

Victoria Government Gazette

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As from 7 October 2004

The last Special Gazette was No. 211 dated 6 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).

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that the Returned & Services League of Australia (Victorian Branch) Incorporated has applied for a lease pursuant to section 134 of the Land Act 1958 for a term of 21 years in respect of Allotment 29D, Section 2, Parish of Cut-Paw-Paw for the purpose of "Amusement and Recreation and Social Activities connected therewith".

Partnership Act 1958

In accordance with Section 41 of the **Partnership Act 1958**, Victoria, Antonia Pizzichetta, Vincenza Pizzichetta, Sebastiano Giansiracusa, Francesca Giansiracusa and Bran Investments Pty Ltd (A.C.N. 089 387 300) hereby provide public notification of their retirement from the Fitzgerald Road Partnership (A.B.N. 70 213 944 267).

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Joel Warham of 31 Gisborne Street, Bulleen and Guiseppe Cannatta of 88 Northumberland Drive, Epping, carrying on business as Melbourne Deco Tiling, has been dissolved as from 1 October 2004.

Dated 27 September 2004

JOEL WARHAM

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership existing between Prudence Leslie of 23 Laver Street, Kew, Lisa Hipkins of 152A Somerset Street, Richmond, Heidi Groen of 25 Abinger Street, Richmond and Jane Bennett of 3 Moore Street, Elwood, carrying on business as The Naked House, has been dissolved as from 13 September 2004.

Dated 30 September 2004

PRUDENCE LESLIE

Re: CONSTANTINOS XISTRIS, late of 13 Menzies Street, Charlton 3525, greengrocer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2004, are required by the

trustee, Georgia Xistris of 13 Menzies Street, Charlton, Victoria, to send particulars to the undermentioned solicitors by 6 December 2004 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BASILE PINO & CO., solicitors, 213 Campbell Street, Swan Hill 3585.

Re: CONNIE HELEN BAYLISS, late of Unit 5, 70 Ellendale Road, Noble Park, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2004, are required by the trustee, Ian Peter Collett Vickers (in the Will called Ian Peter Collette Vickers) of 32 Alicia Street, Hampton, Victoria, retired, to send particulars to the trustee by 24 December 2004 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: MARY PELUSO, late of 161 Male Street, Brighton, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 June 2004, are required by the trustee, Mary Beatrice Lazzaro of 18 Dowing Street, Blackburn, Victoria, to send particulars to the trustee, C/- Burke & Associates, lawyers of 1127 High Street, Armadale by 31 December 2004 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has noted.

BURKE & ASSOCIATES, lawyers, Level 1, 1127 High Street, Armadale 3143.

Re: Estate of EILEEN GILLICK.

Creditors, next-of-kin or others having claims in respect of the estate of EILEEN GILLICK, late of 49 Stradbroke Avenue, Swan Hill in the State of Victoria, widow, deceased, who died on 2 July 2004, are to send particulars of their claim to the executrices care of the undermentioned legal practitioners by 24 December 2004 after

which the executrices 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: ETHEL ELLEN PFEIFFER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2004, are required by the trustees, Ross Stanley Pfeiffer and Nola Leonie Bruton, to send particulars to the trustees by 15 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.

Re: MAVIS KATHLEEN CANT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 April 2004, are required by the trustees, Rodney Charles Cant and Lynton Roy Cant, to send particulars to the trustees by 15 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.

Creditors, next-of-kin and others having claims in respect of the estate of MERVYN ALBERT TAYLOR, late of 33 O'Brien Street, Bairnsdale, Victoria, retired butcher, deceased, who died on 3 September 2004, are to send their claims to the trustees, Robert Charles Taylor of 83 Kay Street, Traralgon, Victoria and Janet Anne Taylor of 4 Dove Court, Traralgon, Victoria, care of the below-mentioned solicitors by 8 December 2004 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors, Law Chambers, 115–119 Hotham Street, Traralgon, Vic. 3844. Re: WILLIAM HENRY BRADEN, late of 58 Monash Street, Box Hill, Victoria, retired, sheet metal worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 February 2004, are required by the executor, Barry William Braden, to send particulars to him care of the undermentioned solicitors by a date not later than two months from the date of publication hereof after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

Re: RICHARD JOHN MACUMBER, late of 37/26–46 Rutherford Road, View Bank, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 July 2004, are required by the trustees, Neil John Macumber and Nancy Joy Costanzo, to send particulars to the trustees care of their undermentioned solicitors by 7 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.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

WILBERT CHARLES VIVIAN COCK, late of Apartment 218, 264 Springvale Road, Nunawading, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 September 2004, are required by ANZ Executors & Trustee Company Limited, ABN 33 006 132 332, 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 7 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.

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

On Wednesday 3 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 Amanda Maree Dwyer of 1 Magdalene Court, Sunbury, joint proprietor with Craig Anthony Griffin of an estate in fee simple in the land described on Certificate of Title Volume 10239, Folio 622 upon which is erected a dwelling known as 1 Magdalene Court, Sunbury.

Registered Mortgage No. AC891792Y affects the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). SW-04-002876-9

Dated 30 September 2004

V. PARKIN Sheriff's Office

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

On Wednesday 3 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 Phillip Harry Porter of 20 Tyalla Court, Hampton Park, joint proprietor with Dianne Hermina Porter of an estate in fee simple in the land described on Certificate of Title Volume 10007, Folio 242 upon which is erected a dwelling known as 20 Tyalla Court, Hampton Park.

Registered Mortgage No. S058599C affects the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-04-005680-8

Dated 30 September 2004

V. PARKIN Sheriff's Office

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

On Wednesday 3 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 Kerrie William Somerville of 3 Dover Place, Parkdale, joint proprietor with Dianne Maree Somerville of an estate in fee simple in the land described on Certificate of Title Volume 10650, Folio 571 which is a building under construction known as 51 Jenkins Street, Mordialloc.

Registered Mortgage No. AB599222G and Covenant No. PS441326H affect the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). CW-04-003654-6

Dated 30 September 2004

V. PARKIN Sheriff's Office

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

On Wednesday 3 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 Ian Leslie Thompson of 161 Chifley Drive, Maribyrnong, joint proprietor with Susan Gaye Thompson of an estate in fee simple in the land described on Certificate of Title Volume 8559, Folio 765 upon which is erected a house known as 161 Chifley Drive, Maribyrnong.

Registered Mortgage No. AC686667W affects the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards). CW-04-002830-7

Dated 30 September 2004

V. PARKIN

Sheriff's Office

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
DEACONS			
	\$		
Lincoln Sawyers, 53 McGregor Street, Middle Park D. I. Hill	4,337.77 7,067.62	Cheque "	24/05/03
04264 CONTACT: KEN BARRY, PHONE: (03) 8686 6569.			

PROCLAMATIONS

Alpine Resorts (Management) (Amendment) Act 2004

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Alpine Resorts (Management)** (Amendment) Act 2004 fix 1 November 2004 as the day on which Part 3 of that Act comes into operation.

Given under my hand and the seal of Victoria on 5th October 2004.

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

JOHN THWAITES Minister for Environment

Animals Legislation (Animal Welfare) Act 2003

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Animals Legislation** (**Animal Welfare**) **Act 2003** fix 19 October 2004 as the day on which section 26 of that Act comes into operation.

Given under my hand and the seal of Victoria on 5th October 2004.

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

> BOB CAMERON Minister for Agriculture

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BAYSIDE CITY COUNCIL

Proposed Road Management Plan

Pursuant to section 54 of the **Road Management Act 2004**, the Bayside City Council proposes to make a road management plan.

The purpose of the proposed plan is to –

- establish a management system for the road management functions of the Council, as a road authority under the Act, which is based on policy and operational objectives and available resources; and
- specify the relevant standards in relation to the discharge of duties of the Council in the performance of its road management functions.

The general purport of the proposed plan will be to -

- set relevant standards and policies in relation to the discharge of duties in the performance by the Council of its road management functions:
- include details of the management system that the Council proposes to implement in the discharge of its duty to construct, inspect, maintain and repair public roads and ancillary areas for which the Council is the co-ordinating road authority or the responsible road authority;
- specify the relevant policies and priorities adopted by the Council; and
- include any matters that a relevant Code of Practice specifies should be included in a Road Management Plan.

A copy of the proposed management plan may be inspected at or obtained from the Council offices at 76 Royal Avenue, Sandringham during normal offices hours.

Any person who is aggrieved by the proposed Road Management Plan may make a submission on the proposed management plan to the Council until 5.00 pm on Friday 5 November 2004. Submissions should be in writing and forwarded to Bayside City Council, PO Box 27, Sandringham.

IAN WILSON Chief Executive Officer

BRIMBANK CITY COUNCIL

Notice of Intention to Review General Local Law 2002

Notice is hereby given that Brimbank City Council at its meeting on 28 September 2004 resolved to commence a statutory process for the review of the current General Local Law 2002.

The purpose of the General Local Law 2002 is to provide for the:

- administration of Council powers and functions;
- protection, safe, fair use and enjoyment of Council property;
- safe and fair use of streets, roads and footpaths;
- protection, maintenance and enhancement of the amenity of the municipality to a standard that meets the general expectations of the community;
- keeping and control of animals, on land and on Council property; and
- uniform and fair administration and enforcement of this Local Law.

The general purport of the amendments to the Local Law is to:

- allow trading on footpaths and displaying signs on Council property, subject to certain conditions, fees and permits;
- make it an offence for vehicles to deposit mud on roads;
- clarify that the consumption of alcohol is only permitted between sunrise and sunset or specified hours in areas signposted by Council:
- include noise emitted from private property that may adversely affect others;
- make it an offence for anyone authorising, promoting or managing a business to affix documents to Council property;
- enable Council to require a landowner to alter a vehicle crossing where the entry and exit provisions of the property have been changed;
- incorporate the new Three Bin Collection System;

- require a person who provides shopping trolleys for customer use in a public place to have and comply with a self-managed strategy for the responsible retrieval of shopping trolleys discarded by customers;
- allow Council to waive, grant, refuse a permit and exempt any person or class of persons from the permit requirements;
- increase the amount to be paid under Infringement Notice for building and construction works from \$500 to \$1,000;
- allow Council to seek compensation for any works necessitated by a defendant's actions or inactions under this Local Law;
- take into consideration minor administrative and operational issues with the existing Local Law.

Copies of the proposed Local Law amendments can be obtained during business hours from: Sunshine Customer Service Centre, 301 Hampshire Road, Sunshine. Phone: 9249 4000; Keilor Municipal Offices, Old Calder Highway, Keilor. Phone: 9249 4000; Deer Park Library, corner of Neale & Station Roads, Deer Park. Phone: 9360 4499; Keilor Village Library, Kennedy Street, Keilor. Phone: 9336 4191; and St Albans Library, 71A Alfrieda Street, St Albans. Phone: 9366 4653.

An information and consultation session will be held at Errington Community Centre, Princess Street, St Albans on 13 October 2004 at 7.00 p.m. if you wish to attend, please RSVP to Suellen on 9249 4066.

Any person affected by the proposed amendments to the Local Law may make a written submission, which will be considered in accordance with Section 223 of the Local Government Act 1989. Submissions must be addressed to the Chief Executive Officer, City of Brimbank, PO Box 70, Sunshine, Vic. 3020 and received by 4.00 p.m. on Wednesday 20 October 2004.

Any person who requests to be heard in support of their written submission may appear in person or by a person acting on their behalf before a meeting of Council's General Purpose Advisory Committee on 26 October 2004, or at a date and time to be nominated. Persons wishing to be heard must provide daytime telephone contact details with their hearing request.

MARILYN DUNCAN Chief Executive Officer

CORANGAMITE SHIRE COUNCIL

Road Management Act 2004

Notice of Intention to Make a Road Management Plan

Notice is hereby given that pursuant to Section 54 of the **Road Management Act 2004**, Corangamite Shire Council intends to make a Road Management Plan and invites submissions from any person wishing to comment on the proposed plan.

The purpose of the proposed Road Management plan is to establish Council's road management systems having regard to affordability, available resources, and the policies, priorities and strategies of Council and to describe the inscription frequencies, maintenance and construction standards for various classifications of public roads throughout the municipality.

A copy of the proposed Road Management Plan can be obtained from, or is available for inspection at the following: Corangamite Shire Council, 181 Manifold Street, Camperdown or by email www.corangamite.vic.gov.au and all libraries and Post Offices within Corangamite Shire Council.

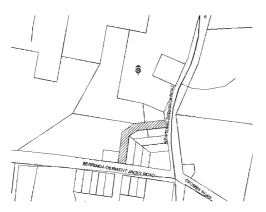
Any person may make a submission on the Road Management Plan to Council by Friday 5 November 2004.

PETER JOHNSTON Chief Executive Officer



ROAD CLOSURE – UNUSED ROAD, TOWNSHIP OF BERRINGA

At the Council meeting on 23 September 2004 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Golden Plains Shire Council resolved to close the road between Berringa–Derwent Jacks Road and the Newtown–Berringa Road shown hatched on the plan below.



ROD NICHOLLS Chief Executive Officer

HUME CITY COUNCIL

General Local Law No. 1 – 2004 (Amendment No. 1) Local Law

In accordance with Section 119 of the **Local Government Act 1989**, Council has the power to make Local Laws. On 27 September 2004, Council adopted a local law titled General Local Law No. 1 – 2004 (Amendment No. 1) Local Law which is to come into effect on 18 October 2004.

The purpose of the proposed amendment local law is to –

- amend General Local Law No.1 − 2004;
- provide for the peace, order and good government of the municipality;
- provide for the safety and health of the municipality so that the community can enjoy a quality of life that meets its expectations;
- provide for the protection and enhancement of the amenity and environment of the municipality;
- provide for the fair and reasonable use and enjoyment of private land; and provide for the uniform and fair administration of this local law.

The general purport of the amendment local law is to –

- prohibit without a permit, the placing or keeping on private land of shipping or other similar transport containers or waste skips, except in business or industrial zones;
- make minor amendment to the definition of "unsightly land"; and

 allow for the issuing of permits relating to the obstruction of roads.

Copies of the Amendment Local Law can be inspected or purchased at the Council's Municipal Offices, at 1079 Pascoe Vale Road, Broadmeadows; Macedon Street, Sunbury and Craigieburn Road West, Craigieburn during office hours. It can also be downloaded from Council's web site at www.hume.vic.gov.au.

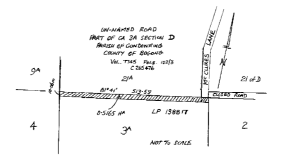
DARRELL TRELOAR Chief Executive Officer



ROAD DISCONTINUANCE

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Indigo Shire Council at its Ordinary Meeting held on 11 May 2004 formed the opinion that the road shown hatched below is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to an abutting property owner.

The road is to be sold subject to its consolidation with abutting part CA 4, Section D, Parish of Gundowring.



LODDON SHIRE COUNCIL

Road Management Plan

Notice is hereby given that the Loddon Shire Council intends to make a Road Management Plan in accordance with section 54 of the Road Management Act 2004.

The purpose of the Road Management Plan is:

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

A copy of the proposed Road Management Plan may be inspected at the Loddon Shire Council Offices, 41 High Street, Wedderburn or 37 Peppercorn Way, Serpentine, or at local Post Offices.

Any person wishing to make a written submission in regards to the draft Road Management Plan should forward it to the Chief Executive Officer, Loddon Shire Council, PO Box 21, Wedderburn, Victoria 3518 by Monday 8 November 2004.

CRAIG NIEMANN Chief Executive Officer



PROCLAMATION OF PUBLIC HOLIDAY

In accordance with the **Public Holidays Act 1993**, the Macedon Ranges Shire Council declares:—

- (a) a full day holiday for Tuesday 2 November 2004 in that part of the municipal district of the Macedon Ranges Shire Council that was the former Shire of Newham and Woodend, Romsey and Gisborne. The purpose of this holiday is in recognition of Melbourne Cup Day.
- (b) a full day holiday for Wednesday 3 November 2004 in that part of the municipal district of the Macedon Ranges Shire Council that was the former Shire of Kyneton. The purpose of this holiday is in recognition of Kyneton Cup Day.

MANNINGHAM CITY COUNCIL

Notice of Intention to Make a Road Management Plan

Manningham City Council has prepared a Draft Road Management Plan pursuant to section 54 of the **Road Management Act 2004**.

The purpose of the proposed plan is to establish a management system for the road management functions of the Council, as a road authority under the Act, which is based on policy and operational objectives as well as available resources. It also sets out the relevant standards in relation to the discharge of duties of the Council in the performance of those road management functions.

A copy of the Draft Road Management Plan may be inspected at, or obtained from, the Council Offices at 699 Doncaster Road, Doncaster during normal office hours.

Any person who wishes to comment on the Draft Road Management Plan may do so in writing until 5.00 pm Friday 5 November 2004.

Written submissions should be addressed to Richard Bramham, Asset Co-ordinator, Manningham City Council, PO Box 1, Doncaster, Vic. 3108 or e-mail to manningham@manningham.vic.gov.au.

JOHN BENNIE Chief Executive Officer

MANSFIELD SHIRE COUNCIL

Notice of Intention to Make a Road Management Plan

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

The purpose and general purport of the Road Management Plan is to:

- determine appropriate maintenance targets which are financially affordable and achievable for Council;
- determine schedules of maintenance targets and processes for the management of roads;
- establish a register of public municipal roads for which Council is responsible;
- satisfy the statutory duty of Council to maintain roads under its control;
- other matters relating to the management of roads under Council's control.

The proposed Road Management Plan can be inspected at Council's Offices or at Council's website. Copies of the document are available for download at the website, hard copies are available at the Shire Office in Mansfield on payment of a printing fee of \$20.

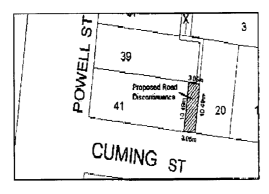
Any person who is aggrieved by the proposed Road Management Plan may make a submission to Mansfield Shire Council within 28 days of the date of this notice.

Mansfield Shire Council, 33 Highett Street, Mansfield, Private Bag 1000, Mansfield 3724. Email: council@mansfield.vic.gov.au. Website: www.mansfield.vic.gov.au.

MARIBYRNONG CITY COUNCIL

Road Discontinuance

Under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989**, the Maribyrnong City Council, under delegation to the General Manager Infrastructure Services on 24 September 2004, formed the opinion that the road shown hatched on the plan below is not reasonably required for use as a road for public use and has resolved to discontinue the road and to sell the land from the road by private treaty.



KERRY THOMPSON Chief Executive Officer

MOIRA SHIRE COUNCIL

Road Management Plan

Notice is hereby given that pursuant to section 54 of the **Road Management Act 2004**, Moira Shire Council intends to make a Road Management Plan.

The purpose of the Road Management Plan is to identify responsibilities for road users and Council, provide a safe and efficient road network, and establish a management system for the road assets taking into consideration affordability, available resources, policies and strategies of the Moira Shire Council.

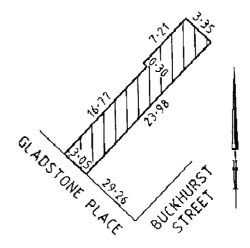
A copy of the proposed Road Management Plan is available for inspection at the Council Offices at 44 Station Street, Cobram; Barmah Post Office; Bearii General Store; Katamatite Post Office; Katunga Post Office; Nathalia Post Office; Numurkah Visitor Information Centre; St James Post Office; Strathmerton Post Office; Tungamah Post Office; Wunghnu Post Office; Yarrawonga Town Hall; or alternatively may be viewed and/or downloaded from Council's website www.moira.vic.gov.au.

Submissions to the proposed Road Management Plan may be made in writing, within 28 days of publication of this notice, addressed to the Chief Executive Officer, Moira Shire Council, PO Box 578, Cobram 3643.

CITY OF PORT PHILLIP

Discontinuance of Road

Notice is hereby given that the Port Phillip City Council, at its Ordinary Meeting on 26 April 2004, formed the opinion that the section of road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road, and having advertised and served notices regarding the proposed discontinuance and hearing submissions under Section 223 of the Local Government Act 1989, orders that the road at the rear of 72-74 Buckhurst Street, South Melbourne be discontinued pursuant to Section 206 and Schedule 10, Clause 3 of the said Act, and the land of the discontinued road be sold by private treaty to the owners of the land abutting the road.



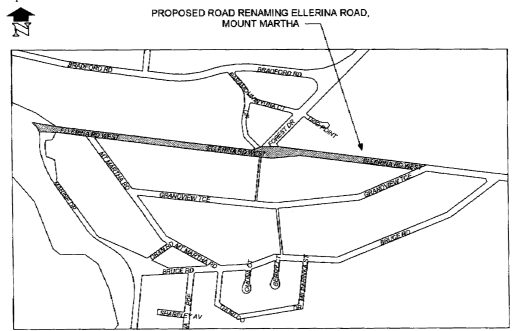
DAVID SPOKES Chief Executive Officer



CHANGE OF ROAD NAME

Ellerina Road West, Mount Martha to "Ellerina Road, Mount Martha"

That Council having undertaken the statutory process pursuant to Schedule 10, Clause 5 of the **Local Government Act 1989** and having received no objections, hereby determines to re-name the portion of road in Mount Martha known as "Ellerina Road West" to "Ellerina Road", as depicted on the plan below.



Dr MICHAEL KENNEDY Chief Executive Officer



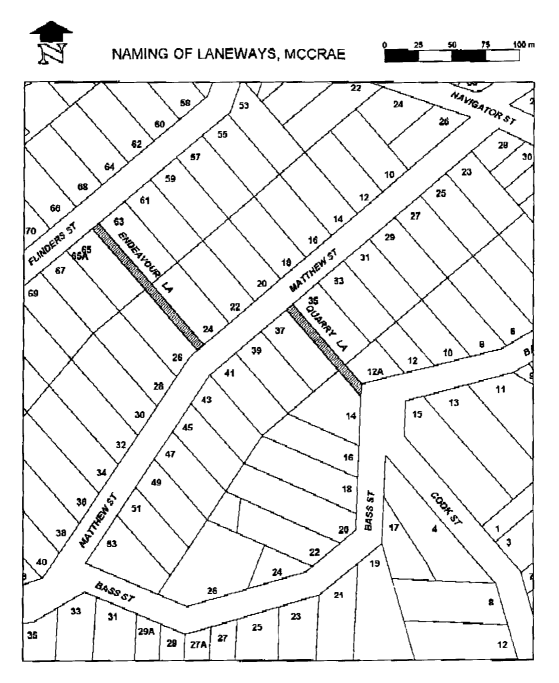
NAMING OF LANEWAYS IN McCRAE-

Laneway between Matthew and Bass Street, to "Quarry Lane" and

Laneway between Matthew and Flinders Street, to "Endeavour Lane".

That Council having undertaken the statutory process pursuant to Schedule 10, Clause 5 of the **Local Government Act 1989** and having received no objections, hereby determines to name the

laneway between Matthew and Bass Street, McCrae to "Quarry Lane" and the laneway between Matthew and Flinders Street, McCrae to "Endeavour Lane", as depicted on the plan below.



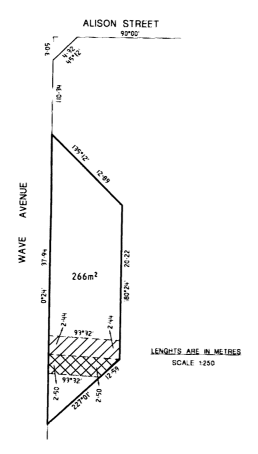
Dr MICHAEL KENNEDY Chief Executive Officer

MONASH CITY COUNCIL

Road Discontinuance

At its meeting on 28 August 2003 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Monash City Council ("Council"):

- formed the opinion that the portion of road abutting 40 Wave Avenue, Mount Waverley [as indicated on the plan below ("the road")], is not reasonably required as a road for public use; and
- resolved to discontinue the road and sell the land from the road by private treaty to the occupier of the road, 40 Wave Avenue, Mount Waverley.



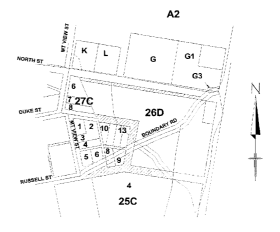
The road is to be sold subject to any right power or interest held by Monash City Council in the road in connection with any drains or pipes under the control of that authority in or near the road shown hatched on the plan. The road is to be sold subject to any right power or interest held by Yarra Valley Water Limited in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road shown cross-hatched on the plan.

> DAVID CONRAN Chief Executive Officer

PYRENEES SHIRE COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Pyrenees Shire Council at its ordinary meeting held on 22 April 2004 formed the opinion that the unnamed road shown hatched on the plan below and being part of a Government Road Reserve in the Parish of Glenmona, Township of Avoca, is not reasonably required as a road for public use and has resolved to discontinue the road to allow implementation of LCC Recommendation I6 for Bushland Reserve.



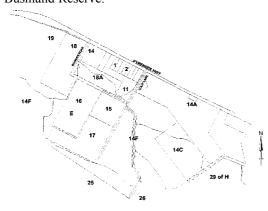
STEVEN CORNISH Chief Executive Officer

PYRENEES SHIRE COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Pyrenees Shire Council at its ordinary meeting held on 22 April 2004 formed the opinion that the unnamed road shown hatched on the plan below and being part of a Government Road Reserve in the Parish of

Glenmona, Township of Avoca, is not reasonably required as a road for public use and has resolved to discontinue the road to allow implementation of LCC Recommendation I6 for Bushland Reserve.

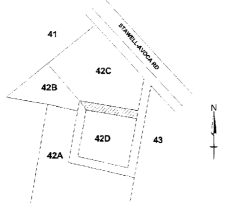


STEVEN CORNISH Chief Executive Officer

PYRENEES SHIRE COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Pyrenees Shire Council at its ordinary meeting held on 22 April 2004 formed the opinion that the unnamed road shown hatched on the plan below and being part of a Government Road Reserve in the Parish of Barkly, is not reasonably required as a road for public use and has resolved to discontinue the road to allow implementation of LCC Recommendation I6 for Bushland Reserve.

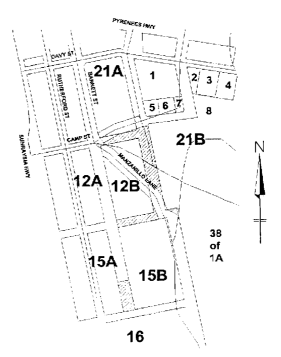


STEVEN CORNISH Chief Executive Officer

PYRENEES SHIRE COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Pyrenees Shire Council at its ordinary meeting held on 22 April 2004 formed the opinion that the unnamed road shown hatched on the plan below and being part of a Government Road Reserve in the Parish of Gladstone, Township of Avoca, is not reasonably required as a road for public use and has resolved to discontinue the road to allow implementation of LCC Recommendation I6 for Bushland Reserve.

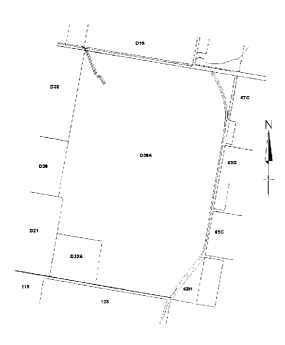


STEVEN CORNISH Chief Executive Officer

PYRENEES SHIRE COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Pyrenees Shire Council at its ordinary meeting held on 22 April 2004 formed the opinion that the unnamed road shown hatched on the plan below and being part of a Government Road Reserve in the Parish of Caralulup, is not reasonably required as a road for public use and has resolved to discontinue the road to allow implementation of LCC Recommendation I6 for Bushland Reserve.

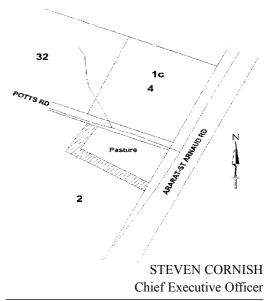


STEVEN CORNISH Chief Executive Officer

PYRENEES SHIRE COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Pyrenees Shire Council at its ordinary meeting held on 22 April 2004 formed the opinion that the unnamed road shown hatched on the plan below and being part of a Government Road Reserve in the Parish of Landsborough, is not reasonably required as a road for public use and has resolved to discontinue the road to allow implementation of LCC Recommendation I6 for Bushland Reserve.



WHITEHORSE CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Whitehorse City Council has formed the opinion that the roads within the Council Reserve between Moselle Street and Boondara Road and at the rear of 32 to 48 Moselle Street and 29 to 43 Boondara Road, Mont Albert North, as shown hatched and cross-hatched on the plan below, are not reasonably required as roads for public use and resolved to discontinue the roads.

The section of road shown cross-hatched is to be sold to the abutting property owners by private treaty.

The roads shown hatched are to be retained for municipal purposes.

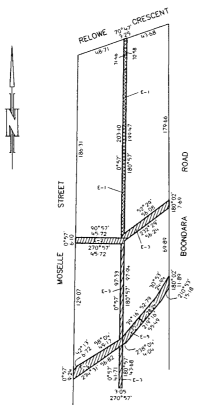
The section of road shown as E-1 is to be sold subject to the right, power or interest held by Whitehorse City Council and Yarra Valley Water Limited in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

The section of road shown as E-2 is to be sold subject to the right, power or interest held by Yarra Valley Water Limited and United Energy Limited in the road in connection with any sewers, drains, pipes, wires or cables under the control of those authorities in or near the road.

The section of road shown as E-3 is to be sold subject to the right, power or interest held by Yarra Valley Water Limited in the road in connection with any sewers, drains or pipes under the control of that authority in or near the

The section of road shown as E-4 is to be sold subject to the right, power or interest held by Melbourne Water Corporation and Yarra Valley Water Limited in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.

The section of road shown as E-5 is to be sold subject to the right, power or interest held by Melbourne Water Corporation in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road



YARRA VALLEY WATER LTD. & WHITEHORSE CITY COUNCIL YARRA VALLEY WATER LTD. & UNITED ENERGY LTD. YARRA VALLEY WATER LTD. & MELBOURNE WATER CORP MELBOURNE WATER CORP

NOELENE DUFF Chief Executive Officer

WODONGA CITY COUNCIL

Notice of Intention to make a Road Management Plan

Notice is hereby given that pursuant to Section 54 of the Road Management Act 2004 (the "Act") Wodonga City Council proposes to make a Road Management Plan.

In accordance with Section 50 of the Act the purpose of the proposed Road Management Plan

- establish a management system for the road management functions of Wodonga City Council as the road authority which is based on policy and operational objectives and available resources; and
- set the relevant standard in relation to the discharge of duties in the performance of those road management functions.

The proposed Road Management Plan can be inspected at the Wodonga City Council offices at 104 Hovell Street, Wodonga.

Any person who is aggrieved by the proposed Road Management Plan may make a submission within 28 days from the date of publication of this notice, addressed to Chief Executive Officer, Wodonga City Council, PO Box 923, Wodonga, Vic. 3689.

> PETER MARSHALL Chief Executive Officer

Planning and Environment Act 1987 FRANKSTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C25

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

The Amendment affects land at various locations throughout Frankston City.

The Amendment proposes to make map and ordinance changes that affect a number of zones and overlays, to correct errors and omissions, remove anomalies, and reflect changes in ownership and circumstances that have occurred since the planning scheme was approved.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Frankston City Council, Town Planning Department, Civic Centre, corner of Davey Street and Young Street, Frankston; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 25 October 2004. A submission must be sent to: Development Manager, Frankston City Council, PO Box 490, Frankston 3199. Attention: Mike Hermon.

STEVE GAWLER Chief Executive Officer

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME Notice of Preparation of Amendment Amendment C42

The Glen Eira City Council has prepared Amendment C42 to the Glen Eira Planning Scheme.

The Amendment affects all of the land within the municipality.

The Amendment proposes to insert a new policy on student housing into the Local Planning Policy Framework section of the Glen Eira Planning Scheme:

Student Housing Policy (Clause 22.09)

The Student Housing Policy addresses the issues of location, provision of on-site parking, internal amenity and the off-site amenity impacts for student housing, providing direction for Council, the community and the development industry in considering applications for student housing.

You may inspect the Amendment, documents supporting the Amendment and the explanatory report about the Amendment at the following locations, free of charge, during office hours: Glen Eira City Council, Customer Service Centre, Ground Floor, Glen Eira Town Hall,

corner of Glen Eira and Hawthorn Roads, Caulfield; and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

The Amendment can also be viewed on Council's website at www.gleneira.vic.gov.au.

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

The closing date for submissions is 8 November 2004.

Submissions about the Amendment must be sent to: Planning Scheme Amendment C42, Strategic Planning Department, City of Glen Eira, PO Box 42, Caulfield South, Victoria 3162.

JASON CLOSE Manager Strategic Planning

Planning and Environment Act 1987 KINGSTON PLANNING SCHEME

Notice of Preparation of Amendment to the Kingston Planning Scheme

Notice of Application for a Planning Permit

Amendment C40

Application KP150/04

Who is the Planning Authority?

This Amendment has been prepared by the City of Kingston. The City of Kingston has requested the Amendment and is the applicant for the permit.

What the Amendment does

Amendment C40 seeks to rezone 101 Argyle Avenue, Chelsea from the Public Use Zone 1 (Service and Utility) to the Residential 1 Zone.

The Amendment also corrects a zoning anomaly by including all land at 87 Argyle Avenue, Chelsea within the Residential 1 Zone, and by including all land to the immediate northwest, described as the Chelsea Sportswomen's Centre, within the Public Use Zone.

The Amendment additionally replaces Clause 21.05 (Residential Land Use) of the Municipal Strategic Statement with a new Clause 21.05 in order to include land at 101 Argyle Avenue within the area for Incremental Housing Change on the Residential Land Use Framework Plan.

Similarly, the Amendment replaces Schedule 1 to Clause 32.01 (Residential 1 Zone) with a new Schedule, in order to include the subject land within the area designated for Incremental Housing Change.

Application KP150/04 is for a permit for the development of three double storey dwellings at 101 Argyle Avenue.

Land affected by the Amendment

The land affected by the Amendment is 101 Argyle Avenue, Chelsea, described as Lot 2 on Plan of Subdivision 500828F, Volume 10752, Folio 724.

The Amendment also applies to the adjacent land at 87 Argyle Avenue (described as Lot 1 on Plan of Subdivision 500828F, Volume 10752, Folio 723) and to land referred to as the Chelsea Sportswomen's Centre (described as Lots 10/13, LP 8882 & Pt CA 144, Lots 6, 5, 7, Reserves 1 & 2, PS 2072).

Why the Amendment is required

The Amendment is required in order to facilitate the future use of the site for residential purposes. The permit application is for the development of three double storey dwellings on site.

The Amendment is additionally required to include the adjacent retirement centre and sportswomen's centre in appropriate land use zones.

Where you may inspect this Amendment and application

The Amendment and application, and explanatory report about the Amendment and application, are available for public inspection, free of charge, during the office hours at the following places: City of Kingston, Mentone Customer Service Centre, 34 Brindisi Street, Mentone; Chelsea Customer Service Centre, Chelsea Branch Library, 1 Chelsea Road, Chelsea; and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Should you have any questions regarding the Amendment, please contact Council's Strategic Planning Department on 9581 4885.

Submissions

Any person who is affected by Amendment C40 may make a submission to the planning

authority. Submissions should be sent to: The Manager, Attn: Nick Touzeau, Strategic Planning, City of Kingston, PO Box 1000, Mentone, Victoria 3194 by 5.00 pm Monday 8 November 2004

ROB SKINNER Chief Executive Officer

Planning and Environment Act 1987

LATROBE PLANNING SCHEME

Notice of Preparation of a Combined Amendment and Planning Permit Application to the Latrobe Planning Scheme

Amendment C35 and Planning Permit Application 04422

The Latrobe City Council has prepared Amendment C35 to the Latrobe Planning Scheme.

The land affected by the Amendment is located at the corner of Liddiard Road and Shakespeare Street, Traralgon being part Crown Allotment 91 in the Parish of Traralgon, the County of Buln Buln.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: the office of the planning authority, Latrobe City Council, municipal offices – Kay Street, Traralgon; Elgin Street, Morwell; and Albert Street, Moe; the regional office of the Department of Sustainability and Environment – 71 Hotham Street, Traralgon; and the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 5 November 2004. A submission must be in writing and sent to the Chief Executive Officer, PO Box 345, Traralgon, Victoria 3844.

PAUL BUCKLEY Chief Executive Officer

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

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

- FLORENCE ADA GOLDSMITH (also known as Florence Gouldsmith), late of 2 Edmund Rice Parade, Watsonia, Victoria, pensioner, deceased, who died on 22 August 2004 leaving a Will dated 27 April 1992.
- NOEL JOHN MARCH, late of 127 Essex Street, Pascoe Vale, Victoria, pensioner, deceased, who died on 31 July 2004 leaving a Will dated 26 November 1998.
- SRBOLJUB PAUNOVIC, late of 8/12 Markham Avenue, Ashburton, Victoria, pensioner, deceased intestate, who died on 5 August 2004.
- JOSEPH ANTHONY TRUBIANI, late of 19 Pentland Drive, Epping, Victoria, clerk, deceased, who died on 11 January 2004 leaving a Will dated 7 March 1992.

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 9 December 2004 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 8 December 2004 after which date State Trustees Limited may convey or distribute assets having regard only to the claims of which State Trustees Limited then has notice.

- BATTYE, Alana, late of Avoca Nursing Home, 10 Templeton Street, Avoca, Victoria 3467, and who died on 13 July 2004.
- BORG, Jessie Madge Lucy, late of 27 Hansworth Street, Mulgrave, Victoria 3170, pensioner and who died on 19 June 2004.

- DELLAR, Frederick James, late of 16 Borlase Street, Macleod, retired and who died on 16 August 2004.
- FOLETTA, Edna, late of The Grace Garden, 413–415 Waterdale Road, Heidelberg West, retired and who died on 13 September 2004.
- GAYTHER, Dean Christopher, late of 7 Joel Court, Bayswater, Victoria 3153, labourer and who died on 8 May 2004.
- JUDD, Walter Thomas Roy, formerly of 1230 Mountain Way, The Basin, but late of Eastern Districts Nursing Home, 124 Maroondah Highway, Croydon, and who died on 8 July 2004.
- LEONARD, Douglas Joseph, late of 249 Church Street, Richmond, and who died on 6 August 2004.
- McDONALD, Eileen Amelia, late of 19 Evelyn Street, Bentleigh, retired and who died on 30 June 2004.
- MILLS, Thomas, late of Reg Geary House, 54 Pinnacle Crescent, Melton South, retired and who died on 1 July 2004.
- SMITH, Keith John, late of 168 Williamstown Road, Footscray, Victoria 3011, labourer, and who died on 12 February 2004.
- TIJOW, Peter, formerly of 15 Cameron Street, Maryborough, but late of Anne Caudle Centre, 100 Barnard Street, Bendigo, Victoria 3552, pensioner and who died on 29 July 2004.
- WALKER, Ian, late of 299 Bay Road, Cheltenham, retired and who died on 13 July 2004.
- WHITEHEAD, Elizabeth Alice Ellerslie, late of 11 Glanfield Street, Northcote, Victoria 3070, home duties and who died on 16 July 2004.

Dated 29 September 2004

DAVID BAKER Manager Executor and Trustee Services

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 15 December 2004 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.

- BURKE, James, late of Dunelm, 391 Maroondah Highway, Croydon North, retired and who died on 16 July 2004.
- COX, Jessie May, formerly of 5 Natina Court, Langwarrin, but late of Carrum Downs Private Nursing Home, 1135 Frankston–Dandenong Road, Carrum Downs, retired and who died on 1 September 2004.
- IRVINE, Albert, late of Room 4, Strathdon Community Hostel, 17–23 Jolimont Road, Forest Hill, pensioner and who died on 30 July 2004.
- LYNCH, Eileen Dorothy, late of Roxburgh Nursing Home, 90 Lightwood Crescent, Meadow Heights, and who died on 1 May 2004.
- MATCHETT, William George Lloyd, late of 330 East West Road, Warragul, production engineer and who died on 2 June 2004.
- O'CONNOR, Isabel Celestian, formerly of 24 Nicholson Street, North Balwyn, but late of Regis Amaroo Aged Care Residence, 294 Maroondah Highway, Ringwood, home duties and who died on 17 September 2004.
- RIPPER, Garnet Charles, formerly of 29 Traill Street, Northcote, Victoria, but late of Surrey Hills Private Nursing Home, 16 Florence Road, Surrey Hills, Victoria, pensioner and who died on 6 September 2004.
- SANDORFY, Erica, late of 16–18 Bastow Road, Lilydale 3140, and who died on 8 August 2004.
- SCHONVICKY, Karol, also known as Karal Schonvicky, late of 33/63 Hanmer Street, Williamstown, Victoria 3016, pensioner and who died on 8 July 2004.
- SHAW, Helen Eunson, late of Overton Lea Aged Care Facility, 31–51 Trickey Avenue, Sydenham, home duties and who died on 20 September 2004.
- SZAKOWSKI, Jason, late of 25 Dairy Lane, Ferntree Gully, Victoria 3156, builder and who died on 15 May 2004.
- THOMAS, Glenn Robert, late of 59 Prospect Hill Road, Camberwell, and who died on 1 September 2004.
- WOOD, Ian Thane Simpson, late of Hamble Court, 108 Martin Street, Brighton, Victoria 3186, pensioner and who died on 28 July 2004.

Dated 6 October 2004

DAVID BAKER Manager Executor and Trustee Services

EXEMPTION

Application No. A361 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 Victorian Aboriginal Community Controlled Health Organization Inc (VACCHO) for exemption from Sections 37, 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to enrol Aboriginal and Torres Strait Islander students only in the following courses relating to Aboriginal and Torres Strait Islander health: Certificate 3, Certificate 4, Diploma and Advanced Diploma, Diploma in Indigenous Spiritual and Emotional Wellbeing, Certificate 4 in Indigenous Women and Babies' Health; and to advertise those courses accordingly.

Upon reading the material filed in support of this application by Renate Tratter, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 37, 42, 100 and 195 of the Act to enable the applicant to enrol Aboriginal and Torres Strait Islander students only in the courses outlined above, and to advertise those courses accordingly.

In granting this exemption the Tribunal noted that:

- the Tribunal had previously granted an exemption in similar terms to the applicant in February 2000;
- the circumstances giving rise to the grant of the exemption in February 2000 continue to apply

The Tribunal hereby grants an exemption from the operation of Sections 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to enrol Aboriginal and Torres Strait Islander students only in the following courses relating to Aboriginal and Torres Strait Islander health: Certificate 3, Certificate 4, Diploma and Advanced Diploma, Diploma in Indigenous Spiritual and Emotional Wellbeing, Certificate 4 in Indigenous Women and Babies' Health; and to advertise those courses accordingly.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 7 October 2007.

Dated 1 October 2004

Mrs S. DAVIS Deputy President

EXEMPTION

Application No. A352 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 Youth Affairs Council of Victoria Inc for exemption from Sections 42, 60, 100 and 195 of the Act. The application for exemption is to enable the applicant to advertise for and employ an Indigenous person as Indigenous state co-ordinator for the Victorian Indigenous Youth Advisory Council.

Upon reading the material filed in support of this application by Georgie Ferrari, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 42, 60, 100 and 195 of the Act to enable the applicant to advertise for and employ an Indigenous person as Indigenous state co-ordinator for the Victorian Indigenous Youth Advisory Council.

In granting this exemption the Tribunal noted that:

- the proposed position has been created to allow Indigenous persons to work with Indigenous young people in Victoria;
- the grant of the exemption will enable the applicant to continue to address the issue of encouraging participation of young people in a peak body dedicated to reducing disadvantage suffered by young people, but will also specifically address the needs of Indigenous youth.

The Tribunal hereby grants an exemption from the operation of Sections 42, 60, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ an Indigenous person as Indigenous state co-ordinator for the Victorian Indigenous Youth Advisory Council.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 7 October 2007.

Dated 1 October 2004

Mrs S. DAVIS Deputy President

EXEMPTION

Application No. A354 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 Youth Affairs Council of Victoria Inc for exemption from Sections 42, 60, 100 and 195 of the Act. The application for exemption is to enable the applicant to maintain its Articles of Association which allow for the appointment of persons aged between 12 and 25 years only to positions on the applicant's Youth Reference Group and to the position of young media spokesperson.

Upon reading the material filed in support of this application by Georgie Ferrari, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 42, 60, 100 and 195 of the Act to enable the applicant to maintain its Articles of Association which allow for the appointment of persons aged between 12 and 25 years only to positions on the applicant's Youth Reference Group and to the position of young media spokesperson.

In granting this exemption the Tribunal noted that:

- the Tribunal previously granted an exemption in similar terms to the applicant in June 2001, and the applicant wishes to continue the conduct the subject of the exemption previously granted;
- the circumstances giving rise to the grant of the exemption are still relevant to the current application;
- the grant of the exemption will continue to address the issue of encouraging participation of young people in a peak body dedicated to reducing disadvantage suffered by young people.

The Tribunal hereby grants an exemption from the operation of Sections 42, 60, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to maintain its Articles of Association which allow for the appointment of persons aged between 12 and 25 years only to positions on the applicant's Youth Reference Group and to the position of young media spokesperson.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 7 October 2007.

Dated 1 October 2004

Mrs S. DAVIS Deputy President

EXEMPTION

Application No. A355 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 Youth Affairs Council of Victoria Inc for exemption from Sections 42, 60, 100 and 195 of the Act. The application for exemption is to enable the applicant to alter its Articles of Association to allow for the appointment of five designated positions on the Board of Government allocated to young persons aged between 12 and 25 years inclusive.

Upon reading the material filed in support of this application by Georgie Ferrari, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 42, 60, 100 and 195 of the Act to enable the applicant to alter its Articles of Association to allow for the appointment of five designated positions on the Board of Government allocated to young persons aged between 12 and 25 years inclusive.

In granting this exemption the Tribunal noted that:

- the Tribunal previously granted an exemption in similar terms to the applicant in June 2001, and the applicant wishes to extend the conduct the subject of the exemption previously granted to cover 5 designated positions;
- the circumstances giving rise to the grant of the exemption in 2001 are still relevant to the current application;
- the grant of the exemption will continue to address the issue of encouraging participation of young people in a peak body dedicated to reducing disadvantage suffered by young people.

The Tribunal hereby grants an exemption from the operation of Sections 42, 60, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to alter its Articles of Association to allow for the appointment of five designated positions on the Board of Government allocated to young persons aged between 12 and 25 years inclusive.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 7 October 2007.

Dated 1 October 2004

Mrs S. DAVIS Deputy President

EXEMPTION

Application No. A360 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 (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 an Aboriginal or Torres Strait Islander person in the Koori Early Childhood Field Officer role within the Department of Human Services.

Upon reading the material filed in support of this application by Gill Harrison, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 95 of the Act to enable the applicant to advertise for and employ an Aboriginal or Torres Strait Islander person in the Koori Early Childhood Field Officer role within the Department of Human Services

In granting this exemption the Tribunal noted that:

- the purpose of the Koori Early Childhood Education Program is to enhance and increase the preschool participation of Indigenous children. The role of Koori field officers in each region is to work with local Indigenous communities to develop and implement strategies for this purpose;
- employing an Aboriginal or Torres Strait Islander person in the role is appropriate as such a person will be best placed to understand cultural issues affecting Aboriginal and Torres Strait Islander people and to assist with their needs in a culturally appropriate way.

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 an Aboriginal or Torres Strait Islander person in the Koori Early Childhood Field Officer role within the Department of Human Services.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 7 October 2007.

Dated 1 October 2004

Mrs S. DAVIS Deputy President

EXEMPTION

Application No. A378 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 Eastern Access Community Health Inc 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 an Indigenous person to the position of Manager of the Indigenous Gathering Place in Croydon.

Upon reading the material filed in support of this application by Susan McCooey, 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 an Indigenous person to the position of Manager of the Indigenous Gathering Place in Croydon.

In granting this exemption the Tribunal noted that:

- the Indigenous community of the eastern region of Melbourne has developed the concept for an Indigenous Gathering Place for the region. The project involves collaboration between representatives of the Indigenous community of the eastern region, a local service provider (Eastern Access Community Health) and the Eastern Metropolitan Region of the Department of Human Services to deliver a range of social and cultural support services;
- intrinsic to the project is the appointment of an Indigenous person to the position of manager of this service, to be operated by and for members of the Indigenous community;
- the grant of the exemption is consistent with the objective of redressing disadvantage of Indigenous persons in the community and of providing opportunities for the Indigenous community to be led and assisted by its members of that community.

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 an Indigenous person to the position of Manager of the Indigenous Gathering Place in Croydon.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 7 October 2007.

Dated 1 October 2004

Mrs S. DAVIS Deputy President

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services under Section 10(2) of the Community Welfare Services Act 1970 in relation to Section 5 of the Adoption Act 1984,

I, Brian Joyce, approve the following person under Section 5(1) and Section 5(2)(b) of the Act as approved counsellors for the purposes of Section 35 of the Act.

Katrina Molino, Centacare Catholic Family Services, 576 Victoria Parade, East Melbourne 3002.

Lisa D'Acri, Centacare Catholic Family Services, 576 Victoria Parade, East Melbourne 3002.

I, Brian Joyce, revoke the following person under Section 5(1) and Section 5(2)(b) of the Act as approved counsellor for the purpose of Section 35 of the Act.

Carrie Quigley, Centacare Catholic Family Services, 576 Victoria Parade, East Melbourne 3002

> BRIAN JOYCE Regional Director North and West Metropolitan Region

Crown Land (Reserves) Act 1978

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

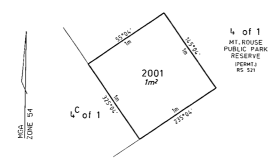
Under sections 17D and 17DA of the Crown Land (Reserves) Act 1978, I, Mary Delahunty, Minister for Planning, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve

the granting of a lease to Optus Mobile Pty Ltd by the Southern Grampians Shire Council as the Committee of Management, for a term of twenty-one years for the purpose of construction, maintenance and operation of a telecommunications network and telecommunications service over the area of Crown land being part of the Mt Rouse Public Park Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the Crown Land (Reserves) Act 1978, state that —

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

SCHEDULE

The land shown as Allotment 2001, Parish of Purdeet more particularly shown on Original Plan numbered OP122108, being part of the land permanently reserved by Order in Council of 19 August 1872 as a site for Public Park and by Notice published in the Government Gazette of 1872, page 1852. Rs 521 & L2/4744.



Dated 21 September 2004

MARY DELAHUNTY, MP Minister for Planning

Gambling Regulation Act 2003

Section 3.5.3

NOTICE OF AMENDED STANDARDS FOR GAMING MACHINE TYPES AND GAMES

The Victorian Commission for Gambling Regulation gives notice that, with the approval of the Minister for Gaming, it is amending the Standards for gaming machine types and games. The amended Standards are-

- The Australian/New Zealand Gaming Machine National Standard, Version 7.0; and
- The Victorian Appendix to the Australian/New Zealand Gaming Machine National Standard, Version 7.0.

The amended Standards will come into force six (6) months after the day on which this notice is published in the Government Gazette.

The amended Standards may be viewed on the Commission's website at www.vcgr.vic.gov.au. Dated 4 October 2004

SYLVIA GROBTUCH Acting Executive Commissioner

Gas Industry Act 2001 SANTOS DIRECT PTY LTD

Notice of Grant of Licence

The Essential Services Commission gives notice under section 39 of the Act that it has, pursuant to section 23 of the Act, issued a licence to Santos Direct Pty Ltd, ABN 62 108 846 288, to retail gas for supply and sale in Victoria.

A copy of the licence is available on the Commission's website located at http://www.esc.vic.gov.au or a copy can be obtained by contacting the Commission's reception on (03) 9651 0222.

Dated 29 September 2004

JOHN C. TAMBLYN Chairperson

Gas Industry Act 2001

DECLARATION UNDER SECTION 130(1)

Pursuant to section 130(1) of the **Gas Industry Act 2001**, the Essential Services Commission ("Commission") declares that Santos Limited, ABN 80 007 550 923, does not, by reason only of having a relevant interest (as defined in the Act) in the shares in Santos Direct Pty Ltd, ACN 108 846 288, have a prohibited interest under section 128(2)(a) of the Act during the period commencing upon the date a licence to sell gas by retail is issued to Santos Direct Pty Ltd of a retail licence under the Act and ending on 29 March 2005.

This declaration is subject to Santos Direct Pty Ltd complying at all relevant times with the conditions of its retail licence as are determined from time to time by the Commission.

Declaration made by the Commission on 29 September 2004.

JOHN C. TAMBLYN Chairperson

Magistrates' Court Act 1989

Pursuant to Section 4A(3) of the **Magistrates' Court Act 1989** I hereby assign Acting Magistrate Brian S. Barrow and Magistrate Henry Clive Alsop as additional magistrates to constitute the Drug Court of Victoria.

The assignment of duties is to take effect immediately.

Dated 27 September 2004

IAN L. GRAY Chief Magistrate

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

Prohibition of Entry into Safety Zone Longtom-2 Exploration Well

Pursuant to the power conferred by Section 119 of the **Petroleum (Submerged Lands) Act 1967**, all vessels are prohibited, other than vessels engaged in or in connection with the petroleum exploration and/or production operations authorised under the Act, from entering or remaining in the safety zone specified in the schedule, without my consent in writing.

Schedule

- The area within a distance of 500 metres measured from each point of the outer edge of the drilling vessel know as Ocean Patriot.
- (2) The area or areas within a distance of 500 metres measured from each point of the outer edge of any anchor buoys or other equipment deployed from that drilling vessel

while the vessel is engaged in operations associated with drilling of the Longtom–2 exploration well situated at or about the point of Latitude 38° 06' 12" South, Longitude 148° 19' 01" East over the period from mid November 2004 until late December 2004.

Dated 29 September 2004

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

HORACIO HAAG

Manager,

Petroleum Operations Safety and Environment as a delegate of the Designated Authority, pursuant to delegation under Section 15 of the **Petroleum (Submerged Lands) Act 1967**.

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

Prohibition of Entry into Safety Zone West Moonfish-1 Exploration Well

Pursuant to the power conferred by Section 119 of the **Petroleum (Submerged Lands) Act 1967**, all vessels are prohibited, other than vessels engaged in or in connection with the petroleum exploration and/or production operations authorised under the Act, from entering or remaining in the safety zone specified in the schedule, without my consent in writing.

Schedule

- (1) The area within a distance of 500 metres measured from each point of the outer edge of the drilling vessel known as Ensco 102.
- (2) The area or areas within a distance of 500 metres measured from each point of the outer edge of any anchor buoys or other equipment deployed from that drilling vessel,

while the vessel is engaged in operations associated with drilling of the West Moonfish–1 exploration well situated at or about the point of Latitude 38° 9' 4" South, Longitude 147° 58' 41" East over the period from late November 2004 until late December 2004.

Dated 29 September 2004

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

HORACIO HAAG

Manager,

Petroleum Operations Safety and Environment as a delegate of the Designated Authority, pursuant to delegation under Section 15 of the **Petroleum (Submerged Lands) Act 1967**.

Melbourne and Metropolitan Board of Works Act 1958

NOTICE OF DETERMINATION

In accordance with Section 281A (1) - (3) of the **Melbourne and Metropolitan Board of Works Act 1958** and with Section 139 (3A) - (3C) of the **Water Industry Act 1994**, the Valuer-General has determined the following valuation equalisation factors. These are the factors by which, in the opinion of the Valuer-General, the net annual value of land within the specified area or postcode, determined as at 1 January 2004, ought to be multiplied if the net annual value of the land is to accord with levels of value generally prevailing in that area as at 30 June 1990.

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3000	Melbourne	0.69	0.94	0.90
3002	Melbourne East, Jolimont	0.48	0.89	1.04
3003	Melbourne West	0.43	1.03	0.98
3004	St Kilda Road (City of Melbourne)	0.63	0.83	1.10
3004	Melbourne (City of Port Phillip)	0.67	0.83	1.10
3005	World Trade Centre	0.63	0.81	0.84
3006	Southbank	0.65	1.00	1.00
3008	Docklands	0.62	0.65	0.80
3011	Coode Island (Melbourne)	na	na	0.81
3011	Footscray, Seddon (Maribyrnong)	0.29	0.95	0.83
3012	Brooklyn (Brimbank)	0.32	0.87	0.85
3012	Brooklyn (Hobsons Bay)	0.37	0.88	0.92
3012	Tottenham, Footscray West, Maidstone (Maribyrnong)	0.30	0.87	0.98
3013	Yarraville	0.25	0.75	0.92
3015	Newport, Spotswood	0.31	0.71	0.97
3016	Williamstown	0.29	0.76	0.77
3018	Altona	0.31	0.66	0.76
3019	Braybrook	0.44	1.00	0.85
3020	Sunshine	0.53	0.88	0.82
3021	St Albans, Albanvale, Kealba, Kings Park	0.60	0.88	0.77
3022	Ardeer	0.60	0.82	0.76
3023	Deer Park (Brimbank)	0.61	0.86	0.84
3023	Burnside, Caroline Springs, Ravenhall (Melton)	0.59	0.93	0.87
3024	Wyndham Vale	0.58	0.86	0.87
3025	Altona North	0.37	0.83	0.86
3026	Laverton North	na	0.68	0.77
3027	Laverton RAAF	0.44	0.80	0.75
3028	Altona Meadows, Seabrook (Hobsons Bay)	0.43	0.87	0.92
3028	Laverton, Laverton North (Wyndham)		0.86	0.92
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Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3029	Hoppers Crossing, Tarneit,			
	Truganina (Wyndham)	0.46	0.77	0.78
3029	Truganina (Melton)	0.50	0.81	0.97
3030	Werribee, Werribee South, Point Cook (Wyndham)	0.53	0.80	0.90
3030	Derrimut (Brimbank)	0.51	0.82	0.91
3031	Flemington, Kensington (Melbourne)	0.32	0.82	0.88
3031	Flemington, Kensington (Moonee Valley)	0.36	0.72	0.82
3032	Maribyrnong, Highpoint Shopping Centre (Maribyrnong)	0.35	0.76	0.87
3032	Ascot Vale (Moonee Valley)	0.37	0.69	0.81
3033	Keilor East (Brimbank)	0.40	0.75	0.86
3033	Keilor East (Moonee Valley)	0.40	0.80	0.86
3034	Avondale Heights	0.39	0.81	0.95
3036	Keilor	0.51	0.89	0.92
3037	Sydenham, Keilor North,			
	Delahey (Brimbank)	0.50	0.79	0.91
3037	Hillside, Taylors Hill (Melton)	0.49	0.71	0.99
3038	Taylors Lakes, Keilor Downs, Keilor Lodge	0.56	0.72	0.86
3039	Moonee Ponds	0.36	0.82	0.78
3040	Essendon, Essendon West	0.35	0.67	0.73
3041	Strathmore, Essendon North	0.32	0.70	0.80
3042	Keilor Park (Brimbank)	0.40	0.77	0.76
3042	Airport West, Niddrie (Moonee Valley	0.39	0.80	0.79
3043	Tullamarine (Brimbank)	0.40	0.87	0.88
3043	Tullamarine (Hume)	0.39	0.86	0.94
3043	Tullamarine (Moreland)	0.42	0.88	0.86
3044	Pascoe Vale	0.37	0.61	0.74
3045	Melbourne Airport	na	0.84	0.92
3046	Glenroy	0.34	0.66	0.92
3047	Broadmeadows	0.40	0.94	0.72
3048	Coolaroo	0.44	0.86	0.72
3049	Westmeadows	0.43	0.96	0.85
3050	Royal Melbourne Hospital	0.43	0.82	0.74
3051	North Melbourne (Melbourne)	0.42	0.86	0.89
3051	North Melbourne (Moonee Valley)	0.39	0.77	0.88
3052	Parkville	0.39	0.82	0.77
3053	Carlton	0.43	0.71	0.77

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3054	Carlton North	0.38	0.57	0.78
3055	Brunswick West	0.34	0.61	0.82
3056	Brunswick	0.35	0.66	0.80
3057	Brunswick East	0.35	0.67	0.84
3058	Coburg	0.36	0.71	0.77
3059	Greenvale	0.39	0.82	0.57
3060	Fawkner	0.39	0.66	0.74
3061	Campbellfield	0.43	0.85	0.69
3062	Somerton	0.44	0.82	0.57
3063	Yuroke	0.48	0.80	0.53
3064	Craigieburn, Roxburgh Park	0.44	0.81	0.57
3065	Fitzroy	0.34	0.59	0.50
3066	Collingwood	0.34	0.59	0.59
3067	Abbotsford	0.29	0.61	0.65
3068	Fitzroy North (Moreland)	0.34	0.64	0.59
3068	Fitzroy North, Clifton Hill (Yarra)	0.33	0.60	0.59
3070	Northcote	0.34	0.58	0.81
3071	Thornbury	0.42	0.59	0.81
3072	Preston	0.36	0.67	0.81
3073	Reservoir	0.38	0.72	0.84
3074	Thomastown	0.52	0.67	0.63
3075	Lalor	0.54	0.68	0.59
3076	Epping	0.46	0.70	0.56
3078	Fairfield (Darebin)	0.36	0.58	0.81
3078	Fairfield (Yarra)	0.35	0.59	0.71
3079	Ivanhoe	0.33	0.71	0.59
3081	Heidelberg West, Heidelberg Heights	0.39	0.75	0.78
3082	Mill Park	0.46	0.70	0.68
3083	Bundoora (Banyule)	0.42	0.67	0.76
3083	Bundoora (Darebin)	0.41	0.72	0.85
3083	Bundoora (Whittlesea)	0.43	0.77	0.78
3084	Heidelberg, Viewbank, Rosanna	0.38	0.72	0.75
3085	Macleod	0.39	0.70	0.76
3087	Watsonia	0.43	0.70	0.76
3088	Greensborough (Banyule)	0.45	0.82	0.80
3088	Greensborough (Nillumbik)	0.41	0.85	0.79
3089	Diamond Creek	0.50	0.82	0.76
3090	Plenty	0.46	0.72	0.79
3091	Yarrambat	0.44	0.71	0.75

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3093	Lower Plenty	0.43	0.74	0.67
3094	Montmorency	0.40	0.71	0.76
3095	Eltham	0.38	0.75	0.98
3096	Wattle Glen	0.48	0.68	0.96
3097	Kangaroo Ground	0.46	0.62	0.90
3099	Hurstbridge	0.48	0.71	0.85
3101	Kew	0.42	0.76	0.72
3102	Kew East	0.39	0.76	0.77
3103	Balwyn	0.37	0.76	0.72
3104	Balwyn North	0.36	0.76	0.69
3105	Bulleen	0.36	0.77	0.81
3106	Templestowe	0.47	0.70	0.71
3107	Lower Templestowe	0.38	0.75	0.74
3108	Doncaster	0.40	0.83	0.76
3109	Doncaster East	0.43	0.76	0.73
3111	Donvale	0.43	0.63	0.75
3113	Warrandyte (Manningham)	0.43	0.57	0.72
3113	Warrandyte North (Nillumbik)	0.44	0.63	0.71
3114	Park Orchards	0.42	0.69	0.71
3115	Wonga Park	0.38	0.56	0.67
3116	Chirnside Park	0.45	0.49	0.69
3121	Richmond, Burnley	0.32	0.58	0.61
3122	Hawthorn	0.40	0.77	0.77
3123	Hawthorn East	0.41	0.75	0.75
3124	Camberwell	0.36	0.78	0.76
3125	Burwood (Boroondara)	0.31	0.71	0.75
3125	Burwood (Monash)	0.31	0.73	0.66
3125	Burwood (Whitehorse)	0.32	0.73	0.68
3126	Canterbury	0.40	0.74	0.74
3127	Surrey Hills (Boroondara)	0.39	0.70	0.74
3127	Surrey Hills (Whitehorse)	0.32	0.68	0.72
3128	Box Hill	0.33	0.83	0.59
3129	Box Hill North	0.32	0.65	0.56
3130	Blackburn	0.37	0.71	0.61
3131	Nunawading	0.39	0.72	0.59
3132	Mitcham (Manningham)	0.39	0.69	0.73
3132	Mitcham (Whitehorse)	0.39	0.69	0.66
3133	Vermont, Vermont South	0.39	0.66	0.66
3134	Ringwood North (Manningham)	0.31	0.56	0.68

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3134	Ringwood (Maroondah)	0.37	0.66	0.70
3135	Ringwood East, Heathmont	0.37	0.57	0.63
3136	Croydon	0.41	0.58	0.66
3137	Kilsyth South (Maroondah)	0.51	0.60	0.67
3137	Kilsyth (Yarra Ranges)	0.47	0.56	0.65
3138	Mooroolbark	0.51	0.61	0.75
3139	Wandin, Wandin East, Wandin North, Seville, Yellingbo, Woori Yallock	0.41	0.60	0.67
3140	Lilydale	0.47	0.50	0.58
3141	South Yarra (Melbourne)	0.49	0.78	0.77
3141	South Yarra (Stonnington)	0.46	0.77	0.71
3142	Toorak	0.44	0.73	0.80
3143	Armadale	0.40	0.70	0.76
3144	Malvern	0.39	0.71	0.77
3145	Caulfield East (Glen Eira)	0.40	0.85	0.81
3145	Malvern East (Stonnington)	0.40	0.78	0.78
3146	Glen Iris (Boroondara)	0.41	0.75	0.77
3146	Glen Iris (Stonnington)	0.40	0.71	0.74
3147	Ashburton (Boroondara)	0.36	0.73	0.66
3147	Ashburton (Monash)	0.36	0.73	0.66
3147	Ashwood (Monash)	0.35	0.76	0.63
3148	Chadstone (Monash)	0.39	0.79	0.76
3148	Malvern East, Chadstone Shopping Centre (Stonnington)	0.39	0.80	0.79
3149	Mount Waverley	0.35	0.78	0.69
3150	Glen Waverley	0.35	0.77	0.67
3151	Burwood East	0.37	0.70	0.67
3152	Wantirna, Wantirna South	0.42	0.68	0.80
3153	Bayswater (Knox)	0.44	0.72	0.75
3153	Bayswater North (Maroondah)	0.50	0.68	0.80
3154	The Basin	0.40	0.69	0.77
3155	Boronia	0.45	0.73	0.70
3156	Ferntree Gully, Upper Ferntree Gully, Lysterfield (Knox)	0.37	0.70	0.72
3156	Upper Ferntree Gully Yarra Ranges)	0.36	0.66	0.69
3156	Lysterfield South (Casey)	0.41	0.66	0.69
3158	Upwey	0.41	0.47	0.64
3159	Menzies Creek, Selby (Yarra Ranges)		0.57	0.64
3159	Menzies Creek (Cardinia)	0.40	0.57	0.64

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3160	Belgrave, Belgrave Heights,			
	Belgrave South, Tecoma	0.42	0.50	0.53
3161	Caulfield North	0.35	0.66	0.79
3162	Caulfield, Caulfield South	0.34	0.76	0.81
3163	Carnegie, Glen Huntly, Murrumbeena	0.34	0.73	0.78
3165	Bentleigh East	0.35	0.76	0.81
3166	Oakleigh, Oakleigh East, Hughesdale, Huntingdale	0.40	0.80	0.66
3167	Oakleigh South	0.46	0.79	0.69
3168	Clayton	0.34	0.76	0.67
3169	Clarinda, Clayton South	0.41	0.74	0.78
3170	Mulgrave	0.36	0.86	0.69
3171	Springvale	0.48	0.88	0.75
3172	Springvale South (Gr Dandenong)	0.47	0.85	0.86
3172	Dingley (Kingston)	0.50	0.88	0.81
3173	Keysborough	0.44	0.74	0.80
3174	Noble Park, Noble Park North	0.46	0.83	0.82
3175	Dandenong, Dandenong South, Bangholme	0.46	0.81	0.91
3177	Doveton, Eumemmering	0.53	0.73	0.74
3178	Rowville	0.44	0.66	0.81
3179	Scoresby	0.43	0.69	0.81
3180	Knoxfield	0.40	0.71	0.77
3181	Prahran, Windsor	0.40	0.72	0.72
3182	St Kilda, St Kilda West	0.35	0.65	0.81
3183	Ripponlea, St Kilda East (Glen Eira)	0.36	0.70	0.71
3183	Ripponlea, St Kilda East, Balaclava (Port Phillip)	0.36	0.68	0.73
3184	Elwood	0.32	0.54	0.69
3185	Elsternwick, Gardenvale (Glen Eira)	0.30	0.59	0.76
3185	Elsternwick, Gardenvale (Bayside)	0.30	0.59	0.76
3186	Brighton	0.37	0.51	0.70
3187	Brighton East (Bayside)	0.36	0.55	0.70
3187	Brighton East (Glen Eira)	0.34	0.52	0.70
3188	Hampton, Hampton East	0.32	0.51	0.70
3189	Moorabbin	0.37	0.63	0.74
3190	Highett (Bayside)	0.33	0.61	0.73
3190	Highett (Kingston)	0.36	0.63	0.75
3191	Sandringham	0.32	0.49	0.64
3192	Cheltenham (Bayside)	0.38	0.58	0.78
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Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3192	Cheltenham (Kingston)	0.35	0.63	0.74
3193	Beaumaris, Black Rock	0.35	0.62	0.70
3194	Mentone, Moorabbin Airport	0.37	0.60	0.79
3195	Mordialloc, Aspendale, Parkdale, Braeside, Aspendale Gardens	0.36	0.68	0.81
3196	Chelsea, Edithvale, Chelsea Heights, Bonbeach	0.34	0.62	0.69
3197	Carrum, Patterson Lakes	0.35	0.65	0.66
3198	Seaford	0.44	0.94	0.82
3199	Frankston, Frankston South	0.52	0.91	0.84
3200	Frankston North	0.58	0.75	0.70
3201	Carrum Downs	0.51	0.65	0.66
3202	Heatherton	0.42	0.68	0.75
3204	Bentleigh, McKinnon, Ormond	0.32	0.63	0.83
3205	South Melbourne	0.42	0.98	0.90
3206	Albert Park, Middle Park	0.34	0.63	0.81
3207	Port Melbourne, Fisherman's Bend (Melbourne)	na	1.00	1.04
3207	Port Melbourne (Port Phillip)	0.43	0.92	1.05
3211	Little River	0.52	0.80	0.79
3335	Rockbank	0.55	1.03	0.93
3337	Melton, Melton West	0.60	0.83	0.84
3338	Melton South, Exford	0.68	0.66	0.93
3427	Diggers Rest	0.61	0.86	0.87
3428	Bulla	0.56	0.85	0.83
3429	Sunbury	0.60	0.85	0.91
3752	South Morang	0.47	0.68	0.70
3754	Doreen (Nillumbik)	0.46	0.73	0.87
3754	Mernda (Whittlesea)	0.43	0.70	0.81
3755	Yan Yean	0.47	0.72	0.73
3757	Whittlesea	0.53	0.68	0.62
3759	Panton Hill	0.43	0.66	0.74
3765	Montrose	0.44	0.61	0.66
3766	Kalorama	0.36	0.49	0.64
3767	Mount Dandenong	0.38	0.50	0.66
3770	Coldstream	0.48	0.60	0.62
3775	Christmas Hills (Nillumbik)	0.43	0.59	0.77
3775	Yarra Glen (Yarra Ranges)	0.44	0.60	0.73
3777	Healesville	0.39	0.57	0.63
3781	Cockatoo	0.40	0.65	0.54
3782	Clematis, Emerald	0.40	0.70	0.54

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3783	Gembrook	0.48	0.66	0.54
3785	Tremont	0.38	0.49	0.56
3786	Ferny Creek	0.38	0.49	0.56
3787	Sassafras	0.40	0.44	0.56
3788	Olinda	0.37	0.45	0.56
3789	Sherbrooke	0.37	0.56	0.56
3791	Kallista	0.40	0.55	0.56
3792	The Patch	0.42	0.52	0.56
3793	Monbulk	0.41	0.58	0.52
3795	Silvan	0.46	0.50	0.56
3796	Mount Evelyn	0.50	0.54	0.54
3797	Yarra Junction	0.41	0.53	0.60
3799	Warburton, Millgrove, Wesburn	0.43	0.50	0.49
3802	Endeavour Hills	0.48	0.62	0.70
3803	Hallam	0.46	0.60	0.66
3804	Narre Warren North (Casey)	0.48	0.57	0.63
3804	Narre Warren East (Yarra Ranges)	0.52	0.59	0.63
3805	Narre Warren, Narre Warren South	0.48	0.58	0.57
3806	Berwick, Harkaway	0.47	0.68	0.60
3807	Beaconsfield, Guys Hill (Cardinia)	0.42	0.66	0.53
3807	Beaconsfield (Casey)	0.40	0.60	0.55
3808	Beaconsfield Upper	0.45	0.65	0.53
3809	Officer	0.46	0.65	0.53
3810	Pakenham	0.46	0.63	0.60
3812	Maryknoll, Nar Nar Goon	0.55	0.65	0.54
3813	Tynong	0.63	0.65	0.54
3814	Cora Lynn, Garfield, Garfield North, Vervale	0.55	0.65	0.56
3815	Bunyip, Iona, Tonimbuk	0.51	0.66	0.53
3816	Labertouche, Longwarry, Modella	0.56	0.64	0.65
3818	Drouin, Athlone, Hallora, Jindivic, Ripplebrook, Rokeby, Tarago	0.48	0.67	0.64
3820	Warragul	0.47	0.56	0.63
3821	Crossover, Nayook	0.52	0.72	0.64
3831	Neerim South	0.48	0.64	0.62
3833	Noojee	0.48	0.66	0.63
3910	Langwarrin	0.46	0.58	0.58
3911	Baxter (Mornington Peninsula)	0.47	0.72	0.68
3911	Langwarrin South (Frankston)	0.47	0.59	0.67
3912	Pearcedale (Casey)	0.44	0.85	0.66

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3912	Pearcedale, Somerville			
	(Mornington Peninsula)	0.42	0.83	0.71
3913	Tyabb	0.44	0.84	0.73
3915	Hastings	0.40	1.11	0.98
3916	Merricks, Point Leo, Shoreham	0.37	0.78	0.90
3918	Bittern	0.40	0.91	0.90
3919	Crib Point	0.45	0.82	0.89
3920	HMAS Cerberus	0.46	na	0.90
3926	Balnarring, Balnarring Beach, Merricks Beach, Merricks North	0.38	0.98	0.83
3927	Somers	0.37	0.93	0.90
3928	Main Ridge	0.31	1.03	0.89
3929	Flinders	0.24	0.83	0.89
3930	Mount Eliza	0.39	0.79	0.90
3931	Mornington	0.34	0.70	0.73
3933	Moorooduc, Tuerong	0.37	0.76	0.89
3934	Mount Martha	0.35	0.88	0.93
3936	Dromana, Arthurs Seat	0.37	0.80	0.73
3937	Red Hill, Red Hill South	0.36	0.71	0.81
3938	McCrae	0.37	0.78	0.99
3939	Rosebud, Rosebud West, Boneo, Cape Schanck, Fingal,	0.40	0.00	1 12
2041	St Andrews Beach	0.40	0.90	1.12
3941 3942	Rye, Tootgarook Blairgowrie	0.35 0.32	0.95 0.75	1.08 0.99
3943	Sorrento	0.25	0.73	0.98
3944	Portsea, Point Nepean	0.29	0.76	0.85
3975	Lyndhurst, Lynbrook (Casey)	0.42	0.70	0.61
3975	Lyndhurst (Gr Dandenong)	0.42	0.75	0.64
3976	Hampton Park	0.45	0.71	0.61
3977	Cranbourne, Cranbourne West, Cranbourne North, Cranbourne South Five Ways, Devon Meadows, Cannons Creek (Casey)	, 0.45	0.64	0.59
3977	Skye (Frankston)	0.47	0.70	0.62
3978	Clyde, Clyde North, Cardinia	0.46	0.72	0.59
3980	Tooradin, Warneet, Blind Bight	0.48	0.70	0.59
3981	Bayles, Koo Wee Rup, Catani, Dalmore, Heath Hill, Yannathan	0.49	0.67	0.56
3984	Lang Lang, Caldermeade	0.47	0.68	0.59
3987	Nyora	0.56	0.69	0.75
3988	Poowong, Mountain View	0.51	0.67	0.75

Racing Act 1958

APPOINTMENT TO HARNESS RACING VICTORIA'S PANEL OF ASSESSORS

James Rodney Osborne is appointed under section 49C of the **Racing Act 1958** as a member of Harness Racing Victoria's Panel of Assessors for the period 11 October 2004 to 10 October 2007.

Dated 28 September 2004

JOHN PANDAZOPOULOS MP Minister for Racing

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that the Retirement Village Notice No. AB007215L, registered on 7 January 2002 pursuant to section 9 of the **Retirement Villages Act 1986** on Certificate of Title Volume 10269, Folio 306 under the **Transfer of Land Act 1958**, is cancelled.

Dated 24 September 2004

DR DAVID COUSINS Director, Consumer Affairs Victoria

Sports Event Ticketing (Fair Access) Act 2002

DECLARATION OF AN EVENT

Under the powers in Part 2 of the **Sports Event Ticketing (Fair Access) Act 2002** ("the Act"), I Justin Madden, Minister for Sport and Recreation, having given notice of intent under section 7 of the Act, declare the Opening and Closing Ceremonies and the sports programs of the Melbourne 2006 Commonwealth Games to be held during March 2006 as an event for the purposes of the Act.

Dated 3 September 2004

JUSTIN MADDEN MLC Minster for Sport and Recreation

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 10 November 2004.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 4 November 2004.

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

Bettar Towing Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW526, TOW527, TOW463 and TOW465 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 2–4 Scoresby Road, Bayswater to change the depot address to 1–17 Burgess Road, Bayswater.

Dated 7 October 2004

STEVE STANKO Director

Victoria Grants Commission Act 1976, No. 8887

SUPPLY OF INFORMATION, 2003-2004

Pursuant to Section 10(a) of the Victoria Grants Commission Act 1976, No. 8887, the Commission has fixed Friday 29 October 2004 as the day by which each Municipal Council within the State of Victoria shall complete and return to the Commission the Local Government Accounting and General Information for the year ended 30 June 2004.

COLIN MORRISON
Executive Officer
Victoria Grants Commission

Vocational Education and Training Act 1990

MINISTERIAL DIRECTIONS TO COUNCILS OF TAFE INSTITUTES AND UNIVERSITIES WITH TAFE DIVISIONS (AMENDMENT) 2004

PURPOSE

1. The purpose of these Directions is to amend the Ministerial Directions to Councils of TAFE Institutes and Universities with TAFE Divisions given on 7 December 1995 and amended on 2 October 1997, 25 November 1998, 7 December 2000 and 4 December 2001 (the Ministerial Directions), in relation to employment of staff in TAFE Institutions.

AUTHORITY FOR DIRECTIONS

2. These Directions are given pursuant to section 6A of the Vocational Education and Training Act 1990.

COMMENCEMENT

3. These Directions commence on the date they are given.

DIRECTIONS ABOUT THE EMPLOYMENT OF STAFF

- 4. In clause 13.1 of the Ministerial Directions, delete the definition of 'employment agreement'.
- 5. For Schedule 3 to the Ministerial Directions, substitute –

'SCHEDULE 3 – DIRECTIONS ABOUT THE EMPLOYMENT OF STAFF

PART 1 - PRELIMINARY

Operation

- 3.1 These Directions are not intended to operate so as to confer or impose rights, liabilities or obligations as between a Council and a person employed by the Council or to affect the application of any law, employment agreement, contract of employment or award which applies to a matter dealt with by these Directions. Nevertheless, to the extent that a Council has discretion under such a law, employment agreement, contract of employment or award, the Council must comply with and give effect to these Directions in the exercise of that discretion.
- 3.2 A Council must take all practicable steps to ensure that its employees and agents also give effect to these Directions.

PART 2 – MANAGEMENT OF EMPLOYEE RELATIONS

Management Practices

- 3.3 Councils must develop policies on employment and employee relations which are consistent with these Directions and the public sector industrial relations policies from time to time of the Government of Victoria, and which are designed -
 - (a) to ensure compliance with relevant State and Federal laws relating to employee relations and industrial relations; and
 - (b) to ensure that all ongoing financial liabilities incurred by the institution in relation to employment can be satisfied out of the institution's own resources.

Consistency with Directions

3.4 A Council must ensure that an employment agreement or contract of employment does not contain a provision that is inconsistent with these Directions or the public sector industrial relations policies from time to time of the Government of Victoria. In this clause, 'employment agreement' means a Certified Agreement under the Commonwealth Employee Relations Act 1996 or a common law employment contract.

Awards and Certified Agreements under the Commonwealth Workplace Relations Act 1996

- 3.5 A Council must not, without the written approval of the Minister–
 - (a) consent to the making of an award under the Commonwealth Workplace Relations Act 1996; or
 - (b) make a Certified Agreement under the Commonwealth Workplace Relations Act 1996; or
 - (c) make or be a party to an application under the **Commonwealth**Workplace Relations Act 1996 or any other application or notice under that Act in relation to the making, approval or implementation of a Certified Agreement under that Act.
- 3.6 A Council must provide to the Minister such information and reports on the status and progress of any industrial matter as the Minister may reasonably require.

Council Determinations

3.8 A Council must not make a determination under section 34C of the **Vocational Education and Training Act 1990** (which empowers Councils, subject to that Act, to determine conditions of employment) that is inconsistent with these Directions.

Redundancy

3.9 Where a Council retrenches an employee who is a member of the Revised or New superannuation schemes under the **State Superannuation Act 1988**, the Council is liable for all employer liabilities incurred as a result of that retrenchment.

PART 3 – EXECUTIVE OFFICERS

- 3.10 Council must, in respect of each management staff (executive) position
 - (a) assign a TAFE executive officer (TEO) level to the position; and
 - (b) determine the amount of the remuneration package for the position in accordance with the following table and these Directions.

TEO LEVEL	POINTS FACTOR SCORE	REMUNERATION RANGE	
		Current	From 1 January 2005
2	700 – 1124	\$110,000 - \$148,566	\$110,000 - \$152,771
1	1125 – 2199	\$133,189 - \$212,208	\$136,959 - \$218,214

- 3.11 Before a TEO level is assigned to a management staff position, or the level is varied, the Council must arrange for a work value assessment to be conducted in respect of the position.
- 3.12 The assessment must be conducted in accordance with the process known as the Mercer CED Job Factor Evaluation System.
- 3.13 The Points Factor Score is a guide only and is useful for establishing role relativities. There is no direct relationship between the Points Factor Score and remuneration. However, in establishing the relative worth of roles within the same TEO level, Councils should consider the relationship to benchmark roles.
- 3.14 The assessment of all Institute Director positions must be submitted to the Minister, or a person nominated by the Minister, for approval of the level.

3.15 References, in the table in clause 3.10, to amounts of remuneration are made on the basis that a position is a full-time position. In relation to a part-time position, a reference in these Directions to an amount of remuneration must be construed as a reference to an amount equal to –

$$\frac{HW}{76}$$
 X $\frac{AR}{1}$

where -

HW represents the normal hours of work in each fortnight of the occupant of the position; and

AR represents the amount of remuneration for a full-time position.

Contracts of Employment for Executive Officers

- 3.16 A Council must not enter into a contract of employment that is inconsistent with -
 - (a) the Victorian Public Service Executive Employment Handbook as current from time to time, or
 - (b) any guidelines issued by the Government Sector Executive Remuneration Panel from time to time.
- 3.17 A Council must not determine or adjust the total remuneration package of the Institute Director without the prior written approval of the Minister or the Minister's nominee,

Biennial Review Cycle

3.18 Subject to clause 3.17, a Council may adjust the total remuneration package of an executive officer in accordance with the biennial review cycle from time to time in operation in the Victorian Public Service and the policies of the Government Sector Executive Remuneration Panel from time to time.

Provision of documents and other information

3.19 A Council must provide the Minister with a true copy of the contract of employment between the Council and the Institute Director, and any variation to the contract, within 14 days after the contract or variation is entered into.

Performance-Related Incentive Payments

- 3.20 A Council must not, without the prior written approval of the Minister, make a performance-related incentive payment
 - (a) exceeding 15%, in respect of the review period ending on 31 December 2004; or
 - (b) exceeding 12% in respect of the review period ending on 31 December 2005 or any subsequent review period.
- 3.21 A Council must consult the Deputy Secretary, Office of Training and Tertiary Education before making a performance-related incentive payment to an Institute Director in respect of any review period, if the Council has failed to comply in that period with any provision of its Performance Agreement relating to
 - (a) training delivery; or
 - (b) maintaining a satisfactory working capital ratio; or
 - (c) operating deficits.

Selection of Institute Director

3.22 A Council must ensure that a selection panel for an Institute Director position at its institution includes a nominee of the Minister.

Dated 10 September 2004

LYNNE KOSKY MP Minister for Education and Training

Water Act 1989

BULK ENTITLEMENT (UPPER EAST MOORABOOL SYSTEM) CONVERSION AMENDMENT ORDER 2004

I, John Thwaites, Minister for Water, being the Minister administering the **Water Act 1989**, make the following Order:

1. Citation

This Order is called the Bulk Entitlement (Upper East Moorabool System) Conversion Amendment Order 2004 (Amendment Order).

2. Purpose

The purpose of this Amendment Order is to amend the Bulk Entitlement (Upper East Moorabool System) Conversion Order 1995 (the Order) to allow for an increase in the daily diversion rate from Upper Stony Creek Reservoirs to reflect the capacity of the recently constructed pipeline from the Reservoirs to the She Oaks Treatment Plant. It also recognises the decommissioning of the original aqueduct.

3. Authorising provisions

This Amendment Order is made under sections 44 and 47 of the Water Act 1989.

4. Commencement

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

5. Change to clause 4 of the Order

For the definition of "specified point B" in clause 4 of the Order substitute:

""specified point B" means the pipeline offtake from the Upper Stony Creek Reservoirs to the She Oaks Treatment Plant;".

6. Amendment to clause 10 of the Order

(i) For clause 10.2(d) of the Order substitute –

"65ML/d from specified point B; and";

(ii) For clause 10.2(f) of the Order substitute –

"a total of 65 ML/d from specified point A, specified point B and specified point C; and".

Dated 14 September 2004

JOHN THWAITES Minister for Water

ORDERS IN COUNCIL

Accident Compensation Act 1985

ORDER DECLARING THAT CERTAIN MINISTERS OF THE UNITING CHURCH IN AUSTRALIA ARE WORKERS

Under section 12 of the **Accident Compensation Act 1985**, the Governor in Council, at the request of the Uniting Church in Australia, Synod of Victoria and Tasmania, declares that, with effect from the date of this Order, persons within the class specified in Schedule 1 are workers of the Uniting Church in Australia, Synod of Victoria and Tasmania, and specifies the person described in Schedule 2 as the employer in relation to persons within that class.

SCHEDULE 1

Persons appointed as ministers of the Uniting Church in Australia and engaged in Ministries in the State of Victoria.

SCHEDULE 2

The Uniting Church in Australia, Synod of Victoria and Tasmania, established under **The Uniting Church in Australia Act 1977**.

Dated 5 October 2004

Responsible Minister:

ROB HULLS MP

Minister for WorkCover

DIANE CASEY Clerk of the Executive Council

Cemeteries Act 1958

PUBLIC CEMETERY TRUSTS

Scales of Fees

Order in Council

The Governor in Council under section 17(1) of the **Cemeteries Act 1958** consents to the Scales of Fees for the listed public cemetery trusts.

- THE BANYULE CEMETERY TRUST (WARRINGAL CEMETERY)
- THE BARMAH CEMETERY TRUST
- THE MARYSVILLE CEMETERY TRUST
- THE MIRBOO NORTH CEMETERY TRUST
- THE NUMURKAH-WUNGHNU CEMETERY TRUST (NUMURKAH CEMETERY)
- THE ROBINVALE CEMETERY TRUST
- THE STRATFORD CEMETERY TRUST
- THE NUMURKAH–WUNGHNU CEMETERY TRUST (WUNGHNU CEMETERY)

Cemeteries Act 1958

SCALE OF FEES

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

		FEE \$
Fee for	Right of Burial – old monumental area only	1,560.00
	Right of Burial – old monumental area only	-,
	red – exceptional circumstances only)	1,758.00
Fee for	Right of Burial – "The Cedars" & "Pergola Walk"	2,007.00
Fee for	Right of Burial – "The Cedars" & "Pergola Walk" (pre-need)	2,272.00
INTER	RMENT FEES	
(a)	Weekdays	1,056.00
	Child under 5 years	549.00
	Saturday morning or public holidays (adult & child)	1,503.00
	Provision for third interment – dug to 8 ft (additional)	194.00
	Additional for oversized grave (casket any width or coffin >620 mm width)	275.00
	Preparation of Vault (additional)	8,284.00
(b)	Interment of cremated remains in private grave	175.00
	MATION FEE (when authorised)	2,600.00
	JMENTAL FEES on all monuments erected:	2,000.00
	f the total GST inclusive	
cost of	job with minimum charge of \$30.00	No change
Remov	ral of Ledger	GST inclusive price + 30%
GRAV	E PLAQUES	
Lawn (Grave Plaques 381 mm x 279 mm:	
(a)	Single Interment (includes 1 flowerpot)	475.00
(b)	Dual Interment (includes first name plate & 1 flowerpot)	585.00
(c)	Additional name plate	180.00
(d)	Additional flowerpot	32.00
Note:	Plaque fee includes cost of fixing. Other miscellaneous charge applicable where cost of request is not specified.	es
Granite	e Base surround for Lawn Grave Plaque	297.00
Granite	e Base surround for Ashes Memorial Plaque	GST inclusive price + 30%
MEMO	DRIALS	
(a)	Border position in rose bed (25 year limited tenure)	689.00
(b)	Border position in garden feature setting (Rotunda) (25 year limited tenure)	689.00
(c)	Wall niche (25 year limited tenure)	404.00
(d)	Border position in rose bed (permanent tenure)	1,389.00
(e)	Border position in garden feature setting (Rotunda)	-,
(-)	(permanent tenure)	1,389.00
(f)	Wall niche (permanent tenure)	813.00
(g)	Memorial wall position,	
	where ashes scattered elsewhere (permanent tenure)	662.00
(h)	"The Cedars" ashes memorial position (25 years limited tenur	e) 699.00
(i)	"The Cedars" ashes memorial position (permanent tenure)	1,482.00

MEMORIAL PLAQUES

(a)	Memorial plaque for border position (152 mm x 114 mm)	180.00
(b)	Niche plaque with Omega Vase (160 mm x 205 mm)	294.00

GST inclusive price + 30%

Memorial wall plaque (permanent tenure) (c) Plaque fee includes cost of fixing. Other miscellaneous charges Note:

applicable where cost of request is not specified.

MISCELLANEOUS CHARGES

(a)	Cancellation of order	151.00
(b)	Search of records	17.00 min or
		40.00 per hr
(c)	Administration fee – for refund of pre-need Right of Burial	199.00
(d)	Administration fee – for interment of cremated remains	
	on a Saturday, Sunday or public holiday	517.00
(e)	Scattering of cremated remains within cemetery grounds	264.00
		COLIN BROOKS, trustee

DEAN SHERRIFF, trustee SEAN RAWSON, trustee

Cemeteries Act 1958

SCALE OF FEES

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

\$ Exhumation Charge (when authorised) 1,130.00 Interment of Ashes in wall 150.00 All other burial fees to remain same.

> JOY I. BELL, trustee DENIS GALLAWAY, trustee BRIAN LEIGH McCANN, trustee

Cemeteries Act 1958

SCALE OF FEES

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

PUBLIC GRAVES	\$
Interment in grave without exclusive right – stillborn child	121.00
Interment in grave without exclusive right – others	242.00
Number peg or label	39.00

PRIVATE GRAVE	
Land 2.44 m x 1.22 m	450.00
Own selection of land (extra)	Not applicable
SINKING CHARGES FOR PRIVATE GRAVE	
Sinking grave	\$570.00 contractors
Sinking oversize grave (extra)	115.00
Cancellation of order to sink (if commenced)	115.00
Re-opening grave (no cover)	570.00
Re-opening grave (with cover or kerb) (See Note 1)	570.00
MEMORIAL NICHE WALL	
Memorial Niche Wall (Trust member to attach Plaque) (See note 2)	330.00
MISCELLANEOUS CHARGES	
Administration per interment	110.00
Interment outside prescribed hours on Saturday,	
Sunday, or Public Holidays without due notice	220.00
Certificate of right of burial	33.00
Number plate or brick	33.00
Annual maintenance (single grave) if required by holder of right of burial	132.00
Exhumation charge (when authorized)	2,200.00
Interment of Ashes in a private grave	100.00
Search Fees	25.00
Permission to erect a headstone, monument 10% Cost with a minimum	143.00
Alteration to existing Headstone/Monument 10% Cost with minimum	80.00
Note 1: The Family is to arrange with a monumental mason the removal and replacement of the grave cover or kerb.	
Note 3: All Fees are inclusive of GST	

TREVOR JOHN HARROW, trustee JOHN STEPHEN RATCLIFFE, trustee BRUCE MURDOCH ACKERMAN, trustee

Cemeteries Act 1958

SCALE OF FEES

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

PUBLIC GRAVES

Interment in grave without exclusive right – stillborn child	55.00
Interment in grave without exclusive right – others	90.00
Number Peg or Label	35.00
MONUMENTAL SECTION – PRIVATE GRAVES	
Land 2.44 x 1.22 m	320.00
Own selection	130.00

SINKING CHARGES FOR PRIVATE AND LAWN GRAVES	
Sinking gave 1.83 m deep	290.00
Sinking grave 2.44 m deep	330.00
Sinking over size grave – extra	110.00
Cancellation of order to sink (if commenced)	60.00
Re-opening of grave (no cover)	230.00
Re-opening of grave (with cover)	270.00
Interment outside prescribed hours	
or on Saturdays, Sundays or public holidays	100.00
Administration Fee per interment	110.00
Permission to erect a head stone or monument	10% of cost
Dermission to construct a brief grove or to areat any stone learly	with a minimm of 100.00
Permission to construct a brick grave or to erect any stone kerb, brick tile work, concrete or inscription 10% of cost with a minimum of	100.00
Exhume the remains of a body (when authorised)	980.00
Interment of ashes in private grave	100.00
Maintenance (single grave)	100.00
Search request	25.00
LAWN GRAVE SECTION	
Lawn grave 2.44 m x 1.22 m	480.00
Lawn interment fee (re-opening)	160.00
For each interment therein includes cost of memorial affixing	
and maintenance of memorial	190.00
Interment of ashes in lawn grave	110.00
Bronze plaque and flower container	cost plus 20%
MEMORIAL SECTION	
Land	140.00
Interment fee (includes cost of memorial affixing	100.00
and maintenance of memorial)	190.00
Bronze plaque and flower container	cost plus 20%
G.	EORGE St ELLEN, trustee
_	NEIL TREASE, trustee
R	OBERT KIDDELL, trustee

SCALE OF FEES

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

GENERAL CEMETERY	\$
Grave site	271.92
Children under 10 years	135.96

Victoria Government Gazette	G 41	7 October 2004 2835
Interment fee		430.54
Re-open (with cover) plus lifting		566.50
Re-open (without cover)		430.54
Ashes in existing grave		130.30
Headstone (miscellaneous works)		Total Cost + 10%
LAWN CEMETERY		
Grave site		692.16
Children under 10 years		294.58
Interment fee		509.85
Re-open		509.85
Ashes in existing grave		130.30
Plaques		Cost + 50%
Flower containers		Cost + 50%
Ceramics		Cost + 50%
NICHE WALL		
Niche		113.30
Sealing		39.66
Plaque		Cost + 50%
Flower containers		Cost + 50%
Weekends/Public Holidays		\$169.95 Additional
Exhumations		1,133.00
Each additional 0.3 metres		67.98
Sinking oversize grave		84.98
Miscellaneous items		Cost + 50%
BOULDERS		
Maximum of four (4) interments		900.00
Interment of ashes		130.30
Standard 5 line shrub plaque		Cost + 50%
Bud vase		Cost + 50%
Fitting plaque and vase		Cost + 50%
Maximum of two (2) interments		480.00
Interment of ashes		130.30
Standard 5 line shrub plaque		Cost + 50%
Bud vase		Cost + 50%
Fitting plaque and vase		Cost + 50%
Prices GST inclusive.		
		L. G. MITCHELL, trustee
		B. J. HUNTER, trustee
	W	7. N. CUNNINGHAM, trustee

SCALE OF FEES

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

TRADITIONAL SECTION	\$
Land 2.44 m x 1.22 m	220.00
MONUMENTAL CHARGES	
Permission to erect a monument or headstone	\$220.00 or 5% of cost whatever is greater.
Permission to erect a plaque	55.00
Permission to erect or construct a stone surround	55.00
GST Inclusive.	

BRIAN HANDRECK, trustee DARREN WILSON, trustee MARY MERLIN, trustee

Cemeteries Act 1958

SCALE OF FEES

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

LAWN RESERVATION	\$
Purchase of land 2.44 m x 1.22	400.00
Sinking of grave 1.83 m	350.00
Each additional 0.3 m	65.00
Sinking oversize grave (extra)	145.00
Re-opening grave (no cover)	330.00
Exhuming the remains of a body (when authorized)	750.00
Interment outside prescribed hours, Saturdays, Sundays, Public Holidays.	165.00
Burial of ashes in Lawn Reservation	145.00
Bronze flower container (supplied)	95.00
Plastic flower container (supplied)	20.00
Standard bronze plaque (six lines)	235.00
Each extra line	16.00
CHILDREN'S SECTION	
Purchase of land 1.22 m x 0.61 m	120.00
Sinking of grave 1.3 m	350.00
Exhuming the remains of a body (when authorized)	750.00
Interment outside prescribed hours, Saturdays, Sundays or Public Holidays	85.00
Bronze flower container (supplied)	95.00
Plastic flower container	20.00
Standard bronze plaque (six lines)	235.00
Each extra line	16.00

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NICHE WALL			
Single niche			160.00
Double niche			215.00
Standard bronze plaque – single			215.00
Standard bronze plaque – double			300.00
Flower vase (supplied)			60.00
MONUMENTAL SECTION			
Purchase of land 2.44 m x 1.22 m			400.00
Sinking of grave 1.83 m			350.00
Each additional 0.3 m			65.00
Sinking oversize grave (extra)			145.00
Re-opening grave (no cover)			310.00
Re-opening grave (with cover)			350.00
Exhuming the remains of a body (when authorized)			750.00
Interment outside prescribed hours, Saturdays, Sundays, Publ	ic Holic	lays	165.00
	JOH	N MICHAEL BOY	D, trustee
		G. C. HAH	N, trustee
	CHRIS	TOPHER JOHN LE	E, trustee

SCALE OF FEES

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

GENERAL CEMETERY	\$
Grave site	271.92
Children under 10 years	135.96
Interment Fee	430.54
Re-open (with cover) plus lifting slab	566.50
Re-open (without cover)	430.54
Ashes in existing grave	130.30
Headstone (miscellaneous works also)	Total Cost + 10%
Weekends/Public Holidays	169.95 Additional
Exhumations	1,133.00
Each additional 0.3 metres	67.98
Sinking oversize grave	84.98
Prices GST inclusive.	
	L. G. MITCHELL, trustee
	D.M. COM

P. M. COX, trustee ALAN HENDY, trustee

This Order is effective on the day of gazettal.

Dated 5 October 2004 Responsible Minister HON BRONWYN PIKE MP Minister for Health

> DIANE CASEY Clerk of the Executive Council

Cemeteries Act 1958

PUBLIC CEMETERY TRUSTS

Scales of Fees

Order in Council

The Governor in Council under section 17(1) of the Cemeteries Act 1958 consents to the making of the Scales of Fees for the listed public cemetery trusts.

- THE BELLBRAE CEMETERY TRUST
- THE BURWOOD CEMETERY TRUST
- THE CRIB POINT CEMETERY TRUST
- THE KERANG CEMETERY TRUST
- THE MACEDON CEMETERY TRUST
- THE MARONG CEMETERY TRUST
- THE SCOTTS CREEK CEMETERY TRUST
- THE WATCHEM CEMETERY TRUST
- THE WODONGA CEMETERY TRUST

Cemeteries Act 1958

SCALE OF FEES

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

	\$
RIGHT OF BURIAL FEES:	
Monumental Section	400.00
Lawn Section	600.00
INTERMENT FEES:	
Sinking or reopening	180.00
PERMIT TO INTER CREMATED REMAINS:	
In private grave	80.00
In Memorial Garden	140.00

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		75.00
		25.00
		50.00
f:		50.00
		1,130.00
W	. R. CUNNINGHA	M, trustee
	J. F. BUFTO	N, trustee
	G. H. O'BYRN	E, trustee
	2.	W. R. CUNNINGHAI J. F. BUFTO G. H. O'BYRN

SCALE OF FEES

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

CEMETERY	\$
Land	1,270.00
Sinking a grave	1,195.00
Sinking each additional 0.30 metres	255.00
Re-opening a grave	1,195.00
Lawn bases (depending on size and colour)	From 515.00 to 1,175.00
Re-opening an oversized grave (Extra)	175.00
Removal and replacement of a ledger (Note)	240.00
Breaking and removal of a concrete top	80.00
Replacement of a concrete top	265.00
Burial of ashes in a gravesite	395.00
Minor repair to gravesite	Price of Repair Negotiated
Purchase of a vault (concrete lined grave)	7,440.00
Mausoleum crypt, True Companion	20,500.00 to 30,500.00
Mausoleum crypt, Pair	28,500.00 to 40,500.00
Mausoleum crypt, Single	15,400.00 to 22,000.00
Opening a vault or mausoleum crypt	1,225.00
Exhumations, when authorised	1,865.00
Plaque, standard	565.00
Plaque, smaller	485.00
Burials outside cemetery hours (8-4, Monday-Friday) (Extra)	740.00
Late cancellation when grave already dug	740.00
Late arrival – half hour or more (at trustees' discretion)	150.00

MEMORIAL WALLS		
Niche, wall	470.00	
Placement of ashes	175.00	
Plaque, wall	160.00	
Flower container, wall	90.00	
MEMORIAL GARDENS		
Tree or shrub site	from 780.00 to 1,245.00	
Burial of ashes	210.00	
Plaque, garden	410.00	
Granite blocks (by size)	155.00 to 460.00	
Flower container, garden	95.00	
Replacement of a flower receptacle	20.00	
MONUMENTAL		
Permission to erect a monument or headstone	10% of Cost, Minimum 135.00	
Inscription, additional inscription or minor renovation	80.00	
OTHER		
Deed to a right of burial	55.00	
Administration fee (at trustees' discretion)	330.00	
Search of records for each location	10.00	
Note: Removal and replacement of ledgers. The fee applies if two cemetery staff, using standard equipment, are used and where the dimensions of the ledger do not exceed $2.00 \text{ m} \times 0.85 \text{ m}$.		

Note: Removal and replacement of ledgers. The fee applies if two cemetery staff, using standard equipment, are used and where the dimensions of the ledger do not exceed 2.00 m x 0.85 m. In all other cases, the owner is responsible for engaging a monumental mason to carry out the work.

D. DYSON, trustee
L. BAKER, trustee
J. CAVANAGH, trustee

Cemeteries Act 1958

SCALE OF FEES

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

PRIVATE GRAVES	\$
Land 2.44 m x 1.22 m	100.00
MISCELLANEOUS CHARGES	
Interment fee (including administration)	100.00
Permission to erect a headstone or a monument	@ 10% of cost minimum 30.00
Permission to construct a grave surround/brick/stone kerb/tile/con	acrete 30.00
	ROGER STANLEY, trustee
	KAREN CROW, trustee
	HENRY CROW, trustee

SCALE OF FEES

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

KERANG CEMETERY TRUST	
PUBLIC GRAVES	\$
Interment in grave without exclusive right – stillborn	52.00
PRIVATE GRAVE	
Land 2.44 m x 1.22 m	200.00
SINKING CHARGES – PRIVATE GRAVES	
Grave 1.83 m deep or re-opening	226.00
Each additional 0.3 m	57.00
EXTRA CHARGES	
Interment outside prescribed hours or on Saturdays, Sundays or Public Holidays	100.00
MISCELLANEOUS CHARGES	
Interment Fee	114.00
Number peg	19.00
Permission to erect a headstone or monument, grave renovations or additional inscription 6% of GST. inclusive	cost, with a minimum of 24.00
Exhuming the remains of a body (when authorized)	630.00
Interment of ashes in all graves/concrete beams	68.00
Memorial wall niche and plate	164.00
LAWN (UNDENOMINATIONAL)	
Section A	
Land 2.44 x 1.22 m	400.00
Sinking grave or re-opening	226.00
Interment fee	114.00
Bronze plaque 381 x 216 mm	G.S.T. inclusive cost plus 8%
Small plaque for second interment	G.S.T. inclusive cost plus 8%
Lawn grave for child 5 yrs and under	157.00
Lawn grave for child 6–12 yrs.	460.00
Granite or bronze plaque for child's lawn grave/ashes intered	G.S.T. inclusive cost plus 8%
Rose garden memorial including first interment of ashes	310.00
Each additional with a maximum of four interments	155.00
Section B	
Land 2.44 x 1.22 m including first interment	740.00
Granite desk plaque with 5 lines of lettering and vase	G.S.T. inclusive cost plus 8%
For each additional interment therein	344.00
Extra four lines of wording on existing granite desk	G.S.T. inclusive cost plus 8%
	KEN ARBON, trustee
	COLIN HANSEN, trustee
	ROBERT HAMPTON, trustee

SCALE OF FEES

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

PRIVATE GRAVE	\$
Land 2.44 m x 1.22 m Monumental	400.00
Land 2.44 m x 1.22 m Headstone only	550.00
Own selection of land (extra)	143.00
SINKING CHARGES FOR PRIVATE GRAVE	
Each additional 0.3 m	88.00
Sinking oversize grave (extra)	99.00
Cancellation of order to sink (if commenced)	88.00
Re-opening grave (no cover)	550.00
Re-opening grave (with cover or kerb)	750.00
LAWN SECTION	
Lawn Grave 2.44 m x 1.22 m	825.00
BRONZE PLAQUE	
if supplied and affixed by the Trust	cost plus 10%
MISCELLANEOUS CHARGES	
Administration fee per interment	115.00
Interment outside prescribed hours on Saturday, Sunday or Public Holidays without due notice	198.00
Certificate of Right of Burial	39.00
Number plate or brick	39.00
Exhumation charge (when authorised)	1,130.00
Interment of Ashes in a private grave	198.00
Search fees	25.00
Permission to erect a headstone, monument or construct a brick grave, erect any stone, kerb, brick,	
tile work or concrete	10% Cost with a minimum of \$110.00
	DUNCAN JAMES BEATSON, trustee
	STEPHEN MILLARD, trustee
	HARRY HILL, trustee

Cemeteries Act 1958

SCALE OF FEES

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

	\$
Exhumations charges	2,076.00
Remains of child under 5 years	470.00
Right of burial	275.00

Fee for interment of ashes

Administration fee

80.00

Maintenance fee

80.00

ROLAND McKINNON, trustee
GEORGE ALLEN, trustee
BEV HANSON, trustee

Cemeteries Act 1958

SCALE OF FEES

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

SCOTTS CREEK CEMETERY TRUST

NEW CEMETERY FEES	\$
Grave in Lawn Section	550.00
Grave in General Section	550.00
Re-opening of grave	200.00
Permission to erect headstone	60.00
Interment of ashes	275.00

Prices include GST

WENDY E. COUCH, trustee DON COWLEY, trustee KELVIN GRANT, trustee

Cemeteries Act 1958

SCALE OF FEES

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

Grave site 150.00
Interment fee 50.00
Niche Wall \$130.00 plus cost of plaque plus 10% of plaque cost
ALEXANDER L. WALDER, trustee
CHRIS COLBERT, trustee
BERNARD M. BELLEVILLE, trustee

SCALE OF FEES

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

LAWN AREA	\$
Land (2.44 m x 1.22 m) (two interments)	982.00
(three interments)	1,070.00
Re-opening a grave (2.13 m) including interment fee	1,031.00
Re-opening a grave (2.75 m) including interment fee	1,140.00
Re-opening a grave (2.75 m) including (second interment fee)	912.00
Interment on Saturday, Sunday or Public Holiday (extra)	188.00
CHILDREN'S LAWN SECTION	
Land for stillborn child	232.00
Land 2.44 m x 1.22 m (1.37 m)	326.00
Land 1.22 m x 1.22 m (1.06 m)	232.00
BABY AND STILLBORN COMMUNITY	
Land for baby or stillborn child	56.00
Sinking	Contract price plus 10%
MONUMENTAL SECTION	
Land 2.44 m x 1.22 m (two interments)	585.00
(three interments)	818.00
Land stillborn child	150.00
Re-opening grave (without headstone) including interment fee	660.00
Re-opening a grave (with headstone) at owners risk all inclusive	830.00
INTERMENT OF ASHES IN MEMORIAL GARDEN	
Plot	652.00
Plaques (if supplied by trust) (152 mm x 152 mm)	Contract price plus 10%
Affixing of plaque by caretaker	Contract price plus 10%
Casket (unusual size – extra)	76.00
Vase (if supplied by trust)	Contract price plus 10%
Interment of ashes in private grave	165.00
Exhumation charge (when authorised)	1,637.00
Search records & providing written information	32.00
Interment of ashes under selected rock (Lower Section)	990.00
Selected rock (Top Section)	2,090.00
Interment of ashes in flagpole garden	990.00
SINKING FEE	
Sinking grave to 2.13 m	Contract price plus 10%
Sinking grave to 1.37 m	Contract price plus 10%
Sinking grave to 2.75 m (9')	Contract price plus 10%
DESKS	
Desk	53.00

Single plaque (if supplied by trust) (381 mm x 279 mm)	Contract price plus 10%
Double plaque (if supplied by trust) (381 mm x 279 mm)	Contract price plus 10%
Interment fee (adult)	132.00
Interment fee (Children)	80.00
Rose Garden – Individual Rose (7 line plaque)	935.00
Additional Placements each	935.00

ALL PRICES ARE GST INCLUSIVE

GRAHAM CHARLES GEHRIG, trustee MARGARET RUTH ANDREWS, trustee LESLIE CHARLES BOYES, trustee

This Order is effective on the day of gazettal.

Dated 5 October 2004 Responsible Minister: HON BRONWYN PIKE MP Minister for Health

> DIANE CASEY Clerk of the Executive Council

Financial Management Act 1994

DECLARATION OF RELEVANT MINISTER (ROLLINGSTOCK HOLDINGS (VICTORIA) PTY LTD, ROLLINGSTOCK (VICTORIA–VL) PTY LTD, ROLLINGSTOCK (VL–1) PTY LTD, ROLLINGSTOCK (VL–2) PTY LTD, ROLLINGSTOCK (VL–3) PTY LTD, VICTORIAN RAIL SERVICES PTY LTD AND V/LINE PASSENGER PTY LTD) ORDER 2004

Order in Council

The Governor in Council under section 53A(3) of the **Financial Management Act 1994** (the Act) hereby declares that the Minister for Transport as the relevant Minister in relation to the following statutory corporations for the purposes of section 53A of the Act:

- Rollingstock Holdings (Victoria) Pty Ltd (ACN 104 780 056);
- Rollingstock (Victoria VL) Pty Ltd (ACN 093 317 992);
- Rollingstock (VL-1) Pty Ltd (ACN 093 563 412);
- Rollingstock (VL-2) Pty Ltd (ACN 093 563 458);
- Rollingstock (VL-3) Pty Ltd (ACN 093 563 476);
- Victorian Rail Services Pty Ltd (ACN 103 328 007);
- V/Line Passenger Pty Ltd (ACN 087 425 269).

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

Dated 5 October 2004 Responsible Minister: JOHN LENDERS MP Minister for Finance

> DIANE CASEY Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

122. Statutory Rule: Tobacco (Grands Prix

Events) Regulations

2004

Authorising Act: Tobacco Act 1987

Date of making: 5 October 2004

123. Statutory Rule: Cemeteries

(Incorporation of Trusts) (Lilydale Cemeteries Trust) Regulations 2004

Authorising Act: Cemeteries Act 1958

Date of making: 5 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:

119.	Statutory Rule:	Subordinate Legislation (Health (Radiation Safety) Regulations 1994 – Extension of Operation) Regulations 2004
	Authorising Act:	Subordinate Legislation Act 1994
	Date first obtainable: Code A	5 October 2004
120.	Statutory Rule:	Pharmacists (Interim) (Fees) Regulations 2004
	Authorising Act:	Pharmacists Act 1974
	Date first obtainable: Code A	5 October 2004
121.	Statutory Rule:	Sex Offenders Registration Regulations 2004
	Authorising Act:	Sex Offenders Registration Act 2004

Date first obtainable: 5 October 2004

Code B

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