



# Victoria Government Gazette

By Authority of Victorian Government Printer

**No. G 49 Thursday 2 December 2004**

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**GENERAL**

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**Advertisers Please Note**

As from 2 December 2004

The last Special Gazette was No. 253 dated 30 November 2004.

The last Periodical Gazette was No. 2 dated 23 September 2004.

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- See our webpage [www.craftpress.com.au](http://www.craftpress.com.au)
  - or contact our office on 9926 1233  
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**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).
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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)  
CHRISTMAS WEEK (Thursday 23 December 2004)**

**Please Note:**

The Victoria Government Gazette for Christmas week (G52/04) will be published on **Thursday 23 December 2004**.

**Copy deadlines:**

Private Advertisements **9.30 am on Monday 20 December 2004.**

Government and Outer  
Budget Sector Agencies Notices **9.30 am on Tuesday 21 December 2004.**

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

JENNY NOAKES  
Government Gazette Officer

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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)  
WEEK ENDING Friday 31 December 2004**

**Please Note:**

NO Government Gazette (General) will be published in the week ending Friday 31 December 2004.

However, Government and Outer Budget Sector Agencies may request a Special Gazette to be published. If this is required, please contact the Government Gazette Officer on 9926 1233 (B.H.) or 0419 327 321 (A.H.) as early as possible.

JENNY NOAKES  
Government Gazette Office

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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)  
NEW YEAR WEEK (Thursday 6 January 2005)**

**Please Note:**

The Victoria Government Gazette for New Year week (G1/05) will be published on **Thursday 6 January 2005**.

**Copy deadlines:**

Private Advertisements **9.30 am on Friday 31 December 2004.**

Government and Outer  
Budget Sector Agencies Notices **9.30 am on Tuesday 4 January 2005.**

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

JENNY NOAKES  
Government Gazette Officer

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**PRIVATE ADVERTISEMENTS**


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**HOMICIDE**

Reward \$100,000.00

The co-operation of the public is sought to establish the identity of the person or persons responsible for the death of Mark BLYTH, who died as a result of injuries he received on 27 August 2001.

A reward of up to one hundred thousand dollars (\$100,000.00) will be paid at the discretion of the Chief Commissioner of Police for information leading to the apprehension and subsequent conviction of any person responsible for the death of Mark BLYTH.

Any information, which will be treated as confidential, may be given at any time to Crime Stoppers via telephone number, toll free – 1800 333 000, or the Homicide Squad, 412 St Kilda Road, Melbourne on telephone number (03) 9865 2770 during normal business hours.

CHRISTINE NIXON  
Chief Commissioner of Police

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**HOMICIDE**

Reward \$100,000.00

The co-operation of the public is sought to establish the identity of the person or persons responsible for the death of Michelle BROWN, whose body was discovered in Playne Street, Frankston, on 14 March 1992. Michelle BROWN was last seen at the Food Plus Store on the Frankston/Dandenong Road at approximately 7.30 pm on 1 March 1992.

A reward of up to one hundred thousand dollars (\$100,000.00) will be paid at the discretion of the Chief Commissioner of Police for information leading to the apprehension and subsequent conviction of any person responsible for the death of Michelle BROWN.

Any information, which will be treated as confidential, may be given at any time to Crime Stoppers via telephone number, toll free – 1800 333 000, or the Homicide Squad, 412 St Kilda Road, Melbourne on telephone number (03) 9865 2770 during normal business hours.

CHRISTINE NIXON  
Chief Commissioner of Police

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**DISSOLUTION OF PARTNERSHIP**

Take notice that Panagiotis Haritos of 73 Hillview Avenue, Mount Waverley, Victoria, has retired from the partnership of Formulate IT, 73 Hillview Avenue, Mount Waverley, Victoria, with effect from 26 November 2004, by mutual consent. The Formulate IT partnership is now at 1 Hilary Court, Noble Park, Victoria and is retained by remaining partners Damian Kovacevic of 2/2 Knox Street, Noble Park, Victoria and Hussein Ali Gibbins of 1 Hilary Court, Noble Park, Victoria.

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**DISSOLUTION OF PARTNERSHIP**

Notice is hereby given that the partnership previously subsisting between Physicalmind Institute Pty Ltd, Paul Cini, Celeste Bruce and Elizabeth Alice Shedden carrying on business as pilates studio at Suite 4, 162 Albert Road, South Melbourne under the style or firm of Pilates Based Physicalmind Studio – South Melbourne, previously known as Pilates Based Physicalmind Studio – Albert Park, will be dissolved effective from 1 December 2004.

PAUL CINI, director  
Physicalmind Institute Pty Ltd,  
432 Waverley Road,  
East Malvern, Victoria

CELESTE BRUCE  
Suite 4, 162 Albert Road,  
South Melbourne, Victoria

ELIZABETH ALICE SHEDDEN

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JOAN WINIFRED DINNING, late of 6 Rochester Road, Canterbury, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 2004, are required by the executor, Esme Sheldrick, to send particulars of their claim to the said executor by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

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Re: Estate of WILLIAM ERNEST ZANI, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of WILLIAM ERNEST ZANI, late of 156 High Street, Rutherglen, retired, who died on 29 September 2004, are required to send particulars of their claims to Russell Frederick Zani and Andrew Patrick Melville, C/- Andrew P. Melville, solicitors, of 110 Main Street, Rutherglen 3685, the personal representatives, on or before 17 February 2005 after which date Russell Frederick Zani and Andrew Patrick Melville may convey or distribute the assets having regard only to the claims of which they then have notice.

ANDREW P. MELVILLE, barristers & solicitors, 110 Main Street, Rutherglen 3685.

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Re: Estate of the late LORNA HELEN SMITH, deceased.

Creditors, next-of-kin and all persons having claims against the estate of LORNA HELEN SMITH, late of Jean Turner Nursing Home, 14 Cairns Avenue, Rosebud, Victoria 3939, deceased, who died on 11 October 2004, are required to send particulars to the executors, Iris Jane Perry and Garry William Biggs, C/- Biggs & Co., 2273 Point Nepean Road, Rye, Victoria 3941 on or before 28 February 2005 after which date they will distribute the assets having regard only to the claims of which they shall then have notice.

BIGGS & CO., solicitors, 2273 Point Nepean Road, Rye, Victoria 3941.

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DESMOND ROY OATES, late of 6/25 Dare Street, Wendouree, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 September 2004, are required by the trustee, Timothy Jonathan Browne of 38 Lydiard Street South, Ballarat, Victoria, solicitor, the senior partner in age at the death of the testator in the firm of BJT Legal, to send particulars to him care of BJT Legal of 38 Lydiard Street South, Ballarat, Victoria 3350 by 31 January 2005 at which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

BJT LEGAL, solicitors, 38 Lydiard Street South, Ballarat.

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Re: Estate of IVAN DONALD MARTIN.

Creditors, next-of-kin or others having claims in respect of the estate of IVAN DONALD MARTIN, late of 9B Pritchard Street, Swan Hill, but formerly of 44 Parkview Drive, Swan Hill, in the State of Victoria, retired gentleman, deceased, who died on 9 September 2004, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 11 February 2005 after which date the executrix will distribute the assets having regard only to the claims of which she then has notice.

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

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Re: Estate of SALLY NORMA RYRIE.

Creditors, next-of-kin or others having claims in respect of the estate of SALLY NORMA RYRIE, late of 99 Homestead Road, Beverford, in the State of Victoria, widow, deceased, who died on 17 October 2004, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 11 February 2005 after which date the executrix will distribute the assets having regard only to the claims of which she then has notice.

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

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Creditors, next-of-kin and others who have claims in respect of the estate of JOHN EVELYN JERMYN, late of 13 Riverine Street, Bairnsdale, in the State of Victoria, deceased, who died on 20 August 2004, are to send particulars of their claims to the administrators care of Engel & Partners Pty of 109 Main Street, Bairnsdale by 22 March 2005, after which date it will distribute the assets having regard only to the claims of which it then has notice.

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

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Re: ELIZABETH FRANCES KIRBY, late of Kingston Centre, Warrigal Road, Cheltenham, Victoria, but formerly of Flat 1, 52 Boonong

Avenue, Seaford, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 September 2004, are required by the trustee, Susan Marguerite Ouzas, in the Will called Marguerite Susan Ouzas of 66/310 Warrigal Road, Cheltenham, Victoria, to send particulars to the trustee by 1 February 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. R. HERBERT & CO., solicitors,  
Level 1, 1 Bluff Road, Black Rock 3193.

FLORENCE MILDRED KERSHAW, late of Unit 1, 10 Alexander Street, Warragul, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 August 2004, are required by the trustee, Lynette Joy Roberts, to send particulars of their claims to her care of the undersigned solicitors by 31 January 2005 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

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

ERIC FRANK SAMPSON, late of 6 Allen Street, Highett, bricklayer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 October 2004, are required by the trustees, care of Harris & Chambers, lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to them by 3 February 2005 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of PHYLLIS EVANS, deceased, who died on 25 May 2004, are required by the trustee, Gareth John Evans, to send particulars to the trustee care of the undermentioned solicitors by 2 February 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

HOLDING REDLICH, solicitors,  
350 William Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of ZOFIA CEGIEL, late of Betheden Aged Care Facility, Wahgoo Road, Murrumbeena, in the State of Victoria, widow, deceased, who died on 10 September 2004, are required by the personal representative of the deceased, Peter Gerald Van Rompaey of Level 21, 570 Bourke Street, Melbourne, in the said State, to send particulars to him care of the undermentioned solicitors by 4 February 2005 after which date he will distribute the assets having regard only to the claims of which he then has notice.

HOME WILKINSON LOWRY, solicitors,  
Level 21, 570 Bourke Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of JEAN DULCIE RANN, late of Regent Aged Care Facility, 18–22 McGlynn Avenue, South Morang, in the State of Victoria, widow, deceased, who died on 27 July 2004, are required by the personal representative of the deceased, Phillip Frank Borden of Level 21, 570 Bourke Street, Melbourne, in the said State, to send particulars to him care of the undermentioned solicitors by 4 February 2005 after which date he will distribute the assets having regard only to the claims of which he then has notice.

HOME WILKINSON LOWRY, solicitors,  
Level 21, 570 Bourke Street, Melbourne 3000.

Re: RUTH LILIAN FRENCH, late of Ripplebrook Aged Care Facility, 21–25 Inverness Street, Clarinda, Victoria, retired registered nurse, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 September 2004, are required by the executor, Equity Trustees Limited, ACN 004 031 298, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars of their claims to the executor care of James Higgins & Co., 443 Little Collins Street, Melbourne by 1 February 2005 after which date the executor will convey or distribute the assets having regard only to the claims of which the executor then has notice.

JAMES HIGGINS & CO., solicitors,  
443 Little Collins Street, Melbourne.



Creditors, next-of-kin and others having claims in respect of the estate of ARTHUR JAMES BYE, late of 58 Albert Street, Rosedale, Victoria, labourer, deceased, who died on 8 October 2004, are to send their claims to the trustee, Lorna Elizabeth Bye of 58 Albert Street, Rosedale, Victoria, care of the below-mentioned solicitors by 2 February 2005 after which date she will distribute the assets of the deceased having regard only to the claims of which she then has notice.

LITTLETON HACKFORD, solicitors,  
Law Chambers,  
115–119 Hotham Street, Traralgon, Vic. 3844.

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MYRTLE AGNES FRENCH, late of 14 Combermere Street, Essendon, in the State of Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died at Essendon on 15 May 2004, are required by the executor and trustee of the said deceased, Stewart Francis McNab care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to him by 3 February 2005 after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

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

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KATHALEEN GUY, late of Park Hill Gardens, Tyabb Road, Mornington, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 August 2004, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 6 February 2005 after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

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SYDNEY JOHN SHIPPERLEE, late of 62 Ashenden Square, Rosebud, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 March 2004, are required to send particulars of their claims to the trustee, care of the undermentioned solicitors, by 5 February 2005, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

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Re: TANYA EVELYN DUNKEL, late of 13/11 Waratah Avenue, Glenhuntly, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 September 2004, are required by the trustees, Malcolm John Hastings and Arthur John Pearce, both of 4/379 Collins Street, Melbourne, solicitors, to send particulars to the trustees by 1 February 2005 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

PEARCE WEBSTER DUGDALES, solicitors,  
4th Floor, 379 Collins Street, Melbourne 3000.

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FAYE LEE, late of "Toad Hall", 1620 Traralgon Creek Road, Koornalla, Victoria, director, 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 the executors, Daniel Leslie Minogue of 431 Riversdale Road, Hawthorn East, Victoria and Raymond Frederick Walker of 32 Kerferd Street, East Malvern, Victoria, to send particulars to them, care of the undersigned, by 2 February 2005, after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

RENNICK & GAYNOR, solicitors,  
431 Riversdale Road, Hawthorn East.

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EDNA ELIZABETH FALK, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of EDNA ELIZABETH FALK, late of Unit 3, 100 Springvale Road, Springvale, Victoria, deceased, who died on 17 August 2004, are required by the executor and trustee to send particulars to him care of the undermentioned solicitors by 2 February 2005, after which date the executor may convey or distribute the assets having regard only to the claims of which he then has notice.

STUART MORGAN & ASSOCIATES,  
solicitors,  
238 Glenferrie Road, Malvern 3144.

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BEVERLEY JOY BAWDEN, late of Unit 1, 27 Hughes Avenue, Edithvale, Victoria, public servant, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 August 2004, are required to send particulars of their claims to the executor, Kenneth John Stanway Challinor, care of the undermentioned solicitors, by 3 February 2005, after which date the said executor will distribute the assets having regard only to the claims of which he then has notice.

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

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Re: NOEL ROBERT PAINE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of NOEL ROBERT PAINE, late of 13 Mill Street, Jeparit, Victoria, retired, deceased, who died on 1 October 2004, are required to send particulars of their claims to John Thomas Paine and Adrian James Paine, both care of Tolhurst Druce & Emmerson, 520 Bourke Street, Melbourne, Victoria, the executors of the said deceased, on or before 3 February 2005, after which date they will distribute the assets having regard only to the claims of which they then have notice.

TOLHURST DRUCE & EMMERSON,  
solicitors,  
3rd Floor, 520 Bourke Street, Melbourne.

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Re: GEORGE FRANCIS NOEL LIVINGSTON, late of 79 Seventh Avenue, Rosebud, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 October 2004, are required by the trustee, Angela Evelyn Peerman, to send particulars to the trustee C/- the undermentioned solicitors by 3 February 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

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**Unclaimed Moneys Act 1962**

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
<b>McCRACKEN &amp; McCRACKEN LAWYERS</b>			
\$			
Cveta Pendovski, 4 Burton Street, Lalor	102,677.59	Cheque	20/09/02

04278

CONTACT: JEFF TANTI, PHONE: (03) 9670 9661.

**Unclaimed Moneys Act 1962**

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
<b>MORRISSY &amp; DEANE SOLICITORS</b>			
\$			
Anco Nominees P/L, C/- PO Box 117, Shepparton	115.80	Cheque	17/10/96
Anderson, J.A., M.J. & F.E., C/- PO Box 117, Shepparton	240.00	"	28/11/97
Austin, G.W. Dec'd, C/- PO Box 117, Shepparton	1,059.13	"	11/04/91
Grosvenor, J.C. Dec'd, C/- PO Box 117, Shepparton	157.00	"	05/08/99
Kalafatis, D., C/- PO Box 117, Shepparton	240.00	"	10/08/95
Murphy, P., Dec'd, C/- PO Box 117, Shepparton	1,676.68	"	28/04/87
Murphy, K.P. Dec'd, C/- PO Box 117, Shepparton	420.73	"	05/01/94
Morrissy, H. Dec'd, C/- PO Box 117, Shepparton	314.80	"	13/07/94
Milne, S.G. & C.V., C/- PO Box 117, Shepparton	110.50	"	04/04/96
Roach, A.W. Dec'd, C/- PO Box 117, Shepparton	142.83	"	29/04/74
Rudd, C. Dec'd, C/- PO Box 117, Shepparton	964.14	"	16/11/88
Scott, Diane, C/- PO Box 117, Shepparton	200.00	"	30/03/99
Trevaskis, T.R. Dec'd, C/- PO Box 117, Shepparton	246.64	"	27/03/98
Wilson, E.J., Broken River Drive, Shepparton	200.00	"	04/05/95

04293

CONTACT: MORRISSY &amp; DEANE, PHONE: (03) 5821 2400.

**Unclaimed Moneys Act 1962**

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when first Amount became Payable</i>
ROBERT V. GARDNER SOLICITOR			
	\$		
D. Calistro, 7 Agg Street, Newport	178.50	Cheque	11/11/02
W. Huang, Unit 10, Alexander Court, 49 English Street, Cairns, Qld	251.15	"	20/11/02
J. R. McLeod, 7/1 Daly Street, Darwin, NT	410.85	"	28/05/03
V. O'Neill, 61A Westbrook Avenue, Wahroonga, NSW	414.22	"	11/11/02
T. E. Upton, 108 Munby Street, Bradford, England	389.89	"	04/09/02

04287

CONTACT: ROBERT V. GARDNER, PHONE: (03) 9727 3299.

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**PROCLAMATIONS**

**Mental Health (Amendment) 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 **Mental Health (Amendment) Act 2003**, fix 6 December 2004 as the day on which Part 2 of that Act comes into operation.

Given under my hand and the seal of  
Victoria on 30th November 2004.

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

BRONWYN PIKE  
Minister for Health

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**Mental Health Act 1986**

REVOCATION AND PROCLAMATION OF  
THE APPROVED MENTAL HEALTH  
SERVICE KNOWN AS  
'CENTRAL EAST AREA  
MENTAL HEALTH SERVICE'

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 94(1) of the **Mental Health Act 1986** ('the Act') fix 6 December 2004 as the day on which –

- (a) the proclamation made by the Governor in Council under section 94(1) of the Act on 28 June 2000 and published in the Government Gazette S 96 on 30 June 2000, which proclaimed the approved mental health service known as 'Central East Area Mental Health Service', is revoked; and
- (b) Box Hill Hospital campus of Eastern Health situated at Nelson Road, Box Hill 3128 is proclaimed to be an approved mental health service known as 'Central East Area Mental Health Service'.

Given under my hand and the seal of  
Victoria on 30th November 2004.

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

BRONWYN PIKE  
Minister for Health

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**GOVERNMENT AND OUTER BUDGET  
SECTOR AGENCIES NOTICES**



Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989** the Wangaratta Rural City Council at its meeting held on 21 September 2004 formed the opinion that a section of road adjoining McLeans Road, Greta West shown cross-hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue this section of road and allow consolidation and sale by private treaty to the adjoining property owners.



JUSTIN HANNEY  
Chief Executive Officer

MOONEE VALLEY CITY COUNCIL

Road Discontinuance

At its meeting on 16 November 2004 and acting under clause 3 of schedule 10 to the **Local Government Act 1989** Moonee Valley City Council resolved to discontinue the road in Essendon shown hatched on the plan below.

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



PETER BLACK  
Chief Executive

MOONEE VALLEY CITY COUNCIL

Road Discontinuance

At its meeting on 16 November 2004 and acting under clause 3 of schedule 10 to the **Local Government Act 1989** Moonee Valley City Council resolved to discontinue the road in Flemington, shown hatched on the plan below.

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



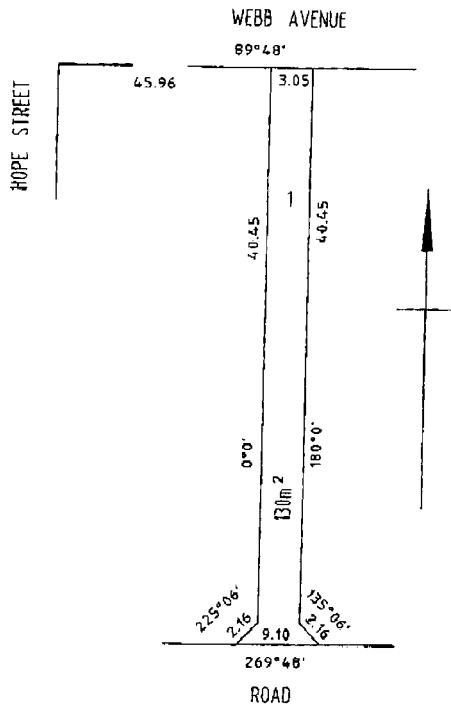
PETER BLACK  
Chief Executive



**CARDINIA SHIRE COUNCIL**  
Road Discontinuance

At its meeting on 21 June 2004 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Cardinia Shire Council ("Council"):

1. formed the opinion that the unused road between 4 and 6 Webb Street, Bunyip (as identified as Lot 1 on plan below with an area of 130m<sup>2</sup>) is not reasonably required as a road for public use; and
2. resolved to discontinue the road and to retain or sell the land to issue from the road by way of private treaty to an abutting property owner.



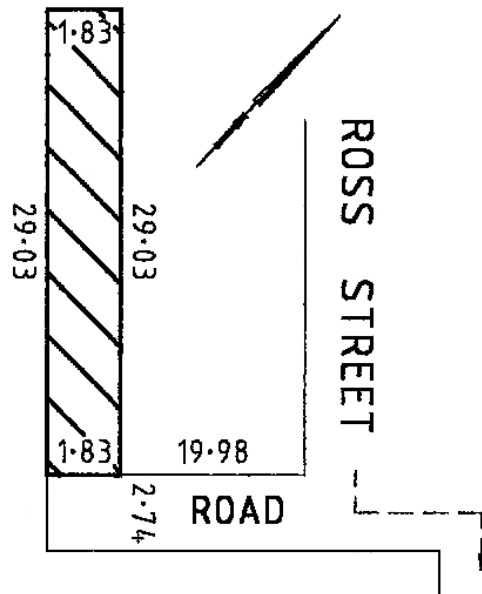
**DON WELSH**  
Chief Executive Officer

**GLEN EIRA CITY COUNCIL**  
Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Glen Eira City Council has formed the opinion that the road at the rear of 17 to part 21 Ross Street and 15 & 17 Nepean Highway,

Elsternwick, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

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



**ANDREW NEWTON**  
Chief Executive Officer



**ALPINE SHIRE**

**Water Act 1989**

Myrtleford Flood Investigation  
Community Based Committee

Pursuant to section 215 of the **Water Act 1989**, notice is hereby given that the Ministerially appointed Myrtleford Flood Investigation Community Based Committee has prepared a Water Management Scheme.

The objective of the scheme is to implement cost-effective flood mitigation measures which are acceptable to the community and will reduce

the impacts of flooding in Myrtleford. Details of the Scheme known as Option H are contained in the Water Management Scheme document, which is available for inspection at the Myrtleford Library, Standish Street, Myrtleford during normal business hours.

The Scheme includes a diversion channel from Happy Valley Creek to the Ovens River upstream of Myrtleford, the sealing of all openings in the existing bicycle path embankment except one which is to be fitted with a flood gate to allow for local drainage, excavation and re-shaping of natural depressions within the town area and culvert upgrades to form a network of floodways, a levee on the town side of Happy Valley Creek, re-construction of an existing levee along the southern side of Happy Valley Creek, removal of existing informal and/or damaged levees, waterway management works on the Ovens River, and removal or thinning of recent River Redgum saplings along Happy Valley Creek.

In accordance with the provisions of Section 215(2)(d) of the **Water Act 1989**, people affected by the proposed works and who wish to make a submission in relation to the exhibited scheme, should forward a written submission within six weeks from the date of this notice.

Persons who have already made submissions following earlier advertising by the committee in July 2003 need not re-submit as all existing submissions will be considered.

The Committee has the power to modify the scheme as a result of any submission made. All submissions must be in writing and sent to Chairperson, Myrtleford Flood Investigation Community Based Committee, C/- Alpine Shire Council, Great Alpine Road, Bright 3741.

IAN NICHOLLS  
Myrtleford Flood Investigation  
Community Based Committee



### Ararat Rural City

#### Resolution to Adopt a Road Management Plan

In accordance with Section 55 of the **Road Management Act 2004**, the Ararat Rural City Council has resolved to adopt a Road Management Plan.

Council adopted the Road Management Plan, version 1.0, on 16 November 2004.

A copy of the plan may be inspected or obtained at the Municipal Offices, Vincent Street, Ararat.

Copies of the Code of Practice and documents referenced in the Road Management Plan and amendments to the referenced documents may be inspected at the Municipal Offices, Vincent Street, Ararat.

W. E. BRAITHWAITE  
Chief Executive Officer

### BULOKE SHIRE COUNCIL

#### Notice of Adoption of a Road Management Plan

The Buloke Shire Council has adopted a Road Management Plan in accordance with Section 55 of the **Road Management Act 2004**.

The purpose of this initial version of the plan is to document the existing system used to manage Council's road infrastructure. The plan described the relevant standard in relation to discharge of duties in the performance of those road management functions within the approved budget.

A copy of the Buloke Shire Council Road Management Plan may be inspected at each of Council's Customer Service Centres. Alternatively a copy may be obtained from Council's Technical Services Department, Birchip on 5492 2200.

MARK AMIRTHARAJAH  
Chief Executive Officer

### CENTRAL GOLDFIELDS SHIRE

#### Road Management Plan

#### Notice pursuant to Section 55 of the **Road Management Act 2004**

Central Goldfields Shire Council at its meeting held on 24 November 2004 resolved to adopt a Road Management Plan.

The purposes of the plan are:

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

The plan is regarded as a policy decision in relation to the performance of Council's statutory road management function.

The plan may be viewed during business hours at the Central Goldfields Shire Office, 2 Neil Street, Maryborough, or may be viewed on Council's website at [www.centralgoldfields.com.au](http://www.centralgoldfields.com.au).

MARK JOHNSTON  
Chief Executive Officer



#### CORANGAMITE SHIRE COUNCIL

##### Adoption of Road Management Plan

Notice is hereby given that a Road Management Plan "Road Management Plan – November 2004" drafted in accordance with the requirements of Division 5 of the **Road Management Act 2004** has been made by the Corangamite Shire Council.

As required by Section 55 of the **Road Management Act 2004**:

- (a) this "Road Management Plan – November 2004" has been adopted on 23 November 2004; and
- (b) this "Road Management Plan – November 2004" may be inspected or obtained at the Corangamite Shire Council, 181 Manifold Street, Camperdown between 9.00 am and 5.00 pm Monday to Friday.

PETER JOHNSTON  
Chief Executive Officer



#### Colac Otway SHIRE

##### Notice of Intention to Make a Road Management Plan

The Colac Otway Shire gives notice pursuant to section 54 of the **Road Management Act 2004** that it intends to make a Road Management Plan.

The purpose of the Road Management Plan in accordance with Section 50 of the Act is to:–

- establish a management system for the road management functions of a road authority (Colac Otway Shire) which is based on policy and operational objectives and available resources; and
- to set the relevant standard in relation to the discharge of duties in the performance of those road management functions.

Copies of the proposed Road Management Plan 2004 may be inspected or obtained from Council's Customer Service Centres located at 2–6 Rae Street, Colac and 69–71 Nelson Street, Apollo Bay.

Any person who is aggrieved by the proposed Road Management Plan may make a submission to the Colac Otway Shire within 28 days after publication of this notice.

Written submissions should be addressed to the Chief Executive Officer, Colac Otway Shire, PO Box 283, Colac 3250.

TRACEY SLATTER  
Chief Executive Officer

#### HUME CITY COUNCIL

##### Notice of the Making of a Road Management Plan

In accordance with the provisions of the **Road Management Act 2004**, Hume City Council gives notice that at a meeting held on 8 November 2004, Council resolved to adopt a Road Management Plan.

Copies of the Road Management Plan, together with any Code of Practice, any incorporated document or any amendment to an incorporated document, as the case may be, are available for inspection at the following locations: Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows; Sunbury Office, 36 Macedon Street, Sunbury; and the Craigieburn Office, 59 Craigieburn Road West, Craigieburn.

Copies of the Road Management Plan can be obtained by visiting our website at [www.hume.vic.gov.au](http://www.hume.vic.gov.au).

DARRELL TRELOAR  
Chief Executive Officer

## LATROBE CITY COUNCIL

## Erratum

In the Government Gazette No. G8, 19 February 2004 on page 339, a 'Notice of Intention to Declare Road Closed, Webb/Washington Lane, Traralgon' appeared which requires further clarification. As a consequence it is accordingly revoked and replaced with the following notice.

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Latrobe City Council at its Ordinary Meeting held on 15 December 2003 formed the opinion that the footway between Webb and Washington Streets, Traralgon being the land between Lots 54, 55, 56 and 57 on Plan of Subdivision 20566 and contained in Volume 6720, Folio 990, is not reasonably required for public use, and resolved to discontinue the road and sell the land by private treaty subject to any right, power or interest held by Latrobe City Council in respect to any sewers, drains and pipes under its control.

PAUL BUCKLEY  
Chief Executive Officer

## MANSFIELD SHIRE COUNCIL

## Notice of a Road Management Plan

Council gives notice pursuant to Section 55 of the **Road Management Act 2004** that it has made 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; and
- other matters relating to the management of roads under Council's control.

The Road Management Plan, Code of Practice and Mansfield Shire's Draft Maintenance Agreement, can be inspected at Council's offices. Copies of the Road Management Plan 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.

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

## MITCHELL SHIRE COUNCIL

## Adoption of Road Management Plan

Notice is hereby given that a road management plan "Road Management Plan – Version 01" drafted in accordance with the requirements of Division 5 of the **Road Management Act 2004** has been made by the Mitchell Shire Council.

As required by section 55 of the **Road Management Act 2004**:-

- a) this "Road Management Plan – Version 01" has been adopted on 8 November 2004;
- b) this "Road Management Plan – Version 01" may be inspected or obtained at the Mitchell Shire Council Offices located at 113 High Street, Broadford between 8.15 am and 5.00 pm Mondays to Fridays; and
- c) the Code of Practice, any incorporated document or any amendment to an incorporated document, as the case may be, may be inspected at the Mitchell Shire Council Offices located at 113 High Street, Broadford between 8.15 am and 5.00 pm Mondays to Fridays.

## MOORABOOL SHIRE COUNCIL

## Local Law 1 2004, Open Air Burning

Notice is hereby given pursuant to Section 119(2) of the **Local Government Act 1989** that Moorabool Shire Council is considering an amendment to its General Local Law 2000, 2.5 and 2.6 Open Air Burning.

## Purpose of the Local Law

The purpose of the proposed Local Law is to amend General Local Law 2000, 2.5 and 2.6 to allow property owners on rural and rural residential land to burn materials for fire prevention purposes, to prohibit the burning of noxious materials at all times and to allow authorised officers entry to premises to which a direction under this Local Law has been made and take any action necessary with regard to this direction.

#### General Purport of the Local Law

The proposed Local Law, if made, will provide for improved fire prevention activities in rural areas.

It will also prohibit burning off within township areas as designated on the maps that form part of this Local Law, and burning of noxious materials at all times.

A copy of the proposed Local Law may be inspected at or obtained from Council offices located at 15 Stead Street, Ballan and 197 Main Street, Bacchus Marsh during business hours of 8.30 am to 5.00 pm or from the Council website [www.moorabool.vic.gov.au](http://www.moorabool.vic.gov.au).

Any person affected by the proposed Local Law may make a submission relating to it to Council. All submissions received by the Council within 14 days of the publication of this notice will be considered in accordance with Section 223 of the **Local Government Act 1989**.

Any person requesting to be heard in support of a written submission is entitled to appear before a meeting of the Council either personally or by a person acting on his or her behalf, and will be notified of the date and time of the hearing.

Submissions should be lodged at the above Council offices or posted to Moorabool Shire Council, PO Box 18, Ballan 3342. Copies of all submissions received will be made available for public inspection. Enquiries should be directed to Rhonda Taylor, Compliance Co-ordinator on 5366 7100.



#### Draft Road Management Plan

As of 3 December 2004 the Council will have on display a draft copy of the proposed Road Management Plan for the Mount Alexander Shire Council. This document outlines Council's responsibilities on public roads under its control, defines service target levels and clarifies the allocation of responsibilities between road authorities for managing different parts of the road reserve.

This document will be available for public viewing at the Halford Street and

Lyttleton Street Customer Service Centres in Castlemaine as well as on Council's website [www.mountalexander.vic.gov.au](http://www.mountalexander.vic.gov.au). Interested parties are encouraged to take the time and read this document and submit their comments in writing to Council. All comments will be taken into account prior to the release of the final version of the Road Management Plan.

All submissions must be received prior to 5.00 pm on Monday 3 January 2005 and should be addressed to the Chief Executive Officer, Mount Alexander Shire Council, PO Box 185, Castlemaine, Vic. 3450.

SANDRA WILSON  
Acting Chief Executive Officer



#### Murrindindi Shire Council

#### Road Management Plan

In accordance with Division 5 of the **Road Management Act 2004**, the Murrindindi Shire Council gives public notice that its Road Management Plan has been prepared and formally adopted at its Ordinary Meeting of Council of 16 November 2004.

Copies of the Road Management Plan may be inspected or obtained at Council offices in Alexandra, Kinglake and Yea or on the website [www.murrindindi.vic.gov.au](http://www.murrindindi.vic.gov.au); and the Code of Practice, any incorporated document or any amendment to an incorporated document, as the case may be, may be inspected at Council's Alexandra Office, Perkins Street, Alexandra.

D. D. HOGAN  
Chief Executive Officer

#### SOUTHERN GRAMPIANS SHIRE COUNCIL

#### Road Management Plan

Notice is hereby given that pursuant to Part 4, Division 5 of the **Road Management Act 2004**, Southern Grampians Shire Council adopted a Road Management Plan at its meeting held on 10 November 2004.

A copy of the adopted Road Management Plan, the Code of Practice, any incorporated



document or any amendment to an incorporated document may be inspected at the Council Offices, 1 Market Place, Hamilton during normal business hours.

GRAHAM N. MOSTYN  
Chief Executive Officer



#### Road Management Plan

The Road Management Plan drafted in accordance with the requirements of Division 5 of the **Road Management Act 2004** has been adopted by Yarra City Council at its meeting of 16 November 2004.

The Road Management Plan includes:

- a description of those assets on public roads for which the City of Yarra is responsible;
- the standard, or target condition, that those assets will be maintained by the City of Yarra;
- the management system put in place by the City of Yarra to inspect, maintain and repair the public roads for which it is responsible.

The Road Management Plan, the Register of Public Roads and the Code of Practice (Draft) can be viewed at Council's Richmond Town Hall, 333 Bridge Road, Richmond.

For more information contact Bill Sharpe on 9205 5089.

#### VICURBAN DOCKLANDS

##### Adoption of Road Management Plan

Notice is hereby given that a Road Management Plan (Version 01), drafted in accordance with the requirements of Division 5 of the **Road Management Act 2004**, was formally adopted by the VicUrban Board at its meeting held on 18 November 2004.

The Plan may be inspected or obtained, the Code of Practice, any incorporated document or any amendments to the incorporated document, during office hours at The Hub, 17 Waterview Walk, Docklands.

PETER ANDERSON  
City Manager



#### Ararat Rural City

##### Planning and Environment Act 1987

##### ARARAT PLANNING SCHEME

##### Notice of Preparation of Amendment

##### Amendment C7

The Ararat Rural City Council has prepared Amendment C7 to the Ararat Planning Scheme.

The land affected by the Amendment is in all areas of the municipality.

The Amendment to the Ararat Planning Scheme has arisen from a review of the existing Ararat Planning Scheme. The review was undertaken in response to recommendations made by the Planning Panel appointed to consider the new format Ararat Planning Scheme in 1998 and is also a consequence of the requirement in the **Planning and Environment Act 1987** to review the Municipal Strategic Statement every three years. In addition, the Council and other agencies have recently completed a variety of strategic studies, all of which contain some recommendations relating to land use and development in Ararat including:

- Ararat Industrial Land Strategy 2002 (GHD Pty Ltd);
- Pomonal Framework Plan Review 2004 (OPA Pty Ltd);
- Ararat Heritage Study Review (Draft) August 2001;
- Sites of Biodiversity Significance in the Ararat Rural City January 2004.

##### MSS and Local Policies

The Amendment introduces a new and restructured MSS to reflect the recommendations of the Three Year Planning Scheme Review and the adopted strategic work. The Amendment includes a modified suite of local policies in the scheme as follows:

- Clause 22.01 – Rural Policy;
- Clause 22.02 – Heritage Policy;
- Clause 22.03 – Environmentally Sustainable Development Policy;



- Clause 22.04 – Spray Drift Policy;
- Clause 22.05 – Car Parking Policy;
- Clause 22.06 – Advertising Signs Policy;
- Clause 22.07 – Native Vegetation Policy.

#### Zonings

Some re-zonings have been undertaken as a result of issues arising from the strategic work undertaken since gazettal of the scheme; others relate to correcting mapping anomalies, and others relate to the site specific issues. Major changes include new Industrial zonings in and around Ararat; rationalised Business zonings in Ararat; and use of the Mixed Use zone at Grano Street and Lowe Street, Ararat.

#### Overlays

Several major changes to the overlays have been incorporated including two new Environmental Significance Overlays; two new Vegetation Protection Overlays; and inclusion of four Development Plan Overlays for undeveloped land zoned either Residential 1, Mixed Use, Rural Living or Public Use.

Council expects the Amendment to have positive economic, environmental and social benefits in that it contains a clear direction for the future growth of Ararat as well as protecting the assets which make the Rural City an attractive living, working and visitor environment.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: responsible authority – Ararat Rural City Council Offices, corner of Vincent and High Streets, Ararat; Department of Sustainability and Environment, corner of Mair and Doveton Streets, Ballarat; Department of Sustainability and Environment, corner of Little Malop and Fenwick Streets, Geelong; and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

Information sessions will be held on Wednesday 15 December 2004 in Ararat at 6.30 pm to 8.30 pm, Ararat Performing Art Centre; and on Thursday 16 December 2004 at Lake Bolac Community Centre from 9.30 am to 11.30 am, and Pomonal Hall from 2.00 pm to 4.00 pm.

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

The closing date for submissions is Wednesday 2 March 2005. Any submissions must be sent to the Planning Manager, Ararat Rural City Council, PO Box 246, Ararat 3377.

W. E. BRAITHWAITE  
Chief Executive Officer

### **Planning and Environment Act 1987**

#### **BASS COAST PLANNING SCHEME**

##### Notice of Preparation of Amendment

##### Amendment C38

The Bass Coast Shire Council has prepared Amendment C38 to the Bass Coast Planning Scheme.

The land affected by the Amendment is 99, 109 and 199 Cashin Street, Inverloch.

The Amendment seeks to rezone land from a Low Density Residential Zone to a Residential 1 Zone and apply the Vegetation Protection Overlay.

The Amendment proposes to change the zone of the three parcels of land described as:

- Parcel 1, 15,100 square metres of land located on the western side of Cashin Street, Inverloch. The land is described as Lot 3 on Plan of Subdivision 138760, Volume 09459, Folio 427;
- Parcel 2, 15,120 square metres of land located on the western side of Cashin Street, Inverloch. The land is described as Lot 2 on Plan of Subdivision 138760, Volume 09459, Folio 426;
- Parcel 3, 16,090 square metres of land located on the western side of Cashin Street, Inverloch. The land is described as Lot 1 on Plan of Subdivision 138760, Volume 09459, Folio 425.

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, Bass Coast Shire Council, Customer Service Centre, 76 McBride Avenue, Wonthaggi and 3 Reilly Street, Inverloch; at the regional office of Department of Sustainability and Environment, 71 Hotham Street, Traralgon; 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.

Any submissions about the Amendment must be sent to: Planning Department, Bass Coast Shire Council, PO Box 118, Wonthaggi, Vic. 3995 by 14 January 2005.

ALLAN BAWDEN  
Chief Executive Officer  
Bass Coast Shire Council

#### **Planning and Environment Act 1987**

##### **BRIMBANK PLANNING SCHEME**

##### **Notice of Preparation of Amendment**

##### **Amendment C80**

The Brimbank Council has prepared Amendment C80 to the Brimbank Planning Scheme.

The land affected by the Amendment is the strip of land at the rear of properties located on the south side of Patterson Avenue and Campaspe Crescent (Lot 1–38 of PS341495 Q), Keilor.

The Amendment proposes to rezone the land from a Public Park and Recreation Zone (PPRZ) to a Residential 1 Zone (R1Z) and to apply a Design and Development Overlay (DDO3) and Environmental Audit Overlay (EAO).

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, Brimbank City Council, Keilor Offices, Old Calder Highway Keilor, Vic. 3036 or Harvester Customer Service Centre, 301 Hampshire Road, Sunshine, Vic. 3020; 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 14 January 2005. Please send submissions to: Brimbank City Council, Attention: Esther Oluyide, Old Calder Highway, Keilor, Vic. 3036.

ANDREW GRAY  
Signature for the Planning Authority



#### **Planning and Environment Act 1987**

##### **CAMPASPE PLANNING SCHEME**

##### **Notice of Preparation of Amendment**

##### **Amendment C37**

The Shire of Campaspe has prepared Amendment C37 to the Campaspe Planning Scheme.

The Amendment affects land described as an area forming the most westerly projection of Lot 2 in Lodged Plan No. 215704E, Parish of Echuca North, which is located in the vicinity of the intersection of Murray Valley Highway with Mitchell Road, Echuca.

The Amendment proposes to rezone the land from Rural Zone (RUZ) to Residential 1 Zone (R1Z).

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, Shire of Campaspe, Echuca Offices, corner of Heygarth and Hare Streets, Echuca; at the Department of Sustainability and Environment, North West Regional Office, 1 Taylor Street, Epsom; 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 3 January 2005. A submission must be sent to the Planning Department, Shire of Campaspe, PO Box 35, Echuca 3564.

Signature for the Planning Authority  
WAYNE HARVEY  
Chief Executive Officer

### **Planning and Environment Act 1987**

#### **DAREBIN PLANNING SCHEME**

#### **Notice of Preparation of Amendment**

#### **Amendment C59**

The Darebin Council has prepared Amendment C59 to the Darebin Planning Scheme.

The land affected by the Amendment is 18 Miller Street, Preston (north-west corner of St Georges Road and Miller Street).

The Amendment proposes to rezone the land from Public Use Zone 4 (Transport) to Residential 1 Zone and include the site in an Environmental Audit Overlay.

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, the City of Darebin at 274 Gower Street, Preston; 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 24 January 2005. A submission must be sent in writing to: Attention: Bronwyn Fry, Strategic Planning, PO Box 91, Preston 3072 or emailed to [bfry@darebin.vic.gov.au](mailto:bfry@darebin.vic.gov.au).

Please be aware that any objections/submissions received are publicly available for the purpose of consideration as part of the planning process.

CAZZ REDDING  
Coordinator Strategic Planning

### **Planning and Environment Act 1987**

#### **MOIRA PLANNING SCHEME**

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

#### **Notice of an Application for Planning Permit Amendment C19**

#### **Application TP04/237**

The land affected by the Amendment is 8656 Murray Valley Highway, Yarrawonga (land bounded by Botts Road, Murray Valley Highway, Hogans Road (part) and Lake Mulwala).

The Amendment proposes to:

- rezone the land from Rural Zone (RUZ) to Comprehensive Development Zone (CDZ) with an incorporated plan titled "Project Yarrawonga Lifestyle, Tourism, Residential and Golf Course Comprehensive Development Concept Plan";
  - remove the Development Plan Overlay and the associated Schedule 3 (DPO3) from the land;
  - remove the Significant Landscape Overlay (SLO1) from the land;
  - introduce the Comprehensive Development Zone as Clause 37.02 to the Planning Scheme and include a Schedule 1 to the zone;
  - amend the Schedule to the Floodway Overlay (RFO) to exempt buildings and works, which comply with the Project Yarrawonga Lifestyle, Tourism, Residential and Golf Course Comprehensive Development Concept Plan, from the requirement for a Planning Permit;
  - amend the Municipal Strategic Statement Clauses 21.04-4, 21.04-5 and 21.04-6 to facilitate the development and to reflect the changes to the relevant Town Structure plans; and
  - amend the Schedule Clause 81 to include the Project Yarrawonga Lifestyle, Tourism, Residential and Golf Course Comprehensive Development Concept as an incorporated document in the Planning Scheme.
- The application is for a permit to:
- subdivide residential lots identified as stage 1A and 1B;
  - develop an 18-hole golf course and associated works (inclusive of watercourses and any associated works from Lake Mulwala into the subject land);

- undertake required works associated with the subdivision of Stage 1A & 1B; and
- undertake works associated with the construction of the main boulevard.

The person who requested the Amendment and the applicant for the permit is JayRal Golf Pty Ltd.

You may inspect the Amendment and the application, any documents that support the Amendment and application, and the explanatory report about the Amendment and application, at the office of the planning authority, Moira Shire Council, 44 Station Street, Cobram, Vic. 3643; or Moira Shire Council, Shire Hall, 100 Belmore Street, Yarrowonga, Vic. 3730; or Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000; or Department of Sustainability and Environment, North East Regional Office, 35 Sydney Road, Benalla, Vic. 3672.

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

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

The closing date for submission is 13 January 2005. A submission must be sent to the Moira Shire Council, PO Box 578, Cobram, Vic. 3643.

GAVIN CATOR  
Chief Executive Officer



**Planning and Environment Act 1987**

**MOUNT ALEXANDER  
PLANNING SCHEME**

**Notice of Preparation of Amendment  
Amendment C24**

Mount Alexander Shire Council has prepared Amendment C24 to the Mount Alexander Planning Scheme.

The Amendment proposes to:

1. replace the existing the Municipal Strategic Statement with a new Municipal Strategic Statement at Clause 21 of the Planning Scheme;

2. replace existing township structure plans at Clause 22 with new town framework plans to be inserted at Clause 21;
3. delete policy dot point at Clause 22.01 (Castlemaine) referring to preparation of Outline Development Plans at Milkmaids Flat, Wattle Flat, McKenzies Hill, and North Castlemaine;
4. include the following strategic studies as Reference documents in the Planning Scheme at Clause 21.05:
  - Mount Alexander Rural Living Study;
  - Mount Alexander Urban Living Strategy;
  - Castlemaine Residential Strategy;
  - Castlemaine Land Use Strategy;
  - Castlemaine Industrial Land Study;
  - Castlemaine Town Entrances Land Use Strategy;
  - Castlemaine Central Area Urban Design Framework;
  - Maldon Urban Design Framework Master Plan;
  - Former Shire of Newstead Heritage Study.

You may inspect the Amendment, any documents that support the Amendment and explanatory about the Amendment at the following locations: at the planning department offices of the planning authority, Mount Alexander Shire, Halford Street, Castlemaine; at the offices of the planning authority, Mount Alexander Shire, Town Hall, 25 Lyttleton Street, Castlemaine; at the Department of Sustainability and Environment, North West Regional Office, corner of Taylor Street and Midland Highway, Epsom; 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 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 14 February 2005. A submission about the Amendment must be sent to: Chief Executive Officer, Mount Alexander Shire, PO Box 185, Castlemaine 3450.

SANDRA WILSON  
Acting Chief Executive Officer

**Planning and Environment Act 1987**  
**MURRINDINDI PLANNING SCHEME**  
 Notice of Amendment  
 Amendment C13

Murrindindi Shire Council has prepared Amendment C13 to the Murrindindi Planning Scheme.

The Amendment affects the townships of Eildon, Marysville and Yea.

The Amendment:

1. rezones land on the southern side of Station Street, Yea to Mixed Use;
2. rezones various parcels of land in the Marysville township to Business 1, Residential 1 and Public Use 6;
3. applies the Development Plan Overlay 5, Business, to land on the northern side of High Street, Yea;
4. applies the Development Plan Overlay 1, Residential 1, to land on the western side of Racecourse Road, Marysville;
5. applies the Environmental Audit Overlay to land on the western side of Racecourse Road, Marysville;
6. amends the Table of Contents to the scheme;
7. amends Clause 21.06 to amend tourism strategies for the Eildon and Yea townships;
8. amends Clause 21.07 to amend strategic directions and framework plans for the Eildon, Marysville and Yea townships;
9. amends Clause 21.12 to include the urban design frameworks for Eildon, Marysville and Yea as reference documents to the scheme;
10. deletes former Clause 22.02–2, Development at Station Street Yea;
11. includes two new policies in Clause 22.03, Eildon township and Yea township;
12. includes a new Schedule 5, Business, to Clause 43.04, Development Plan Overlay;
13. inserts new Clause 45.03, Environmental Audit Overlay, into the planning scheme;
14. amends the Schedule to Clause 61.01–61.04.

A copy of the Amendment, supporting documents and explanatory report can be inspected, free of charge, during office hours, at: the Alexandra, Yea or Kinglake offices of the

planning authority, Murrindindi Shire Council; the Eildon and Marysville Tourist Information Centres; Department of Sustainability and Environment regional office, 35 Sydney Road, Benalla; Department of Sustainability and Environment head office, Planning Information Centre, Nauru House, 80 Collins Street, Melbourne.

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 4 February 2005. Submissions about the Amendment must be sent to D. D. Hogan, Chief Executive Officer, Murrindindi Shire Council, PO Box 138, Alexandra 3714 by 4 February 2005.

D. D. HOGAN  
 Chief Executive Officer  
 Murrindindi Shire Council

**Planning and Environment Act 1987**  
**WYNDHAM PLANNING SCHEME**  
 Notice of Amendment  
 Amendment C73

The Wyndham City Council has prepared Amendment C73 to the Wyndham Planning Scheme.

The Amendment proposes to change the Wyndham Planning Scheme by rezoning land known as Lots 3 and 4 on Plan of Subdivision 135655 located on the south side of Dunnings Road, Point Cook from Rural to Residential 1 with a Development Plan Overlay Schedule 6 applying to the land.

The Amendment will require a map amendment to be carried out to Map Nos. 12, 17, 12DPO and 17DPO.

The Amendment is consistent with the relevant clauses of the State Planning Policy Framework, the Municipal Strategic Statement of the Wyndham Planning Scheme and the Amended Ministerial Direction No. 2 – Werribee Growth Area Map.

A copy of the Amendment can be inspected, free of charge, during office hours at: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; Wyndham City Council, Civic Centre,



Town Planning Department, 45 Princes Highway, Werribee 3030; or on Council's website [www.wyndham.vic.gov.au](http://www.wyndham.vic.gov.au).

Submissions about the Amendment must be in writing and sent to: Ms Karen Hose, Planning Policy and Projects Co-ordinator, Wyndham City Council, PO Box 197, Werribee 3030 by not later than 14 January 2005.

KAREN HOSE  
Planning Policy and  
Projects Co-ordinator

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 February 2005 after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

ASHTON, Doreen, late of 39 Zeally Bay Road, Torquay, Victoria 3228, retired, and who died on 8 September 2004.

BRYANT, Robert James, formerly of 1 Milner Court, Cranbourne, but late of 11 Jennings Road, Bayswater North, bricklayer, and who died on 26 August 2004.

FULLER, Ronald Rout, late of Strabane Gardens, 1-3 Strabane Avenue, Box Hill, pensioner, and who died on 1 October 2004.

JOSEPH, Stewart Max, late of 28 Ethel Street, Boronia, Victoria 3155, retired, and who died on 18 September 2004.

MALCOLM, Stella May, late of Belvedere Park Nursing Home, 1 Profita Avenue, Sydenham, Victoria, pensioner, and who died on 5 October 2004.

McDONALD, Stanley Royce, late of 2/16 Fulton Street, Armadale, retired, and who died on 17 September 2004.

MORAN, Colin Adrian, late of Noel Miller Centre/Hostel, 9-15 Kent Street, Glen Iris, pensioner, and who died on 16 September 2004.

O'BRYAN, Lorna Kathleen, late of Sir William Hall Hostel, 61 Edwin Street, Heidelberg

Heights, home duties, and who died on 25 October 2004.

O'REILLY, Dawn Rutha, formerly of 27 Mountview Avenue, Parkdale, Victoria, but late of Unit 2, 32 Ormond Street, Mordialloc, Victoria, pensioner, and who died on 30 September 2004.

RASINSKAS, Kazys, late of Burnside Street Nursing Home, 54 Burnside Street, Deer Park, Victoria, pensioner, and who died on 8 October 2004.

SPRATT, Colin James, late of 361 Wattletree Road, Malvern East 3145, and who died on 24 August 2004.

VILLAIN, John Alfred, late of 24 Morell Street, Glenroy, retired and who died on 16 August 2004.

WARD, Alfred John, late of 352 Francis Street, Yarraville, retired, and who died on 12 July 2004.

WU, Christina Tsui Lin, also known as Tsui Lin Wu, late of 24 Armidale Street, Stuart Park, NT, homemaker, and who died on 14 July 1995.

Dated 30 November 2004

DAVID BAKER  
Manager  
Executor and Trustee Services

#### EXEMPTION

Application No. A457 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 Services Association Limited (the applicant), for exemption from Sections 13, 100 and 195 of the Act. The application for exemption is to enable the applicant to advertise for and employ a female Indigenous person to the position of Female Indigenous Community Facilitator Worker for the Aboriginal Best Start Project in the Morwell/Latrobe area.

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



In granting this exemption the Tribunal noted that:

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

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 December 2007.

Dated 29 November 2004

C. McKENZIE  
Deputy President

#### EXEMPTION

Application No. A436 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 Services Association Limited (the applicant), for exemption from Sections 13, 100 and 195 of the Act. The application for exemption is to enable the applicant to advertise for and employ a female Indigenous person to the position of Female Indigenous Community Facilitator Worker for the Aboriginal Best Start Project in the Baw Baw Shire.

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

In granting this exemption the Tribunal noted that:

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

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 December 2007.

Dated 29 November 2004

C. McKENZIE  
Deputy President

#### EXEMPTION

Application No. A438 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 Yarra Valley Community Health Service (the applicant). The application for exemption is to enable the applicant to advertise for and employ a person of Aboriginal and/or Torres Strait Islander background to fill a position as Indigenous Health Services (bringing them home) Worker.

Upon reading the material filed in support of this application, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a person of Aboriginal and/or Torres Strait Islander background to fill a position as Indigenous Health Services (bringing them home) Worker.

In granting this exemption the Tribunal noted:

- the position has been funded by the Commonwealth Government on the basis that it is filled by an Australian Indigenous person;
- the person appointed will work very closely with the Indigenous community, and requires first-hand knowledge of Indigenous health and cultural issues as well as an ability to communicate with Aboriginal and Torres Strait Islander people;
- the appointment of an Aboriginal or Torres Strait Islander in the position will also provide a positive role model for community members, as well as providing an important employment opportunity for a community member to obtain an important position.

The Tribunal hereby grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ a person of Aboriginal and/or Torres Strait Islander background to fill a position as Indigenous Health Services (bringing them home) Worker.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 December 2007.

Dated 29 November 2004

C. McKENZIE  
Deputy President

#### EXEMPTION

Application No. A437 of 2004

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Francis Carlisle Pty Ltd trading as the Nagle Education Centre for Women. The application for exemption is to enable the applicant to conduct an education centre for women.

Upon reading the material submitted in support of the application, 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 conduct an education centre for women.

In granting this exemption the Tribunal noted:

- the Nagle Education Centre for Women is a centre which provides education, particularly computer technology, for low income women who wish to re-enter the work force;
- many of the women who use the service have been traumatised having come out of difficult or violent relationships with men and generally have very low self esteem and a need to be in a non-threatening environment;
- the applicant has previously been granted an exemption which expired on 12 September 2004.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to conduct an education centre for women

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 December 2007.

Dated 29 November 2004

C. McKENZIE  
Deputy President

#### Australian Grands Prix Act 1994

##### DECLARED AREA

This notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 27 of the **Australian Grands Prix Act 1994**, as the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the whole area of Albert Park (as defined in the **Australian Grands Prix Act 1994**) together with the following land surrounded by Albert Park (as so defined), namely, the land shown hatched on the plan LEGL./04-478 and lodged in the Central Plan Office is the declared area in respect of the year commencing Friday 10 December 2004 and ending on Friday 9 December 2005.

Dated 19 November 2004

MARY DELAHUNTY MP  
Minister for Planning

JOHN PANDAZOPOULOS MP  
Minister for Tourism

**Australian Grands Prix Act 1994****RACE PERIOD**

This notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 27 of the **Australian Grands Prix Act 1994**, as the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the period commencing at 12.01 am on Tuesday 1 March 2005 and ending at 11.59 pm on Monday 7 March 2005 is the race period in respect of the year commencing Friday 10 December 2004 and ending on Friday 9 December 2005.

Dated 19 November 2004

MARY DELAHUNTY MP  
Minister for Planning

JOHN PANDAZOPOULOS MP  
Minister for Tourism

**Australian Grands Prix Act 1994****DESIGNATED ACCESS AREA**

This notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area, being all of the land situated within 1.5 metres east of the Queens Road boundary of Albert Park (as defined in the **Australian Grands Prix Act 1994**) between the points marked A and B on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Monday 13 December 2004 and ending at 11.58 pm on Monday 4 April 2005.

Dated 23 November 2004

PETER BATCHELOR MP  
Minister for Transport

MARY DELAHUNTY MP  
Minister for Planning  
JOHN PANDAZOPOULOS MP  
Minister for Tourism

**Australian Grands Prix Act 1994****DESIGNATED ACCESS AREA**

This notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area, being all of the land coloured in yellow on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Monday 13 December 2004 and ending at 11.58 pm on Monday 4 April 2005.

Dated 23 November 2004

PETER BATCHELOR MP  
Minister for Transport

MARY DELAHUNTY MP  
Minister for Planning  
JOHN PANDAZOPOULOS MP  
Minister for Tourism

**Australian Grands Prix Act 1994****DESIGNATED ACCESS AREA**

This notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area, being all of the land coloured in green on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Tuesday 15 February 2005 and ending at 11.58 pm on Monday 14 March 2005.

Dated 23 November 2004

PETER BATCHELOR MP  
Minister for Transport

MARY DELAHUNTY MP  
Minister for Planning  
JOHN PANDAZOPOULOS MP  
Minister for Tourism

**Australian Grands Prix Act 1994**

## DESIGNATED ACCESS AREA

This notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area of land at the intersection of Roy Street and Queens Road, being part of the stratum of land hatched and coloured in green on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, and marked on that plan as the "top boundary of hatched area RL.16.40, bottom boundary of hatched area RL.12.40", is a designated access area for the period commencing at 12.02 am on Tuesday 15 February 2005 and ending at 11.58 pm on Monday 14 March 2005.

Dated 23 November 2004

PETER BATCHELOR MP  
Minister for Transport

MARY DELAHUNTY MP  
Minister for Planning

JOHN PANDAZOPOULOS MP  
Minister for Tourism

**Children's Services Act 1996**

## NOTICE OF EXEMPTION

Under Section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Community Services declares that the Benalla Kids Cottage, licence number 229 ("the Service") is exempt from the qualified staff members requirements as set out in regulation 24 of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that the proprietor must ensure that:

- whenever children are being cared for or educated by the service, the number of staff members as set out in regulation 24 are caring for or educating the children;
- no more than one nominated member is employed in place of qualified staff; and

- the nominated staff member is undertaking a course to attain a post-secondary early childhood qualification recognised under regulation 25.

This exemption remains in force until 3 October 2005.

Dated 19 October 2005

HON SHERRYL GARBUTT MP  
Minister for Community Services

**Co-operatives Act 1996**BEREMBOKE ENVIRONMENT  
CONSERVATION CO-OPERATIVE LIMITEDLARA PRIMARY SCHOOL  
CO-OPERATIVE LTD

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

Dated at Melbourne 24 November 2004

ANDREW LEVENS  
Assistant Registrar of Co-operatives

**Country Fire Authority Act 1958**DECLARATION OF  
FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the **Country Fire Authority Act 1958**, I, Neil G. Bibby, Chief Executive Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Sustainability and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2005.

To commence from 0100 hours on 6 December 2004:

Campaspe Shire Council; City of Greater Shepparton; Moira Shire Council; City of

Greater Bendigo; Loddon Shire Council; Mt Alexander Shire Council; Central Goldfields Shire Council; Ararat Rural City (part) that portion north of the line described as:— from the Shire boundary, east along Jimmys Creek Road to Mafeking Road to the Moyston–Dunkeld Road to Andrews Lane to Coopers Road to Helendoite Road to Tatyoon North Road to Mount Challicum Road to Hammonds Road to Old Geelong Road to the Shire boundary; Pyrenees Shire Council (part) that portion north and east of the line described as:— from the Shire boundary at Old Geelong Road to St Marnocks Road then south to Mt William Road then north to Meadows Lane to Beaufort Carranballac Road to Stockyard Hill Wangatta Road then south along Stockyard Hill Road to Streatham Carngham Road East to Mortchup Mount Emu Road south to Chepstowe Pittong Road to the Shire boundary.

To commence from 0100 hours on 13 December 2004:

Strathogie Shire Council.

NEIL G. BIBBY  
Chief Executive Officer

#### **Forests Act 1958, No. 6254**

##### DECLARATION OF THE PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Gary Morgan, delegated officer for the Minister for Environment in the State of Victoria, hereby declare the Prohibited Period for all land within the Fire Protected Area (other than State forest, National park and protected public land) within the municipalities nominated for the period specified in the schedule below:

##### SCHEDULE 1

The Prohibited Period shall commence at 0100 hours on Monday 6 December 2004 and end at 0100 on 1 May 2005 (unless varied) in the following municipality:

Moira Shire Council.

GARY MORGAN  
Chief Fire Officer  
Department of Sustainability  
and Environment

Delegated Officer, pursuant to section 11,  
**Conservation Forests and Land Act 1987**

#### **Environment Protection Act 1970**

##### AUSPLUME VERSION 6.0 EPA VICTORIA REGULATORY DISPERSION MODEL

For the purposes of Schedule C of the State environment protection policy (Air Quality Management) (the Policy), the Environment Protection Authority (EPA) Victoria has approved the use of AUSPLUME Version 6.0 as the regulatory model to be used in the plume calculation procedure for the assessment of emissions to air. This approval has been made under section 13(1)(j) of the **Environment Protection Act 1970** and clause 2 of Schedule C of the Policy.

EPA Victoria has revoked approval for AUSPLUME Version 5.4 from 23 July 2004.

For further information on AUSPLUME Version 6.0, please refer to EPA's website at [www.epa.vic.gov.au/Air/EPA/pub391.asp](http://www.epa.vic.gov.au/Air/EPA/pub391.asp).

LEA SADDINGTON  
Director, Corporate Governance

#### COMMONWEALTH OF AUSTRALIA **Petroleum (Submerged Lands) Act 1967**

##### Prohibition of Entry into Safety Zone Zane Grey-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 that 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 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 Zane Grey-1 exploration well situated at or about the point of Latitude 38° 34' 32" South, Longitude 147° 59' 16" East over the period from early January 2005 until early February 2005.

Dated 1 December 2004

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

TERRY McKINLEY  
Acting 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**

#### **Victorian Institute of Teaching Act 2001**

##### NOTIFICATION CANCELLING THE REGISTRATION OF A TEACHER

Pursuant to section 25 of the **Victorian Institute of Teaching Act 2001** the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel their registration where that person has been convicted or found guilty at anytime in Victoria, or elsewhere, of a sexual offence.

On 10 November 2004 Karen Louise Ellis (Date of Birth: 26/08/67) was convicted of six counts of sexual penetration of a child under the age of 16 years in breach of section 48 of the **Crimes Act 1958** (Vic.).

On 24 November 2004 Karen Louise Ellis was disqualified from teaching and her registration as a teacher in Victoria was cancelled from 10 November 2004.

Dated 24 November 2004

JANET SHERRY  
Chairperson  
Disciplinary Proceedings Committee  
Victorian Institute of Teaching

#### **Water Industry Act 1994**

##### NOTICE OF STATEMENTS OF OBLIGATIONS

I, John Thwaites, Minister for Water, pursuant to sections 4I (6)(a) and 8 (4)(a) of the **Water Industry Act 1994**, give notice that I

have made and issued Statements of Obligations for the purpose of imposing obligations in relation to the performance of their functions and the exercise of their powers, for the following authorities:

- Barwon Region Water Authority;
- Central Gippsland Region Water Authority;
- Central Highlands Region Water Authority;
- City West Water Ltd;
- Coliban Region Water Authority;
- East Gippsland Region Water Authority;
- Glenelg Region Water Authority;
- Goulburn Valley Region Water Authority;
- Melbourne Water Corporation;
- North East Region Water Authority;
- Portland Coast Region Water Authority;
- South East Water Ltd;
- South Gippsland Region Water Authority;
- South West Water Authority;
- Western Region Water Authority;
- Westernport Region Water Authority;
- Yarra Valley Water Ltd.

The Statements of Obligations were made on 26 July 2004 and commenced on 28 July 2004.

Copies of all the Statements of Obligations are available on the Department of Sustainability and Environment's website – <http://www.dse.vic.gov.au>. Copies of an individual authority's Statement of Obligation may be inspected during office hours at the office of the respective authority.

Dated 21 November 2004

JOHN THWAITES MP  
Minister for Water

#### **Water Industry Act 1994**

##### NOTICE OF VARIATION TO WATER AND SEWERAGE LICENCES

I, John Thwaites, Minister for Water, pursuant to section 13(b) of the **Water Industry Act 1994** give notice that I have varied the water and sewerage licences issued to the following licensees:

- City West Water Ltd;
- South East Water Ltd;
- Yarra Valley Water Ltd.

In accordance with section 12(1)(a) of the Act the licences have been varied by agreement between the Minister and the licensees.

The variations remove those obligations from the licences which have now been included in the licensees' Statements of Obligations, make minor amendments to take into account the role of the Essential Services Commission, and provide that the licensees must not engage in certain activities. The variations to the licences commenced on 28 July 2004.

Copies of an individual licensee's licence may be inspected during office hours at the office of the respective licensee.

Dated 21 November 2004

JOHN THWAITES MP  
Minister for Water



**Marine Act 1988**  
SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Stuart Ord, Regional Manager City and Bays, Parks Victoria, hereby give notice under subsection 15(1) of the **Marine Act 1988** that from 9.00 p.m. on Tuesday 14 December 2004 until 10.00 p.m. on Tuesday 14 December 2004, bathing and the operation of vessels, excluding vessels associated with the fireworks event and vessels owned and operated by Parks Victoria, are prohibited within 100 metres of the barge Taree located approximately 100 metres offshore from The Port Melbourne Yacht Club.

Reference No. 153/2004

Dated 26 November 2004

TONY MIDDLETON  
Director of Marine Safety



**Marine Act 1988**  
SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Stuart Ord, Regional Manager City and Bays, Parks Victoria, hereby

give notice under subsection 15(1) of the **Marine Act 1988** that for the periods listed in Table A below, bathing and the operation of vessels, excluding those vessels involved with the Australian Henley Regatta and vessels owned and operated by Parks Victoria, are prohibited on the waters of the Yarra River between the Cremorne Rail Bridge and Princes Bridge.

At the completion of any event during any of the periods specified in Table A, and as determined and announced by the Parks Victoria Ranger in Charge – Yarra River, the waters will revert to the provisions of Schedule 3 contained in Notice No. 1 made under subsection 15(2) of the **Marine Act 1988**.

TABLE A

Date	Closure periods
Saturday, 4 December 2004	8.00 a.m. to 10.30 a.m.
	11.00 a.m. to 12.00 p.m.
	12.30 p.m. to 1.30 p.m.
	2.30 p.m. to 3.30 p.m.
	4.00 p.m. to 5.00 p.m.

Reference No. 154/2004

Dated 26 November 2004

TONY MIDDLETON  
Director of Marine Safety



**Marine Act 1988**  
SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Inspector Kenneth Ashworth a member of Victoria Police, hereby give notice under subsection 15(2) of the **Marine Act 1988** of the following amendments to Notice No. 1 under section 15(2) of the **Marine Act 1988**:

**1. Amendment to Schedule 1  
Waters – The Designated Port of Port Phillip**

In Schedule 1, Item 6 replace section (f) with

“(f) Port Melbourne Channel and approaches – control of vessels

A person in charge of a vessel in the waters bounded by:

a line commencing at No. 1 Beacon Port Melbourne Channel to a yellow buoy located approximately 1000 metres westward thence to a yellow buoy located approximately 1500 metres southward thence to a yellow buoy located approximately 1500 metres southward thence to a yellow buoy located approximately 1500 metres southward thence to a yellow buoy located approximately 1000 metres eastward thence in a northerly direction to Fawkner Beacon thence in a northerly direction returning to No. 1 Beacon Port Melbourne Channel –

- (1) must not use the waters other than for transiting and must not –
  - (i) anchor or moor the vessel; or
  - (ii) drift; or
  - (iii) engage in fishing activities – unless prior permission has been obtained from the Harbour Master, Port of Melbourne or unless compelled by an emergency; and
- (2) when transiting the zone must do so in a direct line at a safe speed and well clear of all other vessels.”

Reference No. 318/001/2004

Dated 30 November 2004

TONY MIDDLETON  
Director of Marine Safety

**Medical Practice Act 1994**

MEDICAL PRACTITIONERS BOARD OF VICTORIA

Notice Re: Dr Kathy Zebic

A Panel of the Medical Practitioners Board of Victoria on 23 August 2004 conducted a Formal Hearing into the professional conduct of Dr Kathy Zebic, a registered medical practitioner.

The Panel determined pursuant to section 45A(1)(a) of the **Medical Practice Act 1994** (“the Act”) that Dr Zebic had engaged in unprofessional conduct of a serious nature.

The Panel further determined:

- pursuant to section 55(1) of the Act, the suspension on Dr Zebic’s medical registration is removed;
- pursuant to section 45A(2)(c) of the Act, Dr Zebic is formally reprimanded;
- pursuant to section 45A(2)(e) of the Act, the Panel imposed the following conditions on the medical registration of Dr Zebic:
  1. Dr Zebic is to attend thrice weekly urine analysis on Mondays, Wednesdays and Fridays in accordance with the attached protocol from 30 August 2004 to 29 October 2004;
  2. Dr Zebic is to attend twice weekly urine analysis on Mondays and Fridays in accordance with the attached protocol from 1 November 2004 to 31 December 2004;
  3. Dr Zebic is to attend once weekly urine analysis on Wednesdays in accordance with the attached protocol from 3 January 2005 to 31 March 2005;



4. Dr Zebic is to submit to random drug screening according to the attached protocol from 1 April 2005 to 30 December 2005;
5. Dr Zebic is not permitted to prescribe, possess or administer Schedule 8 drugs;
6. Dr Zebic is not permitted to self prescribe or self administer any Schedule 4, 8 or 11 drugs. All medication, including over the counter preparations must be prescribed by a treating doctor;
7. Dr Zebic is to attend a psychiatrist approved by the Board, who is not unreasonably objected to by Dr Zebic, and that psychiatrist to provide a report on or about 31 December 2004 and on or about 31 March 2005;
8. the Board may communicate with Dr Zebic's treating psychiatrist;
9. Dr Zebic is to obtain the approval of the Board prior to accepting any offer of work. Solo practice is not permissible. Dr Zebic is permitted to work a maximum of 40 hours per week and may only work at one practice location. The Board requires the following information before approval is granted:
  - (a) name and nature of the position (including a brief description of the responsibilities of the position);
  - (b) location of the position;
  - (c) level of supervision;
  - (d) to whom is the position is directly responsible with confirmation that the supervisor is aware of the conditions of registration;
  - (e) hours of work including on-call commitment;
10. the Senior Partner of the practice is to be aware of the conditions on Dr Zebic's registration. The Board is to obtain a work report from the work supervisor on or about 31 December 2004 and on or about 31 March 2005;
11. the Board may communicate with Dr Zebic's work supervisor;
12. Dr Zebic must acknowledge receipt of all correspondence from the Board within 24 hours of receipt of an e-mail or telephone call to the Health Officer. Telephone 9655 0500;
13. the Board has approved a position for Dr Zebic at Sia Medical Centre Essendon;
14. in the event that Dr Zebic takes any holiday or is otherwise absent from employment and notifies the Board within 24 hours of the commencement of the holiday or absence then the conditions with respect to urinalysis and the requirement to attend a psychiatrist will be deferred until Dr Zebic returns from the holiday or absence;
15. these conditions save for condition 4 will lapse on 8 April 2005 (or such later date as is necessary to take account of any holiday or absence taken under condition 14) unless Dr Zebic has been in breach of any of the conditions. Condition 4 will lapse on 30 December 2005 (or such later date as is necessary to take account of any holiday or absence taken under condition 14) unless there has been breach by Dr Zebic of the condition;
16. if the conditions do not lapse because of a breach of any conditions by Dr Zebic then the Board will notify Dr Zebic of its intention to act upon the breach within 14 days of such breach and will refer the matter for formal hearing;
17. notwithstanding clause 15, if Dr Zebic undertakes what she considers appropriate treatment and management then Dr Zebic will be entitled at any time to put before the Manager of the Health Committee, material relating to such treatment, management and its results and request either immediate modification to any and all of these conditions including having all conditions immediately lifted;

18. that Dr Zebic will use all her best endeavours to facilitate the provision of a report from the clinic she proposes to attend in Barcelona, or any other clinic or medical practitioner she attends prior to resuming medical practice, and that such report will provide information as to the medical treatment she has received, her response to that treatment, and with respect to her fitness to practise as a medical practitioner, and that such report be provided to the Board prior to her recommencing practice;
- the Panel further determines that the conditions imposed on Dr Zebic's medical registration on 3 October 2004 cease to have effect from the date of the hearing.

Dated 23 November 2004

BERNADETTE BROBERG  
Hearings Co-ordinator

**Private Agents Act 1966**

NOTICE OF RECEIPT OF APPLICATION FOR A LICENCE  
UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966**

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

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

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

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of Application</i>
Sarah Jane De Koning	286 Vickers Street, Sebastopol 3356		1st Floor, 17 Lydiard Street North, Ballarat 3350	Commercial sub-agent	16/12/04

Dated at Ballarat 25 November 2004

STEPHEN J. KIRKPATRICK  
Deputy Registrar  
of the Magistrates' Court of Victoria  
Court House Ballarat

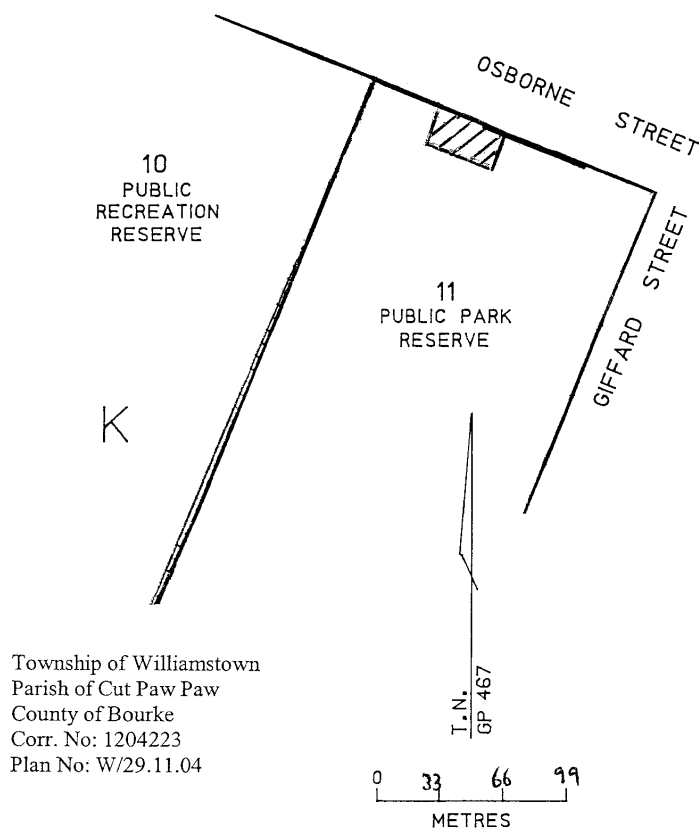
**Crown Land (Reserves) Act 1978****ORDER GIVING APPROVAL TO GRANT OF A LEASE  
UNDER SECTIONS 17D AND 17DA**

Under sections 17D(1) 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 by the Hobsons Bay City Council as Committee of Management over the area of the Williamstown Botanic Gardens Reserve described in the Schedule below for the purpose of the care of Aged People and People with Disabilities and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

**SCHEDULE**

The land shown by hatching on the attached plan, being part of the land temporarily set apart for the purpose of Public Park or Pleasure Ground by Order in Council of 29 March 1856. – RS 2076/2.



Dated 26 October 2004

MARY DELAHUNTY, MP  
Minister for Planning

**Planning and Environment Act 1987**  
COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment  
Amendment C35

The Minister for Planning has approved Amendment C35 to the Colac Otway Planning Scheme.

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

The Amendment rezones approximately 3.64 ha of land, on the south-western fringe of Colac, known as 147–155, 161 & 165 Hart Street, Colac from Rural Zone to Residential 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Colac Otway Shire Council, 2–6 Rae Street, Colac.

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

**Planning and Environment Act 1987**

GREATER DANDENONG  
PLANNING SCHEME

Notice of Approval of Amendment  
Amendment C31 Part 2

The Minister for Planning has approved Amendment C31 Part 2 to the Greater Dandenong Planning Scheme.

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

The Amendment includes additional heritage places in the Schedule to the Heritage Overlay (Clause 43.01), modifies two planning scheme overlay maps to correctly map heritage places of significance, and deletes one site from the Heritage Overlay as it is considered to not have heritage significance. The Amendment also makes a minor wording alteration to Clause 21.01 of the Municipal Strategic Statement.

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

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

**Planning and Environment Act 1987**

GREATER SHEPPARTON  
PLANNING SCHEME

Notice of Approval of Amendment  
Amendment C47

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

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

The Amendment rezones a closed portion of Northgate Street, Mooropooona located to the rear of 47–53 O'Brien Street, Mooropooona from Residential 1 Zone (R1Z) to Business 1 Zone (B1Z).

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

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

**Planning and Environment Act 1987**

HUME PLANNING SCHEME

Notice of Approval of Amendment  
Amendment C51

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

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

The Amendment rezones Lot 42 PS 348064G on the north-west corner of Northcorp Boulevard and Camp Road, Broadmeadows from Business 5 Zone to Business 3 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Hume City Council, 1079 Pascoe Vale Road, Broadmeadows.

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

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### **Planning and Environment Act 1987**

#### **KINGSTON PLANNING SCHEME**

##### Notice of Approval of Amendment Amendment C50

The Minister for Planning has approved Amendment C50 to the Kingston Planning Scheme.

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

The Amendment alters the Schedules to Clauses 52.03 and 81 to allow the use and development of two new buildings at the existing education centre known as Heatherton Christian College on land comprising Lot 2 on Plan of Subdivision 434823H, at 316–322 Kingston Road, Heatherton.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Kingston City Council, 34 Brindisi Street, Mentone.

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

### **Planning and Environment Act 1987**

#### **KNOX PLANNING SCHEME**

##### Notice of Approval of Amendment Amendment C7

The Minister for Planning has approved Amendment C7 to the Knox Planning Scheme.

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

The Amendment:

- rezones the former Ferntree Gully Quarry from a Special Use Zone 2 to partly a Residential 1 Zone and partly a Public Park and Recreation Zone to enable the use of the land for partly residential purposes and partly a public park;
- rezones selected parts of the surrounding Railway Road, Butlers Road, Ladys Walk, Hilltop Road, Government Road and View Road from a Special Use Zone 2 to partly a Residential 1 Zone and partly a Low Density Residential Zone;
- introduces and applies a Significant Landscape Overlay Schedule 6 to the land identified for residential purposes;
- introduces and applies a Design and Development Overlay Schedule 4 to the land identified for residential purposes; and
- applies a Road Closure Overlay to Government Road and View Road, Ferntree Gully.

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

Permit No.: P/2003/6808.

Description of land: Land known as the former Ferntree Gully Quarry (or Kerr's quarry), Butlers Road, Ferntree Gully.

A copy of the Amendment and permit can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, and at the office of the Knox City Council, Civic Centre, 511 Burwood Highway, Wantirna South.

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

**Planning and Environment Act 1987**

## LATROBE PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C27 Part 1

The Minister for Planning has approved Amendment C27 Part 1 to the Latrobe Planning Scheme.

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

The Amendment:

- rezones land at Watsons Road, Moe being part Lot 1 on LP92501 in the Parish of Moe, County of Buln Buln from Rural to Residential 1 Zone;
- rezones land bound by Narracan Creek, Haigh Street, Bowmans Road and Old Sale Road, Moe being part Lots 3 and 4 on LP12859, Lots 1 and 2 on LP112814, CP169052 and Lots 1 and 2 LP211769 in the Parish of Narracan, County of Buln Buln from Rural Living to Residential 1 Zone;
- rezones land at Marshalls Road, Traralgon being CP172058 and Lot 1 on LP116279 and part Lot 2 on LP133832 in the Parish of Traralgon, County of Buln Buln from Rural to Residential 1 Zone; and
- introduces a new Clause 22.06, 'Urban Residential Land Development Policy' into the Local Planning Policy Framework.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, 71 Hotham Street, Traralgon; and at the offices of the Latrobe City Council, 34–38 Kay Street, Traralgon.

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

**Planning and Environment Act 1987**

## MORELAND PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C45

The Minister for Planning has approved Amendment C45 to the Moreland Planning Scheme.

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

The Amendment rezones land at rear 1 Sheffield Street, Coburg from Business 3 Zone to Business 2 Zone and applies the Environmental Audit Overlay.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the offices of the Moreland City Council, 90 Bell Street, Coburg.

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

**Planning and Environment Act 1987**

## QUEENSCLIFFE PLANNING SCHEME

## Notice of Approval of Amendment

## Amendment C14

The Minister for Planning has approved Amendment C14 to the Queenscliffe Planning Scheme.

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

The Amendment applies to land known as the former Crows Nest Barracks site located at 1 Flinders Street, Queenscliff. The Amendment:

- includes part of the site in a Residential 1 Zone (R1Z) and a Public Conservation and Resource Zone (PCRZ);
- includes part of the site in Schedule 1 to the Design and Development Overlay (DDO1) and deletes part of Schedule 3 to the Design and Development Overlay (DDO3);
- extends HO11 to part of the site and includes the Former Crows Nest Barracks Gun Emplacements (HO150) in the Schedule to the Heritage Overlay;
- includes part of the site in Schedule 1 to the Environmental Significance Overlay (ESO1) and deletes a portion of the Schedule 1 to the Environmental Significance Overlay; and



- introduces a Road Closure Overlay over a portion of the land.

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

Permit No.: CP2003/160.

Description of land: Certificate of Title 6781, Folio 064 as Crown Allotments 19, 20 and 21, Section 30, Town of Queenscliff, Parish of Paywit, County of Grant, 1 Flinders Street, Queenscliff.

A copy of the Amendment and permit can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the office of the Borough of Queenscliff, 50 Learmonth Street, Queenscliff.

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

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#### **Planning and Environment Act 1987**

##### STONNINGTON PLANNING SCHEME

###### Notice of Approval of Amendment

###### Amendment C5 Part 2

The Minister for Planning has approved Amendment C5 Part 2 to the Stonnington Planning Scheme.

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

The Amendment:

- applies permanent heritage controls over properties at 489 Glenferrie Road, Kooyong (HO263) and 16 and 16A Glyndebourne Avenue, Toorak (HO266) that were subject to interim protection, and changes the Schedule to Clause 43.01 to more clearly describe the Heritage Places for these properties;
- inserts a tree control for HO266 within the Schedule to Clause 43.01;
- amends Planning Scheme Map No. 3HO to reduce the extent of the Heritage Overlay applying to HO263; and

- amends the Schedules to Clause 43.01 and Clause 81 to insert incorporated plans for the properties.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the offices of the Stonnington City Council, corner of Greville and Chapel Streets, Prahran.

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

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#### **Planning and Environment Act 1987**

##### STONNINGTON PLANNING SCHEME

###### Notice of Approval of Amendment

###### Amendment C36

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

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

The Amendment amends the Schedules to Clauses 52.03 and 81 by incorporating the document entitled "Document incorporated under Clause 52.03 (Specific Sites and Exclusions) of the Stonnington Planning Scheme – Existing Provision No. 3, 5 August 2004" which enables the land at 266–274 Glenferrie Road, Malvern to be used in accordance with the provisions of a Business 1 Zone despite its inclusion partly in a Residential 1 Zone. The Amendment also enables a planning permit to be issued for the dispensation from providing the full car parking requirement, pursuant to Clause 52.06 of the Stonnington Planning Scheme, for the use of part of the land for a shop.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; and at the offices of the Stonnington City Council, corner Chapel and Greville Streets, Prahran.

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

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**ORDERS IN 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 Trustees of the Ballarat General Cemeteries
- The Trustees of the Brighton Public Cemetery
- The Trustees of the Cheltenham & Regional Cemeteries
- The Trustees of the Gippsland Memorial Park & Cemetery
- The Trustees of the Necropolis, Springvale
- The Trustees of the Yan Yean Public Cemetery

**Cemeteries Act 1958****SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Ballarat 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.

**BALLAARAT GENERAL CEMETERIES**

CEMETERY	\$
Fees for Right of Burial	
CONVERT PUBLIC GRAVE TO PRIVATE (including open ground)	
Child under 12 years	363.00
Other	902.00
MONUMENTAL AREAS	
Land 2.74m x 1.22m for 2 interments	902.00
Special Restricted Block second interment	660.00
LAWN AREAS	
Beam & Garden Lawn	
Land 5ft	869.00
Land 7ft	902.00
Land 9ft	1,100.00
DOVETON GARDENS	
Land 2.74 x 1.22 for 2 interments	1,474.00
TANDERRA & FOUNTAIN GARDENS	
Land 3.35 x 1.22 for 2 interments	2,877.00
CHILDREN'S LAWN SECTION	
Land .93m x 61m and interment of child to 12 months	363.00
Land 2.74 x 1.22m and interment of child 1 year to 12 years	638.00
INTERMENT FEE	
Lawn and Monumental	1,144.00
Interment on Saturday additional fee	440.00

LAWN GRAVES for placement of cremated remains only	
Land	1,364.00
MISCELLANEOUS	
Removal of ledger	176.00
Placement of cremated remains – up to 2 placements	231.00
Up to 4 placements at the one time	462.00
Up to 5 placements at the one time	693.00
Pre-payment Placement of Cremated Remains	231.00
Exhumation	1,980.00
Fee for affixing plaque or vase not supplied by the Trust but approved to Trust specification	132.00
TREE OF MEMORIES	
1 Leaf	220.00
2 Leaves	330.00
3 Leaves	396.00
MONUMENTAL FEES	
New monuments and additions to existing monuments including inscriptions	10% of contract price excluding GST – minimum of \$10.00
CREMATORIUM	
CREMATIONS	
Weekdays use of Chapel & Organ	792.00
Weekdays Australian Ex Servicemen	715.00
Weekdays without use of Chapel	737.00
Weekdays Child under 12 years	231.00
Weekdays after 4pm additional	352.00
Saturdays 9 am to 3 pm additional	352.00
MEMORIALS	
Wall Niche perpetuity placement lower 2 rows	407.00
Wall Niche perpetuity placement upper niches	550.00
Wall Niche upgraded to perpetuity	363.00
Wall Niches – 2 memorials upgraded to perpetuity at same time	462.00
Wall Niches – 3 memorials upgraded to perpetuity at same time	572.00
Wall Niches – 4 or more memorials upgraded to perpetuity at same time	660.00
Individual standard rose or shrub perpetuity	1,595.00
Individual standard rose or shrub 25 year tenure	781.00
Additional placements to individual rose or shrub	466.00
Perimeter memorial perpetuity	869.00
Perimeter memorial 25 year tenure	550.00
Additional memorial to a perimeter memorial	495.00
Transfer of existing tenure to perpetuity for rose or shrub	781.00
Transfer of existing tenure to perpetuity for perimeter placement	517.00
TANDERRA MEMORIAL GARDEN	
Placement of cremated remains	341.00
2 Placements at the same time	451.00

Upgrade from rose tenure to perpetuity placement at Tanderra Memorial Gardens	1,375.00
Book of Remembrance and Garden Memorial	1,045.00
Placement of cremated remains Saturday or Sunday 9 am to 4 pm additional	110.00
<b>BOOK OF REMEMBRANCE</b>	
2 Line entry	187.00
3 Line entry	209.00
4 Line entry	231.00
5 Line entry	253.00
5 Line entry with emblem	374.00
Additional Lines to 10 per line	38.50
Additional copies of Memorial Book	132.00
Memorial entry in Vinyl Book	220.00
Memorial entry in Leather Book	253.00
<b>PLACEMENT OF CREMATED REMAINS</b>	
Children 0 to 12 years in Babies area	187.00
Children 0 to 12 years in Grave areas	407.00
Perimeter memorial Children 0 to 12 months	165.00
Perimeter memorial Children 1 to 12 years	242.00
	E. J. GRAY, trustee
	L. J. HENERSON, trustee
	P. T. BUTTERS, trustee

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**Cemeteries Act 1958**

SCALE OF FEES FROM 1/1/2005

By resolution of the Trust, the following fees will apply in the Brighton 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.

**PLAQUE FEES (INCLUDES GST)**

Memorial bronze plaque fees – all sizes: Wholesale price plus 100% plus GST  
 The members hereto sign this request as designated in the minuted resolution of 11 October 2004.

KERRY MARTIN, trustee  
 FRANK LYNCH, trustee  
 KEITH JONES, trustee

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**Cemeteries Act 1958**

SCALE OF FEES

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

	All Prices include GST
<b>LAWN AND MONUMENTAL LAWN GRAVES *</b>	<b>\$</b>
At need	1,450.00
Pre-need	1,450.00

Special non-standard positions (available on request)	2,150.00
Public Burial in common grave prior to 10.00 am (no chapel use or refreshments weekdays only)	360.00
Public Burial in common grave prior to 10.00 am (with chapel use including refreshments by 9 am weekdays only)	540.00
Special Grave at Cheltenham	4,400.00
MONUMENTAL GRAVES *	
Monumental Grave	1,655.00
Monumental Grave – pre need	1,655.00
In-ground Concrete Vault (up to 3 interments)	10,520.00
Special Grave at Cheltenham	4,400.00
Children’s Grave max. 300 x 800	850.00
Children’s Grave – max. coffin size 500 x 1500	1,150.00
MONUMENT PERMIT FEES	
New Monument	805.00
Placement of Headstone only	420.00
Renovation of Monument	120.00
Additional Inscription only	60.00
OTHER CEMETERY FEES	
Burial Interment Fee – at need	935.00
Burial Interment Fee – Third Depth (additional)	230.00
Interment Fee – Mausoleum	890.00
Burial Interment at Cheltenham	1,045.00
Oversize Grave (extra)	230.00
Interment in children’s grave – child under 5 years (coffin size maximum 380 x 800 mm)	75.00
Interment in children’s grave – child 6–12 years (coffin size maximum 500 x 1500 mm)	200.00
Interment Fee Saturday burial (8 am to 3 pm) – additional	465.00
Interment Fee Sunday, or Public Holiday (8 am to 3 pm) – additional	745.00
Exhumation Fee	2,400.00
Upkeep of monumental grave – per annum	150.00
Sealing of Vaults – Cheltenham	330.00
Selected special sites – per square meter	4,550.00
CREMATION FEES	
Adult – No Chapel	625.00
Adult – With up to 20 Photo Images and tea and coffee after service	720.00
Adult – With up to 40 Photo Images and tea and coffee after service	750.00
Children under 12 Years	
Children under 12 Years no chapel	
Perinatal to one year with Chapel	290.00
Perinatal to one year No chapel	95.00
Children 1–5 years with chapel	345.00

Children 1–5 years without chapel	150.00
Children 6–12 years with chapel	545.00
Children 6–12 years without chapel	345.00
Weekend/Public Holiday between 10am to 2pm	1,095.00
Cremation Viewing room use	125.00
Chapel Only during business hours	230.00
Chapel Only after business hours (after 4.30pm week days)	345.00
Catering –	Cost of supply price plus 110%
Lounge use only Weekends/Public Holidays between 10 am and 1 pm (maximum 1 hour) can be extended per half hour at pro rata rate	220.00
<b>OTHER CREMATION FEES</b>	
Mail within Australia	110.00
Mail Overseas by air	175.00
Scattering of remains	130.00
Interment in a grave	235.00
<b>MAUSOLEUM CRYPTS</b>	
<b>THE ‘COURTYARD OF THE PIETA’ MAUSOLEUM –</b>	
<b>Bunurong Memorial Park</b>	
Exterior Single Crypts (1) – Prayer level	11,040.00
– Heart & Eye Level	13,180.00
– Heaven Level	10,545.00
Exterior Tandem Crypts (2) – Prayer level	17,075.00
– Heart & Eye Level	21,340.00
– Heaven Level	16,060.00
Exterior Side by Side Companions (2) – Prayer level	26,600.00
– Heart & Eye Level	31,620.00
– Heaven Level	25,700.00
Exterior Lakeside Single Crypts (1) – Prayer level	12,430.00
– Heart & Eye Level	14,440.00
– Heaven Level	11,800.00
Interior Single Crypts (1) – Prayer level	16,060.00
– Heart & Eye Level	18,450.00
– Heaven Level	15,690.00
Interior Single Front Corridor Crypts (1) – Prayer level	16,570.00
– Heart & Eye Level	18,950.00
– Heaven Level	16,090.00
Interior Tandem Crypts (2) – Prayer level – Prayer level	23,100.00
– Heart & Eye Level	29,110.00
– Heaven Level	22,100.00
Interior Slide Over Crypts (2) – Prayer level	31,370.00
– Heart & Eye Level	35,140.00
– Heaven Level	30,370.00



Interior Tandem Front Corridor Crypts (2) – Prayer level	26,600.00
– Heart & Eye Level	30,880.00
– Heaven Level	25,600.00
Single Couch Crypts (1) – Prayer level	21,960.00
– Heart & Eye Level	28,360.00
– Heaven Level	20,710.00
Double Couch Crypts (2) – Prayer level	33,890.00
– Heart & Eye Level	43,925.00
– Heaven Level	32,880.00
Blue Pearl Double Couch Crypts (2) – Prayer level	41,400.00
– Heart & Eye Level	46,440.00
– Heaven Level	36,940.00
Blue Pearl Side by Side Companion Crypts (2) – Prayer level	39,910.00
– Heart & Eye Level	45,690.00
– Heaven Level	38,900.00
* Number of casket spaces shown in brackets(#)	
Cheltenham Mausoleum No. 4 and 5	
Couch Crypts (2) – Prayer Level	31,780.00
– Heart & Eye Level	33,940.00
– Heaven Level	30,690.00
Centre Double Couch (2)	57,580.00
* Number of casket spaces shown in brackets(#)	
Cheltenham Mausoleum No. 3	
Couch Crypts (2)	
– Heart & Eye Level	30,950.00
– Heaven Level	27,950.00
Westminster Crypts (4)	40,165.00

## MEMORIALS

Memorials may be purchased for 25 year tenure or in perpetuity.

Memorial tenure may be extended at a pro rata rate during the 25 year tenure to a maximum of 25 years of tenure in periods 1 year or more. Conditions of tenure are listed on the Official “Right of Interment” document.

Plaques, memorials & embellishments –

Priced at cost of supply plus 130% for 25 year tenure and double the 25 year tenure price for in-perpetuity.

J. S. CAMPBELL, Chairman

W. M. SODING, trustee

J. M. MOLLER, trustee

J. R. GILBERTSON, Chief Executive Officer

**Cemeteries Act 1958****SCALE OF FEES**

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

	NEW Inc GST
MONUMENTAL SECTION	\$
Land 2.44 metres x 1.22 metres	475.00
Land 1.22 metres x 0.61 metres	160.00
Sinking to 2.0 metres	375.00
Reopening Grave	375.00
Private arrangements are to be made for removal and replacement of ledgers. The Trust can complete the arrangements for the following fee. (New Fee)	330.00
EXTRA CHARGES	
Sinking on Saturdays	300.00
Sinking on Sundays or Public Holidays	400.00
Sinking & Reopening after 3pm Monday to Friday	Remove Charge
Interment Fee	100.00
Digging Oversize Grave	75.00
MISCELLANEOUS CHARGES	
Certificate of Right of Burial	10.00
Annual Maintenance Charge	120.00
Interment of Cremated Remains	120.00
Sinking. For Vault Only	900.00
Vault as Supplied	2,900.00
Monument for Monumental Lawn (Does not include Lettering)	1,650.00
MONUMENTAL FEES	
On all monuments erected	20% of cost of materials (with minimum \$30.00)
EXHUMATION PERMIT. All sections	1,400.00
LAWN SECTION	
Land 2.44 metres x 1.22 metres	475.00
Sinking for each opening	375.00
Land 1.22 metres x 0.61 metres and including sinking for infant	160.00
(Optional) Plaque for each opening	330.00
EXTRA CHARGES	
Sinking on Saturdays	300.00
Sinking on Sundays or Public Holidays	400.00
Sinking after 3pm Monday to Friday	Remove Charge
Interment Fee	100.00
Maintenance Fee	120.00
Digging oversize grave	75.00

## MISCELLANEOUS CHARGES

Certificate of Right of Burial	10.00
Interment of Cremated Remains	120.00
(Optional) Plaque for interment of cremated remains	330.00

## CREMATION CHARGES

Adult Cremation with Service in Chapel and Postage of Ashes overseas	700.00
Adult Cremation with Service in Chapel with Collection or Postage Ashes within Australia	670.00
Adult Cremation with Service in Chapel and Ashes Strewn	665.00
Adult Cremation with Service in Chapel and Ashes Held	610.00
Adult Cremation Delivery Only with Ashes posted Overseas	670.00
Adult Cremation Delivery Only with Ashes Collected/Posted in Australia	645.00
Adult Cremation Delivery Only and Ashes Strewn	640.00
Adult Cremation Delivery Only and Ashes Held	590.00
Adult Cremation Saturday Service in Chapel Ashes Posted Overseas	960.00
Adult Cremation Saturday Service in Chapel Ashes Collection or Postage of Ashes within Australia	930.00
Adult Cremation Saturday Service in Chapel/Ashes Strewn	925.00
Adult Cremation Saturday Service in Chapel and Ashes Held	865.00
Child Cremation (with or without Service in Chapel) Ashes Posted Overseas	
0Yrs – 2Yrs	220.00
3Yrs – 10Yrs	350.00
Ashes Collected or Posted within Australia	
0yrs – 2Yrs	180.00
3Yrs – 10Yrs	300.00
Ashes Strewn	
0Yrs – 2Yrs	175.00
3Yrs – 10Yrs	295.00
Ashes Held	
0Yrs – 2Yrs	130.00
3Yrs – 10Yrs	240.00
If ashes are to be divided	
Extra urns only	\$15.00
If Posting or Collecting	\$30.00 Each

HAROLD J. BICKERTON, trustee  
 JAMES A. MERRETT, trustee  
 LAWRENCE J. WOOF, trustee

**Cemeteries Act 1958**

## SCALE OF FEES

The Trustees of The Necropolis Springvale (incorporating The Necropolis Springvale, St Kilda General Cemetery and Melbourne General Cemetery)

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

Description	Proposed Fee 2005
<b>ADMINISTRATION</b>	\$
Attendance Next of Kin – Weekdays (Excluding Public Holidays)	196.00
Attendance Next of Kin – Weekends & Public Holidays	258.00
Cancellation of Location	157.00
Cancellation of Cremation Deed/Right of Burial/Right of Interment	261.00
Conversion of Memorial	336.00
Duplicate/Re-issued Deeds	196.00
Photographs – Memorial Location	51.00
Plaque – Replacement at Memorial	102.00
Postage Cremated Remains – within Australia	97.00
Postage Cremated Remains – Overseas	119.00
Postage of Small Plaque	22.00
Postage of Large Plaque	35.00
Scatter from other crematorium – unattended	200.00
Search Fee	51.00
Memorial Relocation Fee – Transfer/removal	102.00
<b>MONUMENTAL PERMITS</b>	
Additional Inscription	43.00
Minor Renovation Works	119.00
Major Renovation Works	324.00
New Monuments	
– Single	847.00
– Double	1,693.00
– Triple	2,540.00
New Headstone/Marker & Base	
– Single	324.00
– Double	647.00
– Triple	971.00
<b>CREMATION</b>	
Prepaid Cremation Deed	630.00
Chapel Use Only (Renowden, Blair, Wilson)	200.00
Chapel Use Only (Boyd)	250.00
Crematorium Attendance Next of Kin – Weekdays	196.00
Crematorium Attendance Next of Kin – Weekends	258.00
Cremation – Adult Weekday – Same Day (Blair & Wilson Chapels only)	730.00

Cremation – Adult Weekday – Same Day (Boyd & Renowden Chapels only)	770.00
Cremation – Adult (Without Chapel) – Same Day	700.00
Cremation — Adult (Without Chapel) – Temporary Storage Facility (TSF) where cremation may occur next working day (at the discretion of The Necropolis)	640.00
Cremation – Child Under 1 year	95.00
Cremation – Child 1–5 years	150.00
Cremation – Child 6–12 years	350.00
Cremation – Child 13–17 years	590.00
Cremation – Saturday & Sunday – Excluding Public Holidays, With or Without Chapel, Adult or Child	955.00
Cremation – Public Holiday, With or Without Chapel, Adult or Child	1,070.00
<b>INTERMENT FEES</b>	
Exhumation	2,994.00
Interment – Additional Depth	350.00
Interment – Adult Weekday (Springvale)	986.00
Interment – Adult Weekday (Melbourne & St Kilda)	1,100.00
Interment – Child 0 to 5 years Weekday	695.00
Interment – Child 6 to 17 years Weekday	779.00
Interment/Removal – Cremated Remains	320.00
Interment – Weekend/Public Holiday	1,395.00
Interment – Mausoleum Adult	944.00
Interment – Mausoleum Cremated Remains	944.00
Interment – Mausoleum Weekend/Public Holidays	1,207.00
Ledger Removal & Replacement	195.00
Interment: Public Grave – Children under 5 years	135.00
Interment: Public Grave – Children over 5 years and Adults	355.00
<b>CEMETERY</b>	
Affixing approved plaque or granite (supplied by others)	196.00
Mausoleum – moving existing photo	102.00
Mausoleum – removing & replacing of crypt shutter	102.00
Plaque care kit	27.00
<b>MEMORIAL GARDENS</b>	
Affixing approved plaque or granite (supplied by others)	196.00
Boulder Memorial (25years)	11,883.00
Boulder Memorial (Perpetuity)	22,765.00
Boulder Memorial (Transfer to Perpetuity)	11,883.00
Columbarium Niche (25 years)	773.00
Columbarium Niche (Perpetuity)	1,548.00
Columbarium Niche (Transfer to Perpetuity)	773.00
Family Memorial Bridge (Transfer to Perpetuity)	23,736.00
Family Memorial Bridge (25 years)	23,736.00
Family Memorial Bridge (Perpetuity)	46,440.00
Garden Seat (25 years)	6,507.00

Garden Seat (Perpetuity)	13,015.00
Garden Seat (Transfer to Perpetuity)	6,507.00
Granite Book (25 years)	263.00
Granite Book (Perpetuity)	527.00
Granite Book (Transfer to Perpetuity)	263.00
Ground Niche (25 years)	768.00
Ground Niche (Perpetuity)	1,536.00
Ground Niche (Transfer to Perpetuity)	768.00
Niche – Sloan (25 years)	2,461.00
Niche – Sloan (Perpetuity)	4,921.00
Niche – Sloan (Transfer to Perpetuity)	2,461.00
Plaque On Wall (25 years)	263.00
Plaque On Wall (Perpetuity)	527.00
Plaque On Wall (Transfer to Perpetuity)	263.00
Reflection Gardens Other Memorials (25 years)	4,853.00
Reflection Gardens Other Memorials (Perpetuity)	8,622.00
Reflection Gardens Other Memorials (Transfer to Perpetuity)	4,308.00
Reflection Gardens Promenade Positions (25 years)	3,578.00
Reflection Gardens Promenade Positions (Perpetuity)	6,154.00
Reflection Gardens Promenade Positions (Transfer to Perpetuity)	3,020.00
Rock Memorial (25 years)	3,257.00
Rock Memorial (Perpetuity)	6,514.00
Rock Memorial (Transfer to Perpetuity)	3,257.00
Rose – Shared (25 years)	2,276.00
Rose – Shared (Perpetuity)	4,551.00
Rose – Shared (Transfer to Perpetuity)	2,276.00
Rose Garden Position (25 years)	1,031.00
Rose Garden Position (Perpetuity)	2,063.00
Rose Garden Position (Transfer to Perpetuity)	1,031.00
Rose Individual – In Garden Bed (25 years)	3,515.00
Rose Individual – In Garden Bed (Perpetuity)	7,029.00
Rose Individual – In Garden Bed (Transfer to Perpetuity)	3,515.00
Rose Individual – Weeping Rose (25 years)	5,078.00
Rose Individual – Weeping Rose (Perpetuity)	10,157.00
Rose Individual – Weeping Rose (Transfer to Perpetuity)	5,078.00
Rotunda Family Garden (25 years)	11,883.00
Rotunda Family Garden (Perpetuity)	23,766.00
Rotunda Family Garden (Transfer to Perpetuity)	11,883.00
Rotunda Single Garden (25 years)	3,364.00
Rotunda Single Garden (Perpetuity)	6,726.00
Rotunda Single Garden (Transfer to Perpetuity)	3,364.00
Shrub Garden Position (25 years)	768.00



Shrub Garden Position (Perpetuity)	1,536.00
Shrub Garden Position (Transfer to Perpetuity)	768.00
Shrub Individual – In Garden Bed (25 years) 2	1,939.00
Shrub Individual – In Garden Bed (Perpetuity) 2	3,879.00
Shrub Individual – In Garden Bed (Transfer to Perpetuity) 2	1,939.00
Shrub Individual – In Lawn (25 years)	2,332.00
Shrub Individual – In Lawn (Perpetuity)	4,663.00
Shrub Individual – In Lawn (Transfer to Perpetuity)	2,332.00
Single Position at Garden Seat (25 years)	1,345.00
Single Position at Garden Seat (Perpetuity)	2,690.00
Single Position at Garden Seat (Transfer to Perpetuity)	1,345.00
Special Tree Memorial (25 years)	11,883.00
Special Tree Memorial (Perpetuity)	23,766.00
Special Tree Memorial (Transfer to Perpetuity)	11,883.00
Sundial Memorial (25years)	10,309.00
Sundial Memorial (Perpetuity)	17,802.00
Sundial Memorial (Transfer to Perpetuity)	10,309.00
Tree – Shared (25 years)	1,799.00
Tree – Shared (Perpetuity)	3,599.00
Tree – Shared (Transfer to Perpetuity)	1,799.00
Tree in Bed (Transfer to Perpetuity)	2,561.00
Tree Individual (25 years)	5,078.00
Tree Individual (Perpetuity)	10,157.00
Tree Individual (Transfer to Perpetuity)	5,078.00
Wall – Base Niche Sculptured (25 years)	1,177.00
Wall – Base Niche Sculptured (Perpetuity)	2,354.00
Wall – Base Niche Sculptured (Transfer to Perpetuity)	1,177.00
Wall – Niche Sculptured (25 years)	1,334.00
Wall – Niche Sculptured (Perpetuity)	2,668.00
Wall – Niche Sculptured (Transfer to Perpetuity)	1,334.00
Wall Niche – Double (25 years)	773.00
Wall Niche – Double (Perpetuity)	1,548.00
Wall Niche – Double (Transfer to Perpetuity)	773.00
Wall Niche – Single (25 years)	387.00
Wall Niche – Single (Perpetuity)	773.00
Wall Niche – Single (Transfer to Perpetuity)	387.00
NECROPOLIS SPRINGVALE:	
BOOK OF REMEMBRANCE	
Book – 1 to 4 Lines	404.00
Book – 5 to 9 Lines	720.00
Book – 10 to 15 Lines	1,043.00
Book – Emblem	260.00

Copy – 1 to 9 Lines	182.00
Copy – more than 9 Lines	234.00
Copy with Emblem – 1 to 9 Lines	281.00
Copy with Emblem – more than 9 Lines	333.00
Miniature – 1st Entry	261.00
Miniature – Subsequent	182.00
Book – Additional Line	53.00
Book – Addition of date	102.00
NECROPOLIS SPRINGVALE: GRAVES	
Pre-Need (Reservation Fee)	205.00
Preselection Fee	205.00
Grave – Children’s Lawn	965.00
Grave – Children’s Lawn (Interment of Cremated Remains)	965.00
Grave – Concrete Lined	9,032.00
Grave – Concrete Lined (Pre-Used)	6,686.00
Grave – Dual Row with Foundations	2,315.00
Grave – Dual Row with Foundations – Premium Length	2,778.00
Grave – Dual Row without Foundations	1,760.00
Grave – Jewish Lawn Headstone	3,514.00
Grave – Jewish Lawn Plaque	2,475.00
Grave – Jewish Lawn Rose & Headstone	4,425.00
Grave – Monumental Lawn Single	7,688.00
Grave – Monumental Lawn Double	15,913.00
Grave – Monumental Lawn Triple	23,832.00
Grave – Sloan Standard	8,442.00
Grave – Sloan Premium	8,877.00
Headstone Lawn – Standard (Alex T)	9,381.00
Headstone Lawn – Superior (Alex T)	10,184.00
Grave – Lawn	1,784.00
Grave – Lawn with beam	1,684.00
Grave – Headstone Lawn	5,658.00
NECROPOLIS SPRINGVALE: SONG HE YUAN GRAVES	
Area 9: Family Grave: Grave No. F1018, F1028	98,018.00
Area 9: Premium Grave (Double): Grave No. P1018 to P1038	47,438.00
Area 9: Premium Grave (Double): Grave No. P2018 to P2058	42,848.00
Area 9: Premium Grave (Single): Grave No. P1048	31,148.00
Area 6: Super Deluxe Grave (Double): Grave No. SD1018 to SD1078	21,428.00
Area 6: Super Deluxe Grave (Double): Grave No. SD2028 to SD2118	20,348.00
Area 6: Super Deluxe Grave (Single) :Grave No. SD2018	12,788.00
Area 3: Deluxe Grave: Grave No. D1018 to D1218	12,788.00
Area 3: Deluxe Grave: Grave No. D2018 to D2198	11,888.00

Area 3: Deluxe Grave (Small): Grave No. D2208	10,268.00
Area 3: Deluxe Grave: Grave No. D3018 to D4188	11,888.00
Area 1: Lawn Grave: Grave No. L1048 to L3018	6,488.00
Area 8: Family Grave: Grave No. F1038 to F1068	118,898.00
Area 8: Premium Grave (Double): Grave No. P1058 to P1118	62,788.00
Area 8: Premium Grave (Double): Grave No. P2068 to P2148	57,078.00
Area 8: Premium Grave (Double): Grave No. P3018 to P3118	51,888.00
Area 8: Premium Grave (Double): Grave No. P4028 to P4098	47,168.00
Area 8: Premium Grave: Grave No. P4018, P4108	34,388.00
NECROPOLIS SPRINGVALE:	
ROCCO SURACE MAUSOLEUM COMPLEX	
Stage 1	
Mausoleum Chapel Use Only	200.00
Atrium (A) Single	13,083.00
Atrium (B) Single	14,638.00
Atrium (C) Single	13,083.00
Atrium (D) Single	11,833.00
Atrium (E) Single	10,588.00
Atrium (F) Single	9,344.00
Atrium (A) True	23,671.00
Atrium (B) True	26,164.00
Atrium (C) True	23,671.00
Atrium (D) True	21,177.00
Atrium (E) True	18,377.00
Atrium (F) True	15,882.00
Chapel (A) Single	23,671.00
Chapel (B) Single	26,159.00
Chapel (C) Single	23,671.00
Chapel (D) Single	21,177.00
Chapel (E) Single	18,377.00
Chapel (F) Single	15,882.00
Chapel (A) Pair	47,341.00
Chapel (B) Pair	52,324.00
Chapel (C) Pair	47,341.00
Chapel (D) Pair	42,047.00
Chapel (E) Pair	36,754.00
Chapel (F) Pair	31,770.00
Colonnade (A) Single	11,833.00
Colonnade (B) Single	13,083.00
Colonnade (C) Single	13,083.00
Colonnade (D) Single	11,833.00
Colonnade (E) Single	9,344.00
Colonnade (F) Single	6,539.00

Colonnade (A) True	16,510.00
Colonnade (B) True	18,377.00
Colonnade (C) True	16,510.00
Colonnade (D) True	14,638.00
Colonnade (E) True	12,460.00
Colonnade (F) True	10,588.00
Vestibule (A) True	40,802.00
Vestibule (B) True	44,853.00
Vestibule (C) True	40,802.00
Vestibule (D) True	36,753.00
Vestibule (E) True	33,015.00
Vestibule (F) True	29,276.00
Stage 2	
Atrium 3 & 4 (A) Single	14,638.00
Atrium 3 & 4 (B) Single	15,882.00
Atrium 3 & 4 (C) Single	15,882.00
Atrium 3 & 4 (D) Single	14,638.00
Atrium 3 & 4 (E) Single	11,833.00
Atrium 3 & 4 (F) Single	9,344.00
Atrium 3 & 4 (A) True	23,671.00
Atrium 3 & 4 (B) True	26,164.00
Atrium 3 & 4 (C) True	26,164.00
Atrium 3 & 4 (D) True	23,671.00
Atrium 3 & 4 (E) True	18,377.00
Atrium 3 & 4 (F) True	13,083.00
Atrium 5 & 6 (A) Single	11,833.00
Atrium 5 & 6 (B) Single	13,083.00
Atrium 5 & 6 (C) Single	13,083.00
Atrium 5 & 6 (D) Single	11,833.00
Atrium 5 & 6 (E) Single	9,344.00
Atrium 5 & 6 (F) Single	6,539.00
Atrium 5 & 6 (A) True	15,882.00
Atrium 5 & 6 (B) True	18,377.00
Atrium 5 & 6 (C) True	18,377.00
Atrium 5 & 6 (D) True	15,882.00
Atrium 5 & 6 (E) True	13,083.00
Atrium 5 & 6 (F) True	9,344.00
Colonnade (A) Single	11,833.00
Colonnade (B) Single	13,083.00
Colonnade (C) Single	13,083.00
Colonnade (D) Single	11,833.00
Colonnade (E) Single	9,344.00

Colonnade (F) Single	6,539.00
Courtyard (A) Pair	31,770.00
Courtyard (B) Pair	34,258.00
Courtyard (C) Pair	34,258.00
Courtyard (D) Pair	31,770.00
Courtyard (E) Pair	26,164.00
Courtyard (F) Pair	19,932.00
Courtyard (A) Single	15,571.00
Courtyard (B) Single	17,132.00
Courtyard (C) Single	17,132.00
Courtyard (D) Single	15,571.00
Courtyard (E) Single	13,083.00
Courtyard (F) Single	10,588.00
NECROPOLIS SPRINGVALE	
LUCIANO ROSSETTI MAUSOLEUM COMPLEX	
Gallery 1	
Gallery 1 (A) Pair	36,520.00
Gallery 1 (A) True Companion	20,745.00
Gallery 1 (A) Single	19,120.00
Gallery 1 (B) Pair	39,379.00
Gallery 1 (B) True Companion	24,005.00
Gallery 1 (B) Single	20,745.00
Gallery 1 (C) Pair	39,379.00
Gallery 1 (C) True Companion	24,005.00
Gallery 1 (C) Single	20,745.00
Gallery 1 (D) Pair	36,520.00
Gallery 1 (D) True Companion	20,745.00
Gallery 1 (D) Single	19,120.00
Gallery 1 (E) Pair	30,075.00
Gallery 1 (E) True Companion	17,089.00
Gallery 1 (E) Single	15,457.00
Gallery 1 (F) Pair	22,912.00
Gallery 1 (F) True Companion	12,206.00
Gallery 1 (F) Single	12,206.00
Gallery 2	
Gallery 2 (A) Pair	42,638.00
Gallery 2 (A) Single	22,385.00
Gallery 2 (B) Pair	46,871.00
Gallery 2 (B) Single	24,607.00
Gallery 2 (C) Pair	46,871.00
Gallery 2 (C) Single	24,607.00
Gallery 2 (D) Pair	42,638.00

Gallery 2 (D) Single	22,385.00
Gallery 2 (E) Pair	34,501.00
Gallery 2 (E) Single	18,112.00
Gallery 2 (F) Pair	30,593.00
Gallery 2 (F) Single	16,061.00
Gallery 3	
Gallery 3 (A) Pair	42,638.00
Gallery 3 (A) Single	22,385.00
Gallery 3 (B) Pair	46,871.00
Gallery 3 (B) Single	24,607.00
Gallery 3 (C) Pair	46,871.00
Gallery 3 (C) Single	24,607.00
Gallery 3 (D) Pair	42,638.00
Gallery 3 (D) Single	22,385.00
Gallery 3 (E) Pair	34,501.00
Gallery 3 (E) Single	18,112.00
Gallery 3 (F) Pair	30,593.00
Gallery 3 (F) Single	16,061.00
Gallery 4	
Gallery 4 (A) Pair	36,520.00
Gallery 4 (A) True Companion	27,210.00
Gallery 4 (A) Single	19,120.00
Gallery 4 (B) Pair	39,379.00
Gallery 4 (B) True Companion	30,075.00
Gallery 4 (B) Single	20,745.00
Gallery 4 (C) Pair	39,379.00
Gallery 4 (C) True Companion	30,075.00
Gallery 4 (C) Single	20,745.00
Gallery 4 (D) Pair	36,520.00
Gallery 4 (D) True Companion	27,210.00
Gallery 4 (D) Single	19,120.00
Gallery 4 (E) Pair	30,075.00
Gallery 4 (E) True Companion	21,124.00
Gallery 4 (E) Single	15,457.00
Gallery 4 (F) Pair	22,912.00
Gallery 4 (F) True Companion	15,039.00
Gallery 4 (F) Single	12,206.00
Gallery 5	
Gallery 5 (A) Pair	36,520.00
Gallery 5 (A) True Companion	27,210.00
Gallery 5 (A) Single	19,120.00
Gallery 5 (B) Pair	39,379.00

Gallery 5 (B) True Companion	30,075.00
Gallery 5 (B) Single	20,745.00
Gallery 5 (C) Pair	39,379.00
Gallery 5 (C) True Companion	30,075.00
Gallery 5 (C) Single	20,745.00
Gallery 5 (D) Pair	36,520.00
Gallery 5 (D) True Companion	27,210.00
Gallery 5 (D) Single	19,120.00
Gallery 5 (E) Pair	30,075.00
Gallery 5 (E) True Companion	21,124.00
Gallery 5 (E) Single	15,457.00
Gallery 5 (F) Pair	22,912.00
Gallery 5 (F) True Companion	15,039.00
Gallery 5 (F) Single	12,206.00
Outside Family Rooms	
Outside Family Room (A) Pair	44,770.00
Outside Family Room (A) Single	23,504.00
Outside Family Room (B) Pair	49,214.00
Outside Family Room (B) Single	25,837.00
Outside Family Room (C) Pair	49,214.00
Outside Family Room (C) Single	25,837.00
Outside Family Room (D) Pair	44,770.00
Outside Family Room (D) Single	23,504.00
Outside Family Room (E) Pair	36,225.00
Outside Family Room (E) Single	19,017.00
Family Rooms	
Family Room with 10 Casket Spaces	441,904.00
MELBOURNE GENERAL CEMETERY GRAVES	
Area 1 – EA 1	25,784.00
Area 1 – EA 2 to EA 11	25,784.00
Area 2 – AAW357 TO AAW375	22,421.00
Area 2 – AAW329A, AAW329B, AAW330A, AAW330B, AAW341 to AAW356	22,421.00
Area 3 – MC1 – MC2 (Doubles)	46,157.00
Area 3 – MC3 & MC32 (Doubles)	46,157.00
Area 3 – MC4 to MC31	22,421.00
Area 4 – SG72 to SG89	16,255.00
Area 4 – SG90 to SG94	16,255.00
Area 5, 6, 7, 8, 9 & 10 (6th Ave) – 1st Release	10,090.00
Area 5, 6, 7, 8, 9 & 10 (6th Ave) – 2nd Release	10,090.00
Area 11, 12, 13, 14 & 15 (14th Ave) – Doubles	21,591.00
Area 11, 12, 13, 14 & 15 (14th Ave) – Singles	10,090.00



Area 16 – EG1 to EG14	7,848.00
Area 17 – JAR1 to JAR5	12,332.00
Area 18 – JIR1 to JIR10	17,348.00
Area 19 – YNN1	17,348.00
Area 20 – MMR1	17,348.00
Area 21 – YR1 to YR2	17,348.00
Area 22 – WR1 to WR2	17,348.00
Area 23 – V1 (Double)	34,697.00
MELBOURNE GENERAL CEMETERY: MAUSOLEUM (CENTRAL)	
Mausoleum – Chapel (A) Pair	43,939.00
Mausoleum – Chapel (B) Pair	46,871.00
Mausoleum – Chapel (C) Pair	46,871.00
Mausoleum – Chapel (D) Pair	43,939.00
Mausoleum – Chapel (E) Pair	38,406.00
Mausoleum – Chapel (F) Pair	27,342.00
Mausoleum – Chapel (A) Single	22,135.00
Mausoleum – Chapel (B) Single	23,436.00
Mausoleum – Chapel (C) Single	23,436.00
Mausoleum – Chapel (D) Single	22,135.00
Mausoleum – Chapel (E) Single	19,204.00
Mausoleum – Chapel (F) Single	13,671.00
Mausoleum – Colonnade (A) True Companion	24,736.00
Mausoleum – Colonnade (B) True Companion	27,342.00
Mausoleum – Colonnade (C) True Companion	27,342.00
Mausoleum – Colonnade (D) True Companion	24,736.00
Mausoleum – Colonnade (E) True Companion	20,829.00
Mausoleum – Colonnade (F) True Companion	16,597.00
Mausoleum – Family Room 18 Casket Spaces	683,497.00
Mausoleum – Family Room 24 Casket Spaces	859,276.00
MELBOURNE GENERAL CEMETERY GATEHOUSE MAUSOLEUM	
Gallery 1	
Gallery 1 (A) Pair	58,494.00
Gallery 1 (A) True Companion	34,320.00
Gallery 1 (A) Single	30,772.00
Gallery 1 (B) Pair	63,276.00
Gallery 1 (B) True Companion	36,910.00
Gallery 1 (B) Single	31,637.00
Gallery 1 (C) Pair	63,276.00
Gallery 1 (C) True Companion	36,910.00
Gallery 1 (C) Single	31,637.00

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Gallery 1 (D) Pair	57,669.00
Gallery 1 (D) True Companion	32,929.00
Gallery 1 (D) Single	29,466.00
Gallery 1 (E) Pair	50,408.00
Gallery 1 (E) True Companion	27,727.00
Gallery 1 (E) Single	25,564.00
Gallery 1 (F) Pair	36,397.00
Gallery 1 (F) True Companion	22,093.00
Gallery 1 (F) Single	18,200.00
Gallery 2	
Gallery 2 – South (A) Pair	49,135.00
Gallery 2 – South (A) True Companion	28,829.00
Gallery 2 – South (A) Single	25,849.00
Gallery 2 – South (B) Pair	53,152.00
Gallery 2 – South (B) True Companion	31,005.00
Gallery 2 – South (B) Single	26,575.00
Gallery 2 – South (C) Pair	53,152.00
Gallery 2 – South (C) True Companion	31,005.00
Gallery 2 – South (C) Single	26,575.00
Gallery 2 – South (D) Pair	48,442.00
Gallery 2 – South (D) True Companion	27,660.00
Gallery 2 – South (D) Single	24,752.00
Gallery 2 – South (E) Pair	42,343.00
Gallery 2 – South (E) True Companion	23,291.00
Gallery 2 – South (E) Single	21,475.00
Gallery 2 – South (F) Pair	30,574.00
Gallery 2 – South (F) True Companion	18,559.00
Gallery 2 – South (F) Single	15,288.00
Gallery 2 – North (A) Pair	46,795.00
Gallery 2 – North (A) True Companion	27,456.00
Gallery 2 – North (A) Single	24,618.00
Gallery 2 – North (B) Pair	50,621.00
Gallery 2 – North (B) True Companion	29,529.00
Gallery 2 – North (B) Single	25,310.00
Gallery 2 – North (C) Pair	50,621.00
Gallery 2 – North (C) True Companion	29,529.00
Gallery 2 – North (C) Single	25,310.00
Gallery 2 – North (D) Pair	46,136.00
Gallery 2 – North (D) True Companion	26,343.00
Gallery 2 – North (D) Single	23,573.00
Gallery 2 – North (E) Pair	40,327.00
Gallery 2 – North (E) True Companion	22,182.00

Gallery 2 – North (E) Single	20,452.00
Gallery 2 – North (F) Pair	29,118.00
Gallery 2 – North (F) True Companion	17,675.00
Gallery 2 – North (F) Single	14,560.00
Gallery 3	
Gallery 3 – South (A) Pair	49,135.00
Gallery 3 – South (A) True Companion	28,829.00
Gallery 3 – South (A) Single	25,849.00
Gallery 3 – South (B) Pair	53,152.00
Gallery 3 – South (B) True Companion	31,005.00
Gallery 3 – South (B) Single	26,575.00
Gallery 3 – South (C) Pair	53,152.00
Gallery 3 – South (C) True Companion	31,005.00
Gallery 3 – South (C) Single	26,575.00
Gallery 3 – South (D) Pair	48,442.00
Gallery 3 – South (D) True Companion	27,660.00
Gallery 3 – South (D) Single	24,752.00
Gallery 3 – South (E) Pair	42,343.00
Gallery 3 – South (E) True Companion	23,291.00
Gallery 3 – South (E) Single	21,475.00
Gallery 3 – South (F) Pair	30,574.00
Gallery 3 – South (F) True Companion	18,559.00
Gallery 3 – South (F) Single	15,288.00
Gallery 3 – North (A) Pair	46,795.00
Gallery 3 – North (A) True Companion	27,456.00
Gallery 3 – North (A) Single	24,618.00
Gallery 3 – North (B) Pair	50,621.00
Gallery 3 – North (B) True Companion	29,529.00
Gallery 3 – North (B) Single	25,310.00
Gallery 3 – North (C) Pair	50,621.00
Gallery 3 – North (C) True Companion	29,529.00
Gallery 3 – North (C) Single	25,310.00
Gallery 3 – North (D) Pair	46,136.00
Gallery 3 – North (D) True Companion	26,343.00
Gallery 3 – North (D) Single	23,573.00
Gallery 3 – North (E) Pair	40,327.00
Gallery 3 – North (E) True Companion	22,182.00
Gallery 3 – North (E) Single	20,452.00
Gallery 3 – North (F) Pair	29,118.00
Gallery 3 – North (F) True Companion	17,675.00
Gallery 3 – North (F) Single	14,560.00

## Gallery 4

Gallery 4 (A) Pair	51,592.00
Gallery 4 (A) True Companion	30,271.00
Gallery 4 (A) Single	27,142.00
Gallery 4 (B) Pair	55,809.00
Gallery 4 (B) True Companion	32,555.00
Gallery 4 (B) Single	27,905.00
Gallery 4 (C) Pair	55,809.00
Gallery 4 (C) True Companion	32,555.00
Gallery 4 (C) Single	27,905.00
Gallery 4 (D) Pair	50,864.00
Gallery 4 (D) True Companion	29,044.00
Gallery 4 (D) Single	25,989.00
Gallery 4 (E) Pair	44,460.00
Gallery 4 (E) True Companion	24,456.00
Gallery 4 (E) Single	22,548.00
Gallery 4 (F) Pair	32,102.00
Gallery 4 (F) True Companion	19,487.00
Gallery 4 (F) Single	16,052.00
ST KILDA GENERAL CEMETERY	
Tree – Family Special (25 years)	12,084.00
Tree – Family Special (Perpetuity)	36,253.00
Tree – Family Special (Transfer to Perpetuity)	24,169.00
Tree – Shared (25 years)	1,798.00
Tree – Shared (Perpetuity)	5,396.00
Tree – Shared (Transfer to Perpetuity)	3,598.00
Shrub Garden Position (25 years)	768.00
Shrub Garden Position (Perpetuity)	2,304.00
Shrub Garden Position (Transfer to Perpetuity)	1,536.00
Single Position at Garden Seat (25 years)	2,210.00
Single Position at Garden Seat (Perpetuity)	6,631.00
Single Position at Garden Seat (Transfer to Perpetuity)	4,420.00
Wall Niche – Single (25 years)	387.00
Wall Niche – Single (Perpetuity)	1,160.00
Wall Niche – Single (Transfer to Perpetuity)	773.00
Rose Garden Position (25 years)	1,031.00
Rose Garden Position (Perpetuity)	3,094.00
Rose Garden Position (Transfer to Perpetuity)	2,063.00
Granite Book (25 years)	263.00
Granite Book (Perpetuity)	790.00
Granite Book (Transfer to Perpetuity)	527.00
Grave – Lawn – Entrance Drive (Roadside)	8,292.00

Grave – Lawn – Entrance Drive (Off Roadside)	7,571.00
Grave – Monumental Premium Length with Foundations	23,915.00
Grave – Lawn (North)	5,889.00
Grave – Lawn (South)	7,090.00
Grave – Monumental Premium Length with Foundations	27,520.00
Grave – Lawn – Pavilion Lawn (Roadside)	8,292.00
Grave – Headstone Garden	17,906.00
Grave – Family Memorial (8 rights of burial)	270,694.00
Grave – Vault within Pavilion	150,219.00

L. R. ROSSETTI, Chairman

L. J. B. OGILVIE, Deputy Chairman

G. C. UPTON, trustee, Audit & Finance Committee Member

### **Cemeteries Act 1958**

#### **SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Yan Yean 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.

Area	Fee inclusive of GST
1. Right of Burial Fee	\$
(A) Lawns A, B, D	1,100.00
(B) Lawn C	1,210.00
(C) General Monument	770.00
(D) Rose Gardens	660.00
(E) Rockery Garden	660.00
(F) Vaults	7,150.00
(G) Front Rose Gardens	363.00
2. Administration Fee	
For all interments	220.00
3. Interment Fee	
(A) Lawns A,B,C, D & Monumental (including Standard Sinking/Administration)	583.00
(B) Rose Gardens & Rockery Garden (including Placement/Administration)	316.00
(C) Standard Re-Open (Lawn & Monumental)	764.50
4. Miscellaneous Fee	
(A) Plaques Large	220.00
Small	170.00
(B) All monumental work	Contract price plus 10%
(C) Predig/Handdig/Rockdig	Contract price plus 10%

(D) Extra depth	110.00
(E) Week End or Interment outside Normal Hours	165.00

LESLIE DAVID RUSSELL, trustee  
MADGE MARSH, trustee  
MARGARET JOLLY, trustee

This Order is effective on the day of gazettal.

Dated 30 November 2004

Responsible Minister  
HON BRONWYN PIKE MP  
Minister for Health

DIANE CASEY  
Clerk of the Executive Council

**Cemeteries Act 1958**  
**PUBLIC CEMETERY TRUSTS**  
Scale 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 Trustees of the Anderson's Creek Public Cemetery
- The Trustees of the Boolara Public Cemetery
- The Trustees of the Castlemaine Public Cemetery
- The Trustees of the Frankston Public Cemetery
- The Trustees of the Grantville Public Cemetery
- The Trustees of the Harkaway Public Cemetery
- The Trustees of the Horsham Public Cemetery
- The Trustees of the Koetong Public Cemetery
- The Trustees of the Nathalia Public Cemetery
- The Trustees of the Phillip Island Public Cemetery
- The Trustees of the Rye Public Cemetery
- The Trustees of the Swan Hill Public Cemetery
- The Trustees of the Thorpdale Public Cemetery
- The Trustees of the Wangaratta Public Cemetery

**Cemeteries Act 1958**  
**SCALE OF FEES**

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

	NEW PRICE \$
Lawn grave 2.44 x 1.22	1,480.00
Sinking new lawn grave to 1.5m	1,234.00
Sinking new lawn grave to 2.1 m	1,480.00
Sinking new lawn grave to 2.7m	1,603.00

Re-open lawn grave to 1.5m	1,111.00
Re-open lawn grave to 2.1 m	1,357.00
Children's lawn grave max. coffin length 1 metre	863.00
Monumental grave 2.44 x 1.22m	2,255.00
Sinking new monumental grave to 1.5m	1,111.00
Sinking new monumental grave to 2.1 m	1,357.00
Sinking new monumental grave to 2.7m	1,603.00
Re-open monumental grave to 1.5m	1,665.00
Re-open monumental grave to 2.1 m	1,910.00
Remove ledger and replace	308.00
Interment fee for vault	656.00
CREMATED REMAINS	
Memorial Rose Garden single plot 25 year tenure	1,356.00
Memorial Rose Garden 2nd interment or reserved prior to 1.10.1996	616.00
Garden pathway single plot 25 year tenure	1,110.00
Garden pathway 2nd interment or reserved prior to 1.10.1996	616.00
Children's ashes section 25 year tenure	599.00
Niche wall, single niche 25 year tenure	922.00
Memorial Rose Garden single plot in perpetuity	2,558.00
Garden pathway single plot in perpetuity	2,128.00
Children's Ashes section single plot in perpetuity	1,233.00
Niche wall single niche in perpetuity	1,755.00
Bence Rock in perpetuity	3,335.00
Placement of cremated remain in private grave	218.00
Scattering of cremated remains in scattering area	246.00
Transfer of cr's from ACCT, 50% of original cost refunded, transaction is subject to administration fee of	56.00
Relocation of cr's within the cemetery, 75% of original cost refunded, transaction is subject to an administration fee of	56.00
The relocation of cr's is subject to purchase of a new plot at current rate.	
Attendance fee for interment of cr's	92.00
Commemorative plaque name plate	246.00
EXTRAS	
Coffin or casket over 630mm wide, an extra	246.00
Flower container	36.00
Ceramic photo 5 x 7	120.00
Plaque care kit	28.00
Placement of plaque if supplied by family	246.00
Cancellation fee under 24 hours notice	370.00
Exhumation fee (plus reopening fee)	1,851.00
Interment not in normal hours, before 9.00 am and after 4.00 pm an extra	547.00
Interment fee for Saturday burial an extra	547.00

JOHN CHAPMAN, chairman  
TERENCE SLOAN, trustee  
ROBERT WHITE, trustee



**Cemeteries Act 1958**

## SCALE OF FEES

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

	\$
Land (Grave)	150.00
Sinking (digging)	Cost + 10%
Interment Fee (Administration)	80.00
Plaque (Extra Fee)	Cost +10%
Flower Container	Cost +10%
Re-open Grave with no cover	Cost +10%
Re-open Grave with Cover*	Cost +10%
Interment of Ashes	60.00
Permission to erect Headstone	10% of Cost with a minimum 54.00
Exhumation Charge (when authorised)	1,030.00
Search Fee per request	16.00

\*Cover removal and replacement is responsibility of family

\*\*Rates charged based upon current cost as at July 2004

BILL ARMSTRONG, trustee

MICHAEL FRANCIS GLEESON, trustee

IAN F. C. BLAKE, trustee

**Cemeteries Act 1958**

## SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Castlemaine 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.

	\$
Weekend and public Holidays (extra)	200.00
Oversize Grave (additional)	Cost + 10%
Reservation of Wall Niche	170.00
Interment of Ashes in Private Grave	230.00
Interment of Ashes in Rose Garden	230.00
Reservation of Rose Garden	230.00
Movement of any Monumental Structure	Masons Fee
Breaking and Removal of Concrete Seal	50.00
Monumental Fees	10% of cost Minimum fee 50.00
Bud Vase	Cost + 10%
Vase Holder	Cost + 10%
Plaques	Cost + 10%

## IRON BARK AVENUE.

Interment of Ashes Iron Bark Avenue Individual Tree with up to four Interment positions. Bronze memorial plaque on medium Rock.	
First interment	440.00*#
Each subsequent interment around same tree	100.00*#

## BUSHLAND WALK

## ASHES

Interment of Ashes in Bushland Walk. Single Interment with Bronze Memorial Plaque on medium Rock	250.00*#
Reservation Ashes in Bushland Walk (includes medium rock)	250.00*

## BURIALS

Burial in Bushland Walk (restricted locations)	
Bronze Memorial Plaque on medium rock.	
(includes Land, Sinking of grave & medium rock)	Cost + 10%*#
Addition interment in same grave	Cost + 10%*#
Land Reservation Bushland Walk (Includes medium rock)	800.00
*Own Rock Selection Additional	50.00
#Cost of Bronze Memorial Additional	Cost + 10%

IAN HOCKLEY, trustee  
 BRIAN K. MEDBURY, trustee  
 CECIL R. KUHLE, trustee

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**Cemeteries Act 1958**
**SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Frankston Memorial Park 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.

	RECOMMENDED
	\$
<b>SINKING AND INTERMENT CHARGES</b>	
Standard Grave Size to 2.13 m (1st/2nd interment)	934.00
to 2.43 m (for 3 interments)	1,007.00
Oversize Grave (casket) (Monumental area only)	1,007.00
<b>RE-OPENING CHARGES</b>	
Re-opening and Interment (no cover)	934.00
Re-opening and Interment (with cover)	1,007.00
Re-opening and Interment (Lawn)	934.00
<b>LAWN SECTION</b>	
Bronze Plaque 1st/2nd Interment	324.00
Second Detachable Plate (4-5 lines)	94.00
(Single plaque 6 lines) (D/C base plate 2 lines) (1st D/C plate 4-5 lines)	
Pre-need Monumental graves (when available)	1,852.00
Headstones & Bases for Cremated Remains	2,500.00

MEMORIAL NICHE WALLS NOS. 1 AND 2	
Niche in Wall 40 Year Tenure	304.00
Interment Fee	108.00
Bronze Plaque (NW 1 3 lines) (NW 2 5 lines)	150.00
Plaque with Vase	186.00
EXTRA CHARGES	
Interment Not in Usual Hours	360.00
Interment on Saturdays, Sundays, Public Holidays	599.00
Interment in Grave without due notice	–
MEMORIAL TREES (25 YEAR TENURE)	
Main Drive (maximum 4 persons each, sold individually)	
Reservation and Interment	389.00
Reservation Only	259.00
Bronze Plaque	150.00
Plaque with Vase	186.00
ARBOUR WALK (25 YEAR TENURE)	
Large & Small Planter and Pillars	
Ashes recoverable	707.00
Ashes non recoverable	586.00
Bronze Plaque (5 lines)	150.00
Plaque with Vase	186.00
CARPET ROSE GARDEN (25 YEAR TENURE)	
Reservation and interment	539.00
Bronze Plaque (8 lines)	150.00
Reservation only	360.00
MEMORIAL TREE – GOVERNMENT ROAD	
Reservation and interment	671.00
Bronze Plaque	150.00
Plaque with Vase	186.00
Reservation only	491.00
MEMORIAL ROCK	
Reservation and interment	779.00
Bronze Plaque (8 lines)	150.00
Second interment	389.00
STANDARD ROSE	
Reservation and interment	641.00
Plaque	150.00
Plaque with Vase	186.00
Granite base	220.00
Reservation Only	481.00
MISCELLANEOUS CHARGES	
Duplicate Certificate Right of Burial	47.00
Placing of Plaques (Monumental)	144.00
Interment of Ashes in a Private Grave	198.00

With Family in Attendance (additional)	78.00
Exhuming the Remains of a Body (when authorised)	1,558.00
Late Fee (per half hour or part thereof in excess of first 15 minutes)	42.00
Additional lines are \$14.00 each for single and dual conversion plaques	
Additional lines for all other plaques are \$11.00 each	
<b>MONUMENTAL MASON FEES</b>	
Erect a new Memorial	220.00
Install new base, headstone or plaque	132.00
Renovate or add to existing memorial work	55.00
Add further inscriptions	45.00
All prices listed are inclusive of GST	

BARRY PRIESTLEY, trustee  
 CATHY WILSON, trustee  
 VICKI McCLELLAND, trustee

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**Cemeteries Act 1958**  
**SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Grantville 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.

<b>MONUMENTAL GRAVES</b>	<b>\$</b>
Land 2.44m x 1.22m	200.00
Own selection	\$70.00 extra
Sinking Grave	Contractor Cost + 10%
Sinking oversize Grave	45.00
Reopen Grave	Contractor Cost + 10%
Interment Fee	80.00
Removal and Replacement of Concrete cover (inside monument)	100.00
Permit for Monumental work etc.	5% of total cost with minimum of \$60.00
Interment of ashes in grave	100.00
Exhumation Fee	440.00
Memorial Niche Wall	150.00
C137 x 102mm Plaque	Cost + 10%
M121 Bronze Vase for C137 x 102 Plaque	Cost + 10%
<b>LAWN GRAVES</b>	
Land 2.44m x 1.22m (Includes M116 flower vase)	320.00
Sinking Grave 2.13m	Contractor cost + 10%
Bronze Plaque	Cost + 10%
Extra lines on Plaque	Cost + 10%

BRUCE K. CAMPBELL, trustee  
 JOHN M. RICHARDSON, trustee  
 ALLAN N. GEORGE, trustee

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**Cemeteries Act 1958****SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Harkaway 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.

	\$
Double grave including first interment fee & digging	900.00
Re-opening of a grave	450.00
To remove a marble slab (at families own risk)	75.00
Weekend & Public holidays extra	200.00
Exhuming remains (when authorised)	1,300.00
Interment of cremated remains in existing plot	100.00
Monuments	10% of construction
Monumental wall niche	650.00

(All plaques ordered through trust are Contact price plus percentage.)

(Plaques not ordered through trust must meet trust specifications)

VALERIE J. EXELL, trustee

BOB SANSOM, trustee

RAY EXELL, trustee

**Cemeteries Act 1958****SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Horsham 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****PRIVATE GRAVES**

	\$
Land, 2.44 m x 1.22 m	769.00
Sinking Grave, Adult	769.00
Sinking Grave, Child	185.00
Interment of cremated ashes – General Section Only	363.00

**PUBLIC GRAVES**

Sinking of Grave, number plate and interment (adult)	317.00
Sinking of Grave, number plate and interment (Child)	185.00

**MISCELLANEOUS CHARGES**

Burial of Stillborn child	\$87.00
Sinking of each additional 0.3m past 1.8m	116.00
Sinking grave for oversized casket	412.00
Re-opening Grave, exhuming body and reburying	1,868.00
Sinking or re-opening grave inside fence railing or kerbing (extra)	105.00
Removing and replacing ledgers of breaking through sealings	105.00
Interment of cremated ashes	376.00
Interment not in prescribed hours or on Saturdays or Public Holiday	397.00
Permission to erect monuments, 5% on value of all work, with a minimum charge	52.00

Added inscription, 5% on value of all work, with a minimum charge	46.00
Search fee	32.00
NICHE WALL	
Memorial Wall Niche	151.00
Memorial Wall Niche Plaque	237.00
Fee for attaching Niche Wall Plaque purchased from source other than Cemetery Trust	65.00
LAWN CEMETERY (UNDENOMINATIONAL)	
Lawn Grave, 2.44m x 1.22 m including first interment (Adult)	1,538.00
Lawn Grave, including first interment (Child under 12 years)	317.00
Second interment in same grave	1,020.00
Additional fee for bronze plaque, each	425.00
Extra lines on bronze plaque, per line	29.00
Flower container, supplied by Trust, plastic	67.00
Lawn Grave for cremated ashes including first interment of ashes	1,538.00
Second interment of ashes	593.00
Plaque restoration by Staff	65.00
Fee for attaching plaque purchased from source other than Horsham Cemetery Trust	65.00
Bronze plaque plus 2 flower containers – Central 3	529.00
Selection/Reservation of site	1,000.00

I. L. CRAFTER, trustee  
J. T. SHARRY, trustee  
A. W. UEBERGANG, trustee

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### Cemeteries Act 1958

#### SCALE OF FEES

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

	\$
Land 2.44 x 1.22m	100.00
Sinking grave 1.83m deep –	Contract price plus 10% administrative charge
Administration per interment	88.00
Re-opening grave (no cover)	254.00
Re-opening grave – family arrangement with monumental mason	
Erection of headstone –	10% of cost of materials – minimum of 50.00
Exhumation charge (when Authorised)	1,130.00
Search fees	25.00

BEVERLEY BRAGGE, trustee  
LYN COULSTON, trustee  
MARILYN WEBSTER, trustee  
BRENDAN KERNAGHAN, trustee

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**Cemeteries Act 1958**

## SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Nathalia 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 2.44m x 1.22m	450.00
Sinking	Contract price plus 10%
Interment fee	100.00
Plaques	Contract price plus 10%
LAWN RE-OPEN	
Sinking	Contract price plus 10%
Interment fee	100.00
Detachable plate	Contract price plus 10%
LAWN CHILD'S GRAVE	
Site	250.00
Sunday	Contract price plus 10%
Plaque	Contract price plus 10%
MONUMENTAL	
Land	150.00
Sinking	Contract price plus 10%
Interment fee	100.00
Marker	20.00
MONUMENTAL RE-OPEN	
Sinking	Contract price plus 10%
Interment fee	100.00
Permit to erect a Headstone	30.00
Search fee	20.00
Exhumation fee	1,130.00
ROSE GARDEN ASHES INTERMENT	
Site	100.00
Sinking	Contract price plus 10%
Plaque	Contract price plus 10%
Stand & Fitting	20.00
SECOND INTERMENT ROSE GARDEN	
Site	100.00
Sinking	Contract price plus 10%
Plaque	Contract price plus 10%
Stand & Fitting	20.00

N. R. McPHERSON, trustee

H. C. QUINN, trustee

R. D. BROOKS, trustee



**Cemeteries Act 1958**

## SCALE OF FEES

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

LAWN SECTION	\$
Placing of ashes in existing graves	100.00
MONUMENTAL SECTION	
Placing of ashes in existing grave	100.00

LORRAINE ROY, trustee  
MARGERY A. WILD, trustee  
GIMI STOPPA, trustee

**Cemeteries Act 1958**

## SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Rye 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.

FEES FOR RIGHT OF BURIAL	\$
Lawn Area – Non Denominational (headstone or bronze plaque area)	896.00
Lawn Area – Children’s section (headstone or plaque)	300.00
Deposit for Reservation of a Right of Burial – all areas (excluding children’s section)	100.00
INTERMENT FEES – LAWN AND DENOMINATIONAL SECTIONS	
Week Days – Lawn and Denominational Sections 9.00 am – 4.00 pm	632.00
Week Days – Lawn and Denominational Sections after 4.00 pm	750.00
Week Days – Children’s Area – Stillborn to less than 5 years of age (one interment per grave)	150.00
Interment on a Weekend or Public Holiday	1,245.00
Casket or oversize coffin fee (additional to interment fee)	180.00
Interment under 24 hours notice (additional to interment fee)	220.00
Cancellation of order to inter (after commencement of digging)	220.00
The removal and reinstatement of any monumental work, necessary to prepare a grave for burial, must be arranged by the Funeral Director or the Family, directly with a Monumental Mason.	
LAWN CEMETERY BRONZE PLAQUES	
Plaques can be ordered through the Cemetery Trust and payment received before the order is placed with the Engravers.	
Standard cemetery Bronze Plaque size is 381mm x 279mm with up to eight lines of inscription. (Single)	530.00
Optional cemetery Bronze Plaque size is 381mm x 279mm providing for three lines of inscription plus a small five line attachable plaque. (Dual)	595.00

Second matching attachable plaque (payable when second inscription is ordered)	185.00
EXHUMATION FEE:	
When legally authorised as required by the <b>Cemeteries Act 1958</b> .	1,695.00
CANCELLATION FEE:	
Fee for cancellation of any reserved Right of Burial	75.00
MONUMENTAL PERMIT FEES:	
Payable when submitting monumental permit application.	
New monumental work – all areas	182.00
Renovation or repair to existing monumental work	182.00
Additional inscription on existing headstone	75.00
Large Full Monuments	300.00
Monumental work is arranged by the owner of the Right of Burial or his/her executor with a Monumental Mason of his/her choice.	
MEMORIAL AND CREMATED REMAINS INTERMENT FEES:	
WALL NICHE: (One interment only per niche) —	
Interment of cremated remains	265.00
Bronze plaque with five lines of inscription size 8” x 6”	225.00
Alternative 10” x 8” bronze plaque, 5 lines inscription	302.00
Flower Bud Vase	25.00
Reservation in the Niche Wall (Deposit only: Balance is paid at time of use.)	100.00
POSITION AROUND SHRUB GARDEN OR ROCK GARDEN:	
Interment of cremated remains	368.00
SHRUB: Bronze plaque with five lines of inscription, size 8” x 6”	225.00
ROCK: Bronze plaque with five lines of inscription,	135.00
Reservation in the Shrub or Rock Garden (Deposit only: Balance is paid at time of use.)	100.00
FAMILY ROSE MEMORIAL IN A GARDEN BED:	
First interment fee for cremated remains	720.00
10 year Rose Guarantee will apply, after which if the Rose needs to be replaced it will be the responsibility of the Family of the Deceased.	
Bronze plaque with five lines of inscription size 8” x 6”	225.00
Bronze plaque with four lines of inscription size 10” x 4”	238.00
Interment fee for additional cremated remains at a previously purchased rose	265.00
Reservation in the Rose Garden (Deposit only: Balance is paid at time of use.)	100.00
Note: A maximum total of three plaques can be placed at each Family Rose Memorial.	
SCATTERING OF ASHES:	
Scattering of Ashes in the pebble garden including Name Plate	50.00

**CANCELLATION FEE:**

Fee for cancellation of any memorial	75.00
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**CEMETERY BURIAL AREAS:**

Fee for interment of Cremated Remains into a previously purchased Grave/Right of Burial in the lawn or denominational cemetery areas	265.00
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Note: Written authority of holder of right of burial or executor is required

**ADDITIONAL FEE:**

Additional Fee for interment of Cremated Remains, outside weekday hours of 9.00 am to 4.00 pm or on weekends or public holidays, at any memorial or grave location:	300.00
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**FLOWER CONTAINERS:**

To be placed at Memorials within the Rye Cemetery.	35.00
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**PLAQUES**

Extra Lines for bronze plaques will be charged per line.	36.00
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LYNETTE JEAN MAGUIRE, trustee

NIGEL EDWARDS, trustee

PHILIP JOHN CAIN, trustee

**Cemeteries Act 1958****SCALE OF FEES**

By resolution of the Trust, the following fees (inclusive of the Goods & Services Tax [GST]) will apply in the Swan Hill 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.

	\$
<b>LAWN A SECTION (UNDENOMINATIONAL)</b>	
Fee for first of two (2) interments – reserved gravesites only	1,045.00
Fee for each additional interment	748.00
Fee for each additional interment – child under six (6) years	330.00
Fee for cremated remains interred in fallen gravesite	242.00
Fee for cremated remains interred in an existing gravesite	165.00
<b>LAWN B SECTION (UNDENOMINATIONAL)</b>	
Fee for first of two (2) interments	1,243.00
Fee for first of three (3) interments	1,518.00
Fee for each additional interment	748.00
Fee for simultaneous double interment	1,760.00
Fee for interment of child under six (6) years where not the first interment in that gravesite	330.00
Fee for cremated remains interred in an existing gravesite	165.00
<b>INFANT LAWN SECTION</b>	
Fee for one (1) interment	407.00
<b>NICHE WALL SECTION</b>	
Fee for a Memorial Wall Niche	242.00
Fee for a Memorial Wall Niche Reservation	352.00

## PRIVATE GRAVES SECTION

(Denominational and Undenominational)

Fee for one (1) interment only	759.00
Fee for first of two (2) interments	1,353.00
Fee for first of two (2) interments – reserved gravesites only, earthen with no monument	858.00
Fee for first of two (2) interments – reserved gravesites only, inside kerbing and railing and break seal	1,056.00
Fee for first of two (2) interments – reserved gravesites only, inside kerbing or railing, with Trust to remove ledger only	1,177.00
Fee for first of three (3) interments	1,639.00
Fee for first of three (3) interments – reserved gravesites only, earthen with no monument	1,056.00
Fee for first of three (3) interments – reserved gravesites only, inside kerbing or railing and break seal	1,287.00
Fee for first of three (3) interments – reserved gravesites only, inside kerbing and railing, with Trust to remove ledger only	1,463.00
Fee for simultaneous double interment	1,881.00
Fee for each additional interment – earthen and no monument	748.00
Fee for each additional interment inside kerbing and railing, and break seal	858.00
Fee for each additional interment inside kerbing and railing, with Trust to remove ledger only	1,056.00
Fee for interment of child under six (6) years	407.00
Fee for additional interment of child under six (6) years in adult size grave, with no further interments permitted	275.00
(Trust to remove ledger only – additional fee \$242.00)	
(Inside kerbing and railing – additional fee \$121.00)	
Fee for cremated remains interred in an existing gravesite	165.00

## CONCRETE LINED GRAVES SECTION

Fee for first of two (2) interments	3,454.00
Fee for each additional interment	
(Trust to break seal – additional fee \$66.00)	
(Trust to remove ledger only – additional fee \$242.00)	671.00
Fee for each additional interment old concrete block graves	
(Trust to break seal – additional fee \$66.00)	
(Trust to remove ledger only – additional fee \$242.00)	858.00
Additional concrete seal	187.00

## ROSE GARDEN SECTION

Consists of provision of standard rose and one (1) interment of cremated remains. Memorialisation to Trust Specifications only is permitted.

Fee for one (1) interment of cremated remains	330.00
Fee for additional interment of cremated remains adjacent to existing interment	220.00
Fee for reservation of rose site includes first interment of cremated remains	440.00

**MEMORIALISATION FEES**

Maintenance fee for Trust to install bronze plaque on gravesite all sections	44.00
Maintenance fee for Trust to arrange refurbishment of bronze plaque	110.00
Fee for permission to plant a memorial tree/shrub – applicant to supply tree/shrub and plaque	154.00
<b>MISCELLANEOUS FEES</b>	
Fee to exhume the remains of a body (when authorized)	1,056.00
Fee to exhume remains of a body Concrete Lined Graves Section (when authorized)	1,408.00
Fee for interment outside prescribed hours 10.00 a.m. to 4.00 p.m. weekdays, or on Saturdays additional	297.00
Fee for Trust to remove and replace a ledger each additional	242.00
Fee for Trust to break a seal additional	66.00
Fee for search of records and provision of information per grave site	22.00
Fee for cancellation and changed instructions	99.00

SHIRLEY DURDEN, trustee  
HAROLD HESLOP, trustee  
ALAN COOKE, trustee

**Cemeteries Act 1958****SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Childers–Thorpdale 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

	\$
Single or double grave	250.00
Re-open grave	100.00
To put ashes into a grave	50.00

MICHAEL GORMAN, trustee  
KEITH PICKERING, trustee  
ALLAN FOLLETT, trustee

**Cemeteries Act 1958****SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Wangaratta 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.

<b>GRAVESITE</b>	<b>\$</b>
General and Lawn	869.00
Children (under 12 months)	143.00
Oversize Grave or extra depth	66.00
Vault	1,452.00

INTERMENT FEE	
1st & 2nd interments	803.00
Children	429.00
Vault	935.00
Extra Charge – Saturday or Public Holiday	594.00
LAWN PLAQUES (INCLUDING INSTALLATIONS)	
Single 380 x 280 mm	Cost + 60% admin & handling fee
Dual	Cost + 60% admin & handling fee
Dual detachable plant	Cost + 60% admin & handling fee
INTERMENT OF ASHES	
Niche Wall	583.00
Rose Garden (includes rose bush)	825.00
Shrub or Tree (includes shrub or tree)	990.00
Private Gravesite	231.00
Memorial Plaque	Cost + 60% admin & handling fee
Disposal of Ashes other than Interment	121.00
PERMISSION TO ERECT A HEADSTONE OR MONUMENT	
General	275.00
Lawn – excluding flower containers	165.00
Children’s Lawn – excluding flower containers	71.50
Second inscription	99.00
MISCELLANEOUS	
Search Fee	50.00
Removal of cover (at owners risk)	143.00
Exhumation Fee	1,320.00
Use of Canopy and Chairs	40.00
Extra depth (3rd interment)	71.50
Certificate of right of burial	33.00
Cancellation of order	110.00
After scheduled burial hours (per hour)	110.00

IRENE GRANT, trustee  
KIERAN KLEMM, trustee  
ROBERTO PAINO, trustee

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This Order is effective on the day of gazettal.

Dated 30 November 2004

Responsible Minister  
HON BRONWYN PIKE MP  
Minister for Health

DIANE CASEY  
Clerk of the Executive Council

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**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 of the listed public cemetery trusts.

- The Trustees of the Clunes Public Cemetery
- The Trustees of the Lorne Public Cemetery
- The Trustees of the Mooroopna Public Cemetery
- The Trustees of the Mount Moriac Public Cemetery
- The Trustees of the Wedderburn Public Cemetery
- The Trustees of the Winchelsea Public Cemetery

**Cemeteries Act 1958**

SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Clunes 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 2.44m x 1.22m	350.00
Interment Fee – Adult	150.00
Child – under 12yrs	100.00
Sinking or re-opening grave	At cost of digger
MEMORIAL WALL	
Niche	200.00
Plaque own choice & cost	
Admin & Fitting Fee	50.00
GARDEN/LAWN SECTION	
Private, undenominational ground	500.00
Plaque own choice & cost	
Sinking or re-opening grave	Cost of digger
MISCELLANEOUS	
Burial or digging on Sat, Sun or public holiday, extra	100.00
Burial of ashes in grave	100.00
Exhumation of human remains (with permission)	700.00
Research Fee	20.00
Monumental fees	5% of total cost of h/stone

HARRY JAMES TOOLE, trustee  
MARGARET MACFARLANE, trustee  
W. B. J. COOK, trustee



**Cemeteries Act 1958****SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Lorne 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.

All prices inclusive of GST

AREA	Proposed Fees \$
Land Lawn Section	577.50
Land Monumental Section	787.50
Interment Fee	367.50
Exhumation Fee	1,050.00
Headstone Erection	7% of cost (min. \$100.00)
<b>COLUMBARIUM WALL</b>	
Row A (top)	404.25
Row B	375.38
Row C	346.50
Row D	317.63
Row E	288.75
Row F (bottom)	259.88

NELSON ENGLISH, trustee

L. A. SCHROETER, trustee

ELIZABETH A. DAVIDSON, trustee

**Cemeteries Act 1958****SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Mooroopna 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.

	\$
<b>LAWN SECTION</b>	
Grave site	550.00
Interment fee	440.00
Plaque	407.00
Flower container	55.00
<b>RE-OPEN LAWN</b>	
Re-opening	341.00
Interment fee	198.00
Plaque	121.00
<b>MONUMENTAL SECTION</b>	
New grave	396.00
Interment fee	198.00
Sinking grave	330.00

RE-OPEN MONUMENTAL	
Re-open with cover	429.00
Interment fee	198.00
Re-open without cover	363.00
Interment fee	198.00
BABY LAWN GRAVE	
ASHES	
Saturday, Sunday and Public Holidays	
Extra charge	88.00
Oversize grave	
Extra charge	55.00
JAMES GORDON HEPWORTH, trustee	
WILLIAM ERIC PARSONS, trustee	
CAMPBELL NELSON KING, trustee	

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**Cemeteries Act 1958**

**SCALE OF FEES**

By resolution of the Trust, the following fees will apply in the Mount Moriac 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.

All prices inclusive of GST

AREA	Proposed Fees
	\$
Land Lawn Section	577.50
Land Monumental Section	787.50
Interment fee	367.50
Exhumation fee	1,050.00
Headstone erection	7% of cost (min. \$100.00)
COLUMBARIUM WALL	
Row A (top)	404.25
Row B	375.38
Row C	346.50
Row D	317.63
Row E	288.75
Row F (bottom)	259.88

NELSON ENGLISH, trustee  
L. A. SCHROETER, trustee  
ELIZABETH A. DAVIDSON, trustee

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**Cemeteries Act 1958**

## SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Wedderburn 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 & MONUMENTAL	\$
Land	400.00
1st Burial	500.00
2nd Burial	500.00
Headstone (40 letters)	600.00

PETER NORMAN, trustee  
 RONALD WEBB, trustee  
 CLIFFORD HANNAH, trustee

**Cemeteries Act 1958**

## SCALE OF FEES

By resolution of the Trust, the following fees will apply in the Winchelsea 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.

All prices inclusive of GST

AREA	Proposed Fees \$
Land Lawn Section	577.50
Land Monumental Section	787.50
Interment fee	367.50
Exhumation fee	1,050.00
Headstone erection	7% of cost (min. \$100.00)
<b>COLUMBARIUM WALL</b>	
Row A (top)	404.25
Row B	375.38
Row C	346.50
Row D	317.63
Row E	288.75
Row F (bottom)	259.88

NELSON ENGLISH, trustee  
 L. A. SCHROETER, trustee  
 ELIZABETH A. DAVIDSON, trustee

This Order is effective on the day of gazettal.

Dated 30 November 2004

Responsible Minister  
 HON BRONWYN PIKE MP  
 Minister for Health

DIANE CASEY  
 Clerk of the Executive Council

**Chinese Medicine Registration Act 2000**  
ADVERTISING GUIDELINES FOR  
REGISTERED CHINESE MEDICINE PRACTITIONERS

Order in Council

The Governor in Council, under section 64(1) of the **Chinese Medicine Registration Act 2000**, issues the attached guidelines regarding the minimum standards acceptable to the Board for or with respect to the advertising of Chinese medicine practitioners and herbal dispensing services.

These Guidelines come into effect on the date of publication in the Government Gazette.

Dated 30 November 2004

Responsible Minister  
HON BRONWYN PIKE MP  
Minister for Health

DIANE CASEY  
Clerk of the Executive Council

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ADVERTISING GUIDELINES FOR  
REGISTERED CHINESE MEDICINE PRACTITIONERS

**1. Executive Summary**

Under the **Chinese Medicine Registration Act 2000** the Chinese Medicine Registration Board of Victoria is responsible for regulating advertising by Chinese medicine practitioners.

These *Advertising Guidelines for Registered Chinese Medicine Practitioners* (the Guidelines) outline the minimum acceptable standards for advertising Chinese medicine, or Chinese herbal dispensing, services or practice in Victoria.

Advertising is seen in its broadest context and covers a wide range of public announcements or communications. These include television, radio, newspapers, newsletters, business cards, signs, letterheads, telephone and professional directory listings, websites and other professional notices.

The main purpose of *lawful* advertising should be to inform the public of the availability of Chinese medicine services, and to provide information that helps consumers make an informed decision about the services being offered.

The minimum standards require that any advertising **must not**:

- be, or intend to be, false, misleading or deceptive;
- abuse the trust or exploit the lack of knowledge of consumers;
- contain language that could cause fear or distress;
- create an unreasonable expectation of beneficial treatment;
- encourage inappropriate or excessive use of Chinese medicine services;
- imply the practitioner is a specialist unless they have additional higher-level qualifications;
- mislead the public by inappropriately using the titles 'Doctor' and 'Professor';
- refer to, use or quote from, real or implied patient success stories or testimonials;
- use enhanced or misleading photos or images such as 'before and after' photos;
- offer a discount, gift or other means of attracting patients unless the advertisement also sets out the terms and conditions of that offer; or
- provide misleading information on prices and fees.

All advertisements must also comply with other relevant state and federal laws including the Commonwealth **Trade Practices Act 1974** and the Victorian **Fair Trading Act 1999**.

These Guidelines also specify the various penalties that may be imposed for any breaches of the law. Currently the financial penalties are \$5,112.50 for individuals and \$10,225.00 for a body corporate. The Board may also impose one of a number of other sanctions including: cautions or reprimands, requiring counselling or further education by the practitioner, or suspending or cancelling the practitioner's registration.

**2. Foreword**

These Guidelines provide guidance to registered Chinese medicine practitioners about the minimum standards, which are acceptable to the Chinese Medicine Registration Board of

Victoria, for, or with respect to, the advertising of Chinese medicine and herbal dispensing services. These Guidelines have been issued by the Governor in Council, by notice published in the Government Gazette, on the recommendation of the Chinese Medicine Registration Board of Victoria.

### 3. Introduction

The **Chinese Medicine Registration Act 2000** outlines the responsibilities of the Chinese Medicine Registration Board of Victoria in relation to the regulation of advertising by Chinese medicine practitioners. Section 63 states that a person must not advertise a Chinese medicine practice, Chinese medicine services or Chinese herbal dispensing services in a manner which—

- a) is or is intended to be false, misleading or deceptive; or
- b) offers a discount, gift or other inducement to attract patients to a Chinese medicine practitioner, a Chinese medicine practice or a Chinese herbal dispensing service unless the advertisement also sets out the terms and conditions of that offer; or
- c) refers to, uses or quotes from testimonials or purported testimonials; or
- d) creates an unreasonable expectation of beneficial treatment.

These matters also relate to bodies corporate. The penalty for breaches of any one of these clauses is 50 penalty units (currently \$5,112.50) for a natural person and 100 penalty units (currently \$10,225) for a body corporate. Section 63(5) also provides penalties for continuing offences for each day the provisions are breached.

Section 63(3) allows that persons who publish or print an advertisement that contravenes these provisions on behalf of another person, in good faith, are not guilty of an offence.

Under Section 64 of the Act, the Board has the power to develop, and the Governor in Council has the power to issue, guidelines with respect to the advertising of Chinese medicine services (which includes acupuncture, Chinese herbal medicine and Chinese herbal dispensing). Under Section 65, the courts have the power to require corrective advertising.

### 4. Purpose of the Guidelines

The Board recognises that provision of information to the public about Chinese medicine practitioners and the services they provide, is of value. There are risks, however, that advertising which is false, misleading or deceptive can lead to the provision of unnecessary Chinese medicine services, or create unrealistic expectations about the benefits of such services, with adverse consequences for consumers.

For the purposes of these Guidelines, advertising includes but is not limited to any public communication using television, radio, motion picture, newspaper, newsletter, book, list, or directory and includes business cards, announcement cards, signs, letterhead, telephone directory listings, professional lists, professional directory listings, websites and similar professional notices.

These Guidelines have been developed by the Board to advise Chinese medicine practitioners of:

- the provisions of section 63 of the **Chinese Medicine Registration Act 2000**;
- how the Board exercises its discretion in applying Section 63; and

- what the Board sees as minimum standards of good practice in relation to advertising of Chinese medicine services.

These Guidelines aim to protect the public from advertising that is false, deceptive and misleading and to provide guidance to registered Chinese medicine practitioners about advertising of all Chinese medicine services, in order to promote proper use of Chinese medicine services.

Compliance with the Guidelines does not mean that the advertisement or the Chinese medicine service is approved by the Chinese Medicine Registration Board.

While the Board seeks to provide advice to assist practitioners to understand the Guidelines, practitioners are encouraged to seek their own legal advice if they are uncertain about whether a particular advertisement might be in breach of the provisions of the Act. The Board cannot provide legal advice nor pre-empt what a magistrate might decide with regard to a Section 63 breach, and accordingly will not respond to requests that it vet particular, suggested advertising formats.

#### **5. Consequences of Breaching the Guidelines**

A breach of Section 63 of the Act may result in the practitioner (or a body corporate) being prosecuted in the Magistrates Court and a financial penalty being imposed. A breach of these Guidelines may also be considered evidence of unprofessional conduct and may be investigated by the Board, either on its own motion, or in response to a complaint or notification.

Where a Chinese medicine practitioner is found by the Board to have engaged in unprofessional conduct in relation to advertising of Chinese medicine services, the Board has the power under the Act, following a hearing of the matter, to impose one or a number of the following sanctions:

- require that the practitioner undergo counselling;
- caution the practitioner;
- reprimand the practitioner;
- require the practitioner to undertake further education;
- impose any condition, limitation or restriction on the registration of the practitioner;
- impose a fine on the practitioner of not more than \$10,000; and/or
- suspend or cancel the practitioner's registration.

#### **6. Trade Practices Act and Therapeutic Goods Advertising Code**

All advertisements for Chinese medicine services are subject to the applicable statutes and common laws of the Commonwealth, States and Territories. Compliance with these Guidelines does not exempt advertisements from the application of those laws. Under federal law, the **Trade Practices Act 1974** (Cwth) also addresses (in s. 53) false or misleading representations.

The Australian Competition and Consumer Commission (ACCC) can take action against Chinese medicine practitioners who make false or misleading claims about their services or products, and profit from the desire of potentially vulnerable people to improve their well-being or change their appearance.



The ACCC is also a member of the International Marketing Supervision Network (IMSN), a network of law enforcement agencies in 30 countries that regularly undertakes internet sweeps in order to prevent and redress deceptive marketing practices that have an international component.

Chinese medicine practitioners should become familiar with the provisions of the **Trade Practices Act 1974** and the provisions of the **Fair Trading Act 1999** (Vic). Chinese medicine practitioners are referred to the publication *Fair Treatment: A guide to the Trade Practices Act for advertising or promotion of medical services* (Commonwealth of Australia, July 2000). This publication can be accessed on the ACCC's website at [www.accc.gov.au/content/index.phtml/itemId/309070](http://www.accc.gov.au/content/index.phtml/itemId/309070) .

The Therapeutic Goods Advertising Code is administered by the Therapeutic Goods Code Council. Chinese medicine practitioners are also expected to be familiar with this Code. Information is available at [www.tgacc.com.au](http://www.tgacc.com.au).

## 7. **Broad Guidelines**

A registered Chinese medicine practitioner should ensure that all relevant people, including persons employed by or associated with the registered Chinese medicine practitioners, are aware of the content of these Guidelines, as well as the relevant provisions of all relevant Commonwealth and/or Victorian Acts, Regulations or other legal instruments that relate to the functions and operations in Chinese medicine practice.

In the absence of any accepted Australian system for recognising specialisation in Chinese medicine, the Board discourages the use of any form of wording that implies the practitioner is a specialist – unless the practitioner is able to validly substantiate the claim. The Australian community attaches particular meaning to the word 'specialist' and would expect the practitioner to have high-level, additional qualifications in the area of specialty. The Board would also expect the practitioner to provide readily understood information about their advanced qualifications, which would be of a level that warrants such claims.

In the absence of such qualifications, acceptable forms of wording that would enable members of the public to identify Chinese medicine practitioners who practise in particular areas, could be as per the following examples:

- working in the field of sports injuries;
- focus is on women's health ;
- special interest in treating skin disorders; and
- experienced with children's health.

Chinese medicine practitioners must be certain that they can substantiate any claims made in advertising material, particularly in relation to outcomes of treatment, whether implied or explicitly stated.

In determining whether an advertisement is misleading, the Board will consider the overall impression of the advertisement, and the likely interpretation by members of the public. This is regardless of any conditions, qualifiers or disclaimers contained in fine print.

### 7.1 **Acceptable Advertising**

The main purpose of advertising of Chinese medicine services should be to inform the public of the availability of Chinese medicine services, and to present information that is reasonably needed by consumers to make an informed initial decision about the availability and suitability of Chinese medicine services offered.

Advertising will be considered acceptable to the Board if it is factual, honest, accurate, complete, verifiable and not misleading. As such, advertising may contain information such as:

- a) a factual statement of the service(s) and/or products offered;
- b) contact details of the Chinese medicine practitioner, including e-mail or website addresses and telephone numbers;
- c) a statement of hours maintained by the Chinese medicine practitioner;
- d) non-enhanced, recent photographs or drawings of the Chinese medicine practitioner or his/her office;
- e) the availability of wheelchair access to any premises to which the advertisements relate;
- f) a statement of any language(s) fluently spoken by the Chinese medicine practitioner or another person in his/her office;
- g) a statement about fees charged, payment arrangements or health insurance plan arrangements;
- h) a statement of the names of schools and training programs from which the Chinese medicine practitioner has graduated, and the qualifications received (subject to 8.2);
- i) particular fields of practice for which the Chinese medicine practitioner is properly qualified and experienced (see also 8.1);
- j) any post-graduate qualifications that are recognised by the Chinese Medicine Registration Board as per Section 13 of the **Chinese Medicine Registration Act 2000**;
- k) a list of the Chinese medicine practitioner's publications in educational journals;
- l) a statement of the teaching positions currently or formerly held by the Chinese medicine practitioner, together with relevant dates; and
- m) a statement of the accreditation, or certification of the Chinese medicine practitioner with a public board or agency or professional association, including the type of accreditation, certification or membership, any affiliations with educational institutions, hospitals or clinics, together with relevant dates.

## 7.2 *Unacceptable Advertising*

In order to comply with these guidelines, advertising of Chinese medicine services should not:

- a) create, or be likely to create, unwarranted and unrealistic expectations about the effectiveness of the Chinese medicine services to be provided;
- b) encourage inappropriate or excessive use of Chinese medicine services;
- c) use testimonials or purported testimonials;
- d) lead to, or be likely to lead to, consumers inappropriately self-diagnosing or treating illnesses/diseases;

- 
- e) mislead either:
- directly;
  - by implication;
  - through emphasis;
  - by comparison;
  - by contrast; or
  - by omission;
- f) abuse the trust or exploit the lack of knowledge of consumers;
- g) contain language that could cause fear or distress;
- h) contain any information or material that is likely to make a person believe his or her health or well-being may suffer from not taking/undertaking the Chinese medicine service;
- i) contain fee/price information that is inexact or fails to specify any conditions or variables to an advertised fee/price;
- j) contain any claim, statement or implication:
- either expressly or by omission, that the treatment is infallible, unailing, magical, miraculous, guaranteed or will cure (possible therapeutic benefits may be described but never guaranteed);
  - that the results of the Chinese medicine service offered is always effective;
  - that a Chinese medicine practitioner has an exclusive or unique skill or remedy, or that a product is 'exclusive' or contains a 'secret ingredient';
  - that a Chinese medicine practitioner provides superior services to those provided by other Chinese medicine practitioners, except in accordance with these Guidelines (see 8.1);
  - that the Chinese medicine services can be substituted for public health vaccination or immunisation;
- k) contain terms, conditions or qualifications in small print or in an obscure component of the advertisement;
- l) purport to fully inform the public of the risks of undertaking a Chinese medicine procedure or to replace the process of informed comment;
- m) provide a consumer with a preset appointment time that was not requested by the consumer;
- n) promote tobacco products, smoking or alcohol or any other addictive substance or product that clearly adversely affects health;
- o) use graphic or visual representations except in accordance with these Guidelines (see 8.7); or
- p) be vulgar, sensational or likely to bring the profession into disrepute.

## 8. Detailed Guidelines

### 8.1 Introduction

The Board discourages the use of:

- graphic or visual representations, such as before and after photographs, since these have significant potential to be falsified and/or to mislead the public about the benefits of a treatment (see 8.7);
- comparative advertising, since it is difficult to include all required information to avoid a misleading comparison being made, and it has the potential to bring the profession into disrepute. Any advertisement using words of comparison, must be based on verifiable data that substantiates the comparison;
- any term, title or designation indicating or implying specialisation in a field of practice unless he/she has a proper qualification; and
- gifts as incentives for undertaking Chinese medicine treatment.

### 8.2 Advertising of Qualifications and Titles

It is an offence under Section 61 of the **Chinese Medicine Registration Act 2000** for unregistered persons to claim to be a registered Chinese medicine practitioner. It is also an offence for registered practitioners to use certain titles.

Where an advertisement identifies an accreditation, certification or registration with a public or private body, the advertisement should indicate specifics, written in a manner that is easily understood by the consumer.

Advertising qualifications or memberships may be misleading or deceptive if they tend to imply that the practitioner is more skilled, or has greater experience, than is the case. Practitioners should be wary of using obscure qualifications or memberships as a marketing tool without clearly describing what the qualification or membership represents.

To ensure that the public is not misled by the advertisement of qualifications and titles, Chinese medicine practitioners, upon inquiry, should simply and accurately explain the:

- professional standing of the qualification;
- nature of the awarding body; and
- requirements of the qualifying course.

With regard to the use of the title 'Doctor' or 'Dr':

- there has been no change to the law in Victoria on use of courtesy titles such as 'Doctor' or 'Professor' as a result of passage of the **Chinese Medicine Registration Act 2000**;
- it is not the Board's role to advise registered practitioners on whether or not to use such courtesy titles. However, it should be noted that there is no law in Victoria that prevents any practitioner from using the title 'Doctor', as long as they do not mislead the public into believing that they are a registered practitioner under the Victorian **Medical Practice Act 1994**, when they are not; and
- in order to avoid committing such an offence under the **Medical Practice Act 1994**, if a practitioner of Chinese medicine chooses to adopt the title 'Doctor' then they should make clear that they are a doctor of Chinese medicine, rather than Western medicine, whenever they use such a title.

With regard to the use of the title 'Professor' the onus rests with the individual practitioner as to whether or not s/he can fairly carry the title without misleading the public. Should the Board ever have reservations of its own, in respect of an individual practitioner's legitimacy in carrying such a title, it may consider whether there is sufficient evidence before it to investigate this on the basis of professional conduct.

Those using the title 'Professor' on the basis of 'Visiting or Honorary Professor' status at an overseas institution, should not mislead the public by omitting the word 'Visiting' or 'Honorary' from their use of the title.

### **8.3 Advertising Fee Information**

When advertising fees for services or prices for products sold by the Chinese medicine practitioner, these fees and prices should be accurate and exact. This means the prices for each product, and the fees for each service, need to be clearly identifiable and any conditions or other variables to an advertised price or fee must be disclosed. Prices for advertised products should include fees for related professional services, unless the advertisement clearly states otherwise. The Board discourages use of phrases like 'as low as' or 'lowest prices' or similar words or phrases when advertising fees for services or prices for products.

Chinese medicine practitioners should not compensate or give anything of value to a representative of the press, radio, television or other communication medium for professional publicity unless the fact of compensation is made known publicly.

### **8.4 Use of Gifts or Discounts in Advertising**

Chinese medicine practitioners should not advertise that they will perform certain professional services free of charge, or at a discount, unless the advertised claims are truthful. However, no charge should be made for any other professional service rendered or products provided to a patient during any clinic visit in which free or discounted services are offered or provided, unless prior to the accrual of such charges, the patient is informed of the cost of the additional services or products and agrees, beforehand, to pay for them.

### **8.5 Use of Endorsements in Advertising**

The Board does not support endorsements by Chinese medicine practitioners in advertising health related services such as herbs/drugs or medical equipment companies. However, where a practitioner chooses to endorse a health-related product or service, the following guidelines apply:

- any endorsement should be based on an objective assessment of available scientific data supporting the use of the product or services;
  - where an advertisement contains or implies an endorsement by bodies or associations that:
    - represent the interests of consumers;
    - conduct or fund research into a disease, condition, disorder or syndrome;  
or
    - represent healthcare professions;
- then:
- the body or association should be named;
  - the endorsement should be authenticated and formally authorised by the body or association; and

- the nature and limits of the endorsement should be clearly specified; and
- where the body or association has received payment or valuable consideration for the endorsement, the advertisement must acknowledge that consideration or payment.

#### **8.6 Use of Scientific Information**

The Board encourages caution in the use of scientific information in Chinese medicine advertising. Where a practitioner chooses to use scientific information, the following guidelines apply.

Scientific information in an advertisement should:

- be presented in a manner that is accurate, balanced and not misleading;
- use terminology that is readily understood by the audience to whom it is directed; and
- identify the relevant researchers, sponsors, and the academic publication in which the results have appeared.

#### **8.7 Use of Graphic or Visual Representations**

The Board does not support the use of graphic or visual representation in Chinese medicine advertising except in the context of the practitioner–patient consultation where it is being used to illustrate a recommended treatment and to inform and educate the patient. If a practitioner does this, she/he must ensure that the representations:

- do not portray anyone who has not received the services (for example, by using models); and
- do not in any way create an unrealistically favourable impression of the results of the service or treatment.

Use of graphic or visual representations in general advertising may be viewed as a form of testimonial, which is prohibited under Section 63(1)(c) of the Act.

### **9. Conclusions**

The Board encourages practitioners to observe the *ACCC Tips for Trouble-free Advertising* as follows:

- ensure content and context of all promotional statements are honest and accurate;
- although not necessarily illegal, avoid or use cautiously, self-evident exaggeration and ‘puffery’ in healthcare advertising;
- carefully consider how ordinary members of the target audience will receive the promotion – be aware that some target audiences may have particular vulnerabilities;
- do not advertise advantages of services or products that are based on guesses or predictions unless there is good reason to believe they will come true and have some facts or figures to back them up; and
- if advice is provided in an advertisement to help a person assess whether they suffer from a condition, make it clear that it does not replace a detailed medical examination and consultation.

The Board also strongly encourages Chinese medicine practitioners to seek advice from their professional association and/or their professional indemnity insurer and/or their lawyer before placing an advertisement.

It should also be noted that, in addition to the sanctions available under the **Chinese Medicine Registration Act 2000**, an individual, another health professional, a professional association or a Board can take Chinese medicine practitioners to court for breaching consumer protection, fair trading or restrictive practices provisions of the **Trade Practices Act 1974**.

### **Definitions**

In these Guidelines:

**Act** means the **Chinese Medicine Registration Act 2000**

**Board** means the Chinese Medicine Registration Board of Victoria

**Guidelines** means the guidelines issued by the Governor in Council on the recommendation of the Board pursuant to Section 64 of the Act

**Chinese medicine services** includes all aspects of Chinese medicine practice

**Photograph** in relation to the advertising of Chinese medicine services includes images, graphic or other visual representations or facsimiles

**Registered Chinese medicine practitioner** means a person as defined in the **Chinese Medicine Registration Act 2000**

**Visual representations** includes photographs.

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**Education Act 1958**REMOVAL OF MEMBERS OF THE  
REGISTERED SCHOOLS BOARD

## Order in Council

The Governor in Council, under section 36(3) of the **Education Act 1958**, removes Ms Mary Buchanan and Ms Lesley Foster as members of the Registered Schools Board from the date of this Order.

Dated 30 November 2004

Responsible Minister:

LYNNE KOSKY, MP

Minister for Education and Training

DIANE CASEY

Clerk of the Executive Council

**Education Act 1958**APPOINTMENT OF MEMBERS OF THE  
REGISTERED SCHOOLS BOARD

## Order in Council

The Governor in Council, under section 36(2)(a) of the **Education Act 1958**, appoints Mr Don King and Mr John McCarthy as members of the Registered Schools Board from the date of this Order.

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 30 November 2004

Responsible Minister:

LYNNE KOSKY, MP

Minister for Education and Training

DIANE CASEY

Clerk of the Executive Council

**Education Act 1958**APPOINTMENT OF MEMBERS OF THE  
REGISTERED SCHOOLS BOARD**SCHEDULE TO THE  
ORDER IN COUNCIL****1. Appointment Arrangements**

The appointments are part-time.

**2. Period of Appointment**

The Act makes no provision for fixed term appointments. The appointments commence from the date of the Order.

**3. Duties and Responsibilities of the Position**

The function of the Board is to make and keep a register of schools other than State schools and to add to or revise the register.

**4. Termination Arrangements**

Section 36(3) of the Act states that the Governor in Council may at any time remove from office any member of the Board.

**5. Payment Provisions**

The appointees will not receive remuneration for these positions.

**6. Superannuation Obligations**

Not applicable.

**7. Travel and Personal  
Expenses Arrangements**

Expenses will be paid in accordance with normal public service arrangements.

**8. Leave Arrangements**

Not applicable.

**9. Prior Service**

Not applicable.

**Geographic Place Names Act 1998**

## ORDER

## Guidelines for

## Geographic Names Victoria

October 2004

The Governor in Council under section 5(1) of the **Geographic Place Names Act 1998** makes the Guidelines for Geographic Names Victoria October 2004 to replace the Geographic Place Names Victoria Guidelines made by the Governor in Council on 27 January 1999 and published in Government Gazette G4 at page 158 on 28 January 1999.

Dated 25 November 2004

Responsible Minister:

JOHN THWAITES

Minister for Environment

DIANE CASEY

Clerk of the Executive Council

**Marine Act 1988**

## APPROVAL OF

PROPERLY QUALIFIED ANALYSTS  
FOR PURPOSES OF SECTION 32

## Order in Council

The Governor in Council, under section 32 of the **Marine Act 1988**, by this Order approves the following persons as properly qualified analysts for the purposes of that section:

PRICONE, Maria-Grazia;  
 STAIKOS, Voula;  
 BORATTO, Mary;  
 DAVIES, Catherine.

This Order is effective on and from the day it is published in the Government Gazette.

Dated 30 November 2004

Responsible Minister:  
 PETER BATCHELOR MP  
 Minister for Transport

DIANE CASEY  
 Clerk of the Executive Council

**Royal Botanic Gardens Act 1991**  
 APPROVAL FOR THE  
 GRANT OF A LICENCE TO THE  
 AUSTRALIAN BROADCASTING  
 CORPORATION

Order

The Governor in Council approves under section 24(2)(b) of the **Royal Botanic Gardens Act 1991** the grant of a non-exclusive licence by the Royal Botanic Gardens Board to the Australian Broadcasting Corporation, ABN 52 429 278 345, for a term of three years, in relation to the building known as Eastern Lodge, and the land surrounding Eastern Lodge at the Royal Botanic Gardens Melbourne as described in the attached draft Licence Agreement.

Dated 30 November 2004

Responsible Minister  
 JOHN THWAITES  
 Minister for Environment

DIANE CASEY  
 Clerk of the Executive Council

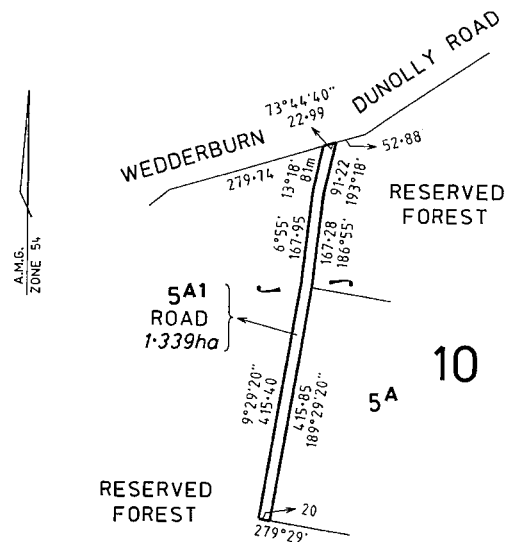
**Water Act 1989**  
 EXCISIONS FROM RESERVED FOREST

Order in Council

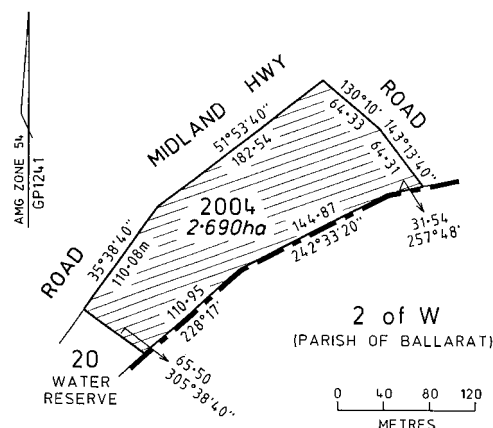
The Governor in Council under section 49 of the **Forests Act 1958** authorizes the excision from reserved forest of the lands specified in the Schedule.

SCHEDULE

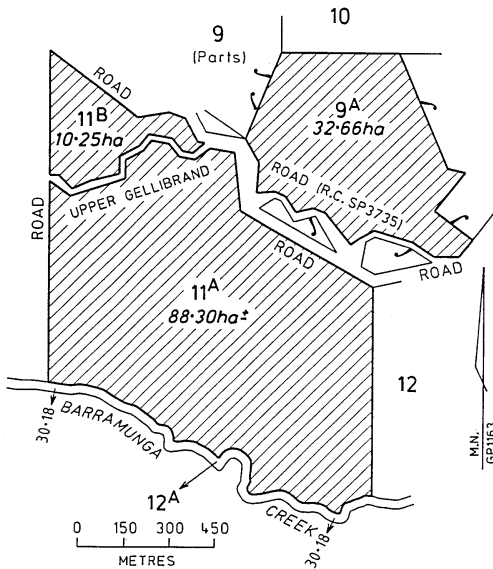
MOLIAGUL – Area 1.339 hectares being Crown Allotment 5A1, Section 10, Parish of Moliagul as shown on Original Plan No. 118913-B lodged in the Central Plan Office of the Department of Sustainability and Environment. – (L6-1871).



CRESWICK – Area 2.690 hectares, being Crown Allotment 2004, Parish of Creswick as indicated by hatching on plan hereunder. (GP1241) – (2007370).

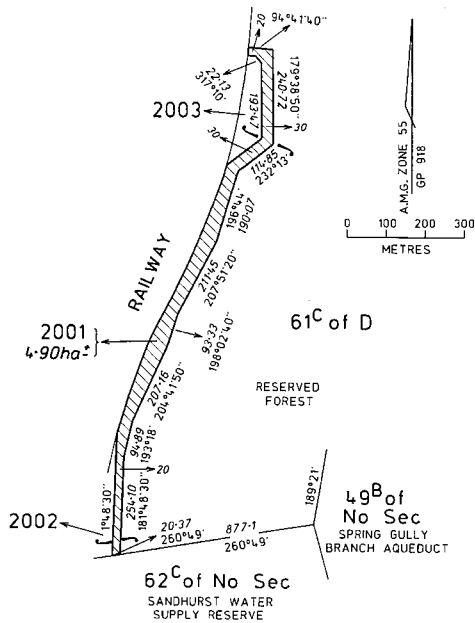


BARRAMUNGA – Total area 131.2 hectares, more or less, being Crown Allotments 9A, 11A and 11B, Parish of Barramunga as indicated by hatching on plan hereunder. (GP1163) – (2012660).

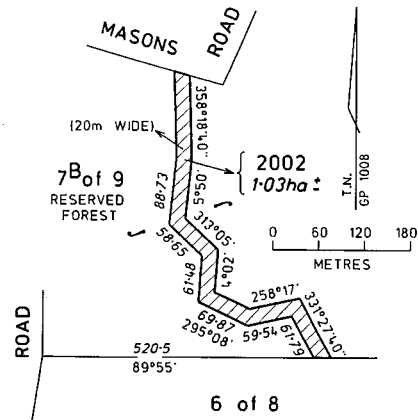


TOTAL AREA OF HATCHED PORTION : 131.2ha\*

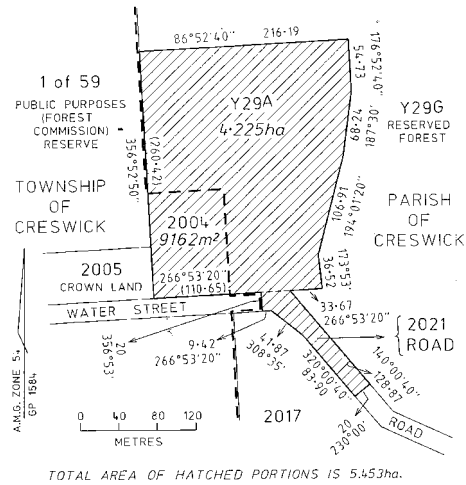
MANDURANG – Area 4.90 hectares, more or less, being Crown Allotment 2001, Parish of Mandurang as indicated by hatching on plan hereunder. (GP918) – (L6-10623).



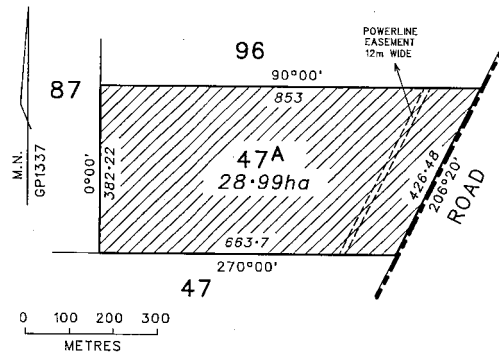
EVERTON – Area 1.03 hectares, more or less, being Crown Allotment 2002, Parish of Everton as indicated by hatching on plan hereunder. (GP1008) – (2006922).



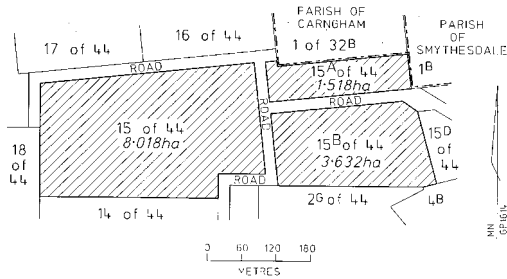
CRESWICK – Total area 5.453 hectares, being Crown Allotment 2004, Township of Creswick and Crown Allotments Y29A and 2021, Parish of Creswick as indicated by hatching on plan hereunder. (GP1584) – (0505940).



MINIMAY – Area 28.99 hectares, being Crown Allotment 47A, Parish of Minimay as indicated by hatching on plan hereunder. (GP1337) – (0207726).



SCARSDALE – Area 13.168 hectares, being Crown Allotments 15, 15A and 15B, Section 44, Parish of Scarsdale as indicated by hatching on plan hereunder. (GP1614) – (05931046).



Such excisions to come into effect on the fourteenth day after the publication of this Order in the Government Gazette.

Dated 30 November 2004

Responsible Minister  
 JOHN THWAITES  
 Minister for Environment and  
 Minister responsible for administering  
 the **Water Act 1989**

DIANE CASEY  
 Clerk of the Executive Council

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**SUBORDINATE LEGISLATION ACT 1994  
NOTICE OF MAKING OF STATUTORY  
RULES**

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

- |                             |                                                                                             |                             |                                                                                                                            |
|-----------------------------|---------------------------------------------------------------------------------------------|-----------------------------|----------------------------------------------------------------------------------------------------------------------------|
| 144. <i>Statutory Rule:</i> | Supreme Court<br>(Chapter I<br>Amendment No. 27)<br>Rules 2004                              | 150. <i>Statutory Rule:</i> | Drugs, Poisons and<br>Controlled Substances<br>(Nurse Practitioner<br>and Miscellaneous<br>Amendments)<br>Regulations 2004 |
| <i>Authorising Act:</i>     | Supreme Court Act<br>1986                                                                   | <i>Authorising Act:</i>     | Drugs, Poisons and<br>Controlled Substances<br>Act 1981                                                                    |
| <i>Date of making:</i>      | 25 November 2004                                                                            | <i>Date of making:</i>      | 30 November 2004                                                                                                           |
| 145. <i>Statutory Rule:</i> | Supreme Court<br>(Chapter I<br>Amendment No. 28)<br>Rules 2004                              | 151. <i>Statutory Rule:</i> | Transport (Alcohol<br>Measurement)<br>Regulations 2004                                                                     |
| <i>Authorising Act:</i>     | Supreme Court Act<br>1986                                                                   | <i>Authorising Act:</i>     | Transport Act 1983                                                                                                         |
| <i>Date of making:</i>      | 25 November 2004                                                                            | <i>Date of making:</i>      | 30 November 2004                                                                                                           |
| 146. <i>Statutory Rule:</i> | Domestic Building<br>Contracts and<br>Tribunal (General)<br>(Amendment)<br>Regulations 2004 | 152. <i>Statutory Rule:</i> | Marine (Alcohol<br>Measurement)<br>Regulations 2004                                                                        |
| <i>Authorising Act:</i>     | Domestic Building<br>Contracts Act 1995                                                     | <i>Authorising Act:</i>     | Marine Act 1988                                                                                                            |
| <i>Date of making:</i>      | 30 November 2004                                                                            | <i>Date of making:</i>      | 30 November 2004                                                                                                           |
| 147. <i>Statutory Rule:</i> | Wildlife (State Game<br>Reserve) Regulations<br>2004                                        |                             |                                                                                                                            |
| <i>Authorising Act:</i>     | Wildlife Act 1975                                                                           |                             |                                                                                                                            |
| <i>Date of making:</i>      | 30 November 2004                                                                            |                             |                                                                                                                            |
| 148. <i>Statutory Rule:</i> | Royal Botanic<br>Gardens Regulations<br>2004                                                |                             |                                                                                                                            |
| <i>Authorising Act:</i>     | Royal Botanic<br>Gardens Act 1991                                                           |                             |                                                                                                                            |
| <i>Date of making:</i>      | 30 November 2004                                                                            |                             |                                                                                                                            |
| 149. <i>Statutory Rule:</i> | Mental Health<br>(Forms) Regulations<br>2004                                                |                             |                                                                                                                            |
| <i>Authorising Act:</i>     | Mental Health Act<br>1986                                                                   |                             |                                                                                                                            |
| <i>Date of making:</i>      | 30 November 2004                                                                            |                             |                                                                                                                            |

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