

Victoria Government Gazette

No. G 36 Thursday 4 September 2003

GENERAL

GENERAL AND PERIODICAL GAZETTE

Copy to: Gazette Officer

The Craftsman Press Pty. Ltd.

125 Highbury Road, Burwood Vic 3125

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

Email: gazette@craftpress.com.au

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Private Notices

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Sector Agencies Notices)

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- Late withdrawal of advertisements (after client approval, before printing) will incur 50 per cent of the full advertising rate to cover typesetting, layout and proofreading costs.
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- 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

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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

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0417 391 171

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The Victoria Government Gazette

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125 Highbury Road, Burwood Vic 3125

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PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that the Birchip Golf Club Incorporated has applied for a lease pursuant to Section 134 of the Land Act 1958 for a term of 21 years in respect of Crown Allotment 8C, Section 5, Township of Birchip for the purpose of "Golf Course and Recreational Activities connected therewith".

DISSOLUTION OF PARTNERSHIP

Take notice that the farming and grazing partnership conducted by A. K., S. K. and R. A. Whitsed at Corryong will be dissolved from 31 August 2003. Creditors and others having a claim upon the partnership should forward details immediately care of S. K. and R. A. Whitsed, 31 Indi Road, Corryong, Victoria 3707.

ROBYN WHITSED

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Susan Anne Rossi and Danute Anne Brovedani carrying on business of investing in real estate at Unit 2, 58 Relowe Crescent, Mont Albert North, Victoria 3129 under the style or firm of Susan Ann Rossi & Dana Anne Brovedani has been dissolved as from 24 July 2003.

Dated 25 August 2003

DANUTE ANNE BROVEDANI

ALAN PERCIVAL LEIGH, late of Unit 114, 300 Elgar Road, Box Hill, Victoria, retired dental supplier, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2003, are required by Equity Trustees Limited, ACN 004 031 298, the proving executor of the Will of the deceased, to send particulars of their claims to the executor in the care of the undermentioned solicitor by 5 November 2003 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

ANDREW G. J. ROWAN, solicitor, Level 4, 472 Bourke Street, Melbourne 3000. IRIS GRACE KRISTENSEN, late of Central Park, 101 Punt Road, Windsor, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2003, are required by Equity Trustees Limited, ACN 004 031 298, the proving executor of the Will of the deceased, to send particulars of their claims to the executor in the care of the undermentioned solicitor by 5 November 2003 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

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

Re: Estate of COLIN GEORGE HARVEY.

Creditors, next-of-kin or others having claims in respect of the estate of COLIN GEORGE HARVEY, late of 12 Bright Street, Woorinen South, in the State of Victoria, deceased, who died on 30 June 2003, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 21 November 2003 after which the executrix 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: Estate of LEO MATTHEW McINERNEY.

Creditors, next-of-kin or others having claims in respect of the estate of LEO MATTHEW McINERNEY, late of Sea Lake & District Health Services, McClelland Avenue, Sea Lake, in the State of Victoria, retired farmer, deceased, who died on 3 July 2003, are to send particulars of their claim to the executor care of the undermentioned legal practitioners by 14 November 2003 after which the executor will distribute the assets having regard only to the claims of which he then has notice.

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

Re: GLADYS MARION SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 November 2002, are required by the trustee, Thomas Gordon Smith, to send particulars to him by 12 November 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: HAROLD HANKINSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2003, are required by the trustees, Norma Dorothy Irvin and Valerie Edith Grant, to send particulars to the trustees by 12 November 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: ROBERT WILLIAM COBURN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 January 2003, are required by the trustees, Doris Friend Coburn and Robert William Coburn, to send particulars to them by 12 November 2003 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

MARY JOAN EASTMURE, late of 160 Liardet Street, Port Melbourne, in the State of Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 June 2003, are required by the executor, Peter Denis Eastmure of 29 Heffernan Street, Laverton, in the said State, to send particulars to him care of the undermentioned solicitors by 12 November 2003 after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

GOLDSMITHS, barristers & solicitors, 13 Errol Street, North Melbourne 3051.

SHIRLEY CLARICE SOMERVILLE, late of Fairview Homes for the Aged, Sargeant Street, Warragul, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2003, are required by the trustee, Pamela Shirley Akers, to send particulars of their claims to her care of the undersigned solicitors by 4 November 2003 after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has

GRAY FRIEND & LONG, solicitors, 70 Queen Street, Warragul 3820.

Creditors, next-of-kin or others having claims in respect of the estate of ANTHONY GEORGE MONCKTON, late of 139 Gooch Street, Thornbury, Victoria, gentleman, deceased, who died on 18 April 2003, are to send particulars of their claims to the executor care of the undermentioned solicitors by 5 November 2003 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

JOHN KEATING & ASSOCIATES, solicitors, 191 Greville Street, Prahran 3181.

Creditors, next-of-kin and others having claims in respect of the Will of MARY JOSEPHINE LOCKSTONE, late of 147 Wellington Street, Flemington, Victoria, widow, deceased, who died on 28 July 2003, are requested to send particulars of their claims to the executor, Veronica Mary Brooks (formerly Veronica Mary Lewis), care of the undermentioned legal practitioner by 5 November 2003 after which date she will distribute the assets having regard only as to the claims of which she then has notice.

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

Re: ARTHUR BENJAMIN (JACK) TITHERIDGE, late of 32 Evans Street, Moonee Ponds, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 December 2002, are required by his executor, Luigi Adrian Papaleo of the

below address to send particulars to him by 5 December 2003 after which date the executor may distribute the assets having regard only to the claims of which he then has notice.

JUDGE & PAPALEO, solicitors, 33–37 Hotham Street, Collingwood 3066.

Re: BESSIE MAY McPHEE, late of Clarendon House, Clarendon Street, Maryborough, Victoria, but formerly of Flat 5, 16 Seddon Street, Ivanhoe, Victoria, retired trainer nurse, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 May 2003, are required by the trustee, Ian William Cox, to send particulars to the trustee care of the undermentioned solicitors by 14 November 2003 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: STANLEY CHRISTOPHER EDGELL, late of 12 Bryants Road, Dandenong, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 July 2003, are required by the trustees, Elaine May Ashton of 228 Toomuc Valley Road, Pakenham, Victoria, home duties, the daughter and Lynette Ann Gaskell of 320 North Yannathan Road, Modella, Victoria, home duties, the daughter, to send particulars to the trustees by 2 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.

MACPHERSON & KELLEY, solicitors, 40–42 Scott Street, Dandenong 3175.

RICHARD TERENCE AYRES, late of 5 Riverbend Rise, Macs Cove, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2002, are required by the applicant for grant of representation in the estate, Geoffrey Keith Schulz, to send particulars to him at the office of the undermentioned firm

of solicitors by 12 November 2003 after which date the applicant for grant of representation may convey or distribute the assets having regard only to the claims of which they then have notice.

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

Re: JUNE McCARTNEY, in the Will called McCartney June, late of 21 Gale Street, Aspendale, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 June 2003, are required by the trustee, Deborah Elizabeth Denes, to send particulars to the trustee care of the undermentioned solicitors by 3 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.

MASON SIER TURNBULL, solicitors, 315 Ferntree Gully Road, Mt Waverley 3149.

Re: WALTER JAMES WILLIAMS, late of Central Park Nursing Home, 101 Punt Road, Windsor, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 June 2003, are required by the trustees, Dimity Jane Williams and Todd James Gordon Williams to send particulars to the trustees care of the undermentioned solicitors by 4 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.

MASON SIER TURNBULL, solicitors, 315 Ferntree Gully Road, Mount Waverley 3149.

DOROTHY MYRLE KILLARD, deceased, late of 29 Leonard Street, Frankston, Victoria, widow. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2003, are required by the executor, ANZ Executors & Trustee Company Limited (ACN 006 132 332) of Level 21, 530 Collins Street, Melbourne, to send particulars to it by 4 November 2003 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 121 William Street, Melbourne. Estate of BRUCE DAVID CONN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of BRUCE DAVID CONN, late of Longstaff Road, Toora 3962, Victoria, who died on 24 April 2003, are to send particulars of their claims to the trustee, Douglas Howard Conn of South Gippsland Highway, Welshpool, Victoria, farmer, care of the undermentioned solicitors by 2 November 2003 after which date the executor will distribute the assets having regard only to the claims of which notice has been received.

OAKLEYS WHITE, solicitors, 65 Main Street, Foster.

MELITTA LEDERER, late of Unit 31, Roseville Retirement Village, 110 King Street, East Doncaster, Victoria. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 January 2003, are required by Perpetual Trustees Consolidated Limited, ACN 004 029 841 of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said company by 4 November 2003 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

Creditors, next-of-kin and others having claims in respect of the estate of DURANTE POLI, late of 47 Grace Street, St Albans, in the State of Victoria, pensioner, deceased, who died on 20 July 2003, are required to send particulars of such claims to the executor care of the undermentioned solicitors by 4 November 2003 after which date the executor will convey or distribute the assets having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS, 222 Latrobe Street, Melbourne.

Re: KATHLEEN MERLE ABSALOM, late of George Vowell Centre, Nepean Highway, Mount Eliza, but formerly of 18 Queen Street, Mornington, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 August 2003, are required by the trustees, Nicholas John Roberts, mediator and Anne Roberts, retired legal practitioner, both of

16 Bay Road, Mount Martha, Victoria, to send particulars to the trustees by 4 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.

ROBERTS PARTNERS, solicitors, 216 Main Street, Mornington 3931.

DOREEN McNAMARA, deceased.

Creditors, next-of-kin and others having claims against the estate of DOREEN McNAMARA, late of 67 Karma Avenue, East Malvern, Victoria, widow, deceased, who died on 29 June 2003, are required to send particulars of their claims to the executor care of the undermentioned solicitor by 15 November 2003 after which date the executor will proceed to distribute the assets having regard only to the claims of which she then shall have notice.

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

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

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

All the estate and interest (if any) of Colin Bainbridge of 15/1 Millar Road, Tullamarine, joint proprietor with Anita Bainbridge of an estate in fee simple in the land as described on Certificates of Title Volume 9125, Folio 570 and Volume 10045, Folio 071 which are laneways known as adjacent to the main house at 18 Ballater Street, Essendon.

Registered Mortgage Nos. N642813J and N642814F affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only/No Credit Cards). SW-02-0111849-6

Dated 4 September 2003

V. PARKIN Sheriff's Office

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

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

All the estate and interest (if any) of Nick Giannopoulos and Karen Giannopoulos of 22 Nation Road, Selby as shown on Certificate of Title as Nikitas Giannopoulos and Karen Marie Giannopoulos, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 7264, Folio 750 upon which is erected a home known as 22 Nation Road, Selby.

Registered Mortgage No. V432712P affects the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). SW-03-004259-1

Dated 4 September 2003

V. PARKIN Sheriff's Office

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

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

All the estate and interest (if any) of Jeanine Woodhouse of 504, 233 Collins Street, Melbourne, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10523, Folio 631 upon which is erected an apartment known as 504, 233 Collins Street, Melbourne.

Registered Mortgage No. X727358D and Caveat Nos. AB046712A, AB055778R and AB142764T affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only/No Credit Cards). SW-03-000689-6

Dated 4 September 2003

V. PARKIN Sheriff's Office

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

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

All the estate and interest (if any) of Maria Malioris of 4 Caruana Drive, Dingley, joint proprietor with George Malioris of an estate in fee simple in the land described on Certificate of Title Volume 9907, Folio 515 upon which is erected a house known as 4 Caruana Drive, Dingley.

Registered Mortgage No. V016977K and Covenant in Instrument No. B323236T affect the said estate and interest.

G 36 4 September 2003

Terms – Cash/Eftpos (Debit Cards only/No Credit Cards). SW-02-009492-3

Dated 4 September 2003

V. PARKIN Sheriff's Office

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

	Total		Date when Amount
	Amount	Description	first
N CO D I II W AII	Due to	Of Unclaimed	
Name of Owner on Books and Last Known Address	Owner	Money	Payable
KLEMMS BUSINESS BROKERS	S PTY LTD		
	\$		
Zlatko Andrejic & Liliana Curkovic,			
5/49 Nepean Hwy, Aspendale	1,000.00	Cheque	11/06/02
Elia Andriotis, 5 Banjo Patterson Avenue, East Oakleigh	400.00	"	07/03/02
Sam Benyamen, 13 Moyston Court, Coolaroo	100.00	"	19/04/02
Glen Conway, 1/17 Palmerston Crescent, South Melbourne	200.00	"	26/02/02
European Cuisine of Australia Pty Ltd,			
15 Southbourne Road, Riddells Creek	2,300.00	"	09/05/00
Hicham El Hage, 1/11 State Street, Oakleigh	200.00	"	06/03/00
First on Grid Pty Ltd, 7 Station Street, Oakleigh	200.00	"	02/08/00
Y.W Hung & J. He, 8 Hadley Court, Templestowe	3,597.00	**	20/07/01
G. Tang & Q. Li, 966 Sydney Road, Coburg	1,000.00	**	01/04/99
Rufus Peverira, 3 Elvin Close, Gladstone Park	100.00	"	06/12/99
Mr. Haddara, 48 Teft Street, Altona North	100.00	"	06/08/97
Bob Bozinobski & David Pierrota,			
82 Mt Alexander Road, Moonee Ponds	100.00	"	29/01/98
Nawef Rayden, 471 Canterbury Road, Vermont South	200.00	"	21/01/98
Bill Makris & Steve Tsokanos,			
13 Darling Road, East Malvern	100.00	"	02/12/98
Robin & Lina Zeneldin, 50 East Boundary Road, Bentleigh	200.00	"	21/10/97
Chloe Pty Ltd, La Porchetta, 600 Station Street, Box Hill	411.47	"	29/05/02
Solante Australia Pty Ltd,			
98 Mt Alexander Road, Flemington	250.80	"	22/07/02
M. Burgess, 119 Vincent Street, Daylesford	103.50	"	12/02/99
T. Caslovich, 338–390 Racecourse Road, Flemington			
Shop 2, New Market Plaza	171.00	22	24/10/97
Monteen Pty Ltd, 143 Maroondah Highway, Ringwood	318.40	"	07/10/98
02251			
03251 CONTACT: MALOR CHRISTINA PHONE: (03) 9827 421	ı 1		

CONTACT: MAL OR CHRISTINA, PHONE: (03) 9827 4211.

PROCLAMATIONS

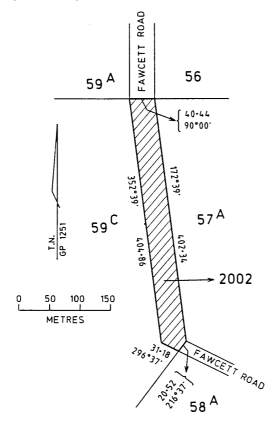
Land Act 1958

PROCLAMATION OF ROADS

I, John Landy, Governor of Victoria with the advice of the Executive Council and under section 25(3)(c) of the **Land Act 1958** proclaim as roads the following lands:

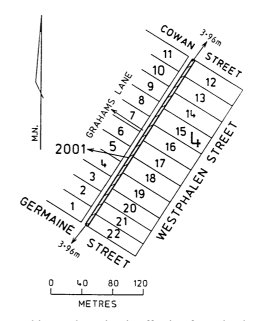
MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

TUROAR — The land in the Parish of Turoar being Crown Allotment 2002 as shown by hatching on plan hereunder. (GP1251) — (012013087).



MUNICIPAL DISTRICT OF THE YARRIAMBIACK SHIRE COUNCIL

YAAPEET — The land in the Township of Yaapeet, Parish of Yaapeet being Crown Allotment 2001 as shown by hatching on plan hereunder. (GP1289) — (013278).



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

Given under my hand and the seal of Victoria on the 2nd September 2003.

(L.S.) JOHN LANDY Governor

By His Excellency's Command MARY E. DELAHUNTY, Minister for Planning

ACTS 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. 61/2003 Catchment and Land Protection (Amendment) Act 2003

Given under my hand and the seal of Victoria at Melbourne on 2 September 2003.

(L.S.) JOHN LANDY Governor

By His Excellency's Command

STEVE BRACKS Premier

No. 61/2003 Catchment and Land Protection (Amendment) Act 2003.

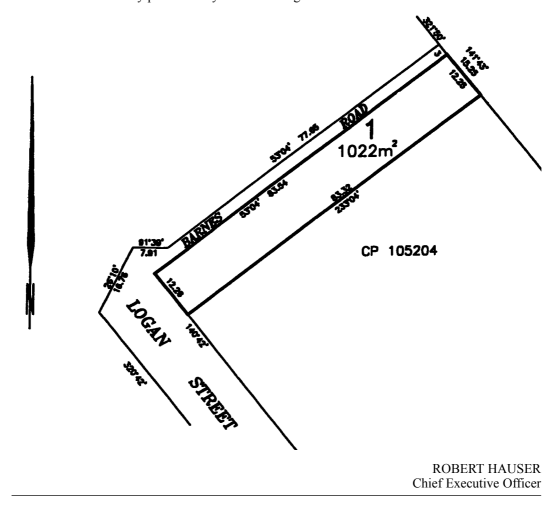
- (1) Subject to sub-section (2), this Act comes into operation on a day or days to be proclaimed.
- (2) If a provision of this Act does not come into operation before 5 January 2004, it comes into operation on that day.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

YARRA RANGES SHIRE COUNCIL

Road Discontinuance

Under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the Yarra Ranges Shire Council (Council) at its meeting held on 26 August 2003 formed the opinion that the section of Barnes Road, Kalorama, shown outlined in heavy lines on the plan below is not reasonably required as a road for public use and resolved to discontinue the road, and that the land from the road be sold by private treaty to the abutting owner.

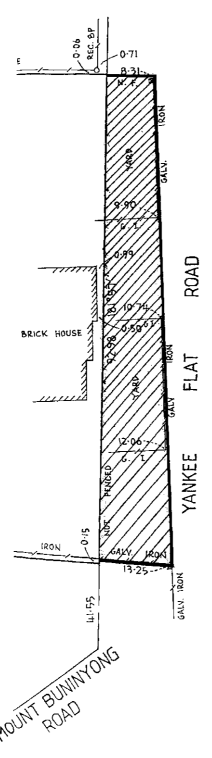


BALLARAT CITY COUNCIL

Local Government Act 1989

Section 206 Clause 3 Schedule 10 Discontinuance of Part of Road

Ballarat City Council hereby gives notice that it has discontinued that part of the road reserve adjoining the property at Lot 1, Yankee Flat Road, Mt Buninyong shown on the plan hereunder.



JOHN McLEAN Chief Executive Officer



RENAMING OF WESTERN SECTION OF BENTICK STREET, FRANKSTON

The eastern and western sections of Bentick Street are divided by an impassable section of discontinued road that is extremely steep and consequently the western section is only accessible from Somme Avenue.

At its meeting on 25 August 2003, Council resolved to rename the western end of Bentick Street to Somme Avenue.

Essential services will be notified in due course.

GEORGE MODRICH Acting Chief Executive Officer



ERRATUM

In the Government Gazette G33, Thursday 14 August 2003 on page 2200 with reference to Amendment (Meeting Procedure) Local Law, an error was made in the wording and is accordingly revoked and replaced with the following notice:

AMENDMENT (MEETING PROCEDURE) LOCAL LAW 2003

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

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

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

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

> NEVILLE SMITH Chief Executive

PORT PHILLIP CITY COUNCIL Notice of Making a Local Law

Community Amenity Local Law No.3

Port Phillip City Council (Council) gives notice that at its meeting on 1 September 2003, it made a local law to be referred as Community Amenity Local Law No.3 ("the Local Law"). Purpose of the Proposed Local Law

The purpose of the proposed Local Law is to:

- provide for the peace, order and good government of Port Phillip City in a way that is complementary to Council's Corporate Plan;
- manage the uses and activities on roads and Council land so that Council is aware of uses or activities which may interfere with the health, safety and convenience of people cause damage to Council assets or be detrimental to the amenity or enjoyment of the area;
- manage, regulate and control uses and activities which may be dangerous, cause a nuisance or be detrimental to the amenity of the area or the environment:
- provide for the administration of Council's powers and functions; and
- repeal Council's Community Amenity Local Law No. 1.

General Purport of the Proposed Local Law The proposed Local Law, will, if made,

- repeal Council's Community Amenity Local Law No. 1;
- incorporate a document titled "Procedures and Protocols Manual" as published from time to time;
- regulate activities and uses by requiring a permit, including a permit for the placement of advertising signs, itinerant trading, itinerant trading from house to house, occupation of a road for works, special events, filming, busking, fund raising, promotional activities and street stalls, placement of bulk rubbish containers, parking during the Australian Formula 1 Grand Prix, occupation of market sites on municipal land, connecting into Council drains, keeping an excess numbers of animals, placement of illuminated signs on

cranes, placement of clothing recycling bins in public areas, carrying out of building work on a building site, construction of a temporary or permanent vehicle crossing and for the removal or cutting of a significant tree;

- create an offence for a person to engage in specified activities and uses requiring a permit and failing to obtain such a permit;
- create an offence for a person who fails to comply with requirements, limitations or conditions of a permit;
- regulate and create requirements or conditions for specified activities and uses including for building works on a dwelling, managing amenity on building sites, protection of Council assets, collection of industrial, trade and commercial waste, operation of commercial premises, transportation of waste, placement of domestic waste and recyclable materials, keeping of poultry, location of trees, plants and signs on a property, display of property numbers, naming of a road, construction of a vehicle crossing, using toy vehicles, parking of vehicles, and the removal, trimming or pruning of a significant tree;
- create an offence for a person who fails to comply with the requirements or conditions applied to any of the specified uses or activities:
 - regulate where and when specified activities and uses are not permitted in the municipal district, including trading sites, use of toy vehicle areas in prohibited areas, repair of vehicles on a road, abandonment of vehicles, damage of Council assets, allowing a tree or plant to cause damage to municipal land, camping on Council land, consumption of alcohol in designated areas and during the Australian Grand Prix, use of boats and watercraft, keeping land in a dangerous or unsightly manner, lighting or allowing burning in incinerators, fires or burning in open air, depositing of industrial, trade or commercial waste, animal litter, proprietors' responsibilities in relation to shopping trolleys left on roads or Council land, horse riding and allowing unreasonable noise from vehicles;

- create an offence for a person to engage in the specified activities and uses where and when they are not permitted;
- regulate applications for, issuing and the duration of permits under the Local Law;
- empower Council by resolution to determine fees and charges for the purposes of the Local Law;
- regulate the granting of permits subject to conditions under the Local Law;
- regulate the cancellation, correction and register of permits under the Local Law;
- regulate the exemption of persons or class of persons from the requirement to have a permit under the Local Law;
- create an offence if a person makes a false representation or declaration or who intentionally omits relevant information in an application for a permit or exemption;
- create an offence if a person does not comply with the directions of an authorised officer, police officer or emergency service;
- empower an authorised officer to issue a warning, notice to comply or infringement notice and commence legal proceedings if a person is breaching a Local Law;
- empower an authorised officer to impound items, goods or equipment in relation to a breach of the Local Law;
- create an offence for a person who fails to comply with a notice to comply;
- empower an authorised officer to act in urgent circumstances to remove remedy or rectify a situation without first serving a notice to comply where there has been a breach of the Local Law;
- empower an authorised officer to impound certain things or cause the sale, disposal, destruction or giving away of certain things if satisfied that the relevant person has ignored a request from an authorised officer to remove those things which are in contravention of the Local Law; and
- empower Council to create a fee or charge for release of impounded things.

The Local Law will come in to effect on 8 September 2003.

A copy of the Local Law and Procedures and Protocols Manual may be viewed on Council's website at www.portphillip.vic.gov.au or inspected at or obtained from the Council offices at the corner of Carlisle Street and Brighton Road, St Kilda; Port Melbourne Town Hall, Bay Street, Port Melbourne and South Melbourne Town Hall, Bank Street, South Melbourne. Office hours are generally 8:30 am to 5:00 pm Monday to Friday.

DAVID SPOKES Chief Executive Officer

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C63

The land affected by the Amendment is 301–331 Narre Warren North Road, Narre Warren, being Lots 1 and 2 on PS 304288F, together with the Narre Warren North Road reserve.

The Amendment proposes to:

- rezone part of the land from a Residential 1
 Zone (R1Z) to a Business 1 Zone (B1Z) to
 facilitate the development of the site for the
 Ernst Wanke Road Activity Centre;
- rezone that part of the Narre Warren North Road reserve that abuts the land from a R1Z to a Road Zone — Category 1 (RDZ1);
- 3. specify a maximum combined leasable floor ares for a shop of 500 square metres, without a permit in the Schedule to the Business 1 Zone (Clause 34.01).

The person who requested the Amendment is Environmental Resources Management Australia Pty Ltd, on behalf of the Lucy F. Bailey Estate.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the office of the planning authority: City of Casey, Municipal Offices, Magid Drive, Narre Warren and at 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.

The Amendment is also available for viewing in Adobe Acrobat format, on the City of Casey website at

http://www.casey.vic.gov.au/planningexhibition/section.asp.

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

The closing date for submissions is 6 October 2003. A submission must be sent to: Planning Scheme Amendment Co-ordinator, City of Casey, PO Box 1000, Narre Warren, Vic. 3805.

Should you have any queries about this Amendment, please contact Michael Pollard on 9705 5589.

Dated 4 September 2003

ROBERT BAGGIO Manager Planning



Planning and Environment Act 1987 NILLUMBIK PLANNING SCHEME

Notice of Amendment Amendment C11

Nillumbik Shire Council has prepared Amendment C11 to the Nillumbik Planning Scheme and Nillumbik Shire Council is the Planning Authority for the Amendment.

The Amendment affects:

- Part A (Wildfire Management Overlay area)
 - all land proposed to be included in the WMO, and
 - all land from which the WMO will be removed.
- Part B (Wildfire Management Policy)
 - only land proposed to be included in the WMO.

Part A makes corrections to the area covered by the Wildfire Management Overlay and ensures that the Wildfire Management Overlay in the Planning Scheme covers the same area as the bushfire-prone area defined under the Building Regulations. Part B introduces a new Clause, 22.12 Wildfire Management Policy, in the Local Planning Policy Framework. The new Clause 22.12 encourages the safe siting and design of developments in locations where the impact on the environment is minimised, and the implementation of good water management practices.

The Amendment can be inspected during office hours at: Nillumbik Shire Council Offices, Civic Drive, Greensborough; and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions regarding the Amendment must be in writing and sent to: Ms Margaret Abbey, Manager Environment and Strategic Planning, Nillumbik Shire Council, PO Box 476, Greensborough, Vic. 3088 by 24 October 2003.

> CATHERINE DALE Chief Executive Officer



Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Amendment Amendment C20

Development Contributions Plan — Public Open Space and Corrections to Development Plan Overlay Area Plenty Low Density Area

Nillumbik Shire Council has prepared Amendment C20 to the Nillumbik Planning Scheme. Nillumbik Shire Council is the Planning Authority for the Amendment.

The land affected by the Amendment is land generally known as Plenty Low Density Area. It includes land bounded by Memorial Drive and River Avenue in the south, Yan Yean Road to the east and Kurrak Road to the north, Plenty.

The Amendment introduces a Development Contributions Plan (DCP) in the Nillumbik Planning Scheme to ensure that off-site road works, traffic management measures, public shared paths and public open space improvements are provided to implement the approved development plan for Plenty Low Density Area. The DCP provides the costs of infrastructure, the timing of development and the share of the costs that are attributed to the development.

The Amendment also amends the Schedule to clause 52.01 of the Planning Scheme to fund the cost of acquisition of public open space shown generally in accordance with the development plan approved for the Plenty Low Density area.

The Amendment can be inspected during office hours at: Nillumbik Shire Council Offices, Civic Drive, Greensborough 3088 and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000

Submissions about the Amendment must be sent to: Margaret Abbey, Manager, Environment and Strategic Planning, PO Box 476, Greensborough 3088 by Monday 6 October 2003.

CATHERINE DALE Chief Executive Officer



Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Amendment

Amendment C59

Yarra City Council has prepared Amendment C59 to the Yarra Planning Scheme.

The Amendment affects land known as: 57–61 and 64 Balmain Street, Cremorne, the Rosella Factory complex.

The Amendment proposes to include the Rosella Factory complex, Cremorne in a Heritage Overlay, HO349 on a permanent basis.

Previously, Amendment C58 to the Yarra Planning Scheme applied a Heritage Overlay, HO349 to the Rosella Factory complex on an interim basis.

The Amendment and associated documentation can be inspected at: Department of Sustainability and Environment, Planning

Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; City of Yarra, Town Planning Counter, Richmond Town Hall, 333 Bridge Road, Richmond 3121 and City of Yarra, Front Reception Desk, Collingwood Town Hall, 140 Hoddle Street, Abbotsford 3067.

The Amendment documentation may also be viewed on Council's website:

www.yarracity.vic.gov.au/planning/index.htm.

Submissions regarding the Amendment must be in writing and sent to: Matthew Fleischmann, Strategic Planner, City of Yarra, PO Box 168, Richmond, Vic. 3121 by 7 October 2003.

JANE HOMEWOOD Manager Urban Planning

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

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

KEVIN HENRY LEE, late of Gardenview Private Nursing Home, Poplar Road, Clayton South, Victoria, retired, deceased, who died on 14 July 2003 leaving a Will dated 3 July 1998.

PETER JOHN LONERGAN, late of 1468 Burwood Highway, Upwey, Victoria, retired, deceased intestate, who died on 29 March 2003.

ARTHUR JOSEPH O'HARA, late of 97 Merton Street, Albert Park, Victoria, pensioner, deceased, who died on 11 July 2003 leaving a Will dated 19 September 1994.

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 7 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 7 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.

- KOSTREVSKI, George, late of 19 Scott Avenue, St Albans, Victoria, waterfront worker, and who died on 14 July 2002
- MOSCHETTI, Herbert John, late of Flat 3, 21 Kayden Street, Cheltenham, pensioner, and who died on 10 July 2003.
- NORRIS, Joseph John, late of 119 Victory Boulevard, Ashburton, retired, and who died on 21 June 2003.
- TREAGUS, John Donald, late of 7 Lynn Street, St Albans, retired, and who died on 12 July 2003
- WILSON, Ernest James, late of 5/110A Princes Street, Flemington, Victoria 3031, retired, and who died on 19 July 2003.

Dated at Melbourne, 29 August 2003

LAURIE TAYLOR Estate Manager State Trustees Limited

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 11 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.

- BLIZZARD, Raymond John, late of 9 Alan Place, Warrandyte, and who died on 30 July 2003.
- DAWS, Marjorie Isabel, late of 7 Boronia Street, Pascoe Vale, home duties, and who died on 10 July 2003.

HACKNEY, Helen Joy, late of 6 Kurrajong Court, Benalla, Victoria, pensioner, and who died on 29 June 2003.

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- LINDSAY, Gilbert Sinclair, late of Moyola Lodge Hostel, Hunter Street, Tatura, Victoria 3616, pensioner, and who died on 8 July 2003.
- MARTIN, Raymond Donald, late of 103 Badger Creek Road, Healesville, Victoria 3777, and who died on 24 December 2001.
- OWENS, Emily Ada, late of 61 Cornwell Street, Pascoe Vale, Victoria 3044, retired, and who died on 12 July 2003.
- SOMMERS, Joyce, late of North Western District Private Nursing Home, 14 South Circular Road, Tullamarine, retired, and who died on 16 June 2003.
- WATTS, George, late of Room 14/7A Alfred Crescent, Fitzroy North, retired, and who died on 28 June 2003.
- WILLIAMS, Arthur, late of Gracedale Nursing Home, 205 Warrandyte Road, Ringwood, pensioner, and who died on 7 July 2003.
- ZIELONY, Jacob, late of Aaron Private Nursing Home, 577 Neerim Road, Hughesdale, Victoria 3166, pensioner, and who died on 22 July 2003.

Dated at Melbourne, 2 September 2003

LAURIE TAYLOR Estate Manager State Trustees Limited

EXEMPTION

Application No. A322/2003

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 by the Victorian Department of Infrastructure. The application for exemption is to enable the applicant to advertise for and provide a 'Women in Freight, Logistics and Marine Management Scholarship' for female postgraduate studies in the ports, marine or transport area and including part-time employment in the Department whilst undertaking those studies.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 37, 42, 100 and 195 of the Act to enable the applicant to advertise for and provide a 'Women in Freight, Logistics and Marine Management Scholarship'

for female postgraduate studies in the ports, marine or transport area and including part-time employment in the Department whilst undertaking those studies.

In granting this exemption the Tribunal noted:

- traditionally women have been under represented in these areas, when compared with the proportions of men and women in the population as a whole. For example Transport Company Managers—males 83.3%, females 16.7%; Supply and Distribution Managers—males 88.2%, females 11.8%; Marine Specialists—males 98.1%, females 1.9%;
- the exemption is to encourage greater representation of women in these areas and to provide a career path to women working in these areas;
- in October 2000 the Victorian Civil and Administrative Tribunal granted to the Applicant an exemption to enable it to provide scholarships to women in these areas. That exemption expires on 25 October 2003. The current exemption application relates to scholarships of a similar kind, but with a different name and a focus on management;
- the Applicant considers that the two scholarships offered to women under the exemption granted in October 2000 have been a successful initiative and that this initiative should continue.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and provide a 'Women in Freight, Logistics and Marine Management Scholarship' for female postgraduate studies in the ports, marine or transport area and including part-time employment in the Department whilst undertaking those studies.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 3 September 2006.

Dated 27 August 2003.

C. McKENZIE Deputy President

EXEMPTION

Application No. A320/2003

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act), by Sacred Heart Mission St Kilda Inc. (the applicant). The application for exemption is to enable the applicant to advertise for and employ female only staff members for two services to be operated for women only, being "Homefront" and the "Women's House".

Upon reading the material submitted in support of the application, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 42, 100 and 195 of the Act to enable the applicant to advertise for and employ female only staff members for two services to be operated for women only, being "Homefront" and the "Women's House".

In granting this exemption the Tribunal noted:

- the services provide a specific response and support to women who are homeless and/or involved in street prostitution and/or escaping domestic violence;
- that a previous exemption had been granted to enable the setting up and development of the housing initiative for women only;
- that safety and security is of paramount importance to the women who would be using the services, and it is felt by the applicant that its services need to be provided by female staff and that the services should be provided for women only.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 42, 100 and 195 of the Act to enable the applicant to advertise for and employ female only staff members for two services to be operated for women only, being "Homefront" and the "Women's House".

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 4 September 2006.

Dated 27 August 2003

Mrs A. COGHLAN Deputy President

EXEMPTION

Application No. A240/2003

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Moonee Valley City Council for exemption from Sections 13, 42, 65, 100 and 195 of that Act. The application for exemption is to enable the applicant to provide men only swimming sessions, out of normal operating hours, at the Ascot Vale Sports and Fitness Centre and to employ men only to staff the Centre during those sessions, and to advertise the provision of this service.

Upon reading the material submitted in support of the application and upon hearing submissions from Ms LeSueur, Mr Morrison and Mr Mohamed and for the Reasons for Decision given by the Tribunal on 28 August 2003, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 42, 65, 100 and 195 of the Act to enable the applicant to provide men only swimming sessions, out of normal operating hours, at the Ascot Vale Sports and Fitness Centre and to employ men only to staff the Centre during those sessions, and to advertise the provision of this service

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 42, 65, 10 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to provide men only swimming sessions, out of normal operating hours, at the Ascot Vale Sports and Fitness Centre and to employ men only to staff the Centre during those sessions, and to advertise the provision of this service

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 3 September 2006.

Dated 28 August 2003.

C. McKENZIE Deputy President

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

Date of Auction: 20 September 2003 at 11.00 a.m. on site.

Reference: 2002/02090.

Address of Property: 34 Heath Street, Red Cliffs.

Crown Description: Crown Allotment 30, Section 6, Parish of Mildura.

Terms of Sale: Deposit 10%, Balance 60 days. **Area:** 666m².

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

Selling Agent: Mildura Real Estate, 79 Pine Avenue, Mildura, Vic. 3500.

JOHN LENDERS MP Minister for Finance

Adoption Act 1984

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

Jennifer McCurry Dated 27 August 2003

> CAROLYN GALE Manager, Community Care Services Southern Metropolitan Region

Dental Practice Act 1999

Following a formal hearing conducted by a panel of the Dental Practice Board of Victoria, the dental prosthetist Daryl Matthew Morrison was found, on three counts, to have engaged in unprofessional conduct of a serious nature and, on one count, in unprofessional conduct that was not of a serious nature.

The panel reprimanded Mr Morrison and placed conditions on his registration.

PETER GARDNER Chief Executive Officer

Education Act 1958

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

An Order of the Minister for Education Services was made on 1 August 2003 under Sections 13(1), 13(4), 13(5) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 dissolving the Monterey Primary School Council and the school council originally constituted in respect of Pines Forest Primary School, and constituting a school council for the State school proposed to be called Mahogany Rise Primary School.

JACINTA ALLAN Minister for Education Services



Water Act 1989

LOWER MURRAY REGION WATER AUTHORITY

Lower Murray Water has adopted for use appropriately approved Water Conservation Demand Management and Restrictions By-Law No. 2.

This By-Law is for use during periods of water shortage and provides details of restriction on the use of water for other than internal domestic use. By-Law No. 2 replaces previous 1999 By-Law No. 2 and 1995 By-Law No. 3 and will have effect upon publication of this notice.

The By-Law may be inspected free of charge or purchased at \$10 per copy at the Authority's Offices as under:

Sunraysia—Fourteenth Street, Mildura; Robinvale—20 Moore Street, Robinvale; Swan Hill—73 Beveridge Street, Swan Hill; Kerang—56 Wellington Street, Kerang.

DAVID ROBERTS Acting Chief Executive Officer

Water Act 1989

I, John Thwaites, Minister for Water, make the following Order:

TELOPEA DOWNS WATER SUPPLY PROTECTION AREA BOUNDARY AMENDMENT ORDER 2003

 This Order is called the Telopea Downs Water Supply Protection Area Boundary Amendment Order 2003.

- This Order is made under the powers conferred by Division 3 of Part 3 of the Water Act 1989 and all other available powers.
- 3. This Order takes effect on and from the date it is published in the Government Gazette.
- 4. The purpose of this Order is to amend the boundary of the Telopea Downs Water Supply Protection Area.
- On and from the date on which this Order takes effect the area of the Telopea Downs Water Supply Protection Area is area of land shown within the red border on Plan No. LEGL./03-104.
- Plan No. LEGL./03-104 referred to in clause 5 may be inspected at the office of Land and Survey Information Services
 —Department of Sustainability and Environment, 570 Bourke Street, Melbourne during business hours.

Dated 28 August 2003

JOHN THWAITES Minister administering the Water Act 1989

Water Act 1989

WIMMERA CATCHMENT MANAGEMENT AUTHORITY

Pursuant to section 161(1)(b) of the **Water Act 1989**, notice is hereby given that the Wimmera Catchment Management Authority has made a By-Law No. 1—Waterways Protection, which generally provides for the protection and care of designated waterways within its waterway management district.

The By-Law protects designated waterways by requiring a person to obtain a permit before undertaking certain works and activities in such waterways.

A copy of the By-Law is available for inspection free of charge at the Authority's Office, 26 Darlot Street, Horsham, Victoria during normal business hours.

JOHN YOUNG Chief Executive

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

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

- HEREBY EXEMPT all that Crown land situated within the boundaries of exploration licence applications 4755 & 4756 that have been excised from the applications, from being subject to an exploration licence or mining licence.
- 2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is REVOKED in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 27 August 2003

RICHARD ALDOUS Executive Director Minerals and Petroleum

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

NOTICE OF GRANT OF EXPLORATION PERMIT

A permit numbered VIC/P56 has been granted to Nexus Energy Australia NL, Treasury Funds House, Level 7, 50 Market Street, Melbourne, Vic. 3000, in respect of the blocks described hereunder, to have effect for a period of six years from and including the 28 August 2003.

DESCRIPTION OF BLOCKS

The graticular blocks numbered hereunder—

BLOCK NO.	BLOCK NO.
2071	2072

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 28 August 2003

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

Pipelines Act 1967

PIPELINE LICENCE 78 — LATERAL DEVIATION

I, the Delegate of the Minister for Energy and Resources for the State of Victoria, in accordance with the provisions of Section 31 of the **Pipelines Act 1967**, hereby authorise a lateral deviation of the route of the 150 mm nominal diameter Brooklyn to Ballarat natural gas pipeline for a length of approximately 400 metres along a section at Llandeilo Lane, Ballan as shown in Drawing Nos T57-1-5, and T57-13 Rev F, which accompanied GasNet Australia Proprietary Limited application dated 5 August 2003.

Dated 1 September 2003

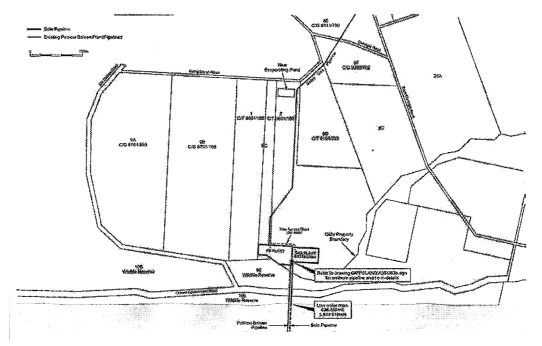
HORACIO HAAG Manager, Petroleum Operations, Safety and Environment Pursuant to Instrument of Delegation dated 18 November 1999.

Pipelines Act 1967

NOTICE UNDER SECTION 11

Application for a Permit to Own and Use Pipeline 249

- 1. In accordance with the provisions of Section 11 of the **Pipelines Act 1967** (Vic.) notice is given that an application has been received from Basin Oil Australia Pty Ltd (known as OMV Australia Pty Ltd) (the applicant) for a Permit to Own and Use a Pipeline for the purpose of conveying gas from the low water mark near Corringle, Newmerella East Gippsland, to a point approximately 400m inland on privately owned land in which OMV has an interest.
- 2. A notice advising that an Environment Effects Statement (EES—in the form of a Supplementary Report) to the Patricia Baleen EES—PER (2001) has been prepared by the applicant for the project under the provisions of the **Environment Effects Act 1978** (Vic.) has been advertised concurrently. The notice lists where copies of the EES are available. Copies of the EES may be inspected at the same locations as the plans of the proposed route of the pipeline as listed in the fourth point of this notice.
- 3. The proposed route of the pipeline is generally as shown on the map in this advertisement and as described below:



The pipeline route commences at the termination point of the Sole offshore pipeline. This point is some 30 metres underground, directly below the low water mark on the shore line on Ninety Mile Beach just south of Corringle Creek. The pipeline route runs underground and parallel to the existing Patricia Baleen gas pipeline in a northerly direction for some 400m and then surfaces in the middle of the extended Patricia Baleen Gas Plant adjacent to the existing Patricia Baleen pipeline.

4. The above plan is only indicative and detailed plans of the proposed pipeline route may be inspected between the hours of 9.00 am and 4.00 pm Mondays to Fridays (excluding public holidays) by contacting Ka-Lok Siu, Department of Primary Industries Library, 8th Floor, 250 Victoria Parade, East Melbourne, Vic. 3002 and other locations as listed below:

- Department of Sustainability and Environment, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne;
- Department of Sustainability and Environment, Gippsland Regional Office, 71 Hotham Street, Traralgon;
- Department of Sustainability and Environment Library, 8th Floor, 240 Victoria Parade, East Melbourne;
- EPA Information Centre, Ground Floor, HWT Tower, Southbank;
- EPA Gippsland Office, 7 Church Street, Traralgon;
- DSE Orbost Office, 71 Nicholson Street, Orbost;
- East Gippsland Shire Council, Bairnsdale;
- East Gippsland Shire Council, Orbost Business Centre, Ruskin Street, Orbost.

Submissions regarding the proposed route of the pipeline should be addressed to the Executive Director, Minerals and Petroleum, Department of Primary Industries, PO Box 500, East Melbourne, Victoria 3002 and must reach the Department by close of business, Wednesday 24 September 2003. Dated 22 August 2003

THEO THEOPHANOUS Minister for Energy Industries and Resources

Agricultural Industry Development Act 1990

MURRAY VALLEY WINE GRAPE INDUSTRY DEVELOPMENT (VICTORIA) ORDER

I, Bob Cameron, Minister for Agriculture, direct on 3 October 2003, that a poll of commercial wine grape producers in the Murray Valley region of Victoria be held on the question of whether the proposed Murray Valley Wine Grape Industry Development Order should be re-made.

Citation

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

Order made under the Agricultural Industry Development Act 1990

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

Purpose of Order

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

Definitions

- 4. In this Order:
 - "Act" means the Agricultural Industry Development Act 1990;
 - "Committee" means the Murray Valley Wine Grape Industry Development Committee (Victoria);
 - "Minister" means the Minister administering the Act;
 - "Production area" means the areas within the Rural Cities of Mildura and Swan Hill and the Shire of Gannawarra excluding the former Shire of Cohuna in Victoria;
 - "Wine grape grower" means a person, including a partnership, share farming agreement or company, who grows or produces wine grapes in the production area for delivery to wineries, but does not include:
 - (a) wineries:
 - (b) non-profit public institutions, charitable organisations and community groups; and
 - (c) employees of wine grape growers;

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

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

Term of Order

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

Establishment of the Committee

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

Functions of the Committee

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

Powers of the Committee

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

Members

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

Chairperson

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

Charge Imposed by Committee

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

Distribution of Proceeds of Charge

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

Meetings

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

Financial Year

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

Plan of Operations

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

Voting

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

Penalty for Contravening the Order

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

Submissions on the proposed Order are invited from persons ineligible to vote in the poll or other persons. Submissions should reach Stuart Holland, Senior Policy Analyst Agriculture, Department of Primary Industries, PO Box 500, East Melbourne 3002 by 3 October, 2003.

BOB CAMERON Minister for Agriculture

Agricultural Industry Development Act 1990

MURRAY VALLEY WINE GRAPE INDUSTRY DEVELOPMENT (EXTRA-TERRITORIAL) ORDER

I, Bob Cameron, Minister for Agriculture, direct on 3 October 2003, that a poll of commercial wine grape producers in the Murray Valley region of Victoria be held on the question of whether the proposed Murray Valley Wine Grape Industry Development (Extra-territorial) Order should be made.

Citation

1. This Order may be cited as the Murray Valley Wine Grape Industry Development Extra-territorial Order.

Extra-territorial Application of the Order

2. This Order applies extra-territorially to the production area of New South Wales.

Order made under the Agricultural Industry Development Act 1990

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

Purpose of Order

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

Revocation

5. The Murray Valley Wine Grape Industry Development (Victoria) Order 2003 published in the Government Gazette on (date) is revoked

Definitions

- 6. In this Order:
 - "Act" means the Agricultural Industry Development Act 1990;
 - "Committee" means the Murray Valley Wine Grape Industry Development Committee;
 - "Corresponding Act" means the Agricultural Industry Services Act 1998 (NSW);
 - "Minister" means the Minister administering the Act;
 - "Production area" means the areas within the Rural Cities of Mildura and Swan Hill, and the Shire of Gannawarra excluding the former Shire of Cohuna in Victoria, and the Local Government Areas of Wentworth, Balranald and Wakool in New South Wales;
 - "Wine grape grower" means a person, including a partnership, share farming agreement or company, who grows or produces wine grapes in the production area for delivery to wineries, but does not include:
 - (a) wineries;
 - (b) non-profit public institutions, charitable organisations and community groups; and
 - (c) employees of wine grape growers;
 - "Wine grapes" means any variety of grapes grown in the production area and used or intended to be used for processing into wine, must, juice or wine spirit;
 - "Wineries" means all wineries which accept wine grapes from growers in the production area, for use in wine, must, juice or wine spirit production.

Term of Order

7. This Order comes into operation on the day it becomes a recognised Order under the corresponding Act and remains in force for four years from that date. It is renewable for a further period, not exceeding four years, subject to a poll in accordance with the Act.

Establishment of the Committee

8. There will be a "Murray Valley Wine Grape Industry Development Committee", which will be the successor in law of the Committee established by the Murray Valley Wine Grape Industry Development (Victoria) Order 2003 and the Committee established by the Agricultural Industry Services (Murray Valley (NSW) Wine Grape Industry Development Committee) Regulation 1999.

Functions of the Committee

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

Powers of the Committee

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

Members

- 11. The Committee must consist of members appointed by the Minister, being
 - five grower members from the production area appointed from a panel of at least six persons nominated by the Victorian and Murray Valley Wine Grape Growers' Council or any other relevant body that in the opinion of the Minister has replaced that body; and
 - (b) two non-grower members appointed from a panel of at least three persons nominated by the Victorian and Murray Valley Wine Grape Growers' Council or any other relevant body that in the opinion of the Minister has replaced that body, who possess specialist expertise appropriate to the needs of the wine grape industry in the fields of marketing, industry development or business administration; and
 - (c) one member nominated by the Secretary of the Department of Primary Industries (Victoria) who possess appropriate marketing, policy or industry experience.
 - (d) one member nominated by the Director General of NSW Agriculture who possesses appropriate marketing, policy or industry experience.

Chairperson

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

Charge Imposed by Committee

13. (a) A charge is payable by wine grape growers at the point and time of sale of wine grapes and is collected by wineries by arrangement with and on behalf of the Committee.

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

Distribution of Proceeds of Charge

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

Meetings

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

Financial Year

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

Plan of Operations

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

Voting

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

Penalty for Contravening the Order

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

Submissions on the proposed Order are invited from persons ineligible to vote in the poll or other persons. Submissions should reach Stuart Holland, Senior Policy Analyst Agriculture, Department of Primary Industries, PO Box 500, East Melbourne 3002 by 3 October 2003.

BOB CAMERON Minister for Agriculture

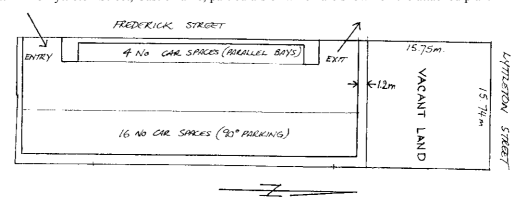
Road Safety Act 1986

ORDER UNDER SECTION 98

ROAD SAFETY ACT 1986

EXTENDING PROVISIONS TO FREDERICK STREET CAR PARK 44–48 LYTTLETON STREET, CASTLEMAINE

- I, Greg Hough, Acting Regional Manager, VicRoads Northern Region, delegate of the Minister for Transport, under Section 98 of the **Road Safety Act 1986** by this Order extend the application of
- a) Sections 59, 64, 65, 76, 77, 85–90, 99 and 100 of that Act;
- b) the Road Safety (Road Rules) Regulations 1999; and
- c) Parts 5 and 6 and Schedules 3 and 4 of the Road Safety (General) Regulations 1999 to land under the control of the Mount Alexander Shire Council, namely Frederick Street Car Park at 44–48 Lyttleton Street, Castlemaine, particulars of which are shown on the attached plan.



Dated 28 August 2003

GREG HOUGH Acting Regional Manager — Northern Victoria

Melbourne Cricket Ground Act 1984

MELBOURNE CRICKET GROUND (OPERATION OF FLOODLIGHTS) ORDER No. 3/2003

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

1. Title

This Order may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Order No. 3/2003.

2. Objectives

The objectives of this Order are to—

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

3. Authorising provision

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

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

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

- (a) For the purpose of playing international and domestic cricket matches for the 2003–2004 Cricket Season between 9.45 a.m. and 11.00 p.m. on the following days—
 - 16 November 2003;
 - 25 November 2003;
 - 26 November 2003;
 - 27 November 2003;
 - 7 December 2003;
 - 12 December 2003;
 - 13 December 2003;
 - 14 December 2003;
 - 15 December 2003;
 - 26 December 2003;
 - 27 December 2003;
 - 28 December 2003;
 - 29 December 2003;
 - 30 December 2003;
 - 9 January 2004;
 - 18 January 2004;
 - 23 January 2004;
 - 24 January 2004;
 - 25 January 2004;
 - 26 January 2004;
 - 29 January 2004;
 - 6 February 2004;
 - 14 February 2004;
 - 16 February 2004;
 - 17 February 2004;
 - 18 February 2004;
 - 19 February 2004;
 - 21 February 2004;
 - 29 February 2004 (ING Cup Final if required);
 - 12 March 2004 (Pura Cup Final if required);
 - 13 March 2004 (Pura Cup Final if required);
 - 14 March 2004 (Pura Cup Final if required);
 - 15 March 2004 (Pura Cup Final if required);
 - 16 March 2004 (Pura Cup Final if required);
 - 17 March 2004 (Pura Cup Final if required); and
- (b) between 8.00 a.m. and 10.00 p.m. for the purpose of aligning, testing or repairing of the floodlights on any day up until 17 March 2004.

5. Yarra Park Reserve—Entry of Vehicles

Vehicular traffic is not permitted to enter into Yarra Park Reserve by way of Vale Street after 5.00 p.m. on any day on which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground are permitted to be used for the purposes specified in clause 4(a).

Dated 28 August 2003

JUSTIN MADDEN MLC Minister for Sport and Recreation

Nurses Act 1993

SCALE OF FEES OF THE NURSES BOARD OF VICTORIA FOR THE CALENDAR YEAR 2004

In pursuance of the powers conferred upon it by the **Nurses Act 1993**, the Nurses Board of Victoria hereby fixes for a period of 12 months the following fees:

Fee type	Fee \$
Initial registration as a nurse	120
Initial registration under mutual recognition	120
Restoration to the register	120
Temporary registration	120
Annual renewal of registration	80
Late renewal of registration	95
Duplicate copy of renewal of registration certificate	40
Copy initial certificate	40
Issue of any other certificate	40
Endorsement of additional qualifications	40
Endorsement of Nurse Practitioner	180
Endorsement of Chinese Medicine	340
Statement of examination results	40
Verification	40

LOUISE MILNE-ROCH Chief Executive Officer

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 Clerk of the Magistrates' Court at Frankston hereby give notice that an application, as under, has been lodged for hearing by the said Court on the date specified. Any person desiring to object to any of such applications must—

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Daniel Paul Wittekind	62 Robertson Drive, Mornington		Level 5, "Illawa Place", 464 St Kilda Road, Melbourne	Commercial Sub-Agent	16.9.03

Dated at Frankston 26 August 2003

STUART POPE Clerk of the Magistrates' Court

Transport Act 1983

VICTORIAN ROAD BASED PUBLIC TRANSPORT ADVISORY COUNCIL

Pursuant to Sections 36(2) and 37(a) of the **Transport Act 1983**, I Peter Batchelor, Minister for Transport, hereby appoint the persons listed below as members of the Victorian Road Based Public Transport Advisory Council for the period 13 October 2002 to 13 October 2004 and make the following determinations in respect of the remuneration for each member.

Appointee	Remuneration*
Mr David Anderson, Chairman, VicRoads	Nil
Mr Phil Altieri, The Rail, Tram & Bus Union	Nil
Mr Daniel Borowski, Public Transport Users Association.	\$70 per half day
Mr Bernie Carolan, M>Tram	Nil
Mr Chris Ferguson, Victoria Police	Nil
Mr Hubert Guyot, Yarra Trams	Nil
Mr Peter Harris, Department of Infrastructure	Nil
Mr Paul Jerome, Department of Sustainability and Environment	Nil
Ms Jill Johnson, Silver Comm Pty Ltd	Nil
Mr Peter McKenzie, National Bus	Nil
Mr John McPherson, Environment Victoria Inc.	Nil
Ms Jenny Morris, Community Member	\$70 per half day

Appointee	Remuneration*
Mr John Picone, Transport Workers Union	Nil
Ms Lorna Pitt, Victorian Local Governance Association	\$70 per half day
Mr John Stanley, Bus Association of Victoria	Nil
Ms Bronwyn Thwaites, RACV	Nil
Ms Pam Usher, Croydon Bus Service	Nil
Mr Ted Vincent, VicRoads	Nil
Vacant, Municipal Association of Victoria	Nil

^{*} Each member shall be entitled to traveling and other personal expenses in accordance with the rates applied within the Public Service in respect of duties as a member of the Council. Dated 24 August 2003

PETER BATCHELOR Minister for Transport

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, John Thwaites, Minister for Victorian Communities, do now by this notice declare that the records listed on the schedule A below shall not be available for public inspection for a period of 10 years from the date of their transfer to the Public Record Office and that the records listed on the schedule B below shall not be available for public inspection until 1 January 2023.

SCHEDULE A

VPRS No.	VPRS Title
12019/P2	Submissions for Victorian Casino Licence
12020/P2	Temporary Casino Plans

SCHEDULE B

VPRS No.	VPRS Title
12018/P2	Casino Licence Process Research Files

Dated 19 August 2003

JOHN THWAITES Minister for Victorian Communities

Planning and Environment Act 1987

BANYULE PLANNING SCHEME Notice of Approval of Amendment Amendment C39

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

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

The Amendment reinstates buildings and works requirements in schedules 1 and 8 of the Design and Development Overlay that were inadvertently removed by Amendment VC15.

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 Banyule City Council, Turnball Avenue, Rosanna.

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

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C44

The Minister for Planning has approved Amendment C44 to the Moonee Valley Planning Scheme

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

The Amendment rezones an area of land adjacent to 77–83 Milleara Road, formerly known as Wirrawong Road, from a Road Zone 1 (RDZ1) to a Residential 1 Zone (R1Z) and rezones part of the former Doutta Galla Primary School site bound by Vaynor, Albert and Teague Streets, Niddrie from a Public Use Zone — Education (PUZ2) to a Residential 1 Zone (R1Z).

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 Moonee Valley City Council, 9 Kellaway Avenue, Moonee Ponds.

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

Planning and Environment Act 1987

WANGARATTA PLANNING SCHEME

Notice of Approval of Amendment Amendment C15

The Minister for Planning has approved Amendment C15 to the Wangaratta Planning Scheme

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

The Amendment introduces new provisions into the Municipal Strategic Statement (MSS), a new local policy, and a Vegetation Protection Overlay for the Glenrowan Township. It also applies heritage controls for the Siege Site area and a number of specific sites in the Glenrowan Township. The Amendment also extends the Central Activities Area (CAA) boundary to include Apex Park and the Parfitt Road commercial area.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; North eastern regional office, 35 Sydney Road, Benalla and at the offices of the City of Wangaratta, Ovens Street, Wangaratta.

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

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment Amendment C47

The Minister for Planning has approved Amendment C47 to the Whittlesea Planning

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

The Amendment:

rezones part of the land at 68–92 McKimmies Road, Lalor, from an Urban Floodway Zone to Residential 1 Zone and alters the boundaries of the Land Subject to Inundation Overlay affecting the subject land.

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

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

Planning and Environment Act 1987

WODONGA PLANNING SCHEME Notice of Approval of Amendment Amendment C19

The Minister for Planning has approved Amendment C19 to the Wodonga Planning Scheme.

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

The Amendment:

- rezones approximately 120 ha. of land on the northern and southern sides of Coyle's Road from Rural Zone and Environmental Rural Zone to Rural Living Zone;
- rezones Approximately 13 ha. of land on the north-west corner of Coyle's Road and

Ingram's Road from Rural Zone to Low Density Residential Zone;

- rezones about 15 ha. of land on the eastern side of Probyn's Road from Rural Zone to Industrial 1 Zone:
- rezones 0.5 hectares of land on the south side of Coyle's Road, west of Ingram's Road from Rural Zone to Low Density Residential
- introduces the Development Plan Overlay over the land to be rezoned to Rural Living
- removes two small areas of approximately 1 ha. In area from the Environmental Significance Overlay to the south of Coyle's Road:
- introduces a new Schedule to the Rural Living Zone to restrict lot areas for the land being rezoned as Rural Living to a minimum of 3 ha; and
- amends the Local Policy for the Industrial Precinct of the Wodonga Enterprise Park.

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

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

Planning and Environment Act 1987

WODONGA PLANNING SCHEME Notice of Approval of Amendment

Amendment C20

The Minister for Planning has approved Amendment C20 to the Wodonga Planning

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

The Amendment amends various planning

scheme maps to correct several mapping errors, that have come to light since the introduction of the new format planning scheme. In particular:

- the common boundary between the Environmental Rural Zone and the Residential 1 Zone, ensuring that it coincides with the limit of development identified to protect the hill face of the Wattle Glen Estate from inappropriate development;
- the zoning of private land at Bonegilla that was incorrectly included in the Public Conservation and Resource Zone;
- the zoning of residential properties that have been incorrectly included in a Business 4 Zone; and
- the zoning of land under commercial lease by VicTrack Access for a series shops that has been incorrectly included within a Public Use Zone.

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

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

ORDERS IN COUNCIL

Plant Health and Plant Products Act 1995

ORDER DECLARING DISEASES AND PESTS AS EXOTIC DISEASES AND PESTS

Order in Council

The Governor in Council, acting under section 5 of the Plant Health and Plant Products Act 1995:

- (a) declares the diseases listed in Schedule 1 to be exotic diseases for the purposes of the Act;
- (b) declares the pests listed in Schedule 2 to be exotic pests for the purposes of the Act.

This Order comes into operation on the day it is published in the Government Gazette.

Dated 2 September 2003

Responsible Minister BOB CAMERON Minister for Agriculture

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

SCHEDULE 1

DISEASES Fungi

Scientific Name	Common Name	Crops/Plants Affected	
Anisogramma anomala	Filbert blight	Hazelnut	
Apiosporina morbosa	Black knot	Stonefruit trees	
Armillaria mellea	Armillaria root rot	Wide range of woody plants	
Botrytis squamosa	Botrytis (of Allium spp.)	Onions	
Ceratocystis fagacearum	Oak wilt	Oak trees	
Ciborinia camelliae	Camellia petal blight	Camellia	
Colletotrichum dematium	Colletotrichum blight	Chickpea	
Colletotrichum trunctatum strain	Lentil anthracnose	Lentil	
Cronartium spp.	Pine rusts	Pines	
Cryphonectria parasitica	Chestnut blight	Chestnut trees, and Eucalyptus	
Deuterophoma tracheiphila	Mal secco	Citrus	
Endocronartium harknesii	Western gall rust	Pine trees	
Endocronartium spp.	Pine rusts	Pine trees	
Exobasidium vexans	Tea blister blight	Camellia	
Fusarium circinatum	Pine pitch canker	Pine trees	
Gremmeniella abietina	Scleroderris canker	Various conifer species	
Gymnosporangium spp.	Apple and pear rusts	Apple, pear, and other woody rosaceae trees, conifers	

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Hemileia vastatrix	Coffee leaf rust	Coffee	
Heterobasidion annosum	Annosus root and butt rot	Wide range of woody plants	
Monilinia fructigena	Brown rot	Apple and pear trees	
Monilinia polystroma	Brown rot	Pome fruit	
Mycosphaerella juvenis	Blue gum mycosphaerella	Eucalyptus	
Nectria galligena	European canker	Apple and pear trees	
Ophiostoma wageneri	Black stain root disease	Conifers	
Peronosclerospora sorghi	Downy mildew	Sorghum, zea mays (corn)	
Phakospora pachyrhizi	Soy bean rust	Soybean	
Phomopsis vaccinii	Phomopsis blight	Blueberry plants	
Phymatotrichopsis omnivora	Phymatotrichum root rot	Wide range of plants especially cotton	
Physopella zeae	Rust	Zea mays (corn)	
Phytophthora capsici		Capsicum, chilli, cucumber, egg plant, tomato	
Phytophthora fragariae pv.fragariae	Red stele root rot	Strawberry	
Phytophthora ramorum	Sudden oak death	Oak trees, Arbutus, Lithocarpus species, plants in Ericaceae family	
Phytophthora infestans A2 strain	Late blight	Potatoes	
Phytophthora 'hybrids'		Numerous plant species	
Plasmopara halstedii	Sunflower downy mildew	Plants in Asteraceae family	
Pseudoperonospora humuli	Hops downy mildew	Hops	
Pseudopeziza tracheiphila	Angular leaf spot	Grapevines	
Puccinia psidii	Guava rust, Eucalyptus rust	Peas, Eucalyptus, other plants in Mrytaceae family	
Puccinia striformis f. sp tritici (new race)	Wheat stripe rust	Wheat	
Puccinia striformis f. sp. hordei	Barley stripe rust	Barley	
Pyrenophora teres f teres (new strain)	Net form of net blotch — fungicide resistant strains	Barley	
Ramularia collo-cygni	Leaf and awan spot	Barley	
Sphaerotheca macularis	Hops powdery mildew	Hops	
Synchytrium endobioticum	Potato wart	Potato	

Trichosporium vesiculosum	Casuarina blister bark	Casuarina
Verticillium albo-atrum lucern strain	Lucerne verticillium wilt	Medicago

Bacteria

Scientific Name	Common Name	Crops/Plants Affected
Brennaria nigrifluens	Shallow Bark Canker	Walnut
Brennaria rubrafaciens	Deep Bark Canker	Walnut
Clavibacter michagenensis sub sp. sepedonicus	Ring rot	Potato
Erwinia stewartii	Stewart's disease	Zea spp (corn), grasses
Erwinia tracheiphila	Bacterial wilt of cucurbits	Curcubits (cucumber, zucchini, pumpkin)
Liberibacter asiaticum/africcanum	Citrus greening disease	Citrus plants
Pseudomonas lacrymans	Angular leaf spot	Curcubits (cucumber, zucchini, pumpkin)
Pseudomonas savastanoi pv. savastanoi	Olive knot	Olive trees
Xylophilus ampelinus	Bacterial blight	Grapevines
Xanthomonas axonopodis pv citri	Citrus canker	Citrus plants
Xanthomonas axonopodis p.v. phaseoli	Bacterial blight	Field peas
Xanthomonas fragariae	Angular leaf spot	Strawberry

Viruses, Viroids and Phytoplasmas

Scientific Name	Common Name	Crops/Plants Affected	
Apple proliferation phytoplasma	Apple proliferation	Apple and pear trees	
Asparagus 1 potyvirus	A1V	Asparagus	
Asparagus 2 Ilarvirus	A2V	Asparagus	
Barley yellow dwarf virus	Barley yellow dwarf	Barley	
Criniviruses	Various	Cucurbits, lettuce	
Coconut cadang canang viroid	Coconut cadang cadang	Coconut	
European stone fruit yellows phytoplasma	European stone fruit yellows	Stonefruit	
Flavescence doree phytoplasma	Baco 22A disease	Grapevines	

Geminiviruses	Various	Various plants	
High plains virus	HPV	Wheat, corn	
Impatiens necrotic spot virus	INSV	Impatiens, other ornamental plants	
Little cherry virus	Little cherry	Cherry trees	
Nepoviruses	Various	Various plants	
Peach X phyto	Peach x	Stonefruit	
Peanut stripe potyvirus	Peanut stripe	Peanut	
Pepino mosaic virus	PepMV	Tomato, potato	
Pear decline Phytoplasma	Pear decline	Pear trees	
Potato mop top	Potato mop top	Potato	
Potato spindle tuber viroid	Potato spindle tuber viroid	Potato	
Rice tungro bacilliform virus	Rice tungro	Rice	
Tobacco rattle virus	TobRV	Capsicum, potato	
Tom bushy stunt virus	TomBSV	Tomato	
White fly transmitted closteroviruses	White fly transmitted closteroviruses	Cucurbits, lettuce, brassica	

SCHEDULE 2

PESTS

Scientific Name	Common Name	Crops/Plants Affected
Achatina(Lissachatina) fulica	The Giant African Snail, Giant african land snail	Wide range of crops including beans, lettuce, corn
Anoplolepis gracilipes	Crazy ant	
Anoplophora chinensis	Black and white longhorn, Citrus-root cerambycid	Wide range of crops including citrus, apples, pear, willow, poplar, maple, rose, fig
Anoplophora glabripennis	Asian longicorn beetle	Maple, Aesculus, Alnus, apple, Morus, plane tree, pear, Robinia, rose, Sophora, Ulmus (elm), willow, birch
Anoplophora malasiaca	White-spotted longicorn beetle	Wide range of woody plants including citrus, pears
Apamea anceps	Grey grain moth	Barley, cereals, wheat, grasses

Aphis fabae	Bean aphid, Black bean aphid	Beans, peas, potatoes, tomatoes, other crops	
Apion clavipes		Peas	
Apion virens	Clover weevil	Red clover	
Arhopalus ferus	Burnt pine longicorn	Pine and spruce trees	
Bactrocera oleae	Olive fly	Olive	
Brachycorynella asparagi	Asparagus aphid	Asparagus	
Bursaphelenchus xylophilus	Pine wilt nematode	Conifers	
Callosobruchus chinensis	Adzuki bean beetle	Stored chickpeas, adzuki bean, mungbean and cowpea seeds, lentils	
Camponotus pennsylvanicus	Black carpenter ant	Woody plants	
Carposina sasakii	Peach fruit moth	Stonefuit, apple, quince, pears, other fruit trees	
Caryedon serratus	Groundnut bruchid	Groundnut kernels, leguminous seeds	
Cephus cinctus	Wheat stem sawfly	Wheat, rye, triticale, barley, rye grasses, brome grasses, oats, flax	
Cephus pygmeus	Wheat stem sawfly	Wheat, Agropyron, Avena, Bromus, Hordeum, Phleum, Secale	
Chalcodermus aeneus	Cowpea curculio	Legumes, cotton, vetch, sorrel	
Conotrachelus nenuphar	Plum weevil	Stonefruit, apple, currants, blueberry	
Coptotermes formosanus	Formosan subterranean termite	Oak, citrus, cyprus	
Dendroctonus ponderosae	Mountain pine beetle	Pine, spruce	
Diutaphis noxia	Russian wheat aphid	Wheat, barley, rice and rye	
Elasmopalpus lignosellus	Lesser cornstalk borer	Legumes, grasses, peanut, sorghum, cabbage, root vegetables, millet, oats, rice, rye, soybean, sugarcane, wheat, maize, Cupressus	
Helicoverpa zea	Corn earworm, American bollworm, Tomato fruitworm	Maize, sorghum, cotton, legumes, tomatoes, lettuce, strawberries, sunflowers, zucchini, cucumber, field crops, ornamental plants	

Heterobostrychus aequalis	Powder post beetle	Hardwood trees	
Heterodera avenae (new biotype)	Cereal cyst nematode	Wheat, barley, oats	
Heterodera glycines	Soybean cyst nematode	Soybean	
Heterodera zeae	Maize cyst nematode	Zea, Hordeum, other grasses	
Homoeosoma electellum	Sunflower moth	Sunflower, citrus	
Homoladisca coagulata	Glassy winged sharpshooter	Grapevines	
Hylotrupes bajulus	European house longhorn borer	Coniferous trees, Pines, spruce, firs	
Incisitermes minor	Western drywood termite	Drywood	
Ips typographus	Eight-toothed spruce bark beetle, European spruce bark beetle	Spruce, pine	
Leptinotarsa decemlineata	Colorado beetle	Potato, tomatoes, eggplant	
Liriomyza huidobrensis	Serpentine leaf miner, South American leaf miner, Potato leaf miner, Pea leaf miner	Wide range of vegetable crops including eggplant, onions, potatoes, celery and chrysanthemums	
Liriomyza sativae	Serpentine vegetable leaf miner, Vegetable leaf miner, Cabbage leaf miner, Tomato leaf miner	Wide range of vegetable and flower crops including eggplant, celery, peas, potato, tomato	
Liriomyza trifolii	American serpentine leaf miner, Chrysanthemum leaf miner	Wide range of vegetable and ornamental flower crops	
Lymantria dispar	Asian gypsy moth	Wide range of tree species including eucalyptus, fruit trees and urban ornamental trees	
Lymantria monacha	Nun moth, Black arches, Black-arched tussock moth	Conifers	
Malacosoma disstria	Forest tent caterpillar	Liquidamber, Nyssa, Oak, Maples, Birch, poplar, other forest trees and shrubs, also apples, raspberries	
Mayetiola destructor	Hessian fly	Wheat	

Mylabris phalerata	Blister beetle	Pigeon pea	
Nasonovia ribis-nigri	Lettuce aphid, currant-lettuce aphid	Ribes spp (primary hosts); Compositae, Solanaceae and some Scrophulariaceae (secondary hosts)	
Obereopsis brevis	Soybean girdle beetle	Soybean	
Ootheca bennigseni	Ootheca beetle	Legumes	
Orgyia thyellina	White spotted tussock moth	Mulberries, pears, apples, cherries, plums	
Ostrinia nubialis	European corn borer	Corn, barley, millets, oats, potatoes, sorghum, capsicum, legumes, grapes, sunflower, Solanaceae,	
Phyllotreta sp.	Flea beetles, many species	Wide host range including canola, wheat, corn, broccoli, cauliflower	
Phytonomus meles	Red clover weevil	Red clover	
Popillia japonica	Japanese beetle	Wide host range including apple, stonefruit, rose, grape	
Prays oleae	Olive moth	Olive	
Psila rosae	Carrot rust fly	Carrot	
Scaphoideus titanus	Vine leaf hopper	Grapevines	
Scirotothrips aurantii	South African citrus thrips	Wide host range including ornamental and fruit crops, particularly citrus	
Scirotothrips perseae	Avocado thrips	Avocado	
Sitona flavescens	Clover weevil	White clover	
Sitona lineatus	Pea and Bean weevil	White clover, legumes	
Spilarctia obliqua	Jute hairy caterpillar, Tiger moth	Field crops, vegetables, culinary herbs, fibre plants, fruit trees, oil plants, hibiscus, liquidamber shrubs, trees and other plants	
Stromatium barbatum	Drywood longicorn beetle	Wide host range including eucalypts, pine, elm, oak	
Trogoderma granarium	Khapra beetle	Cereals, pulses, oil seeds	
Urocerus gigas	Wood wasp	Pine, conifers	
Vanapa oberthuri	Hope pine weevil	Araucaria	

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

The Governor in Council under section 10 of the Crown Land (Reserves) Act 1978 gives notice of intention to revoke the following temporary reservations:-

MARYVALE — The temporary reservation by Order in Council of 12 August, 1941 of an area of 3561 square metres of land in the Parish of Maryvale as a site for Police and Court House purposes. — (Rs 5254).

MARYVALE — The temporary reservation by Order in Council of 7 February, 1978 of an area of 830 square metres of land in the Parish of Maryvale as a site for Public Purposes (Crown Law Department purposes). — (Rs 10178).

STRATFORD — The temporary reservation by Order in Council of 30 August, 1866 of an area of 8094 square metres of land in Section 17, Township of Stratford, Parish of Stratford (formerly Crown Allotments 1, 2, 3 and 10) as a site for Market purposes, revoked as to part by Orders in Council of 5 January, 1886 and 10 September, 1889 so far as the balance remaining containing 7209 square metres, more or less. — (Rs 13848).

WATCHEM — The temporary reservation by Order in Council of 5 November, 1894 of an area of 8094 square metres of land in Section 2, Township of Watchem, Parish of Watchem as a site for a State School. — (0617423).

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

Dated 2 September 2003 Responsible Minister MARY DELAHUNTY

Minister for Planning

SUDHA KASYNATHAN

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

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

BALLARAT — The temporary reservation by Order in Council of 10 October, 1978 of an area of 1.494 hectares of land being Crown Allotment 11, Section 3, Township of Ballarat, Parish of Ballarat as a site for Public Purposes (Public Hall and Public Car Park), so far only as the portion containing 7856 square metres being Crown Allotment 2011, Township of Ballarat, Parish of Ballarat as indicated by hatching on plan published in the Government Gazette on 31 July, 2003 page — 2149. — (Rs 4443)

BALLARAT — The temporary reservation by Order in Council of 4 March, 1980 of an area of 628 square metres, of land being Crown Allotment 12, Section 3, Township of Ballarat, Parish of Ballarat as a site for Public Hall and Carpark. — (Rs 4443).

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

Dated 2 September 2003 Responsible Minister MARY DELAHUNTY Minister for Planning

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

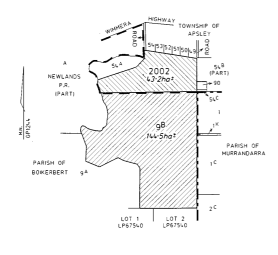
Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF **CROWN LANDS**

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

MUNICIPAL DISTRICT OF THE WEST WIMMERA SHIRE COUNCIL

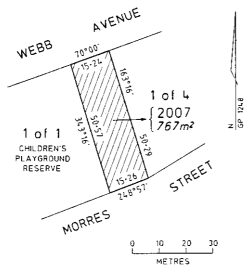
APSLEY and BOIKERBERT — Conservation of native plants and animals, total area 187.7 hectares, more or less, being Crown Allotment 2002, Township of Apsley and Crown Allotment 9B, No Section, Parish of Boikerbert as indicated by hatching on plan hereunder. (GP1244) - (026629).



MUNICIPAL DISTRICT OF THE CITY OF BALLARAT

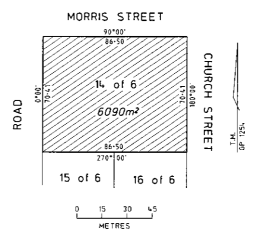
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BALLARAT EAST — Public purposes, 767 square metres, being Crown Allotment 2007, Township of Ballarat East, Parish of Ballarat as indicated by hatching on plan hereunder. (GP1248) — (Rs 08191).



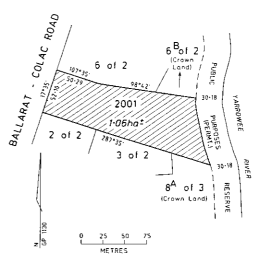
MUNICIPAL DISTRICT OF THE BULOKE SHIRE COUNCIL

BERRIWILLOCK — Public Recreation, 6090 square metres, being Crown Allotment 14, Section 6, Township of Berriwillock, Parish of Boigbeat as indicated by hatching on plan hereunder. (GP1254) — (Rs 809).



MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

CAMBRIAN HILL — Public purposes, 1.06 hectares, more or less, being Crown Allotment 2001, Township of Cambrian Hill, Parish of Yarrowee as indicated by hatching on plan hereunder. (GP1130) — (05/92-1091).

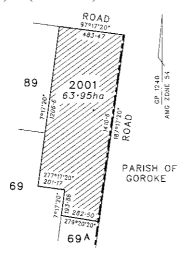


MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

CHINKAPOOK — Conservation of an area of natural interest, total area 19.744 hectares, being Crown Allotment 2, Section 5; Crown Allotment 1, Section 6; Crown Allotment 10, Section 2; and Crown Allotments 2001, 2002, 2004 and 2005, Township of Chinkapook, Parish of Eureka as shown hatched on Plan LEGL./03-015 lodged in the Central Plan Office. — (2013105).

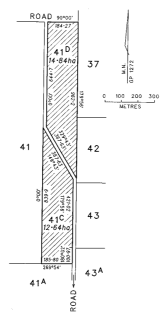
MUNICIPAL DISTRICT OF THE WEST WIMMERA SHIRE COUNCIL

DOPEWORA — Conservation of an area of natural interest, 63.95 hectares, being Crown Allotment 2001, Parish of Dopewora as indicated by hatching on plan hereunder. (GP1240) — (02L4-1540).



MUNICIPAL DISTRICT OF THE WEST WIMMERA SHIRE COUNCIL

LANGKOOP — Conservation of an area of natural interest, 27.48 hectares, being Crown Allotments 41C and 41D, Parish of Langkoop as indicated by hatching on plan hereunder. (GP1272) — (032669).



TOTAL AREA OF HATCHED PORTIONS 27:48ha

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

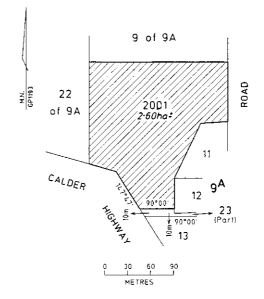
MILDURA — Conservation of an area of natural interest, total area 82.109 hectares, being Crown Allotments 2055, 2056 and 2057, Parish of Mildura as shown on Certified Plan No. 121926 lodged in the Central Plan Office. — (012013110).

MUNICIPAL DISTRICT OF THE WEST WIMMERA SHIRE COUNCIL

MIRAMPIRAM — Conservation of an area of natural interest, total area 45.31 hectares, being Crown Allotments 35C and 35D, Parish of Mirampiram as shown on Certified Plan No. 112281 lodged in the Central Plan Office. — (027306).

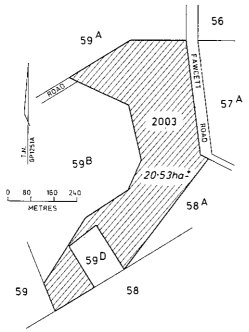
MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

TARADALE — Conservation of an area of historic interest, 2.60 hectares, more or less, being Crown Allotment 2001, Township of Taradale, Parish of Elphinstone as indicated by hatching on plan hereunder. (GP1193) — (06P131134).



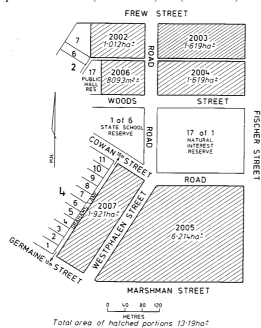
MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

TUROAR — Conservation of an area of natural interest, 20.53 hectares, more or less, being Crown Allotment 2003, Parish of Turoar as indicated by hatching on plan hereunder. (GP1251-A) — (012013087).



MUNICIPAL DISTRICT OF THE YARRIAMBIACK SHIRE COUNCIL

YAAPEET — Conservation of an area of natural interest, 13.19 hectares, more or less, being Crown Allotments 2002, 2003, 2004, 2005, 2006 and 2007, Township of Yaapeet, Parish of Yaapeet as indicated by hatching on plan hereunder. (GP1289-A) — (Rs 13894).



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

Dated 2 September 2003 Responsible Minister MARY DELAHUNTY

Minister for Planning

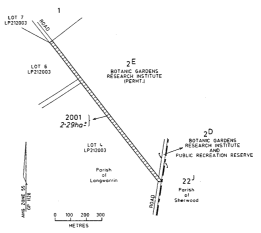
SUDHA KASYNATHAN Acting Clerk of the Executive Council

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

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

MUNICIPAL DISTRICT OF THE CITY OF CASEY

LANGWARRIN — Botanic Gardens and Research Institute, 2.29 hectares, more or less, being Crown Allotment 2001, Parish of Langwarrin as indicated by hatching on plan hereunder. (GP1128) — (Rs 9375).



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

Dated 2 September 2003 Responsible Minister MARY DELAHUNTY Minister for Planning

SUDHA KASYNATHAN Acting Clerk of the Executive Council

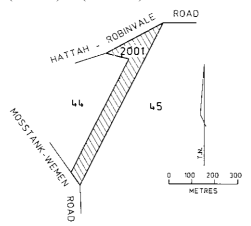
Land Act 1958

CLOSURE OF UNUSED ROADS

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipalities in which the roads are situated and the owners of land adjoining those roads closes the following unused roads:

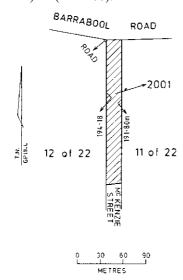
MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

ANNUELLO — The road in the Parish of Annuello being Crown Allotment 2001 as indicated by hatching on plan hereunder. (GP1295) — (01L5-853).



MUNICIPAL DISTRICT OF THE GREATER GEELONG CITY COUNCIL

BARRARBOOL — The road in the Parish of Barrarbool being Crown Allotment 2001 as indicated by hatching on plan hereunder. (GP1144) — (L1-4166).



MUNICIPAL DISTRICT OF THE SHIRE OF YARRA RANGES

GRUYERE — The road in the Parish of Gruyere shown as Crown Allotment 2002 on Original Plan No. 121963 lodged in the Central Plan Office. — (12/L12-1221).

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

Dated 2 September 2003

Responsible Minister MARY DELAHUNTY Minister for Planning

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT

The Governor in Council under Section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the "Olivers Creek Reserve Committee of Management Incorporated" constituted by Order in Council of 4 August, 1998 (vide Government Gazette of 6 August, 1998 — page 2150). — Rs 1513 & Rs 1511.

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

Dated 2 September 2003

Responsible Minister MARY DELAHUNTY Minister for Planning

SUDHA KASYNATHAN Acting Clerk of the Executive Council

Parliamentary Committees Act 1968

LAW REFORM COMMITTEE OF PARLIAMENT

Inquiry into the Administration of Justices Offences

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 6 May 2003 requiring

the Law Reform Committee of Parliament to inquire into, consider and report to Parliament on matters relating to the administration of justice offences by substituting the date by which the Committee must report to the Parliament on the inquiry from 31 December 2003, to the last day of the Autumn 2004 sittings of Parliament.

Dated 2 September 2003 Responsible Minister STEVE BRACKS Premier

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

Land Act 1958

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

Order in Council

The Governor in Council, pursuant to Sections 99A(1)(a) & 99A(2) of the **Land Act 1958**, approves the sale by private treaty of the Crown land described in the attached schedule.

Dated 2 September 2003 Responsible Minister JOHN LENDERS MLC Minister for Finance

> SUDHA KASYNATHAN Acting Clerk of the Executive Council

SCHEDULE No. 99A/05/2003

PROPERTIES TO BE SOLD BY THE DEPT OF SUSTAINABILITY AND ENVIRONMENT

DESCRIPTION: Allotment 18, Section 9

Township of Dimboola Parish of Dimboola

AREA: 1.670ha
PROPERTY Lloyd Street,
ADDRESS: Dimboola

Land Act 1958

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

Order in Council

The Governor in Council, pursuant to Sections 99A(1)(a) & 99A(2) of the Land Act

1958, approves the sale by private treaty of the Crown land described in the attached schedule.

Dated 2 September 2003

Responsible Minister JOHN LENDERS MLC Minister for Finance

SUDHA KASYNATHAN

Acting Clerk of the Executive Council

SCHEDULE No. 99A/06/2003

PROPERTIES TO BE SOLD BY THE DEPT OF SUSTAINABILITY AND ENVIRONMENT

DESCRIPTION: Allotment 7B, Section C

Allotment 2, Section B

Township of Powelltown Parish of Beenak

AREA: 5.972ha

PROPERTY Little Yarra Road, ADDRESS: Powelltown

Land Act 1958

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

Order in Council

The Governor in Council, pursuant to Sections 99A(1)(a) & 99A(2) of the Land Act 1958, approves the sale by private treaty of the Crown land described in the attached schedule.

Dated 2 September 2003

Responsible Minister JOHN LENDERS MLC Minister for Finance

SUDHA KASYNATHAN Acting Clerk of the Executive Council

SCHEDULE No. 99A/07/2003

PROPERTIES TO BE SOLD BY THE DEPT OF SUSTAINABILITY AND ENVIRONMENT

DESCRIPTION: Allotment 2001

Parish of Mologa

AREA: 43.30ha

PROPERTY Mitiamo—Kerang **ADDRESS:** Road, Mologa

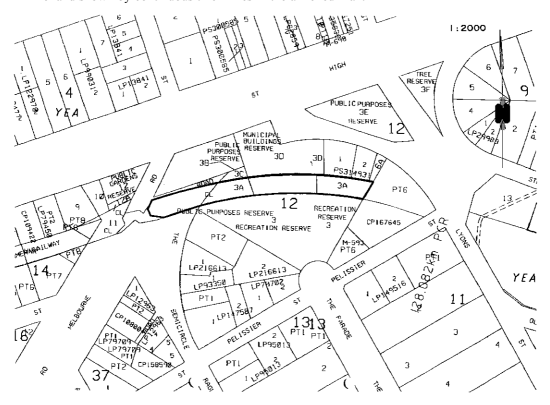
Land Act 1958

VESTING IN SHIRE OF MURRINDINDI OF LAND FORMERLY VESTED IN THE PUBLIC TRANSPORT CORPORATION

The Governor-in-Council, pursuant to Section 22A(2) of the **Land Act 1958** vests in the Shire of Murrindindi the land described in the following schedule, such land being formerly vested in the Public Transport Corporation.

SCHEDULE

The land shown by continuous thick lines in the annexed Plan.



Dated 2 September 2003 Responsible Minister MARY DELAHUNTY MP Minister for Planning

SUDHA KASYNATHAN Acting Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

101.	Statutory Rule: Authorising Act: Date first obtainable: Code A	Fisheries (Recreational Fishery Licence Exemption) Regulations 2003 Fisheries Act 1995 2 September 2003
102.	Statutory Rule:	Supreme Court (Chapter I Amendment No. 24) Rules 2003
	Authorising Act:	Supreme Court Act 1986
	Date first obtainable:	4 September 2003
	Code A	

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As from 4 September 2003

The last Special Gazette was No. 160 dated 28 August 2003

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