

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 44 Thursday 28 October 2004

www.gazette.vic.gov.au

GENERAL

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Advertisers Please Note

As from 28 October 2004

The last Special Gazette was No. 219 dated 26 October 2004. The last Periodical Gazette was No. 2 dated 23 September 2004.

How To Submit Copy

- See our webpage www.craftpress.com.au
- or contact our office on 9926 1233 between 8.30 am and 5.30 pm Monday to Friday

Copies of recent Special Gazettes can now be viewed at the following display cabinets:

- 1 Treasury Place, Melbourne (behind the Old Treasury Building), and
- Craftsman Press Pty Ltd, 125 Highbury Road, Burwood 3125 (front of building).

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) MELBOURNE CUP HOLIDAY (Tuesday 2 November 2004)

Please Note:

The Victoria Government Gazette for Melbourne Cup week will be published on **Thursday 4 November 2004**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 29 October 2004.

Government and Outer

Budget Sector Agencies Notices 9.30 am on Monday 1 November 2004.

Where urgent gazettal is required after hours, arrangements should be made with the Government Gazette Officer on 0419 327 321.

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

SCHEDULE 1 - ACT NO. 391

Abolition of State Aid to Religion, 1871

I, John Robertson Preston, head or authorised representative of the denomination known as The Uniting Church in Australia with the consent of The Uniting Church in Australia Property Trust (Victoria), trustees of the land described in the sub-joined statement of trustees and of David Manzoney being the person entitled to minister in or occupy a building or buildings upon the said land, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts. And I hereby certify that the said land was permanently reserved by Order in Council of 21 February 1870 for the purpose of the site for Presbyterian Church purposes. That the only trustees of the said land resident in the State of Victoria are The Uniting Church in Australia Property Trust (Victoria) of 130 Little Collins Street, Melbourne. That the land is vacant land. That the only person entitled to minister in or occupy the same is the abovenamed David Manzoney.

Dated 13 October 2004.

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

We consent to this application —

The COMMON SEAL of
THE UNITING CHURCH IN

AUSTRALIA PROPERTY TRUST
(VICTORIA) was hereto affixed
in pursuance of a resolution passed
at a meeting of the Members of the
Trust in the presence of:

(Signed) ROBERT BENNETT JOHNSON Member of the Trust

(Signed) WARREN BARTLETT Member of the Trust

(Signed)
DAVID MANZONEY

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

STATEMENT OF TRUSTS

Description of land: 6070 square metres, Township of Bet Bet, Parish of Bet Bet, being Crown Allotment 1, Section 5.

Commencing at the north-eastern angle of Crown Allotment 2, Section 5; bounded thence by that allotment bearing 270° 00' 80.47 metres; thence by Cambridge Street bearing 0° 00' 75.44 metres; thence by George Street bearing 90° 00' 80.47 metres, and thence by a road bearing 180° 00' 75.44 metres to the point of commencement.

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

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

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

Land Act 1958

Notice is hereby given that Dandenong Motorcycle Club Incorporated has applied for a lease pursuant to section 134 of the **Land Act 1958** for a term of 3 years in respect of Allotment 26D, No Section, Parish of Wonthaggi for the purpose of "amusement and recreation and social activities connected therewith". File Ref. 1202634.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Simon Churilov of 9 Casey Court and Mila Churilov of 9 Casey Court carrying on business as Digi Flash has been dissolved as from 30 September 2004.

SIMON CHURILOV

MARY ELIZABETH ROWAN, late of Hamer Court Hostel, Kew, Victoria, retired nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 May 2004, are required by Thomas Paul Rowan, the

executor of the deceased's Will, to send particulars of their claim to the said executor care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of EILEEN MAY KITSON, late of Southern Cross Village, Broadford Crescent, Macleod, Victoria, deceased, who died on 1 July 2004, are required by the executor, Barbara Noelle Dike of 2/5 Iramoo Street, Balwyn, in the State of Victoria, to send particulars of their claim to her care of the undermentioned solicitor by 30 December 2004 after which date the said executor will distribute the assets of the deceased having regard only to the claims of which she then shall have notice.

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

Re: BRIDGET MARY FITZSIMMONS, late of 2/102 Stanhope Street, Malvern, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 August 2004, are required by the trustees, Simon John Raleigh of 16 Montalto Avenue, Toorak and James William Robinson of 1A Chesterfield Avenue, Malvern, to send particulars to the trustees by 27 December 2004 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

BEST HOOPER, solicitors, 563 Little Lonsdale Street, Melbourne 3000.

Re: Estate of JAMES ARTHUR WILLIAMSON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JAMES ARTHUR WILLIAMSON, of 69 The Boulevard, North Balwyn, in the State of Victoria, retired, who died on 11 May 2004, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 29 December 2004 after which date the personal

representative/s will distribute the assets having regard only to the claims of which they then have notice.

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

Re: Estate of WILLIAM ROBERT DUNSTONE.

Creditors, next-of-kin or others having claims in respect of the estate of WILLIAM ROBERT DUNSTONE, late of 1 Clarke Street, Swan Hill, in the State of Victoria, retired, deceased, who died on 24 May 2004, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 14 January 2005 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

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

Re: FRANCES HILDA PARKINSON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of FRANCES HILDA PARKINSON, late of 147 Dendy Street, Brighton, Victoria, retired, deceased, who died on 13 August 2004, are to send particulars of their claims to the executors care of the undermentioned solicitors by 31 December 2004 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

E. P. JOHNSON and DAVIES, solicitors, 52 Collins Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of KATHLEEN LEAH, late of 5/7 Jefferson Street, Bairnsdale, in the State of Victoria, deceased, who died on 17 June 2004, are to send particulars of their claims to the administrators care of Engel & Partners Pty of 109 Main Street, Bairnsdale, by 28 January 2005 after which date it will distribute the assets having regard only to the claims of which it then has notice.

ENGEL & PARTNERS PTY, legal practitioners, 109 Main Street, Bairnsdale.

Re: EDNA MAY EVANS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 June 2004, are required by the trustees, Fay Lynette Shepherd and Lindsay Robert Robins, to send particulars to the trustees by 29 December 2004 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.

MILDRED JOYCE WILDIE, late of Darvall Lodge Nursing Home, 521 Princes Highway, Noble Park, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2004, are required by the trustees, care of Harris & Chambers, lawyers, of 338 Charman Road, Cheltenham 3192, to send particulars to them by 29 December 2004 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

Creditors, next-of-kin and others having claims against the estate of ELISABETH CONNOLLY, late of 46 De Carle Street, Brunswick, Victoria, who died on 8 November 2002, are required by the executors, Mary Nicole McCartney of 22 Glenmorgan Street, East Brunswick and Mark Damien Connolly of 7 Neptune Place, St Kilda, to send detailed particulars of their claims to the said executors, c/- Hassall & Byrne, solicitors of 216 Charman Road, Cheltenham 3192 by 28 December 2004 after which date they will proceed to distribute the estate having regard only to the claims of which they then have notice.

HASSALL & BYRNE, solicitors, 216 Charman Road, Cheltenham 3192.

Creditors, next-of-kin and others having claims in respect of the Will of IOLE GALLE, late of 242 Moreland Road, Brunswick, Victoria, widow, deceased, who died on 5 September 2004, are requested to send particulars of their claims to the executors, Frank Anthony

Galle and Michael Cosmo Dominic Galle, care of the undermentioned legal practitioner by 29 December 2004 after which date they will distribute the assets having regard only as to the claims of which they then have notice.

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

Re: JOHNNY LADD, late of 13 Gipps Street, East Melbourne, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 June 2004, are required by the personal representatives, Peter John Regan and John Ormiston Robertson, to send particulars to them care of the undermentioned solicitors by 14 January 2005 after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

EVELYN WINIFRED PENHALL, late of Suite 16, Sheridan Hall, 16 Castlebar Road, Oakleigh, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 October 2004, are required by the executor, ANZ Executors & Trustee Company Limited (ACN 006 132 332) of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 28 December 2004 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.

DIARMUID MICHAEL ST CLAIR WILSON, late of 5 Oakhill Road, Olive Haines Lodge, Putney, SW15, England, retired barrister, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the said deceased, who died on 20 March 2004, are required by the personal representative, Kerri Anne McConchie, of 109 Summerhill Road, Glen Iris, Victoria 3146, to send particulars of their claims to her by 30 December 2004 after which date the personal representative may convey or distribute the assets, having regard

only to the claims of which she then has notice. NOEL S. JACKLING, solicitor, 16 Elphin Grove, Hawthorn 3122.

Creditors, next-of-kin and others having claims in respect of the estate of IRENEUSZ JERZY MIKOLAJEWSKI, late of 2 Sharrock Close, Caroline Springs, in the State of Victoria, software engineer, deceased, who died on 28 April 2004, are required to send particulars of such claims to the administrator care of the undermentioned solicitors by 27 December 2004 after which date the administrator will convey or distribute the assets having regard only to the claims of which the administrator then has notice.

PIETRZAK SOLICITORS, 222 La Trobe Street, Melbourne.

DORIS FLORENCE GIBSON, late of Hillcrest Nursing Home, 288 Pakington Street, Newtown, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 1 July 2004, are required by the trustees, Philip Colin Gibson and Janet Margaret Gibson, to send particulars of their claims to the trustees in the care of the undermentioned legal practitioner by 28 December 2004 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

RALPH JAMES SMITH, solicitor, 6 The Centreway, Lara, Victoria 3212. PO Box 277, Lara, Victoria 3212.

Estate of SHEILA ALLEN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of SHEILA ALLEN, late of Flat 2, 657 Brunswick Street, North Fitzroy, Victoria, widow, deceased, who died on 13 June 2004, are to send particulars of their claims to the executor care of the undermentioned solicitors by 30 December 2004 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

RIGBY COOKE, solicitors, 469 La Trobe Street, Melbourne 3000.

Estate of KENNETH JOHN McKENZIE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of KENNETH JOHN McKENZIE, late of 21 Cassowary Street, East Doncaster, Victoria 3109, who died on 4 June 2004, are to send particulars of their claims to the executor, Elaine Doreen McKenzie, care of the undermentioned solicitors by 10 January 2005 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

RIGBY COOKE, lawyers, Level 13, 469 La Trobe Street, Melbourne, 3000.

ELIZABETH MOIRA HANNIGAN, late of "Hedley Sutton", 2 Gascoyne Street, Canterbury, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 June 2004, are required by Ian Fraser Bult, the executor of the Will of the deceased, to send particulars of their claims to the executor care of their solicitors, Russell Kennedy, at Level 11, 469 La Trobe Street, Melbourne, Victoria, by 29 December 2004 after which date the executor may convey or distribute the assets having regard only to the claims of which they then have notice.

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

BERNARD HAUGH, late of Unit 1, 36 The Avenue, Malvern East, Victoria, retired, deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 25 August 2004, are required by ANZ Executors & Trustee Company Limited, ACN 006 132 332, the executor of the Will of the deceased, to send particulars of their claims to the executor care of their solicitors, Russell Kennedy, at Level 11, 469 La Trobe Street, Melbourne, Victoria by 29 December 2004 after which date the executor may convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL KENNEDY, solicitors, Level 11, 469 La Trobe Street, Melbourne 3000. HELEN ELENOA RILEY, late of Flat 18, 101 Gipps Street, East Melbourne, Victoria, retired nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 September 2004, are required by ANZ Executors & Trustee Company Limited, ACN 006 132 332, the executor of the Will of the deceased, to send particulars of their claims to the executor care of their solicitors, Russell Kennedy, at Level 11, 469 La Trobe Street, Melbourne, Victoria by 29 December 2004 after which date the executor may convey or distribute the assets having regard only to the claims of which they then have notice.

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

Re: STEPHEN ALFRED CRAIG, late of 149 Skyline Road, Bend of Islands, Victoria, wildlife officer, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased, are required by Neil John Harvey, the executor of the estate of the said deceased, to send particulars of such claims to him care of the undermentioned solicitors by the date being two calendar months from the date of this advertisement after which date they will distribute the estate having regard only to the claims of which they then have notice.

RYAN, MACKEY & McCLELLAND, solicitors,

65 Main Street, Greensborough.

Re: MAVIS MARY JOSEPH, late of 44 Manifold Street, Colac, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 August 2004, are required by the deceased's personal representatives, Patricia Smith, David John Fraser and David Anthony Casey, to send particulars to them care of the undermentioned solicitors by 29 December 2004 after which date they may convey or distribute the assets having regard only to the claims of which they then have notice.

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

DONALD RANDALL PATERSON, late of 24 Lowen Road, Glen Waverley, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 1988, are required by the executrix, Glenys Foster Paterson of Unit 4, 31 Wilsons Road, Mornington, Victoria, to send particulars to her by 1 January 2005 after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

STIDSTON & WILLIAMS WEBLAW, solicitors.

Suite 1, 10 Blamey Place, Mornington.

ISABEL GAYLOR CHAPMAN, late of 68 Union Street, East Brighton, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 1 June 2004, are required by the executor, Judith Elwyn Bainbridge of 18 Mariemont Avenue, Beaumaris, to send particulars to the executor by 30 December 2004 after which date the executor intends to convey or distribute the assets of the estate having regard only to the claims of which the executor may have notice.

WISEWOULDS, solicitors, 459 Collins Street, Melbourne.

HENDRIKA de WOLDE, late of 12 Ashley Street, Box Hill North, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 30 August 2004, are required by the executors, Alle de Wolde of 95 Rachelle Drive, Wantirna and Betty Jeanette Freemantle of 9 Grange Avenue, Canterbury, to send particulars to the executors by 30 December 2004 after which date the executors intend to convey or distribute the assets of the estate having regard only to the claims of which the executors may have notice.

WISEWOULDS, solicitors, 459 Collins Street, Melbourne.

Re: MARION MILLAR, late of 24 Wilkinson Street, Tootgarook, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 August 2004, are required by the trustees, Kim Syme Price and Geoffrey Robert Nicholson, to send particulars to the trustees, c/- the undermentioned solicitors by 4 January 2005 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

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

On Wednesday 24 November 2004 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 Sandra Fisher of 36 Smethurst Avenue, Pakenham, as shown on Certificate of Title as Sandra Lee Fisher, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9872, Folio 553 upon which is erected a dwelling known as 36 Smethurst Avenue, Pakenham.

Registered Mortgage No. AB182114K and Covenant in Instrument P340601A affect the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). SW-04-006025-1

Dated 21 October 2004

V. PARKIN Sheriff's Office

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

On Wednesday 24 November 2004 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 Chrysa Iliopoulos (trading as Ciabatta Bakehouse) of 12 Henley Drive, Gladstone Park, as shown on Certificate of Title as Chrysa Iliopoulos, joint proprietor with Thomas Iliopoulos of an estate in fee simple in the land described on Certificate of Title Volume 8996, Folio 420 upon which is erected a house known as 12 Henley Drive, Gladstone Park.

Registered Caveat No. AB617107M and Covenant No. F839708 affect the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). SW-04-005571-9

Dated 21 October 2004

V. PARKIN Sheriff's Office

PROCLAMATIONS

Local Government (Democratic Reform) Act 2003

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(3) of the **Local Government** (Democratic Reform) Act 2003 fix 29 October 2004 as the day on which section 89 of that Act comes into operation.

Given under my hand and the seal of Victoria on 26th October 2004

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

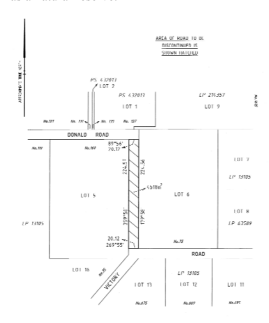
CANDY BROAD MLC Minister for Local Government

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Discontinuance of a Section of Donald Road, Langwarrin

Notice is hereby given that at its meeting on 13 September 2004, Council considered both written and verbal submissions in compliance with Section 223 and was of the opinion that the section of Donald Road as shown hatched on Plan M692 is no longer required for public use. Subsequently, Council resolved in accordance with Schedule 10, Clause 3 of the Local Government Act 1989, that the section of road be discontinued and retained in Council's name as a natural reserve.





DISCONTINUANCE OF ROAD
DONALD ROAD, LANGWARRIN
PART OF FROM PORTION AS
PARTOR FROM PORTION AS

STEVE GAWLER Chief Executive Officer



PUBLIC NOTICE Road Management Plan

Council Seeks Comment

Horsham Rural City Council, in accordance with Section 54 of the **Road Management Act 2004**, proposes to make a Road Management Plan and gives notice that:

- a) the proposed Road Management Plan includes details of the management system that Horsham Rural City Council proposes to implement in the discharge of its duty to inspect, maintain and repair roads for which it is the coordinating or responsible authority;
- b) a copy of the proposed Road Management Plan and the road register and hierarchy system may be inspected at the municipal offices located in Roberts Avenue, Horsham and Main Street, Natimuk or on our website, www.hrcc.vic.gov.au;
- c) any person wishing to make a submission on the proposed Road Management Plan may do so in writing addressed to the General Manager Technical Services, Horsham Rural City Council, PO Box 511, Horsham 3402. Submissions will be received until 5.00 pm on Friday 19 November 2004.

K. V. SHADE Chief Executive Officer Horsham Rural City Council



Proposed Road Management Plan

Council is proposing to make a Road Management Plan under the Road Management Act 2004.

The purpose of the plan is to establish a management system for the road management functions of Council that effectively delivers the necessary infrastructure while managing the associated risks. It identifies responsibilities, policies and standards and the management system proposed to be adopted.

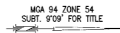
The Road Management Plan may be obtained or inspected at the Town Hall, corner of Napier and Hyde Streets, Footscray.

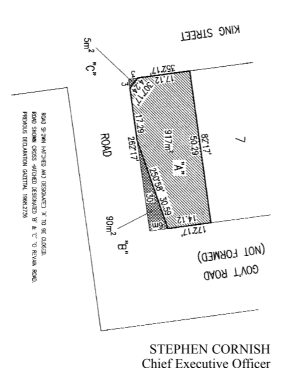
Any person who is aggrieved by the proposed Road Management Plan may make a submission on the plan. Submissions must be received by the Maribyrnong City Council by 5.00 pm on 2 December 2004.

PYRENEES SHIRE COUNCIL

Road Discontinuance – Camp Hill Road, Beaufort

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Pyrenees Shire Council at its meeting held on 21 September 2004 formed the opinion that the part of the road shown hatched on the plan being part of CA 8, Section 12, Township of Beaufort, is not reasonably required as a road for public use and has resolved to discontinue that part and sell the land.





SURF COAST SHIRE COUNCIL

Proposed Community Amenity Local Law No. 21, 2004

Surf Coast Shire Council proposes to make a Local Law titled Community Amenity Local Law No. 21, 2004.

The purpose of the Community Amenity Local Law No. 21 is to provide for the peace, order and good government of the Surf Coast Shire.

The purport of the Community Amenity Local Law No. 21 is to:

- (1) regulate and control uses and activities on Council land and roads so that the Council is aware of uses or activities which may:
 - a) be detrimental to the amenity of the area or the enjoyment of facilities on land or roads;
 - b) cause damage to Council and community assets;
 - c) create a danger or expose others to risk;
 - d) interfere with the safety and convenience of people travelling on or using Council land or roads;
 - e) impede free and safe access for people, in particular those with sight and movement impairment or disabilities;
- (2) manage, regulate and control activities and uses on any land which:
 - a) may be dangerous, cause a nuisance or be detrimental to the amenity of the area or the environment;
 - are directed at maintaining a healthy and safe environment for residents and visitors;
 - c) promotes community expectations and demands about their desired lifestyle and the availability of goods and services provided to them;
- (3) identify activities and uses that are not permitted so as to achieve the purposes in sub-clauses (1) and (2).

A copy of the proposed Community Amenity Local Law No. 21, 2004 can be obtained from the Shire offices, 25 Grossmans Road, Torquay during business hours. Written submissions relating to the proposed Local Law can be made in accordance with Section 223 of the **Local Government Act 1989**. Any such submissions should be addressed to the Surf Coast Shire Council, PO Box 350, Torquay, Victoria 3228, and must be made within 14 days of the date of publication of this notice.

Any person who has made a written submission to Council and requested that he or she be heard in support of the written submission is entitled to appear in person or by a person acting on his or her behalf before a meeting of Council at a date and time to be fixed.

> PETER BOLLEN Chief Executive Officer

SURF COAST SHIRE COUNCIL

Meeting Procedure Local Law No. 22

Notice is hereby given that at its Ordinary Meeting of 21 September 2004, Surf Coast Shire Council proposed to make Meeting Procedure Local Law No. 22.

The purpose and general purport of this proposed local law is:

- (a) To regulate and control the use of the Common Seal of the Council.
- (b) To regulate proceedings for the election of Mayor.
- (c) To regulate proceedings at meetings of Surf Coast Shire Council and special committees of Council.
- (d) To promote and encourage community participation in the government of the Council.
- (e) To promote and encourage good governance.
- (g) Repeal Local Law No. 6 Process of Municipal Governance.

A copy of the proposed Meeting Procedure Local Law No. 22 can be obtained from the Shire offices, 25 Grossmans Road, Torquay during business hours.

Written submissions relating to the proposed Local Law can be made in accordance with Section 223 of the Local Government Act 1989. Any such submissions should be addressed to the Surf Coast Shire Council, PO Box 350, Torquay, Victoria 3228, and must be made within 14 days of the date of publication of this notice.

Any person who has made a written submission to Council and requested that he or she be heard in support of the written submission is entitled to appear in person or by a person acting on his or her behalf before a meeting of Council at a date and time to be fixed.

> PETER BOLLEN Chief Executive Officer

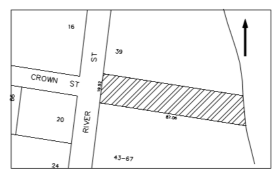


Declaration of a Road to be a Public Highway

- Crown Street, Richmond

Notice is hereby given that the section of Crown Street east of River Street, Richmond, described on Crown Portion 33(PT), Volume 1219, Folio 763 and as shown hatched on the plan below, is declared a public highway pursuant to Section 204(1) of the Local Government Act 1989.

The declaration is operative from the date of publication of this notice.



LYDIA WILSON Chief Executive Officer Yarra City Council

PORT PHILLIP CITY COUNCIL

Notice of Intention to Make a Road Management Plan

Port Phillip City Council, in accordance with section 54 of the Road Management Act 2004, is proposing to make a Road Management Plan that will:

- establish a management system, based on policy and operational objectives, for Council as a road authority;
- set service levels for Council's road management functions;
- provide details about how Council will inspect, maintain and repair the roads we are responsible for.

The Road Management Plan will include information about what roads and other roadside assets Council is responsible for; a description of what steps Council will take to keep roads in good repair and information about how we collect and store data about road management.

A copy of the proposed Road Management Plan can be inspected at Council's Website: www.portphillip.vic.gov.au or at the following Council's Service Centres during office hours 8.30 am to 5.00 pm each working day:

- St Kilda Town Hall, corner of Carlisle Street and Brighton Road, St Kilda;
- South Melbourne Town Hall, 208 Bank Street, South Melbourne;
- Port Melbourne Town Hall, 333 Bay Street, Port Melbourne.

Port Phillip City Council encourages all residents to review the proposed Road Management Plan. Any resident wishing to make comments on the contents of the Plan and related documents can do so by written submission addressed to the Executive Director Urban Services, City of Port Phillip Private Bag No. 3, PO St Kilda, Victoria 3182 by no later than 5.00 pm Friday 19 November 2004.

BOROUGH OF OUEENSCLIFFE

Notice of Intention to Make a Road Management Plan

The Borough of Queenscliffe gives notice pursuant to Section 54 of the **Road Management Act 2004** that it intends to make a Road Management Plan.

The purpose of the Plan is to:

- establish a management system for Council's road management functions that is based on policy and operational objectives and available resources; and
- set the relevant standards in relation to discharge of duties in the performance of those road management functions.

The proposed Road Management Plan can be inspected at the Council's offices in Learmonth Street, Queenscliff or may be downloaded from the Council's website at www.queenscliffe.vic.gov.au.

Any person aggrieved by the proposed Road Management Plan may make a written submission within 28 days of this notice to the Borough of Queenscliffe, PO Box 93, Queenscliff 3225; or by email to info@queenscliffe.vic.gov.au.

GARY PRICE Chief Executive Officer

Planning and Environment Act 1987 BRIMBANK PLANNING SCHEME

Preparation Notice of an Amendment to a Planning Scheme and

Notice of an Application for Planning Permit Amendment C71

Application P3621/2003

The land affected by the Application is 158 Stenson Road, Kealba (Lot 6A TP 803820 V, more fully described in Certificate of Title Volume 10454, Folio 090).

The Amendment proposes to rezone the land from a Residential 1 Zone (R1Z) to a Business 1 Zone (B1Z).

The application is for a permit to develop the land and use it for shops, offices and an 80-seat restaurant with a reduction in the associated car parking requirement.

The person who requested the Amendment and the applicant for the permit is Juscot Investments Pty Ltd.

You may inspect the Amendment and the application, any documents that support the Amendment and application, the explanatory report about the Amendment and application at the office of the planning authority: Brimbank City Council Keilor Office, Old Calder Highway (corner of Borrell Street), Keilor, Vic. 3036; and at the following: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000.

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

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority. A submission must be sent to: Brimbank City Council, Attention Esther Oluyide, PO Box 106, Keilor, Vic. 3036.

Submissions deadline is Monday 29 November 2004.

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Preparation of Amendment Amendment C65

The Greater Bendigo Council has prepared Amendment C65 to the Greater Bendigo Planning Scheme.

The land affected by the Amendment is the former 'Rocklea' Spinning Mills site at 239–249 High Street, Kangaroo Flat.

The Amendment proposes to:

- rezone 239–249 High Street, Kangaroo Flat from the Industrial 1 Zone to part Business 4 Zone and part Residential 1 Zone;
- replace existing schedule to Clause 34.04 Business 4 Zone to specify the maximum combined leasable floor area for restricted retail premises to 10,000sqm at 239–249 High Street, Kangaroo Flat;
- introduce a Development Plan Overlay (DPO) to 239-249 High Street, Kangaroo Flat and incorporate a schedule to the DPO, (DPO 16);
- introduce an Environmental Audit Overlay (EAO) to part 239–249 High Street, Kangaroo Flat.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; Department of Sustainability and Environment, Regional Office, North West Regional Office, 1 Taylor Street, Epsom 3551; City of Greater Bendigo, Strategic Planning Unit, Lyttleton Terrace, Bendigo 3550; City of Greater Bendigo, Statutory Planning Unit, Hopetoun Mill, Hopetoun Street, Bendigo 3550; City of Greater Bendigo, Heathcote Service Centre, 125 High Street, Heathcote

3523; City of Greater Bendigo website: www.bendigo.vic.gov.au.

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

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

The closing date for submissions is the close of business 29 November 2004. A submission must be sent to David Krumins, Planning and Development Manager, City of Greater Bendigo, PO Box 733, Bendigo 3552.

JOHN MCLEAN Chief Executive Officer

Planning and Environment Act 1987

SOUTH GIPPSLAND PLANNING SCHEME

Notice of Preparation of Amendment Amendment C19

The South Gippsland Shire Council has prepared Amendment C19 to the South Gippsland Planning Scheme.

The land affected by the Amendment is Lot 1 on Plan of Subdivision 320142U, commonly known as 1995 Inverloch-Venus Bay Road, Tarwin Lower.

The Amendment proposes to change the Planning Scheme by amending:

- 1. Planning Scheme Map Number 25, by rezoning part of the land from a Rural Zone to a Low Density Residential Zone;
- 2. Planning Scheme Map No. 25 ESO6, by deleting the Environmental Significance Overlay Schedule 6 (Areas Susceptible to Flooding) from part of the land; and
- 3. The schedule to the Rural Zone (Clause 35.01) to allow the minimum subdivision area to be that as shown on Map 1 which is attached to the schedule.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: South Gippsland Shire Council, 9 Smith Street, Leongatha; Department of Sustainability and Environment, Planning Information Centre, 80 Collins Street, Melbourne; and Department of Sustainability and Environment, Gippsland Regional Office, 71 Hotham Street, Traralgon.

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

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

The closing date for submissions is 29 November 2004. A submission must be sent to the Chief Executive, South Gippsland Shire Council, Private Bag 4, Leongatha 3953.

JOSEPH CULLEN Chief Executive South Gippsland Shire Council

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:—

- MARY SHANLEY HAYWARD, late of Kurana Baptist Community Hostel, 55 Walpole Street, Kew, Victoria, retired, deceased intestate, who died on 5 May 2004.
- FRANCIS GEORGE McGOUGH, late of Chippendale Lodge Hostel, 582 Upper Heidelberg Road, Heidelberg, Victoria, pensioner, deceased, who died on 26 September 2004 leaving a Will dated 7 October 1991.
- DOUGLAS WILLIAM MOSS, late of Sheraton Private Nursing Home, 374 Nepean Highway, Frankston, Victoria, pensioner, deceased, who died on 21 September 2004 leaving a Will dated 19 June 2000.

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 3 January 2005 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 3 January 2005 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

- FIDDIAN, Elizabeth Mary, late of Unit 13, 26 Rochester Road, Canterbury, retired, and who died on 26 September 2004.
- MLOTKOWSKI, Hildegarde, late of Tabulam Nursing Home, 31 Elizabeth Street, Bayswater, retired, and who died on 17 August 2004.
- RASMUSSEN, Adam, late of Kyabram & District Memorial Hospital, Fenaughty Street, Kyabram, and who died on 16 August 2004.

Dated 25 October 2004

DAVID BAKER Manager Executor and Trustee Services

EXEMPTION

Application No. A372 of 2004

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 (the Act) by Connections, for exemption from Sections 13, 100 and 195 of the Act, in respect of their Starting Out Program. The application for exemption is to enable the applicant to advertise for and employ females under the age of 25 as Peer Support Workers.

Upon reading the material filed in support of this application by Donald Neil McInnes, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ females under the age of 25 as Peer Support Workers.

In granting this exemption the Tribunal noted that:

 formerly known as Uniting Care Connections, Connections is one of Victoria's largest community services providing more than 40 programs delivering support services to infants, children, young people and families;

- the Starting Out Program is a specialised support service designed to meet the needs of pregnant and parenting adolescents, targeting women under the age of 25 years, with priority being given to those between 13 and 19 years;
- the Tribunal previously granted an exemption to Uniting Care Connections in December 2000 so that young women could be employed as Peer Support Workers in the Starting Out Program, and the circumstances giving rise to the appropriateness of the grant of the exemption are still relevant;
- there is an ongoing need for young women to have the support of female peers in the program.

The Tribunal hereby grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ females under the age of 25 as Peer Support Workers.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 28 October 2007.

Dated 22 October 2004

Mrs S. DAVIS Deputy President

EXEMPTION

Application No. A383 of 2004

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 (the Act) by Broadmeadows Family Services, for exemption from Sections 13, 100 and 195 of the Act. The application for exemption is to enable the applicant to advertise for and employ female staff at the Broadmeadows Women's Community House.

Upon reading the material filed in support of this application by Lee-Anne Biggs, Manager, Broadmeadows Family Services, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ female staff at the Broadmeadows Women's Community House.

In granting this exemption the Tribunal noted that:

- the Broadmeadows Women's Community House has been a women-only venue for the past 25 years. The House provides a range of support services for women and children victims of family violence, as well as occasional day care for children of either gender up to the age of 6;
- the Tribunal previously granted an exemption to the applicant in 2004 for a particular position at the House;
- it is appropriate that the applicant continue providing its programs for women only and that it be able to recruit female-only staff for this purpose.

The Tribunal hereby grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ female staff at the Broadmeadows Women's Community House.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 28 October 2007.

Dated 22 October 2004

Mrs S. DAVIS Deputy President

EXEMPTION

Application No. A387 of 2004

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 (the Act) by Aboriginal Community Services Association Limited (the applicant), for exemption from Sections 13, 100 and 195 of the Act. The application for exemption is to enable the applicant to advertise for and employ a female Indigenous to the position of Female Indigenous Community Facilitator Worker for the Aboriginal Best Start Project in Horsham.

Upon reading the material filed in support of this application by Jennifer Beer, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a female Indigenous to the position of Female Indigenous Community Facilitator Worker for the Aboriginal Best Start Project in Horsham.

In granting this exemption the Tribunal noted that:

- the Best Start Program in the Horsham region is aimed at improving the health, education and well-being of Indigenous families in the area, by targeting the delivery of appropriate services to Indigenous women and their children;
- a female Indigenous worker will more effectively meet the needs of the Indigenous community within which the project will operate.

The Tribunal hereby grants an exemption from the operation of Sections 13, 100 and 195 of the Equal Opportunity Act 1995 to enable the applicant to advertise for and employ a female Indigenous to the position of Female Indigenous Community Facilitator Worker for the Aboriginal Best Start Project in Horsham.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 28 October 2007.

Dated 22 October 2004

Mrs S. DAVIS Deputy President

EXEMPTION

Application No. A410 of 2004

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the Equal Opportunity Act 1995 (the Act) by the Department of Human Services, Southern Metropolitan Region, for exemption from Sections 13, 100 and 195 of the Act. The application for exemption is to enable the applicant to advertise for and employ a person of Aboriginal or Torres Strait Islander background to the position of Program Advisor, Indigenous Community.

Upon reading the material filed in support of this application by Phil Dalling, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a person of Aboriginal or Torres Strait Islander background to the position of Program Advisor, Indigenous Community.

In granting this exemption the Tribunal noted that:

- there are approximately 4,000 Indigenous people living in the Southern Metropolitan Region. The position to be filled is part of the Social and Community Strategy Unit, one of three Indigenous organisations funded by the Department in the region;
- the position supports service and community development addressing the aspirations and needs of the Indigenous community in the region. It is important that a person with the appropriate cultural knowledge and background be appointed to the position, to enable more effective development of policy or delivery of services.

The Tribunal hereby grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ a person of Aboriginal or Torres Strait Islander background to the position of Program Advisor, Indigenous Community.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 28 October 2007.

Dated 22 October 2004

Mrs S. DAVIS Deputy President

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

Date of Auction: Saturday 27 November 2004 at 11.00 a.m. on site.

Reference: 2002/02080.

Address of Property: 5 Collins Street, Diamond Creek.

Crown Description: Crown Allotment 3A, Section 14, Parish of Nillumbik, Township of Diamond Creek.

Terms of Sale: 10% deposit, balance 90 days.

Area: 0.1025 ha approximately.

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

Selling Agent: Mason White McDougall, Shop 10/67 Main Hurstbridge Road, Diamond Creek 3089.

> JOHN LENDERS MP Minister for Finance

Casino Control Act 1991—section 60(1)

CASINO RULES NOTICE NO. 13 OF 2004

Rules of the Game—Pai Gow

By this notice, the Victorian Commission for Gambling Regulation amends the Rules in respect of the game "Pai Gow" as set out in the Schedule.

This notice operates with effect from 4.00 am on Friday 29 October 2004.

Dated 22 October 2004

PETER COHEN

Executive Commissioner

SCHEDULE

In place of the current Rules of the game of Pai Gow, substitute the following Rules:

RULES OF THE GAME

PAI GOW

The game of Pai Gow and its rules were approved by notice published in the Victoria Government Gazette on 24 April 1997 (S44). Those rules were subsequently amended by—

[•] Casino Rules Notice No. 25 of 2000 published on 21 November 2000 (S173),

[•] Casino Rules Notice No. 11 of 2002 published on 15 April 2002 (S65),

[•] Casino Rules Notice No. 21 of 2002 published on 19 June 2002 (S102),

[•] Casino Rules Notice No. 30 of 2002 published on 10 September 2002 (S161),

[•] Casino Rules Notice No. 6 of 2004 published on 17 March 2004 (S65), and

[•] Casino Rules Notice No. 9 of 2004 published on 29 July 2004 (S175).

1 DEFINITIONS

- 1.1 In these rules
 - "Bank" means the hand against which all other players wager.
 - **"Box Dice"** means three dice of the same colour, but of a different colour to the Cut Die that are used to determine the first box to receive the tiles in a round of play.
 - "Casino Supervisor" means a person other than a Game Supervisor who is responsible for the supervision and management of gaming operations.
 - "Chung" means a marker used to indicate who is the Banker in a round of play.
 - "Co-banking" means a player banking in partnership 50-50 with the house.
 - "Cut Die" means a single die used to determine the style of cut to be used in a round of play.
 - "Dealer" means a person responsible for the operation of the game.
 - "Dice cup" means a cup like device with a non-transparent cover used to contain and shake the four dice used.
 - "Distinctive Marker" means a marker button labelled with, but not limited to, the words personal limit or higher limit.
 - "Game Supervisor" means the person responsible for the supervision of the operation of the game.
 - "House" means Crown Casino.
 - "House Banking" means that the House holds the bank for a round of play.
 - **"House Way"** means the way a Dealer will set his/her hand or that of a player or Player-Banker upon request.
 - **"Laja"** means an additional mix of the tiles that may be performed by the Dealer, player or Player-Banker.
 - "Matching" means comparing the player's high hand with the House or Player-Banker's high hand and the player's low hand with the House or Player-Banker's low hand as the case may be.
 - "Player-Banker" means a player taking the bank.
 - "Ranking" means the classification of the order of the tiles.
 - "Shuffle" means a random mix of the tiles, conducted face-down upon the table.
 - **"Stand-off"** means a hand where the player's wager neither wins nor loses for the purposes of regular Pai Gow.
 - "The Tile/s" means a domino or set of thirty-two dominoes.
 - "Traditional Cuts" means one of the approved ways of cutting the tiles at the Player-Banker's request.
- 1.2 Unless contrary intention appears, a Game Supervisor or a Casino Supervisor may perform any function or exercise any power of the Dealer.
- 1.3 A reference in these rules to the game is a reference to the game of Pai Gow played at a particular gaming table.
- 1.4 A reference in these rules
 - 1.4.1 To a bet is a reference to the contingency or outcome on which a player may place a wager; and
 - 1.4.2 To a wager is to the money appropriated to such a bet in a particular case.

2 EQUIPMENT

- 2.1 Pai Gow will be played on a table having places for eight or less seated players and the Dealer.
- 2.2 The table layout will be marked in a manner similar to that shown in Diagram A with:—
 - 2.2.1 Areas for wagers, the number of areas being eight or less; and
 - 2.2.2 The name and/or logo of the casino imprinted thereon.
- 2.3 The game will be played with thirty-two dominoes (tiles) as pictured in Appendix 1.
- 2.4 Four dice will be used for play. The dice will be:
 - 2.4.1 Precision made with faces of a minimum size of ten millimetres square;
 - 2.4.2 Marked on each side from one to six, so arranged that the sum of the sides of any pair of opposite sides is seven;
 - 2.4.3 Coloured so that three dice will be of one particular colour (the Box Dice) and one die will be a different colour (the Cut Die).
- 2.5 Additional equipment used on the game includes:
 - 2.5.1 A dome-shaped container (Dice Cup) to shake the dice.
 - 2.5.2 An "OFF" marker button that may be used to signify a betting area that has been removed from play.
 - 2.5.3 A Chung to indicate the Banker.
- 2.6 A sign displaying table limits will be present on the table.

3 THE TILES

- 3.1 The tiles will be checked, tile by tile, prior to the commencement of gaming and the conclusion of gaming.
 - 3.1.1 The tiles will be displayed on the table in rank order and checked by the Game Supervisor.
 - 3.1.2 The tiles will remain displayed on the table until a player takes a place at the table.
- 3.2 Should any tiles be damaged or marked during play, the Casino Supervisor will be notified and the tiles will be replaced by either an individual tile or a new set of tiles.
- 3.3 Prior to a set of tiles being removed from the table the tiles will be checked again on the table tile by tile and set out in rank order.
- 3.4 The ranking of the tiles in both pair and individual order is pictured in Appendix 1.
 - 3.4.1 When a hand is lower than Day High Nine (ranking 22) the value of the hand will be a single figure (zero to nine inclusive) and will be determined by totalling the count values of the tiles in the hand and, as required, subtracting ten.
- 3.5 Gee Jun, Ranked No 1 pair, are as individual tiles the lowest ranked tiles. Those individual tiles may be used as either a three or a six.

4 THE DICE

- 4.1 Four dice will be used to determine the cut and the first box to receive the tiles in each round of play.
 - 4.1.1 The single die (the Cut Die) will be of a different colour to the other three dice, which will all be of the same colour and will be used to determine the type of cut to be used as described in Table 2.

- 4.2 The Player-Banker will shake the Dice Cup during which time the dice must tumble. The Dice Cup is then placed in the centre of the table and the cover removed.
- 4.3 All four dice must come to rest with one surface flat to the base of the Dice Cup otherwise the Dice Cup will be shaken again.
- 4.4 The Dealer will announce the three-dice total and the style of cut; and
 - 4.4.1 Count counter clockwise commencing with the playing area designated by the Chung. That playing area will be counted as 1, 9 or 17; and
 - 4.4.2 Then announce the playing area to receive the first tiles.
- 4.5 The Dice Cup will then be placed in the area designated on the table for the Dice Cup.

5 THE SHUFFLE AND CUT

- 5.1 Before each round of play, the Dealer will shuffle the tiles face-down on the table.
- 5.2 The Dealer will stack the tiles into eight groups of four and place the tiles into the centre of the table.
- 5.3 The Game Supervisor may allow any player to personally perform a Laja or request a Laja by the Dealer.
 - 5.3.1 After a player Laja, the Banker cannot request another shuffle.
 - 5.3.2 After a player Laja and before the bank determines a cut, the tiles will be presented to the bank, to perform his/her own Laja if desired.
- 5.4 The tiles will be cut in accordance with the descriptions in Appendix 2.
- 5.5 At the discretion of the Casino Supervisor, other cuts may be accepted. The VCGR and Surveillance will be advised.
- 5.6 When the House banks, the Cut Die total will determine the type of cut to be used and the Box Dice total will determine the first box to receive the first tiles as described in Table 2.
- 5.7 When a player accepts the bank or co-banks with the house, that player has the option of the cut. If that player declines to choose the cut the Dealer will cut the tiles at the discretion of the Game Supervisor.

6 PAI GOW CUTS

Table 1 - Pai Gow Cuts

	Chinese	Orientation	English
1	Yat Dong Dong	right or left	One stack
2	Cup Say	top or bottom right or left	Tiger
3	Chee Yee	top or bottom	Chop The Ears
4	Dai Pin	right or left	Big Slice
5	Jung Quat	top or bottom	From the Heart
6	Long Tau Fong May	right or left	Dragon Head Phoenix Tail
7	Wui Fung Bank		Hong Kong Bank
8	Foot Say		Four Across

Table 2 – Random Cuts

TILE DELIVERY		TYPE OF CUT TO BE USED					
'Pai Gow Box Dice' Total	Crown Pai Gow Box Die	Box	'Pai Gow Cut Die' Total	Crown Pai Gow Dice Markings	Cut to be used – Chinese	Orien- tation	Cut to be used - English
9+17	1	1	1	L	Long Tau Fong May	right or left	Dragon's Head/ Phoenix Tail
10+18	2	2	2	J	Jung Quat	top or bottom	From the Heart
3+11	3	3	3	CS	Cup Say	top or bottom right or left	Tiger
4+12	4	4	4	D	Dai Pin	right or left	Big Slice
5+13	5	5	5	W	Wui Fung Bank		Hong Kong Bank
6+14	6	6	6	C	Chee Yee	top or bottom	Chop the Ears
7+15		7					
8+16		8					

7 HOUSE WAY

- 7.1 When having two ranking pairs to tiles, play the two pairs as two hands.
- 7.2 Never split the following pairs:

NGOR (HIGH FOUR)	FOO TAU (ELEVEN)
MOOY (HIGH TEN)	HOONG TAU SAP (LOW TEN)
CHEONG SUM (HIGH SIX)	LIM LUM LOK (LOW SIX)
BAN TANG (LOW FOUR)	CHAP NG (MIXED FIVES)

7.3 Split:

GEE JUN (SUPREME)	WITH ANY 6 AND 6, 5, 4
TEEN (TWELVE) OR DAY (TWO) WITH ANY	9 AND 8, 7, 6, 5, 4 8 AND 8, 7, 6, 5, 4 7 AND 7, 6, 5, 4
CHAP GOW (NINES) WITH:	TEEN AND DAY TEEN/DAY AND 10 10 AND 10
YUN, CHAP PAAT (EIGHTS),	TEEN AND DAY TEEN/DAY AND 11, 10 10 AND 11, 10 11 AND 9
KO KIOK CHAAT AND CHAP CHAAT (SEVENS)	TEEN AND DAY TEEN/DAY AND 11, 10 10 AND 11

- 7.4 Wongs, Gongs and High Nines.
 - 7.4.1 If no other higher play is possible, always play Wong, Gong or High Nine even at the expense of your low hand.
 - 7.4.2 High Nine is played instead of Wong and Gong and Gong is played instead of a Wong when given a choice.
 - 7.4.3 Also when given a choice between Teen and Day with the Wong, Gong or High Nine, play the Teen on the high hand.

7.5 Exception

- 7.5.1 Play Wong over Gong and High Nine when the fourth tile is 11.
- 7.5.2 If you have a choice, do not play two high ranking tiles in the same hand.
- 7.5.3 Play Gong over High nine when the fourth tile is any four.
- 7.5.4 Bring the low hand and the high hand as close together as possible unless the hands can be set to a higher value.
 - (a) Exceptions
 - (i) High 10, Low 10, 11 any 7 or 8. Play 0 and 8 or 0 and 9.
 - (ii) High 8, High 10, 11 any 7. Play 7 and 9.
 - (iii) High 6, 5 Gee Jun any 2 and 12. Play 7 and 9.
 - (iv) High 4 Low 4, 5 and 6. Play 0 and 9.
 - (v) High 6 and 5 Gee Jun any 7. Play 2 and 9.
 - (vi) High 6 Low 6, 12 or 2 with any 4 or 5. Play 0 and 8 or 1 and 8.
 - (vii) High 10, Low 10 any 6 with 2 and 12. Play 0 and 8.
- 7.5.5 When the high hand is 8 or 9, where possible, play the high tile on the high hand.
 - (a) Exceptions:
 - (i) High 8 Low 8, 9 and High 10. Play 7 and 8 with High 8 on the Low Hand.

- 7.5.6 When the high hand is 7 or less, where possible, play the high tile on the low hand.
 - (a) Exceptions:
 - (i) High 8, Low 8 High 6 with any 7. Play 4 and 5 with High 8 on the High hand.
 - (ii) High 8, Low 8, any 7 and High 4. Play 2 and 5 with High 8 on the High hand.
 - (iii) High 10 Low 10 High 6 and 7. Play 6 and 7 with High 10 on the High hand.
 - (iv) High 8 Low 8 High 4 and 6. Play 2 and 4 with High 8 on the High Hand.
 - (v) High 4 Low 4 High 10 and 11. Play 4 and 5 with High 4 on the High Hand.
- 7.5.7 A computer may be used by the House to check the correct setting of the House Way.

8 PLACEMENT OF WAGERS

- 8.1 Wagers will be accepted only in chips.
- 8.2 All wagers will be placed in the designated playing areas for wagers.
- 8.3 All wagers will be placed before the Dealer announces that no more bets are to be placed for that round of play.
 - 8.3.1 When the House is banking the Dealer will announce that no more betting will take place immediately prior to tumbling the dice.
 - 8.3.2 Where there is a Player-Banker the Dealer will announce that no more bets may be placed immediately prior to the player nominating the cut to be used.
- No wagers will be placed, changed or withdrawn after the Dealer has announced that betting has concluded for that round of play.
- Wagers orally declared will only be accepted if accompanied by chips or cash which must be immediately converted to chips and placed on the layout before the Dealer announces that no more bets may be placed.
- 8.6 Upon accepting the bank, the Player-Banker will place a wager. The Dealer will ascertain that the Player-Banker has sufficient funds to cover the minimum requirements for that method.
- 8.7 The Game Supervisor may permit up to three players to wager on any one playing area.
- 8.8 Where more than one player wagers on a playing area the decisions with regard to the tiles dealt to that area will be called by:
 - 8.8.1 The player with the highest wager; or
 - 8.8.2 Where all wagers are of equal value, the player whose wager is nearest the Dealer.
- 8.9 The Dealer will, prior to the commencement of a round of play, ascertain the player who will call the decisions with respect to any playing area in accordance with rule 8.8.
 - (a) The Dealer will ensure that the player calling the decisions places his/her wager nearest to the Dealer's side of the table.
- 8.10 Where there is a Player-Banker, the Player-Banker's wager is the only wager allowed on the Player-Banker's playing area.

- 8.11 A player may wager on more than one playing area but:-
 - 8.11.1 May control the tiles on one playing area only; and
 - 8.11.2 Where there is no other wager on the other area/s, the Dealer will set the tiles the House Way.
- 8.12 A wager placed by a player will lose. i.e. the Banker will win if:
 - 8.12.1 The Banker's high hand is higher than the high hand of the player and the Banker's low hand is higher than the low hand of the player.
 - 8.12.2 Either the high or low hand from both the Banker and player is zero, regardless of ranking.
 - 8.12.3 The Banker and the player have identical hands.
 - 8.12.4 The Banker and the player have the same value hand and the Banker's high tile is of equal ranking to the player's high tile. Only the highest ranking tile is considered in determining the hand.
- 8.13 A wager placed by the player will win if:
 - 8.13.1 The player's high hand is higher than the high hand of the Banker and the player's low hand is higher than the low hand of the Banker.
 - 8.13.2 The Banker and the player have the same value hand and the player's high tile is of a higher ranking.
- 8.14 A stand-off occurs when only one of the Banker's hands is higher than the matching player's hands.
 - 8.14.1 Stand-offs are indicated by the Dealer tapping the table twice next to the player's tiles after which the player's tiles are placed in the designated area on the table.

9 PERMISSIBLE WAGERS

- 9.1 In respect of the game, the Dealer must ensure the display of the notices and signs for which the casino operator is responsible under section 66(1)(c) and section 66(2) of the **Casino Control Act 1991**¹.
- 9.2 If-
 - 9.2.1 A player attempts to place an individual wager that is less than the minimum permissible wager for a particular bet, the wager will be paid or collected after the result and the owner of the wager will be advised that further wagers under the minimum will be returned regardless of the result; and
 - 9.2.2 A player attempts to place an individual wager that is greater than the permitted maximum wager the wager will be paid or collected to the maximum
- Sections 66(1)(c) and 66(2) of the Casino Control Act 1991 state:

66. Assistance to patrons

(1) A casino operator must-

1

(c) display prominently at each gaming table or location related to the playing of a game, a sign indicating the permissible minimum and maximum wagers pertaining to the game played there.

Penalty: 25 penalty units.

(2) A casino operator must ensure that a minimum wager indicated in respect of a game at a table or location is not changed to a higher minimum unless a sign indicating the new minimum and the proposed time of change is displayed at the table or location at least 20 minutes before the time of proposed change.

Penalty: 50 penalty units.

- 9.2.3 A player attempts to place an individual wager which is in a multiple over the minimum which is not permitted or where it is not possible to pay the wager exactly in chips it will be paid to the next highest amount to which payment can be made in chips.
- 9.3 Personal wagering limits that differ from the minimum and maximum wagers displayed on the table limit sign may be agreed for individual players and in such cases, the position occupied by the player will be denoted by a distinctive marker.
 - 9.3.1 Where a new maximum limit is allocated to a player, he or she will be the only player to play on that betting area.
- 9.4 When a player is Banking, table minimums only will apply.
- 9.5 There is no maximum wager restriction for either the Player-Banker or players when play is conducted according to rule 10.3.2.

10 DEALING THE GAME

- 10.1 Dealing the Tiles
 - 10.1.1 After determining where to start, in accordance with rule 10.3, the Dealer will deal four tiles to each playing area. The tiles are dealt facedown in groups of four to the playing areas whether or not anyone is seated at that position.
 - 10.1.2 When all tiles are dealt, the Dealer will retrieve the tiles dealt to playing areas without wagers and place them undisclosed on the right-hand side of the float.
 - 10.1.3 Under no circumstances will the Dealer be allowed to look at unused tiles until after the round is completed.
 - 10.1.4 The players can view any unused tiles only after all payouts are completed. These tiles cannot be handled by the players.

10.2 Setting the Tiles

- 10.2.1 The tiles must remain within the table area and in view of the Dealer. Players must not speak or exchange tiles or exchange or communicate or cause to exchange or communicate information in any way regarding their hand or hands.
- 10.2.2 The players arrange their own tiles into two hands, the high hand and the low hand.
- 10.2.3 At the request of a player or Player-Banker, the Dealer will set that player or Player-Banker's hands the House Way.
 - (a) The hands will be checked by the Game Supervisor (or above). The Dealer will then place those tiles in the front of the players' betting area and subject to rule 10.2.4 may not be viewed again.
- 10.2.4 Once a player has placed the tiles on the table in front of his/her betting area, the tiles will be considered set and the player may not handle the tiles again.
- 10.2.5 Subject to rule 10.2.3, only the player controlling a playing area is allowed to handle and set the tiles.
- 10.2.6 Where rule 10.3.1(g) applies the Player-Bankers may jointly decide the tiles.
- 10.2.7 No tiles will be exposed until all hands have been set then the House or Player-Banker's tiles will be the first to be exposed, then set.
- 10.2.8 After the tiles are exposed the Dealer will signify the low hand by a vertical placement of the tiles and the high hand by a horizontal placement of the tiles to the Dealer.

- 10.2.9 Upon opening and matching each hand, the Dealer will declare whether the player has won (Jung) lost (Che) or stand-off (Jowl) in accordance with rule 11.
- 10.2.10 Where a player is the only person wagering on a playing area he/she may concede his/her wager by indicating with a sweeping motion with his/her hand toward the Dealer. The tiles are then picked up by the Dealer and placed in the designated area without being exposed and the player's wager is lost and removed.
- 10.3 The game may be dealt using one of the following banking methods:

10.3.1 House Banking.

- (a) A Chung denoting "House Bank" will be placed on playing area one to indicate where the House tiles will be dealt.
- (b) After collecting all tiles not in play the Dealer will move the tiles from playing area one to the front of the float.
- (c) The Dealer will arrange and set the House hands after all player(s) hands have been set.
- (d) The Dealer will expose and set the House hands in front of the float before exposing the player(s) hands.
- (e) The Dealer will open each player(s) hands in turn, counter clockwise, from playing area one and match each hand.
- (f) Losing wagers will be picked up and placed into the float and the related tiles placed in the designated area for tiles.
- (g) The Dealer will pay all winning wagers counter clockwise from playing area one, picking up the tiles as payment is made and placing them in the designated area for tiles.
- (h) If a hand is a stand-off, the tiles will be removed and placed in the designated area and the wager will remain.

10.3.2 Player-Banker:

- (a) The bank will be offered counter clockwise from playing area one
- (b) Except at the commencement of play, for a player to bank he/she must have played the previous round.
- (c) For a player to bank he/she must have sufficient funds to cover his/her minimum bank requirement.
- (d) Only players controlling the playing area have the option of accepting the bank.
- (e) A Chung will be placed on the Player-Banker's playing area and the Player-Banker's tiles will be dealt to that playing area.
- (f) Each bank consists of a first and second round of play. Players are allowed one "Bank" per playing area. At its discretion the House may allow up to the three "Banks" per playing area. For each additional "Bank" the Player-Banker will nominate some other person to shake the Dice Cup on his/her behalf. Each three bank cycle is mutually exclusive.
- (g) At its discretion the House may allow two or more players to share the bank at one seated position.
- (i) If the Player-Banker fails to cover the total of declared wagers the game will be conducted using an alternative playing procedure.

- (j) The Player-Banker will set his/her hands after all other hands have been set and may expose the hands so set.
- (k) The Dealer will bring the Player-Banker's hands to the front of the float and ensure they are exposed to the player(s).
- (l) The Dealer will then open each player(s) hands in turn, counter clockwise from the Chung, and match each hand.
- (m) All losing wagers are picked up immediately and placed in the area on the table layout for losing wagers. The losing tiles are picked up at the same time and placed in the area for tiles.
- (n) The Dealer will pay, in accordance with rule 11, all winning wagers from the losing wager area, counter clockwise from the Chung, picking up the tiles as payment is made. The remaining total from the losing wager area is handed to the Player-Banker, less commission, in accordance with rule 11.
- (o) If there are insufficient funds in the losing wager area to pay winning wagers, the shortfall will be taken from the Player-Banker's wager.
- (p) If a hand is a stand-off, the tiles will be removed and placed in the designated area and the wager will remain.

10.3.3 Co-Banking:

- (a) When a player is offered the bank, the Player-Banker will indicate whether the House is to co-bank. If co-banking is requested the Dealer will ensure the Player-Banker has sufficient funds to match 50% of the total amount wagered by players on that hand.
- (b) The Dealer will take the Player-Banker's wager, together with an equivalent amount from the float and place it in the area designated for the House wager.
- (c) The Dealer will place the Player-Banker's tiles in front of the float.
- (d) During Co-Banking tiles must be set House Way. The Dealer will set the co-banking hands House Way after all other hands have been set.
- (e) The Dealer will open each player's hands in turn, counter clockwise from the Chung and match each hand.
- (f) All losing wagers are picked up immediately and placed in the losing wager area. The losing tiles are picked up at the same time and placed in the designated area.
- (g) The Dealer will pay in accordance with rule 11, all winning wagers from the losing wager area, counter clockwise from the Chung picking up the tiles as payment is made.
- (h) Chips remaining in the losing wager area after settlement of all player wagers will be divided equally between the Co-Bankers. The House portion of such excess and the original wager are returned to the float. The Player-Banker's original wager is handed back then the excess portion less commission is handed back.

- (i) If there are insufficient funds in the losing wager area to pay winning hands then the funds will be taken from the co-bank wager. Any funds left after settlement of all winning and losing wagers will be halved and the House portion placed in the float and the Player-Banker's portion handed back.
- (j) If a hand is a stand-off, the tiles will be removed and placed in the designated area and the wager will remain.

11 SETTLEMENT

- 11.1 Winning wagers on the House hands will be paid at odds of 1 to 1.
- 11.2 Winning wagers on all other hands will be paid at odds of 1 to 1, less the commission of up to 5%.
- 11.3 Where the House elects to collect a commission of less than 5% that level of commission to be collected will be stated on a sign at or near the table and the Victorian Commission for Gambling Regulation (VCGR) notified.
- Where it is not possible to collect a commission exactly in chips, the next lowest amount collectable in chips will be taken.

12 IRREGULARITIES

- 12.1 If any tile is exposed during the stacking the Dealer will perform a Laja.
- 12.2 Where the Dealer exposes two or more tiles:-
 - 12.2.1 On the players hand, the player has the option of calling his/her hand void, before viewing his/her remaining tiles.
 - 12.2.2 On the Player-Banker's hand, the Player-Banker has the option of calling his/her hand void, before viewing his/her remaining tiles. If the Player-Banker elects to void his/her hand then that round of play will be void and the tiles re-shuffled.
- 12.3 The Game Supervisor has the option to re-shuffle at any time.
- 12.4 If tiles are exposed in the house's hands, the hands must be played.
- 12.5 If the Player-Banker exposes his/her own tiles, play will continue.
- 12.6 If prior to the Banker tiles being placed on the right hand side of the table, it is brought to the attention of the Dealer that the Dealer and the House hand, or the hand of a player/s requesting their hand be set House Way has been set incorrectly, the Games Supervisor (or above) must alter the setting of the hand to reflect House Way.
- When all playing areas are in play, the House is banking and players are believed to be communicating the value of the tiles they hold, the House may, at its discretion, remove a playing area from play.
- 12.8 Where the situation described in 12.7 is suspected, the Casino Supervisor will be notified immediately and a decision made on whether to remove a playing area from subsequent rounds of play. The VCGR will be advised.
- 12.9 If a decision is made to remove a playing area from play, that playing area will be determined by the Dealer shaking the dice and having determined the total (of the dice) will count counter clockwise from playing area one. A marker button denoting "Off" is placed on that playing area.
- 12.10 If the dice total indicates the house, as determined by rule 12.9, a further total will be determined until the result indicates an alternative playing area.
- 12.11 A Casino Supervisor will decide when a playing area taken out of play in accordance with rule 12.7 may be reintroduced into play.

- 12.12 Should the Dealer distribute the tiles to the players incorrectly, this will be declared a void hand and all thirty-two tiles will be re-shuffled.
- 12.13 A Casino Supervisor may direct a player/s to set his/her tiles before any other player has viewed his/her hand where the player/s is suspected of communicating or receiving information regarding the value of any tile.

13 BONANZA PAI GOW

- Where the version of Pai Gow in play is "Bonanza Pai Gow" the approved rules of Pai Gow will apply, except where the rules are inconsistent with the rules of "Bonanza Pai Gow", in which case the rules of "Bonanza Pai Gow" will prevail.
- 13.2 Equipment
 - 13.2.1 The table cloth will be marked in a manner similar to that shown in Diagram E with:
 - (a) Areas for regular Pai Gow wagers, the number of playing areas being eight;

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- (b) Areas for Bonus wagers, the number of playing areas being eight; and
- (c) Areas for Tie wagers, the number of playing areas being eight.
- 13.2.2 The name and or logo of the casino imprinted thereon.

13.3 Additional Definitions

- 13.3.1 "Bonus wager" is a wager that entitles the player to a bonus payout when dealt a qualifying Bonus hand as described in Table 1.
- 13.3.2 "Tie" means a hand that wins when one of the player's hands is higher than the matching Banker's hand.
- 13.3.3 "Tie wager" is a wager that wins when only one of the players hands is higher than one of the matching Bankers hand.

13.4 Wagers

- 13.4.1 Prior to the tiles being dealt players will be given the opportunity to place a Bonus wager and a Tie wager on the appropriate area of the table layout.
- 13.4.2 All eligible Bonanza Pai Gow wagers may be placed independently of each other. A player may place a wager on:
 - (a) Regular Pai Gow;
 - (b) The Bonus;
 - (c) The Tie;
 - (d) A combination of the wagers above.

13.5 The Bonus Wager

- 13.5.1 To qualify for a bonus payout the player must have a valid Bonus wager and subject to rule 13.5.1(a), the four tiles dealt to the player must form one of the eight winning hands described in Table 3. The Bonus wager will lose on all other outcomes.
 - (a) When the player has no regular Pai Gow wager he/she will qualify for one of the top five bonus payout hands (ie two pair and above) when the tiles are set the following ways:
 - (i) Two Pairs Highest pair in high hand and lowest pair in low hand.
 - (i) High 6, Low 6 + Any 4 and Any 7 High 6, Low 6 in high hand and any 4 + any 7 in low hand.

Winning Hand	Payout Odds
Gee-Jun and Teen pair	200 to 1
Gee-Jun and Day pair	60 to 1
Teen and Day pair	30 to 1
H6/L6 + Any 7, Any 4	20 to 1
Two Pair	12 to 1
Gee-Jun, Teen or Day pair	5 to 1
One Pair	2 to 1
Wong	Even Money

Table 3 Bonus Payout Schedule

- 13.5.2 Regardless of the value of the Dealer's hand, the player will be paid the appropriate bonus payout as described in table 1, if he/she is dealt a qualifying Bonus hand while having a valid Bonus wager.
- 13.5.3 With the exception of the five highest-ranking Bonus hands the player is eligible for a bonus payout as described in table 3, if any two of his/her four tiles can form a pair or Wong.
 - (a) Should the hand comprise of both one pair and a Wong, then only the highest qualifying bonus hand will be paid.
- Where the player has a Bonus wager and a regular Pai Gow wager, the Bonus payout will be made regardless of how the player set the high and low hands.

13.6 The Tie

- 13.6.1 A Tie wager will win when the Dealer's hand and the player's hand tie, and will lose on all other outcomes.
- 13.6.2 A winning Tie wager will be paid at odds of 1 to 1 or where the value of the player's low hand is at least a Gong will be paid at odds of 25 to 1.
- 13.6.3 Where a player has a regular Pai Gow wager and a Tie wager, the way that the player sets his/her hand will determine the outcome of both hands. Under no circumstances will the player be able to set his/her hand separately for both wagers.
 - (a) Players will be responsible for setting their own tiles with respect of a wager placed on the Tie.

13.7 Player-Banker

- 13.7.1 Where a player is acting as Player-Banker he/she may place a Bonus wager.
- 13.7.2 Where there is a Player-Banker, all winning Bonus wagers are paid by the House. The Player-Banker is only responsible for paying winning regular Pai Gow wagers.
- 13.7.3 Where a player is acting as Player-Banker or co-banking with the House he/she may not place a Tie wager.

- 13.7.4 Where there is a Player-Banker no player wagering at the table may place a Tie wager.
- 13.7.5 Where a player is co-banking with the House, players may place a Tie wager.
- Where in one playing area there is a wager placed on regular Pai Gow, the Tie, and the Bonus or one or more of these wagers the decision with regards to the tiles will be made in the following order:
 - 13.8.1 Regular Pai Gow
 - 13.8.2 The Tie
 - 13.8.3 The Bonus
- 13.9 Dealing the Tiles
 - 13.9.1 Where only Bonus wagers have been placed on a round of play, the Dealer must deal a hand to him/herself before exposing the player's tiles. The Dealer is not required to expose his/her hand unless requested to do so by a player.

13.10 Settlement of Wagers

- 13.10.1 All losing wagers with respect to regular Pai Gow, the Tie or the Bonus will be collected immediately the player's tiles have been exposed and set. All losing tiles will then be picked up and placed in the designated area
- 13.10.2 All winning wagers with respect to regular Pai Gow, the Tie or the Bonus will remain and the tiles left exposed on the table. Winning wagers are paid after all player's tiles have been exposed and losing wagers and tiles removed from the table.
- 13.11 Table Minimums and Maximums
 - 13.11.1 The minimum and maximum Bonus wager permitted will be displayed on a sign at the table.
 - 13.11.2 The minimum and maximum Tie wager permitted will be displayed at a sign on the table.

14 CROWN PAI GOW

- Where the version of Pai Gow in play is "Crown Pai Gow" the approved rules of Pai Gow will apply, except where the rules are inconsistent with the rules of "Crown Pai Gow", in which case the rules of "Crown Pai Gow" will prevail.
- 14.2 Additional Definitions
 - 14.2.1 In the rules of Crown Pai Gow the following meanings apply:—
 - (a) "Cut Die" means a single die marked with letters representing each of the cuts as described in Table 2 Random Cuts that is used to determine the style of cut to be used in a round of play.
 - (b) "Box Dice" means a single die that is used to determine the first box to receive the tiles in a round of play as described in Table 2
 Random Cuts.

14.3 Equipment

- 14.3.1 The table cloth will be marked in a manner similar to that shown in Diagram A or B with areas for Pai Gow wagers, the number of playing areas being six and the name and or logo of the casino imprinted thereon.
- 14.3.2 Two dice will be used, as described in 14.2.1.

14.4 The Dice

- 14.4.1 After the Dice Cup has been shaken, both dice must come to rest with one surface flat to the base of the Dice Cup otherwise the Dice Cup will be shaken again. The Dealer will announce:
 - (a) The letter appearing on the uppermost face of the Cut Die and the corresponding style of cut to be used; and
 - (b) Where the house is Banking, the number appearing on the uppermost face of the Box Die and the first box to receive the tiles; or
 - (c) Where there is a Player-Banker the area where the Player-Banker places his/her banking wager. This playing area will be determined as box 1 and a Chung will be placed in that box to denote this. The tiles will be dealt counter clockwise commencing with the playing area as designated by the Box Die relative to the new position of the Chung.

14.5 The Play

- 14.5.1 After determining where to start, the Dealer will deal four tiles to each playing area. The tiles are dealt face-down in groups of four to all the playing areas whether or not anyone is seated at that position. The eight remaining tiles will be placed, undisclosed to the right-hand side of the float
- 14.5.2 When all tiles are dealt, the Dealer will retrieve the tiles dealt to playing areas without wagers and place them undisclosed together with the eight tiles discarded as described in 18.5.1 on the right-hand side of the float.

15 TOURNAMENT PLAY

- 15.1 General
 - 15.1.1 The casino operator may conduct tournaments in which all tournament players have the opportunity to play Pai Gow with an equal chance.
 - 15.1.2 The casino operator—
 - (a) Must appoint a person who is qualified to be a Game Supervisor to be responsible generally for each tournament; and
 - (b) May nominate one or more deputies (each of whom is qualified to be a Game Supervisor) to take that responsibility in the absence of the person nominated under paragraph (a).
 - 15.1.3 A tournament may only be conducted if the conditions for the tournament, complying with these rules, have been approved in writing by the VCGR.

15.2 Tournament conditions

- 15.2.1 The tournament conditions must include the following-
 - (a) The amount of the entry fee, if any;
 - (b) The amount of tournament chips to be allocated to each entrant at the start of each round or session in the tournament, the amount of any applicable buy-in and the disposition of tournament chips at the end of each session or round;
 - (c) Whether there is a minimum or compulsory wager for each hand in a session or round;
 - (d) The structure of the tournament, including the number and duration of rounds or sessions and the number of gaming tables to be active in each round or session, the method of progression from round to round or session to session, repechage, catch-up or secondary rounds or sessions;

- (e) Whether or not secret wagers are permissible, the number of allowable secret wagers in a session or round of play and details of how to make a secret wager;
- (f) Whether there is one or more opportunities for an eliminated tournament player to buy back into the tournament, and the method and timing of those opportunities;
- (g) In respect of eligibility for entry-
 - (i) A statement that only persons entitled to enter the casino and gamble are eligible to enter the tournament; and
 - (ii) If the casino operator is reserving the right generally to deny entry to the tournament, a statement that the casino operator may refuse any application; and
 - (iii) If the casino operator is applying general selection criteria to determine eligibility to enter the tournament, those criteria;
- (h) The terms of entry (including the period within which an applicant may withdraw without financial penalty), the application form and the minimum and maximum numbers of tournament players;
- (i) The basis on which a tournament player may be disqualified from the tournament or on which a tournament player may retire from the tournament and whether or not any entrance fee or buy in is refundable in whole or in part;
- (j) The consequences of late arrival or non-attendance for a round or session in the tournament;
- (k) The prizes
- (l) A statement that the tournament is conducted by the Tournament Director in accordance with the tournament conditions and the applicable rules of Pai Gow and that, in the event of any inconsistency, the rules prevail.
- 15.2.2 The tournament conditions may exclude or modify the operation of certain provisions of the Pai Gow rules.
- 15.2.3 Prior to the commencement of play in a tournament, the Tournament Director must brief the tournament players on the conditions of the tournament and be satisfied that they understand.
- 15.2.4 The Tournament Director may require each tournament player to sign a copy of the tournament conditions.
- 15.2.5 The Tournament Director must be present during the whole of each session or round of play in a tournament.

15.3 Conduct of Play

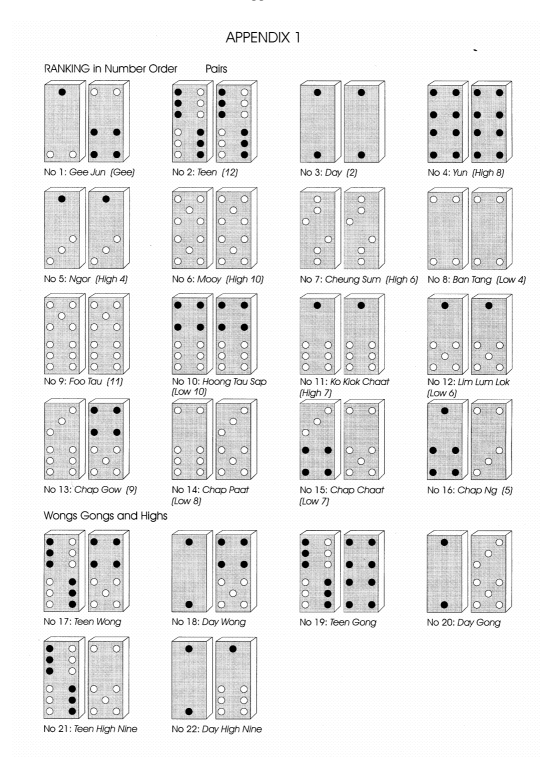
- 15.3.1 The Tournament Director must designate the gaming tables to be used in the conduct of the tournament.
- 15.3.2 The casino operator must ensure that, during any session or round of a tournament, a gaming table designated under rule 15.3.1 is used exclusively for tournament play.
- 15.3.3 A tournament player may nominate, subject to the approval of the Tournament Director and any applicable tournament condition, a substitute player to take his/her allotted position during any session or round.

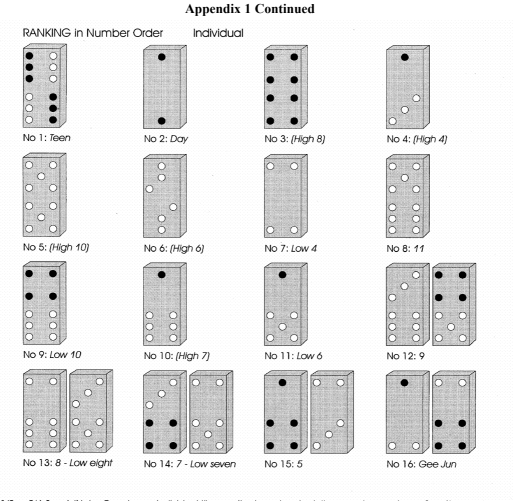
- 15.3.4 The Tournament Director may alter the starting time of any session, if reasonable notice has been given to the tournament players.
- 15.3.5 The Tournament Director may conclude the play of a session or round at a particular gaming table prior to the completion of the scheduled number of hands or the scheduled completion time—
 - (a) If the tournament player or players to progress to the following session from that gaming table or round have been determined; and
 - (b) If the tournament conditions provide for the disposition of tournament chips in cash at the end of the session or round, if all the players at the gaming table agree.

16 GENERAL PROVISIONS

- 16.1 A person will not, either alone or in concert with any other person, use or have in his/her possession or control at or near a gaming table or location related to the playing of a game a calculator, computer, or other electronic, electrical or mechanical apparatus or device that is capable, with respect to a game or a part thereof, of recording, projecting or analysing an outcome or the changing probabilities or the playing strategies to be used.
- Where a player has contravened any provision of the rules a Casino Supervisor may:-
 - 16.2.1 Declare that any wager made by the player(s) will be void;
 - 16.2.2 Direct that the player(s) will be excluded from further participation in the game;
 - 16.2.3 Seize any monies won by that player/s while in possession of a prohibited device and retain such monies pending completion of an investigation
 - 16.2.4 Confiscate the prohibited device; and
 - 16.2.5 Cause the person(s) in possession of the prohibited device to be detained until such time as an authorised person has attended and assumed responsibility for the situation.
- 16.3 A Casino Supervisor may invalidate the outcome of a game if:-
 - 16.3.1 The game is disrupted by civil commotion, fire, riot, brawl, robbery, an Act of God; or
 - 16.3.2 Any fraudulent act is perpetrated by any person, that affects the outcome of the game.
- Where the outcome of a game is invalidated, all wagers made by the players for that particular result will be refunded.
- 16.5 A player will not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
- 16.6 The Casino Supervisor may close a gaming table at which players are present provided a sign showing the proposed time of closure has been displayed at the table for at least 20 minutes before the closure.
- 16.7 A seated player who abstains from wagering for three consecutive rounds whilst all other seats at that table are in use may be required to vacate that seat.
- 16.8 Complainants in all unresolved disputes will be advised of the presence of, and their right to consult the VCGR.
- 16.9 In any dispute arising from these rules or not covered by the provisions of these rules, the decision of the Casino Supervisor will be final, subject to a review by the VCGR, if requested.
- 16.10 Players are not permitted to have side wagers against each other.
- 16.11 A copy of these rules will be made available, upon request.

Appendix 1





1/2 or 2/4 3 or 6 (Note: Gee Jun as individual tiles are the lowest ranked, they can be used as a 3 or 6).

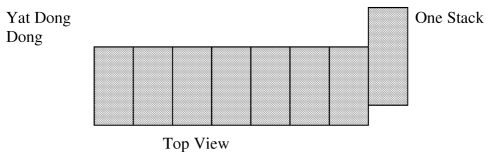
YAT DONG DONG/ONE STACK

Yat Dong Dong can be delivered from the left or right.

Setting Up

The first stack of tiles on the right is pushed forward to indicate the cut style and the side to be delivered from.

APPENDIX 2 - DESCRIPTION OF TILE CUTS



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Delivery Order

(From the right)

8	7	6	5	4	3	2	1
8	7	6	5	4	3	2	1
8	7	6	5	4	3	2	1
8	7	6	5	4	3	2	1

Dealer's View

Delivery

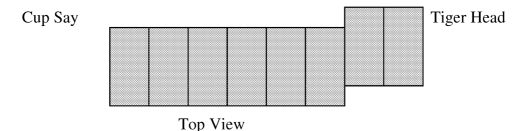
The first stack of four tiles on the right (pushed forward) will be delivered first (indicated #1), followed by second stack of tiles (indicated #2). The remaining tiles will be delivered from right to left in the order indicated above.

CUP SAY/TIGER HEAD

Cup Say can be delivered from the left or right and from the top or bottom (Di Chut). The examples shown below are dealt from the right.

Setting Up Cup Say

The first two stacks are pushed forward to indicate the cut style and the side from which delivery takes place.



Delivery Order

(From the right)

7	7	5	5	3	3	1	1
7	7	5	5	3	3	1	1
8	8	6	6	4	4	2	2
8	8	6	6	4	4	2	2

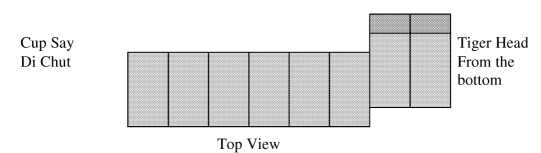
Dealer's View

Delivery

The first four tiles from the top of the two out-jogged stacks are delivered first (indicated #1). The remaining four tiles are then delivered (indicated #2). The remaining tiles will be delivered from right to left in the same manner and in the order indicated above.

Setting Up Cup Say Di Chut (From the Bottom)

The first two stacks are pushed forward to indicate the cut style and the side from which delivery takes place. The first four tiles to be delivered will come from the bottom of the two out-jogged stacks. This is indicated by pulling the top four tiles of the two out-jogged stacks back slightly.



Delivery Order

(From the right, from the bottom)

8	8	6	6	4	4	2	2
8	8	6	6	4	4	2	2
7	7	5	5	3	3	1	1
7	7	5	5	3	3	1	1

Dealer's View

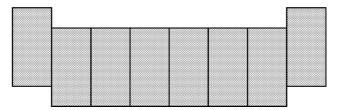
Delivery

The four tiles from the bottom of the two out-jogged stacks are delivered first (indicated #1). This is achieved by taking the out-jogged stacks intact (8 tiles) to the box designated to receive first tiles, depositing the four bottom tiles (indicated #1) at the box, then delivering the remaining four tiles (indicated #2) directly to the next box to receive tiles. The remaining tiles are delivered following the same procedure and in the order indicated above.

CHEE YEE/CHOP THE EARS

Setting Up Chee Yee

The first stack on the left and the first stack on the right are pushed forward slightly towards the players to indicate the cut style.



Top View

1	3	5	7	7	5	3	1
1	3	5	7	7	5	3	1
2	4	6	8	8	6	4	2
2	4	6	8	8	6	4	2

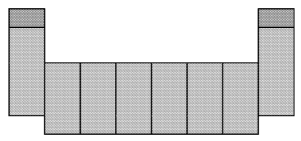
Dealer's View

Delivery

The first four tiles to be delivered are the two top tiles from each of the out-jogged stacks. Delivery is achieved by placing the two out-jogged stacks together, at a point several inches in front of the main block of tiles, then delivering the top four tiles, followed by the bottom four tiles (indicated #1 and 2). The remaining tiles will be delivered from the outside-in, following the same procedure and in the order indicated above.

Setting Up Chee Yee Di Chut

The first stack of tiles on the left and on the right are pushed forward towards the players to indicate the cut style. The first four tiles to be delivered will come from the bottom of the two out-jogged stacks. This is indicated by pulling the top two tiles of each out-jogged stack back slightly.



Top View

Delivery Order (From the bottom)

2	4	6	8	8	6	4	2
2	4	6	8	8	6	4	2
1	3	5	7	7	5	3	1
1	3	5	7	7	5	3	1

Dealer's View

Delivery

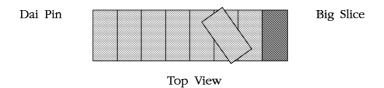
The first four tiles to be delivered are the lower two tiles form each of the out-jogged stacks. Delivery is achieved by placing the two out-jogged stacks together at a point several inches in front of the main block of tiles. From there the complete block (8 tiles) will be delivered to the box that receives first tiles, depositing the bottom four tiles (#1). The top four tiles (#2) are then delivered directly to the next box to receive tiles. The remaining tiles will be delivered from the outside-in following the same procedure and in the order indicated above.

DAI PIN/BIG SLICE

Dai Pin can be delivered from the left or right. The example below is from the right.

Setting Up

The top tile from the far right stack is placed diagonally across the top of the second, third and fourth stacks of tiles from the right-hand side. This gives a visual indication of the side the first tiles are to be delivered from. (The diagonally-placed tile is returned to its original position prior to delivery.)



Delivery Order (From the right)

2	2	2	2	1	1	1	1
4	4	4	4	3	3	3	3
6	6	6	6	5	5	5	5
8	8	8	8	7	7	7	7

Dealer's View

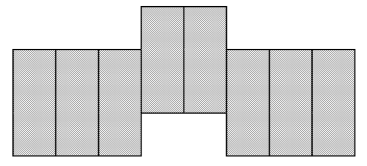
Delivery

The top tiles from the first four stacks of tiles are delivered first (indicated #1). The top tiles from the next four stacks (indicated #2) are delivered next. The remaining tiles are delivered following the same procedure and in the order indicated above.

JUNG QUAT/FROM THE HEART

Setting Up Jung Quat

The middle two stacks of tiles are pushed forward (towards the players) to indicate the cut style.



Top View

Delivery Order

7	5	3	1	1	3	5	7
7	5	3	1	1	3	5	7
8	6	4	2	2	4	6	8
8	6	4	2	2	4	6	8

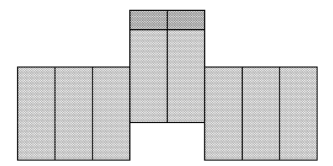
Dealer's View

Delivery

The first four tiles to be delivered come from the top of the two out-jogged stacks. Delivery is achieved by carefully moving the two out-jogged stacks to a position in front of the main block of tiles. From there the top four tiles (indicated #1) will be delivered to the designated box, followed by the bottom four tiles (indicated #2). The remaining tiles are pushed together, then the middle two stacks moved in front of the tiles and delivered in the same manner. The remaining tiles are delivered following the same procedure and in the order indicated above.

Setting Up Jung Quat (From the Bottom)

The middle two stacks of tiles are pushed forward (towards the players) to indicate the cut style. The first four tiles to be delivered will come from the bottom of the two out-jogged stacks. This is indicated by pulling the top four tiles of the two out-jogged stacks back slightly.



Top View

Delivery Order

8	6	4	2	2	4	6	8
8	6	4	2	2	4	6	8
7	5	3	1	1	3	5	7
7	5	3	1	1	3	5	7

Dealer's View

Delivery

The first four tiles to be delivered come from the bottom of the two out-jogged stacks. Delivery is achieved by carefully moving the two out-jogged stacks to a position in front of the main block of tiles. The two stacks of tiles will then be placed in front of the box designated to receive first tiles, depositing the bottom four tiles (indicated #1) at the box, then delivering the remaining four tiles (indicated #2) directly to the next box to receive tiles. The remaining tiles are delivered, following the same procedure and in the order indicated above.

LONG TAU/FONG MAY – DRAGON'S HEAD / PHOENIX TAIL

Either of these styles can be set up from the left or right.

Setting Up

Step One:

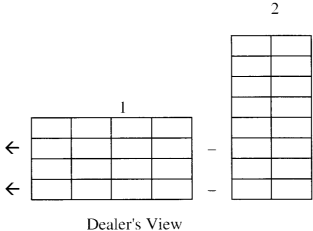
Move the tiles marked 1 and 2 in one block with your right hand to the position indicated.

		1	2		
		1	2		
		1	2	-	
		1	2		
				1	2
				1	2
				1	2.
				-	_

Dealer's View

Step Two:

Move the tiles marked 1 to left using your left hand, leaving a 2" gap between the two blocks of tiles. The tiles are now ready to deliver.



Dealer's View

Delivery Order

Long Tau/Dragon's Head

2	2	2	2
4	4	4	4
6	6	6	6
8	8	8	8

1	1
1	1
3	3
3	3
5	5
5	5
7	7
7	7

Dealer's View

Delivery

The first four tiles will be delivered from the highest of the two blocks of tiles (indicated #1). The next four tiles will be delivered from the lower block of tiles (indicated #2). The remaining tiles will be delivered in the same manner, alternating from the highest and lowest block of tiles as indicated above.

Delivery

Fong May/Phoenix Tail

As there is no visible difference between Long Tau and Fong May, Fong May is identified by a diagonal placement of one tile across the lower stack of tiles. This gives a visual indication to the players and the Game Supervisor (or above) of the cut style in play. (The diagonal tile is returned to its original position prior to delivery).

1	1	1	1
3	3	3	3
5	5	5	5
7	7	7	7

2	2
2	2
4	4
4	4
6	6
6	6
8	8
8	8

Dealer's View

Delivery

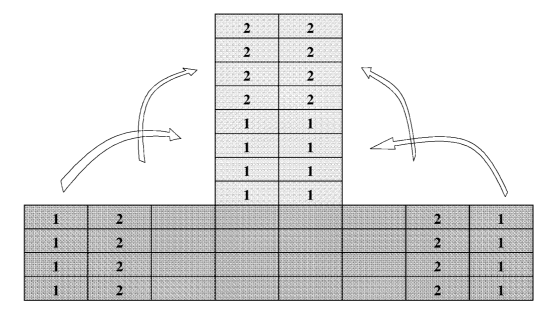
The first four tiles will be delivered from the lower of the two blocks of tiles (indicated #1). The next four tiles are delivered from the higher block of tiles (indicated #2). The remaining tiles are delivered in the same manner, alternating between the lowest and highest in the order indicated above.

WUI FUNG BANK / HONG KONG BANK

Setting Up

Step One:

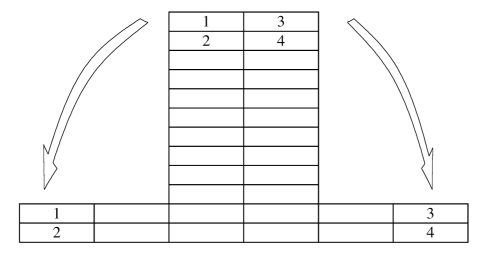
Move the tiles marked 1 from each side and using both hands simultaneously place them in the position indicated. Repeat with the tiles marked 2, placing them on top of the tiles marked 1.



Dealer's View

Step Two:

Move the tiles marked 1 and 2 with your left hand and 3 and 4 with your right, and move them to the position indicated.



Dealer's View

Delivery Order

		1	1		
		1	1		
		2	2		
		2	2		
		3	3		
		3	3		
	6	4	4	6	
	6	4	4	6	
8	7	5	5	7	8
8	7	5	5	7	8

Dealer's View

DELIVERY

The first four tiles will be delivered from the two higher stacks (indicated #1). The remaining tiles will be delivered in the order indicated. After the fifth lot of tiles have been delivered, the remaining stacks will be pushed together and the remaining tiles delivered in the same manner.

FOOT SAY/FOUR ACROSS

SETTING UP

Step One:

Move the tiles indicated 1 and 2 from each end using both hands simultaneously, and place them in the positions indicated.

		1	2	2	1:::1		
		1	2	2	1		
		1	2	2	1		
		1	2	2	1		
1	2					2	1
1	2					2	1
1	2					2	1
1	2					2	1

Dealer's View

Delivery Order

1	1	1	1
2	2	2	2
3	3	3	3
4	4	4	4
5	5	5	5
6	6	6	6
7	7	7	7
8	8	8	8

Dealer's View

DELIVERY

The top four tiles will be delivered first. The remaining tiles will be delivered in the order indicated above.

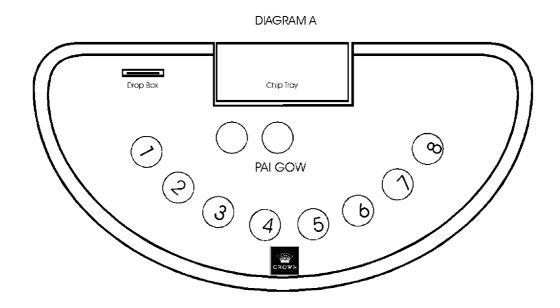
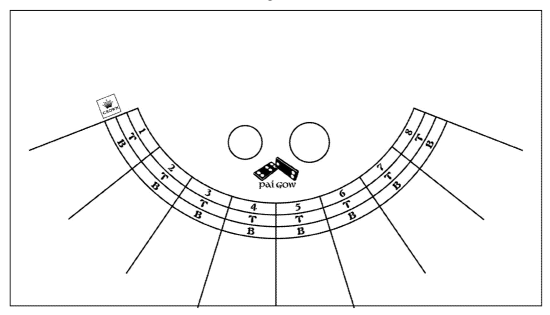


Diagram B



COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

NOTICE OF GRANT OF EXPLORATION PERMIT

A permit numbered VIC/P59 has been granted to Sita Oil Exploration House Inc. of 9011 Lakeside Forest Drive, Houston, Texas, USA 77088–1221, in respect of the blocks described hereunder, to have effect for a period of six years from and including the 13th October 2004.

DESCRIPTION OF BLOCKS

The graticular blocks numbered hereunder –

BLOCK NO.	BLOCK NO.	BLOCK NO.
2217	2358	2432
2285	2359	2433
2286	2360	2502
2287	2361	2503
2288	2430	2504
2289	2431	2505

on the Melbourne Map Sheet SJ55 Offshore Graticular Sections Map.

Dated 13 October 2004

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

PHILIP ROBERTS

Delegate of the Designated Authority Pursuant to the Instrument of Delegation dated 24 June 2004 For and on behalf of the Commonwealth–Victoria Offshore Petroleum Joint Authority

Co-operatives Act 1996

COLAC HIGH SCHOOL CO-OPERATIVE LTD DEAKIN RESERVE

CO-OPERATIVE LIMITED W L TENNIS CO-OPERATIVE LIMITED

Notice is hereby given in pursuance of Section 316(1) of the Co-operatives Act 1996 and Section 601AB(3)(e) of the Corporations Act 2001 that, at the expiration of two months from the date hereof, the names of the aforementioned co-operatives will, unless cause is shown to the contrary, be struck off the register and the co-operatives will be dissolved. Dated at Melbourne, 22 October 2004

> ANDREW LEVENS Assistant Registrar of Co-operatives

Dental Practice Act 1999

On 11 October 2004, following a formal hearing, the Dental Practice Board of Victoria found Dr Nicholas Kirmos had engaged in unprofessional conduct of a serious nature. He was fined \$2,500.00 and conditions, limitations and restrictions were imposed on his registration as a dental care provider for a period of two years from 1 September 2004.

Environment Protection Act 1970

MANAGING SOLID FUEL HEATING IN VICTORIA

A new Waste management policy (Solid Fuel Heating) has now been declared. This policy printed in Government Gazette No. S174, Tuesday 27 July 2004.

Notice is given of the fact that this policy incorporates: Australian/New Zealand Standard 4013 Domestic solid fuel burning appliances – Method for determination of flue gas emission (1999 - Standard Association of Australia). A copy of this incorporated document has been lodged with the Clerk of the Parliaments.

Copies of the abovementioned incorporated document are available for inspection at EPA Library, HWT Building, Podium Level, 40 City Road, Southbank, telephone (03) 9695 2766.

For more information contact the EPA Information Centre on (03) 9695 2722.

> JOHN THWAITES, MP Minister for Environment

Gambling Regulation Act 2003

NOTICE OF MAKING OF PUBLIC LOTTERY RULES UNDER SECTION 5.2.4

Tattersall's Sweeps Pty Ltd, ACN 081 925 662 of 615 St Kilda Road, Melbourne hereby gives notice of the making of the Public Lottery Rules for the following public lotteries to be effective from 29 November 2004: Tattslotto, OzLotto, Wednesday Tattslotto, Powerball, Tatts Keno, Tatts 2, Super 66, The Pools and Instant Lotteries.

> **DUNCAN FISCHER** Managing Director

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as part Portion 20, Block 1, Bellarine Highway, Wallington, being more particularly described as Conveyance Book 559, number 587:

an easement for water supply purposes over that part of the land shown as £1 comprising 201 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986 S 21

FORM 7

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 87-101 Ash Road, Leopold, being more particularly described as Conveyance Book 893, number 994:

an easement for water supply purposes over that part of the land shown as E1 comprising 1965 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220 an easement for water supply purposes over that part of the land shown as E1 comprising 2051 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 275 Bawtree Road, Leopold, being more particularly described as Certificate of Title Volume 8203, Folio 381:

an easement for water supply purposes over that part of the land shown as E1 comprising 1096 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 1532–1540 Bellarine Highway, Wallington, being more particularly described as Certificate of Title Volume 10282, Folio 812:

an easement for water supply purposes over that part of the land shown as E1 comprising 796 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 22–30 Brinsmeads Lane, Leopold, being more particularly described as Certificate of Title Volume 8691, Folio 359:

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 1252–1270 Bellarine Highway, Wallington, being more particularly described as Certificate of Title Volume 8047, Folio 239:

an easement for water supply purposes over that part of the land shown as E1 comprising 1319 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220 an easement for water supply purposes over that part of the land shown as E1 comprising 1995 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 1042–1050 Bellarine Highway, Wallington, being more particularly described as Certificate of Title Volume 9634, Folio 375:

an easement for water supply purposes over that part of the land shown as E1 comprising 2320 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 42–90 Mollers Lane, Leopold, being more particularly described as Certificate of Title Volume 10252, Folio 153:

an easement for water supply purposes over that part of the land shown as E1 comprising 1957 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 61–99 Mollers Lane, Leopold, being more particularly described as Conveyance Book 663, number 226:

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 1250 Bellarine Highway, Wallington, being more particularly described as Certificate of Title Volume 8173, Folio 508:

an easement for water supply purposes over that part of the land shown as E1 comprising 621 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

an easement for water supply purposes over that part of the land shown as E1 comprising 614 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 1232-1240 Bellarine Highway, Wallington, being more particularly described as Certificate of Title Volume 8890, Folio 390:

an easement for water supply purposes over that part of the land shown as E1 comprising 622 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7 S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as Lot 7, Bellarine Highway, Wallington, being more particularly described as Certificate of Title Volume 8938,

an easement for water supply purposes over that part of the land shown as E1 comprising 0.494 hectares on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7 S 21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 1222–1230 Bellarine Highway, Wallington, being more particularly described as Certificate of Title Volume 8303, Folio 679:

Land Acquisition and Compensation Act 1986

FORM 7

S 21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 671–689 Wallington Road, Wallington, being more particularly described as Certificate of Title Volume 8938, Folio 171:

an easement for water supply purposes over that part of the land shown as E1 comprising 941 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Barwon Region Water Authority declares that by this notice it acquires the following interest in the land described as 682–710 Wallington Road, Wallington, being more particularly described as Certificate of Title Volume 9264, Folio 914:

an easement for water supply purposes over that part of the land shown as E1 comprising 512 square metres on plan for creation of easement, a copy of which is available for perusal at the offices of Harwood Andrew Lawyers, 70 Gheringhap Street, Geelong.

Published with the authority of Barwon Region Water Authority.

Dated 25 October 2004

For and on behalf of Barwon Region Water Authority HARWOOD ANDREWS LAWYERS of 70 Gheringhap Street, Geelong 3220

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

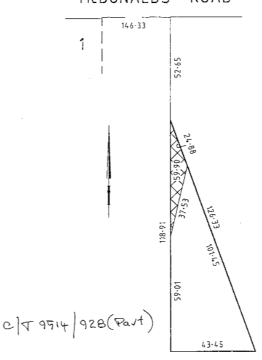
Compulsory Acquisition of Interest in Land

Whittlesea City Council declares that by this notice it acquires the following interest in fee simple in part of the land identified in

Certificate of Title Volume 9514, Folio 928. That part of the land acquired is an area of 256 square metres in the north-west corner of the western portion of the land, shown as cross-hatched on the survey plan below.

Interests acquired: That of Valma Maris Chiminello, Gino Paul Chiminello, Paul John Chiminello and all other interests in the land, save and except for the interest of the State Electricity Commission of Victoria or its successors as grantee of an easement for transmission purposes pursuant to registered dealing Book 690 No. 399, as modified by release Book 769 No. 386, and the interest of any grantee of any easements of drainage affecting the land pursuant to registered dealing AP57245.

McDONALDS ROAD



Published with the authority of Whittlesea City Council.

Dated 25 October 2004

For and on behalf of Whittlesea City Council GRAEME BRENNAN Chief Executive Officer

Land Acquisition and Compensation Act 1986FORM 7 S.21

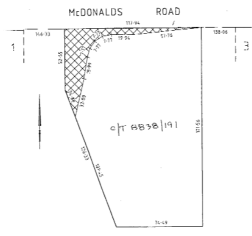
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Whittlesea City Council declares that by this notice it acquires the following interest in fee simple in part of the land identified in Certificate of Title Volume 8838, Folio 191. That part of the land acquired is an area of 1600 square metres in the north-west corner of the land, shown as cross-hatched on the survey plan below.

Interests acquired: That of Valma Maris Chiminello, Gino Paul Chiminello, Paul John Chiminello and all other interests in the land, save and except for the interest of State Electricity Commission of Victoria or its successors as grantee of an easement for transmission purposes pursuant to registered dealing C/E G315019 in respect of the land.



Published with the authority of Whittlesea City Council.

Dated 25 October 2004

For and on behalf of Whittlesea City Council GRAEME BRENNAN Chief Executive Officer

Local Government Act 1989

MACEDON RANGES SHIRE COUNCIL

Notice of Election

The date for the election under section 38(1) of the **Local Government Act 1989** (the Act) to fill the extraordinary vacancy of 15 September

2004 for the Macedon Ranges Shire Council's Baringo Ward is fixed in accordance with section 38(1A) of the Act to be 18 December 2004

CANDY BROAD MLC Minister for Local Government

Local Government Act 1989

NOTICE UNDER SECTION 219C LOCAL GOVERNMENT ACT 1989 OF FIRST COUNCIL ELECTORAL REPRESENTATION REVIEWS

I, Candy Broad, Minister for Local Government, give notice under section 219C for the purposes of section 219C(1)(a) of the Local Government Act 1989 that reviews for:

Cardinia Shire Council; Casey City Council: Hume City Council; Mornington Peninsula Shire Council; Whittlesea City Council; Wyndham City Council,

shall take place in accordance with the following timeframes:

- (a) the earliest date that the reviews may commence is 1 February 2005;
- (b) the date by which each Council must appoint a reviewer is 16 December 2004; and
- (c) the date by which the final report must be submitted to the Minister for Local Government is 25 May 2005.

Dated 17 October 2004

CANDY BROAD, MLC Minister for Local Government

INTERIM CREDITING RATE FOR STATE SUPERANNUATION FUND FROM 21 OCTOBER 2004

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act** 1988, sub-section 35(1) of the **Transport Superannuation Act** 1988 and sub-section 37(1) of the **State Employees Retirement Benefits Act** 1979, the Government Superannuation Office has determined an annual rate of 7.5% to be applied as an interim crediting rate on exits on or after 21 October 2004.

PETER J. WYATT Chief Financial Officer

Subordinate Legislation Act 1994

REGULATORY IMPACT STATEMENT

Co-operative Housing Societies Regulations 2005

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994** that a Regulatory Impact Statement (RIS) has been prepared in relation to the proposed Co-operative Housing Societies Regulations 2005.

The reason for the proposed regulations is to prescribe fees, forms, model rules and such other things as give efficacy to the **Co-operative Housing Societies Act 1958**. The proposed regulations will replace the Co-operative Housing Societies Regulations 1995, which sunset in February 2005.

The objectives of the proposed regulations are to protect members of co-operative housing societies and promote efficiency in dealings between societies and the Registrar of Co-operative Housing Societies.

The RIS concludes that overall, the benefits of the proposed regulations outweigh the costs, that they would not impose a restriction on competition, and that the proposed regulations are the best way to meet the stated objectives.

Public comments are invited on the RIS and accompanying regulations. Copies may be obtained by contacting Amy Chilton at the Department of Treasury and Finance on (03) 9651 0946 or by accessing www.dtf.vic.gov.au.

Written submissions will be received at the following address up to 5.00 pm on Friday 26 November 2004: Amy Chilton, Financial Risk Management and Policy, Department of Treasury and Finance, GPO Box 4379QQ, Melbourne 3001 or by e-mail to amy.chilton@dtf.vic.gov.au.

All submissions will be treated as public documents.

Dated 28 October 2004

KIAT ANG TAN Registrar of Co-operative Housing Societies

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C25

The Minister for Planning has approved Amendment C25 to the Glen Eira Planning Scheme.

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

The Amendment applies to all land in the municipality within a Residential 1 Zone, Business 1 Zone, Business 2 Zone, Business 5 Zone and Mixed Use Zone, except the land identified as an Urban Village in Bentleigh, Carnegie and Elsternwick and the land identified as the Phoenix Precinct in Caulfield.

The Amendment:

- changes the Municipal Strategic Statement to reflect the findings of the Housing and Residential Development Strategy, including the deletion of Clauses 21.04 and 21.05 and the introduction of a new Clause 21.04 (Housing and residential development);
- changes Clause 22.05 (Urban Villages Policy) to make it consistent with the Schedule to the Residential 1 Zone:
- introduces Clause 22.07 (Housing Diversity Area Policy) to guide the intensity, scale and form of housing in the housing diversity areas of the municipality;
- introduces Clause 22.08 (Minimal Change Area Policy) to outline character elements that must be taken into account when considering residential development proposals in the minimal change areas of the municipality and to identify significant character areas; and
- changes the Schedule to the Residential 1
 Zone to vary ResCode standards under Clauses 54 and 55 of the Glen Eira Planning Scheme in the minimal change areas of the municipality. The variations increase the private open space (multi-unit developments only) and rear setback standards and reduce the site coverage standard.

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 Glen Eira City Council, corner of Glen Eira and Hawthorn Roads, Caulfield.

KEVIN LOVE
Acting Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MITCHELL PLANNING SCHEME Notice of Approval of Amendment Amendment C34

The Minister for Planning has approved Amendment C34 to the Mitchell Planning Scheme

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

The Amendment rezones areas of private land on the northern edge of the Broadford Golf Course in Davidson Street, Broadford (described as part Lot 3, PS 448279) from Public Use 7 to Residential 1, and land in the north-western section of the golf course (described as Lot 1, PS 442014) from Residential 1 to Public Use 7 (Other Public Use).

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 Mitchell Shire Council, 113 High Street, Broadford.

KEVIN LOVE
Acting Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME Notice of Approval of Amendment

of Approval of Amendment Amendment C36

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

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

The Amendment applies a permanent Heritage Overlay over the land at 90 Skene Street, Warrnambool, in order to replace the interim Heritage Overlay that applies to the site.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; at the Department of Sustainability and Environment South West Region, at the State Government Offices, Level 4, corner of Fenwick and Little Malop Streets, Geelong, and at the offices of the Warrnambool City Council, Civic Centre, 25 Liebig Street, Warrnambool.

KEVIN LOVE
Acting Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

LATROBE PLANNING SCHEME Notice of Approval of Amendment Amendment C4

The Minister for Planning has approved Amendment C4 to the Latrobe Planning Scheme.

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

The Amendment:

- rezones land on Moe–Walhalla Road, being part Crown Allotments 11A, 13, 2A, part Lot 2 on LP144306, Lots 1 and 2 on LP94744, Parish of Tanjil, County of Buln Buln, from Public Use 1 – Service and Utility Zone to Rural Zone;
- rezones Monash Road, Newborough from Road Zone 1 to Rural Zone, Residential 1 Zone and Mixed Use Zone;
- rezones 16–18 Peterkin Street and 53 Argyle Street, Traralgon, being Lots 1, 2, 3 and 8 on LP16332, Parish of Traralgon, County of Buln Buln, from Business 4 Zone to Mixed Use Zone;
- introduces a new Local Planning Policy Mixed use Policy – Argyle Street, Traralgon;
- rezones land in Shekiniah Drive, Tyers, being part Lot 2 on PS413258, Parish of Boola Boola, County of Buln Buln, from Rural to Township Zone;

- rezones part of Princes Freeway and Loy Yang Morwell Main Road (Commercial Road), Morwell, being adjacent to Lot 1 on PS437666, Lot 1 on PS331675 and part Crown Allotment 8C, Parish of Maryvale, County of Buln Buln, from Road Zone 1 to Industrial 1 Zone and Special Use Zone 1;
- renames part of Argyle Street in Traralgon to 'Post Office Place';
- includes the Gaming Charter as a reference document in Clause 21.04–6 of the MSS;
- rezones the former Newborough East Primary School site in Childers Street, Newborough, being Lot 15 on LP54858, Parish of Narracan, County of Buln Buln, from Public Use Zone – Education to Residential 1 Zone;
- rezones the former Lowanna Secondary College (Yallourn Campus) in John Field Drive, Newborough, being Crown Allotment 4R, from Public Use Zone 2 – Education to Residential 1 Zone;
- realigns zones boundary in Churchill affecting land at Lots A, B and C on PS402920Q and Lot 1 on LP311274, Parish of Hazelwood, County of Buln Buln.

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 Latrobe City Council, 34–38 Kay Street, Traralgon.

KEVIN LOVE
Acting Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

SWAN HILL PLANNING SCHEME

Notice of Lapsing of Amendment/Application for Planning Permit Amendment C17

The Swan Hill Rural City Council has resolved to abandon Amendment C17 to the Swan Hill Planning Scheme.

The Amendment proposed to:

 rezone the southern portion of land at Lot S-2 of PS504113D, Section A, Parish of Castle Donnington, located at 57 Werril

- Street, Swan Hill, from a Rural Zone to a Residential 1 Zone subject to minimum lot sizes of 2000m², to enable the land to be used for residential purposes;
- introduce a new schedule to the Design and Development Overlay outlining specific requirements for the residential development of the site.

The Application was for:

- a permit to subdivide the subject land into 24 residential allotments with a minimum lot size of 2,000m² along with approximately 6,600m² of public open space.
- The Amendment and Application lapsed on 27 September 2004.

KEVIN LOVE
Acting Deputy Secretary
Built Environment
Department of Sustainability
and Environment

ORDERS IN COUNCIL

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:

BAIRNSDALE – The temporary reservation by Order in Council of 19 May 1987 of an area of 929 square metres of land in the Township of Bairnsdale, Parish of Bairnsdale (formerly being Crown Allotment 2, Section A) as a site for Police purposes. – (Rs 13438).

BALLENDELLA – The temporary reservation by Order in Council of 14 October 1872 of an area of 20.176 hectares, more or less, of land in Section A, Parish of Ballendella (formerly being portion 12) as a site for Watering purposes. – (Rs 6188).

JIKA JIKA – The temporary reservation by Order in Council of 5 February 1963 of an area of 1391 square metres, more or less, of land in the Parish of Jika Jika as a site for Police purposes, revoked as to part by Order in Council of 18 June 1975 so far as the balance remaining containing 1386 square metres, more or less. – (Rs 8204).

WODONGA – The temporary reservation by Order in Council of 23 January 1912 of an area of 8094 square metres of land in Section A4, Township of Wodonga, (formerly being Crown Allotment 1 of Section 10, Parish of Wodonga) as a site for Municipal purposes. – (Rs 06548).

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

Dated 26 October 2004 Responsible Minister MARY DELAHUNTY Minister for Planning

DIANE CASEY
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:

BELLARINE – The temporary reservation by Order in Council of 27 August 1963 of an area of 835 square metres of land in Section 4, Parish of Bellarine as a site for Police purposes. – (Rs 8241).

CRESWICK – The temporary reservation by Order in Council of 23 August 1977 of an area of 12.15 hectares of land in three separate portions being Crown Allotment 1A, Section 21; Crown Allotment 9, Section 23, and Crown Allotment 1, Section 59, Township of Creswick, Parish of Creswick as a site for Public Purposes (Forest Commission purposes), revoked as to part by Order in Council of 21 June 1994 so far only as the portion being Crown Allotment 1, Section 59, Township of Creswick, Parish of Creswick. – (Rs 10424).

JEFFCOTT – The temporary reservation by Order in Council of 22 November 1880 of an area of 16.547 hectares of land in Parish of Jeffcott as a site for Public purposes, revoked as to part by various Orders, so far as the balance remaining containing 14.05 hectares, more or less. – (Rs 1465).

JEFFCOTT – The temporary reservation by Order in Council of 15 March 1892 of an area of 2023 square metres of land in Parish of Jeffcott (formerly part of Crown Allotment 78A) as a site for a Mechanics' Institute and Free Library. – (Rs 1465).

LANDSBOROUGH – The temporary reservation by Order in Council of 4 October 1886 of an area of 8.094 hectares, more or less, of land in Section 4, Parish of Landsborough as a site for supply of material for road-making purposes, revoked as to part by Order in Council of 24 January 1967 so far as the balance remaining containing 5.868 hectares, more or less. – (2003928).

MOE – The temporary reservation by Order in Council of 12 December 1938 of an area of 1219 square metres of land in Section 9,

Township of Moe, Parish of Moe (formerly portion of Crown Allotment 4) as a site for Police purposes. – (Rs 4892).

MOE – The temporary reservation by Order in Council of 12 January 1982 of an area of 70.1 square metres of land being Crown Allotment 20, Section 9, Township of Moe, Parish of Moe as a site for Police purposes. – (Rs 4892).

MOYREISK – The temporary reservation by Order in Council of 6 June 1892 of an area of 20.234 hectares, more or less, of land in Section 1, Parish of Moyreisk as a site for Water Supply Purposes, revoked as to part by Orders in Council of 18 April 1905 and 15 July 1913 so far as the balance remaining containing 7.327 hectares, more or less. – (Rs 14201).

WORMANGAL – The temporary reservation by Order in Council of 21 February 1870 of an area of 63.94 hectares of land in the Parish of Wormangal (formerly Crown Allotment 32) as a site for Watering purposes, revoked as to part by Order in Council of 5 September 1887 so far as the balance remaining containing 15.86 hectares, more or less. – (Rs 804666).

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

Dated 26 October 2004 Responsible Minister MARY DELAHUNTY Minister for Planning

> DIANE CASEY 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 MACEDON RANGES SHIRE COUNCIL

GISBORNE – Public purposes (Police purposes), 904 square metres being Crown Allotment 9A, Section 23, Township of Gisborne, Parish of Gisborne as shown on Certified Plan No. 109149 lodged in the Central Plan Office of the Department of Sustainability and Environment.

-(2013997).

MUNICIPAL DISTRICT OF THE CITY OF MELBOURNE

MELBOURNE – Public Recreation, 808 square metres, being Crown Allotment 2039, City of Melbourne, Parish of Melbourne North as shown on Plan No. LEGL./04-028 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (12/L12-0940).

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

Dated 26 October 2004 Responsible Minister MARY DELAHUNTY Minister for Planning

> DIANE CASEY Clerk of the Executive Council

Crown Land (Reserves) Act 1978 Interpretation of Legislation Act 1984

AMENDMENT OF TEMPORARY RESERVATION

The Governor in Council under Section 4(1) of the Crown Land (Reserves) Act 1978 and Section 27 of the Interpretation of Legislation Act 1984 amends the Order in Council made on 28 July 1982 and published in the Government Gazette on 4 August 1982 page – 2607 of the temporary reservation of an area of 3.324 hectares of land being Crown Allotment 10S, Parish of Keelbundora, County of Bourke as a site for Melbourne and Metropolitan Board of Works purposes by deletion of the words "For Melbourne and Metropolitan Board of Works purposes" and the substitution therefor of the words "Public Recreation". – Rs 9113 & Rs 12151.

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

Dated 26 October 2004 Responsible Minister MARY DELAHUNTY Minister for Planning

> DIANE CASEY Clerk of the Executive Council

Electricity Safety Act 1998

ACCEPTANCE OF ELECTRICITY SAFETY MANAGEMENT SCHEME – AGL ELECTRICITY

Order in Council

The Governor in Council pursuant to section 111(2) of the **Electricity Safety Act 1998** hereby accepts the Electricity Safety Management Scheme (application number N009) submitted by AGL Electricity Ltd (ACN 064 651 083) as provided to the Office of the Chief Electrical Inspector.

Dated 26 October 2004 Responsible Minister: THEO THEOPHANOUS Minister for Energy Industries

> DIANE CASEY Clerk of the Executive Council

Electricity Safety Act 1998

ACCEPTANCE OF ELECTRICITY SAFETY MANAGEMENT SCHEME – ALINTA NETWORK SERVICES

Order in Council

The Governor in Council pursuant to section 111(2) of the **Electricity Safety Act 1998** hereby accepts the Electricity Safety Management Scheme (application number N006) submitted by Alinta Network Services Pty Ltd (ACN 104 352 650) as provided to the Office of the Chief Electrical Inspector.

Dated 26 October 2004 Responsible Minister: THEO THEOPHANOUS Minister for Energy Industries

> DIANE CASEY Clerk of the Executive Council

Electricity Safety Act 1998

ACCEPTANCE OF ELECTRICITY SAFETY MANAGEMENT SCHEME – CITIPOWER

Order in Council

The Governor in Council in the exercise of the powers under section 111(2) of the **Electricity Safety Act 1998** hereby accepts the Electricity Safety Management Scheme (application number N008) submitted by Citipower Pty (ACN 064 651 056) as provided to the Office of the Chief Electrical Inspector.

Dated 26 October 2004

Responsible Minister: THEO THEOPHANOUS Minister for Energy Industries

> DIANE CASEY Clerk of the Executive Council

Electricity Safety Act 1998

ACCEPTANCE OF ELECTRICITY SAFETY MANAGEMENT SCHEME – POWERCOR AUSTRALIA

Order in Council

The Governor in Council pursuant to section 111(2) of the **Electricity Safety Act 1998** hereby accepts the Electricity Safety Management Scheme (application number N007) submitted by Powercor Australia Ltd (ACN 064 651 109) as provided to the Office of the Chief Electrical Inspector.

Dated 26 October 2004 Responsible Minister: THEO THEOPHANOUS Minister for Energy Industries

> DIANE CASEY Clerk of the Executive Council

Electricity Safety Act 1998

ACCEPTANCE OF ELECTRICITY SAFETY MANAGEMENT SCHEME – TXU NETWORKS

Order in Council

The Governor in Council pursuant to section 111(2) of the **Electricity Safety Act 1998** hereby accepts the Electricity Safety Management Scheme (application number N004) submitted by TXU Networks Pty Ltd (ACN 075 826 881) as provided to the Office of the Chief Electrical Inspector.

Dated 26 October 2004 Responsible Minister: THEO THEOPHANOUS Minister for Energy Industries

DIANE CASEY Clerk of the Executive Council

Fisheries Act 1995

FISHERIES (DECLARATION OF CAULERPA TAXIFOLIA AS A NOXIOUS AQUATIC SPECIES) ORDER 2004

The Governor in Council makes the following Order:

Objective

 The objective of this Order is to declare Caulerpa taxifolia as a noxious aquatic species under the Fisheries Act 1995 ('the Act').

Authorising provision

This Order is made under section 75 of the Act.

Commencement

3. This Order comes into operation on 11 November 2004.

Declaration

4. *Caulerpa taxifolia* is declared as a noxious aquatic species under the Act.

Application

5. This declaration applies to all 'Victorian waters' as defined in section 8 of the Act and all 'protected waters' of Victoria as defined in section 4 of the Act.

Notes:

- 1. By operation of section 76 of the Act, a person must not bring into Victoria or take, hatch, keep, possess, sell, transport, put into any container or release into protected waters any aquatic species that is declared to be noxious under section 75 of the Act, unless authorised to do so under the Act.
- 2. The definition of "protected waters" in section 4 of the Act includes any aquarium or hatchery or any other waters in Victoria whether or not private property.

Dated 26 October 2004

Responsible Minister: BOB CAMERON, MP Minister for Agriculture

> DIANE CASEY Clerk of the Executive Council

Health Services Act 1988

THE ROYAL WOMEN'S HOSPITAL

Declaration under Section 11

Order in Council

Under section 11 of the **Health Services Act 1988** ("the Act") the Governor in Council by this Order declares that the provision of section 65T(1) of the Act that the board of a public health service shall consist of not more than 9 persons does not have effect in relation to The Royal Women's Hospital, a public health service listed in Schedule 5 to the Act.

This Order is subject to the condition that the board of The Royal Women's Hospital shall consist of not more than 10 persons.

This declaration ceases to have effect on 1 July 2006.

Dated 26 October 2004 Responsible Minister HON BRONWYN PIKE MP Minister for Health

> DIANE CASEY 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 26 October 2004

Responsible Minister: JOHN LENDERS MP Minister for Finance

> DIANE CASEY Clerk of the Executive Council

SCHEDULE No. 99A/08/2004 PROPERTIES TO BE SOLD BY THE DEPARTMENT OF SUSTAINABILITY

AND ENVIRONMENT

FILE: DSE Ref: P341342

AREA: 60.5 ha

DESCRIPTION: Allotments 1T and 1U

Parish of Mallacoota

MUNICIPALITY: East Gippsland

Shire Council

PROPERTY Bastion Point Road,

ADDRESS: Mallacoota

PURCHASER: Mallacoota Golf and

Country Club Inc. \$115,000 (Valuer General valuation)

CONDITIONS: Restricted land use

(sporting and

recreational purposes

only)

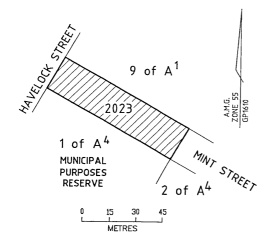
Land Act 1958

CLOSURE OF UNUSED ROAD

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owners of land adjoining the road closes the following unused road:

MUNICIPAL DISTRICT OF THE WODONGA CITY COUNCIL

WODONGA – The road in the Township of Wodonga, Parish of Wodonga being Crown Allotment 2023 as indicated by hatching on plan hereunder. (GP1610) – (dtf/04/00987).



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

Dated 26 October 2004 Responsible Minister MARY DELAHUNTY Minister for Planning

DIANE CASEY Clerk of the Executive Council

Local Government Act 1989

ALTER THE NUMBER OF COUNCILLORS ASSIGNED TO ALPINE SHIRE COUNCIL

Order in Council

The Governor in Council under Section 220Q(n) assigns seven councillors to the Alpine Shire Council as described on plan LEGL./04–178 lodged in the Central Plan Office

Under Section 220S(1)(a) this Order comes into operation on the 1 August 2005.

Dated 26 October 2004

Responsible Minister CANDY BROAD MLC Minister for Local Government

> DIANE CASEY Clerk of the Executive Council

Local Government Act 1989

RE-CONSTITUTION OF WANGARATTA RURAL CITY COUNCIL

Order in Council

The Governor in Council under Section 220Q(j) and (n) reconstitutes the municipal district of the Wangaratta Rural City Council as an un-subdivided municipal district as described on plan LEGL./04–177 lodged in the Central Plan Office and the number of Councillors assigned to the Council shall be seven.

Under Section 220S(1)(a) this Order comes into operation on 1 August 2005.

Dated 26 October 2004

Responsible Minister

CANDY BROAD MLC

Minister for Local Government

DIANE CASEY Clerk of the Executive Council

G 44

Land Tax Act 1958

DECLARATION OF URBAN ZONES UNDER SECTION 9(1B) OF THE ACT

Order in Council

The Governor in Council, in exercise of the powers contained in section 9(1B) of the Land Tax Act 1958 declares the types of zones under planning schemes listed in the attached schedule to be urban zones for the purposes of that Act.

This order is effective from the date on which it is made. The Order of 14 November 2000 declaring urban zones for the purposes of the **Land Tax Act 1958** is revoked from the date of this Order.

Dated 26 October 2004 Responsible Minister: JOHN BRUMBY MP Treasurer

> DIANE CASEY Clerk of the Executive Council

SCHEDULE

Declaration of Urban Zones Under Section 9(1B) of the Land Tax Act 1958 Melbourne Planning Scheme

Residential Zone 1, Residential Zone 2, Low Density Residential Zone, Mixed Use Zone, Township Zone, Industrial Zone 1, Industrial Zone 2, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resources Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 1 to the Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Capital City Zone, Schedule 1 to the Capital City Zone, Schedule 2 to the Capital City Zone, Docklands Zone, Urban Floodway Zone.

Banyule Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Urban Floodway Zone.

Bayside Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2.

Boroondara Planning Scheme

Residential Zone 1, Residential Zone 2, Mixed Use Zone, Business Zone 1, Business Zone 2, Business Zone 3, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Comprehensive Development Zone, Urban Floodway Zone.

Brimbank Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 2, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Urban Floodway Zone.

Cardinia Planning Scheme

Residential Zone 1, Residential Zone 2, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Business Zone 1, Business Zone 2, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Comprehensive Development Zone, Urban Floodway Zone.

Casey Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Township Zone, Industrial Zone 1, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Urban Floodway Zone.

Darebin Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Urban Floodway Zone.

Frankston Planning Scheme

Residential Zone 1, Residential Zone 2, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Business Zone 1, Business Zone 2, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 2 to the Comprehensive Development Zone, Urban Floodway Zone.

Glen Eira Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Park and Recreation Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone.

Greater Dandenong Planning Scheme

Residential Zone 1, Residential Zone 2, Mixed Use Zone, Industrial Zone 1, Industrial Zone 2, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Park and Recreation Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Urban Floodway Zone.

Hobsons Bay Planning Scheme

Residential Zone 1, Residential Zone 2, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 3, Public Use Zone, Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Schedule 4 to the Special Use Zone, Schedule 5 to the Special Use Zone, Comprehensive Development Zone, Urban Floodway Zone.

Hume Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Township Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Schedule 4 to the Special Use Zone, Schedule 5 to the Special Use Zone, Schedule 6 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Urban Floodway Zone.

Kingston Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Schedule 4 to the Special Use Zone, Comprehensive Development Zone, Urban Floodway Zone.

Knox Planning Scheme

Residential Zone 1, Residential Zone 2, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Urban Floodway Zone.

Manningham Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Business Zone 1, Business Zone 2, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Urban Floodway Zone.

Maribyrnong Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Schedule 3 to the Comprehensive Development Zone, Urban Floodway Zone.

Maroondah Planning Scheme

Residential Zone 1, Residential Zone 2, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Urban Floodway Zone.

Melton Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium),

Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Schedule 4 to the Special Use Zone, Schedule 5 to the Special Use Zone Schedule 6 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Urban Floodway Zone.

Monash Planning Scheme

Residential Zone 1, Residential Zone 2, Mixed Use Zone, Industrial Zone 1, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Schedule 4 to the Special Use Zone, Comprehensive Development Zone, Urban Floodway Zone.

Moonee Valley Planing Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Local Government), Public Park and Recreation Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Urban Floodway Zone.

Moreland Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Urban Floodway Zone.

Mornington Peninsula Planning Scheme

Residential Zone 1, Low Density Residential Zone, Industrial Zone 3, Business Zone 1, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Schedule 1 to the Comprehensive Development Zone.

Nillumbik Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Township Zone, Industrial Zone 3, Business Zone 1, Business Zone 2, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Transport), Public Use Zone (Cemetery/ Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Urban Floodway Zone.

Port Phillip Planning Scheme

Residential Zone 1, Residential Zone 2, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Park and Recreation Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Schedule 3 to the Comprehensive Development Zone.

Stonnington Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Transport), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 1 to the Special Use Zone.

Whitehorse Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Urban Floodway Zone.

Whittlesea Planning Scheme

Residential Zone 1, Residential Zone 2, Low Density Residential Zone, Mixed Use Zone, Township Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Schedule 4 to the Special Use Zone, Schedule 5 to the Special Use Zone, Schedule 6 to the Special Use Zone, Urban Floodway Zone.

Wyndham Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Township Zone, Industrial Zone 1, Industrial Zone 2, Industrial Zone 3, Business Zone 1, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 4 to the Special Use Zone, Schedule 5 to the Special Use Zone, Schedule 6 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Urban Floodway Zone.

Yarra Planning Scheme

Residential Zone 1, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Business Zone 5, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 3 to the Special Use Zone, Schedule 4 to the Special Use Zone, Comprehensive Development Zone, Schedule 1 to the Comprehensive Development Zone, Urban Floodway Zone.

Yarra Ranges Planning Scheme

Residential Zone 1, Low Density Residential Zone, Mixed Use Zone, Industrial Zone 1, Industrial Zone 3, Business Zone 1, Business Zone 2, Business Zone 3, Business Zone 4, Public Use Zone, Public Use Zone (Service & Utility), Public Use Zone (Education), Public Use Zone (Health & Community), Public Use Zone (Transport), Public Use Zone (Cemetery/Crematorium), Public Use Zone (Local Government), Public Use Zone (Other Public Use), Public Park and Recreation Zone, Public Conservation and Resource Zone, Road Zone, Road Zone Category 1, Road Zone Category 2, Special Use Zone, Schedule 1 to the Special Use Zone, Schedule 2 to the Special Use Zone, Schedule 5 to the Special Use Zone, Schedule 6 to the Special Use Zone, Urban Floodway Zone.

National Parks Act 1975

ORDER DECLARING MOTOROLA AUSTRALIA PTY LTD TO BE A PUBLIC AUTHORITY

The Governor in Council, under section 3(2) of the **National Parks Act 1975**, declares Motorola Australia Pty Ltd to be a public authority for the purposes of that Act.

This Order takes effect the day it is published in the Government Gazette.

Dated 26 October 2004 Responsible Minister JOHN THWAITES MP Minister for Environment

> DIANE CASEY Clerk of the Executive Council

National Parks Act 1975

ORDER DECLARING NEXTGEN NETWORK PTY LTD TO BE A PUBLIC AUTHORITY

The Governor in Council, under section 3(2) of the **National Parks Act 1975**, declares Nextgen Network Pty Ltd to be a public authority for the purposes of that Act.

This Order takes effect the day it is published in the Government Gazette.

Dated 26 October 2004 Responsible Minister JOHN THWAITES MP Minister for Environment

> DIANE CASEY Clerk of the Executive Council

National Parks Act 1975

ORDER DECLARING VEC NETWORK PTY LTD TO BE A PUBLIC AUTHORITY

The Governor in Council, under section 3(2) of the **National Parks Act 1975**, declares VEC Network Pty Ltd to be a public authority for the purposes of that Act.

This Order takes effect the day it is published in the Government Gazette.

Dated 26 October 2004

Responsible Minister JOHN THWAITES MP Minister for Environment

> DIANE CASEY Clerk of the Executive Council

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SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

128. Statutory Rule: Prostitution Control

(Amendment)
Regulations 2004

Regulations 2004

Authorising Act: Prostitution Control

Act 1994

Date of making: 26 October 2004

129. Statutory Rule: Prostitution Control

(Fees) Regulations

2004

Authorising Act: Prostitution Control

Act 1994

Date of making: 26 October 2004
130. Statutory Rule: Local Government

(General) Regulations

2004

Authorising Act: Local Government

Act 1989

Date of making: 26 October 2004

131. Statutory Rule: Subordinate

Legislation

(Metropolitan Fire Brigades (General) Regulations 1994 – Extension of Operation) Regulations 2004

Authorising Act: Subordinate

Legislation Act 1994

Date of making: 26 October 2004

132. Statutory Rule: Road Safety (General)

(Amendment) Regulations 2004

Authorising Act: Road Safety Act 1986

Date of making: 26 October 2004

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:

	_	
124.	Statutory Rule:	Subordinate Legislation (Transport (Railway and Tramway Safety – Alcohol Controls) Regulations 1994 – Extension of Operation) Regulations 2004
	Authorising Act:	Subordinate Legislation Act 1994
	Date first obtainable: Code A	26 October 2004
125.	Statutory Rule:	Subordinate Legislation (Transport (Tow Truck) Regulations 1994 – Extension of Operation) Regulations 2004
	Authorising Act:	Subordinate Legislation Act

Legislation Act

1994

Date first obtainable: 26 October 2004

Code A

126. Statutory Rule: Transport

(Passenger Vehicles) (Amendment) Regulations 2004 Transport Act 1983

Authorising Act: Transport Act 1983

Date first obtainable: 26 October 2004

Code A

127. *Statutory Rule*: Transport

(Passengers and Rail Freight) (Amendment) Regulations 2004

Authorising Act: Transport Act 1983

Date first obtainable: 26 October 2004

Code A

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