 - (b) the name of the team, group or persons to whom the visiting health practitioners will be providing health care services within Victoria;
- 5. under section 10(1)(a) and (b) of the Act, authorise those visiting health practitioners referred to in item 4 who are medical practitioners to—
 - (a) prescribe, write prescriptions for or supply Schedule 4 poisons or Schedule 8 poisons to visitors; and
 - (b) sell or supply Schedule 2 poisons or Schedule 3 poisons to visitors; and
 - (c) obtain any Schedule 2 poison, Schedule 3 poison, Schedule 4 poison or Schedule 8 poison by wholesale;
- 6. under section 10(1)(c) of the Act, authorise a pharmacist registered in Victoria under a health registration Act to sell or supply any Schedule 4 poison or Schedule 8 poison to—
 - (a) a visiting health practitioner who is a medical practitioner, provided that the visiting health practitioner has written a prescription for that Schedule 4 poison or Schedule 8 poison; or
 - (b) a visitor on production of a written prescription;
- 7. under section 10(1)(d) of the Act, authorise a pharmacist registered under a health practitioner Act to sell or supply by wholesale any Schedule 2 poison, Schedule 3 poison, Schedule 4 poison or Schedule 8 poison to a visiting health practitioner who is a medical practitioner.

	SCHEDULE		
Column 1	Column 2	Column 3	
Rugby World Cup 20034 October 2003 to 22 November 2003 inclusive		Australian Rugby Union Ltd	
Dated 11 September 2003			
		BRONWYN PIKE Minister for Health	

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

NOTICE OF GRANT OF EXPLORATION PERMIT

A permit numbered VIC/P55 has been granted to Basin Oil Pty Ltd of Level 29, 44 St George's Terrace, Perth, WA 6000, Diamond Gas Resources Pty Ltd, Level 9, 37 St George's Terrace, Perth, WA 6000 and Santos Offshore Pty Ltd, Level 29, 91 King William Street, Adelaide, SA 5000, in respect of the blocks described hereunder, to have effect for a period of six years from and including 15 September 2003.

DESCRIPTION OF BLOCKS

The graticular blocks numbered hereunder-

BLOCK NO.	BLOCK NO.	BLOCK NO.	BLOCK NO.
1714	1715	1784	1785
1786	1856	1857	1858
1929	1930		

on the Melbourne Map Sheet SJ55 Offshore Graticular Sections Map.

MADE under the **Petroleum (Submerged Lands)** Act 1967 of the Commonwealth of Australia on behalf of the Commonwealth—Victoria Offshore Petroleum Joint Authority.

Dated 15 September 2003

DOUG SCENEY Manager, Minerals and Petroleum Regulation Delegate of the Designated Authority Pursuant to an Instrument of Delegation dated 16 May 2003

Private Agents Act 1966

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

I, the undersigned, being the Registrar of the Magistrates' Court at Melbourne hereby give notice that the 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.

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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
Christopher John Beldon	10 Elizabeth Street, Newport 3015	Neville Harold McCabe	55 Flemington Road, North Melbourne 3051	Commercial Sub-agents Licence
Taneya Cheree Craker	6 Browne Avenue, St Albans 3021	Advanced Credit Management	Level 5, 455 Bourke Street, Melbourne 3001	Commercial Sub-agents Licence
Paul Maurice Zucca	1 Sussex Crescent, Seaford 3198	Dun & Bradstreet P/L	479 St Kilda Road, Melbourne 3004	Commercial Sub-agents Licence
Simon Christopher Whittle	179 Hawke Street, West Melbourne 3003	Advanced Credit Management	Level 5, 455 Bourke Street, Melbourne 3001	Commercial Sub-agents Licence
Raymond H. Smith	43 Lincoln Avenue, Glen Waverley	Probe Investigations P/L	214 Balaclava Road, North Caulfield 3161	Commercial Sub-agents Licence

Dated at Melbourne 16 September 2003

GRAEME J. HORSBURGH Principal Registrar Magistrates' Court of Victoria

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Approval of Amendment

Amendment C8

The Minister for Planning has approved Amendment C8 to the Bass Coast Planning Scheme.

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

The Amendment rezones part of Lot 2, PS317834G, located on the north side of Viminaria Road, Harmers Haven from a Rural Zone to a Low Density Residential Zone; applies the Design and Development Overlay No.1 to part of Lot 2, PS317834G, located on the north side of Viminaria Road, Harmers Haven and applies the Environmental Significance Overlay No. 5 to part of Lot 2, PS317834G, located on the north side of Viminaria Road, Harmers Haven.

The application also proposed the granting of Planning Permit No. 02470 for the subdivision of the land into twenty-one (21) lots and associated vegetation removal and works in accordance with the endorsed plans.

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

Permit No.: 02470.

Description of land: Certificate of Title Volume 10096, Folio 594, Lot 2, PS317834G, Viminaria Road, Harmers Haven.

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 Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

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

Planning and Environment Act 1987 DAREBIN PLANNING SCHEME

Notice of Approval of Amendment Amendment C42

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

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

The Amendment:

- alters the planning scheme maps and the schedule to the Heritage Overlay so that the former Little Sisters of the Poor Home for the Aged as included in the Victorian Heritage Register is shown in the Darebin Planning Scheme;
- makes corrections to the schedule of Clause 43.01 Heritage Overlay to ensure correct alignment between the maps and schedules; and
- makes corrections to the schedule of Clause 52.02 Easements, Restrictions and Reserves to correctly reference lots.

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 Darebin City Council, 274 Gower Street, Preston.

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

Planning and Environment Act 1987 GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C51

The Minister for Planning has approved Amendment C51 to the Greater Dandenong Planning Scheme.

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

The Amendment introduces interim heritage protection for a dwelling at 16 Macpherson Street, Dandenong. The Amendment also corrects minor heritage mapping anomalies.

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

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

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ORDERS IN COUNCIL

Parliamentary Committees Act 1968

LAW REFORM COMMITTEE OF PARLIAMENT

Inquiry into Forensic Sampling and the Use of DNA Databases in Criminal Investigations

Extension of Reporting Date

Order in Council

The Governor in Council, under section 4F of the **Parliamentary Committees Act 1968** substitutes the reporting date referred to in the Order in Council dated 15 April 2003 requiring the Law Reform Committee of Parliament to inquire into, consider and report to Parliament on matters relating to forensic sampling and the use of DNA databases in criminal investigations by substituting the date by which the Committee must report to the Parliament on the inquiry from 30 September 2003, to the last day of the Spring 2003 sittings of Parliament.

Dated 23 September 2003

Responsible Minister: STEVE BRACKS Premier

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

106. Statutory F	ule: Tobacco (Grands Events) Regulation 2003	
Authorising	g Act: Tobacco Act 1987	7
Date of ma	king: 23 September 200)3

G 39 25 September 2003 2527

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As from 25 September 2003

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ISSN 0819-5471

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