

Victoria Government Gazette

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As from 28 April 2005

The last Special Gazette was No. 76 dated 22 April 2005. The last Periodical Gazette was No. 2 dated 23 September 2004.

How To Submit Copy

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

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

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

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership hereto before subsisting between Adrian Thomas Stacey and Shirley Ann Stacey, carrying on business as primary producers at Sea Lake under the style or firm of A. T. & S. A. Stacey has been dissolved from the date hereof. Dated 19 April 2005

DWYER MAHON & ROBERTSON Legal Practitioners for Shirley Ann Stacey

Re: IRENE LYDIA SIMMS, late of 14 Partridge Street, Lalor, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2005, are required by the trustees, Beverly Irene Stirling of 14 Partridge Street, Lalor, Victoria, home duties, daughter, and Elise Temple, in the Will called Elise Sterling, of 95 Lamarne Road, Broadford, Victoria, home duties, granddaughter, to send particulars to the trustees by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: RONALD ARTHUR ROYCE, late of 36 Wilsons Lane, Lilydale, Victoria, gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 December 2004, are required by the trustees, Elizabeth Joyce Royce of 36 Wilsons Lane, Lilydale, Victoria, pensioner, widow, Peter Ronald Royce of 11 Driffield Crescent, Sassafras, Victoria, self employed, son, and Carolyn Anne Leach of 59 Eglinton Street, Kew, Victoria, bookkeeper, daughter, to send particulars to the trustees by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

ANNA MINNA GERTRUDE BEENCK (also known as Gertrude Beenck), late of 48 Richards Street, Lalor, in the State of Victoria, home duties, 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 by the executor, Jurgen Beenck, care of Arthur J. Dines & Co., solicitors, 2A Highlands Road, Thomastown, in the said State, to send particulars to him by 28 June 2005, after which date the executor may convey or distribute the assets, having regard only to the claims to which he has notice.

Dated 18 April 2005 ARTHUR J. DINES & CO., solicitors, 2A Highlands Road, Thomastown 3074.

Re: Estate of JOHN FRANCIS MILLS, deceased

Creditors, next-of-kin and others having claims in respect of the estate of JOHN FRANCIS MILLS, late of 21 Bennett Street, Yinnar, Victoria, gentlement, retired, deceased, who died on 17 March 2005, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 29 June 2005, after which the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

DAVINE FITZPATRICK, solicitors, Level 1, 32 Kay Street, Traralgon Vic. 3844.

Re: MARIA MESSINA, late of 116 Alexander Avenue, Thomastown, Victoria, retired machinist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 October 2004, are required by the trustee, Vincenzo Messina of 8 Mentor Court, Epping, Victoria, to send particulars to the trustee within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: JOAN COX, late of 45–49 Clynden Avenue, East Malvern, but formerly of 4 Anderson Street, East Malvern, Victoria, retired, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 July 2004, are required by the trustees, James Arthur Cox of 4 Anderson Street, East Malvern, Victoria, the son, Patricia Joan Cox of 1399 Metcalfe Road, Kyneton, Victoria, the daughter, and Michael Geoffrey Witt of 620 Chapel Street, South Yarra, Victoria, solicitor, to send particulars to the trustees by 28 June 2005, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

FINDLAY ARTHUR PHILLIPS, solicitors, Suite 9, Level 3, 620 Chapel Street, South Yarra 3141.

EDWARD KEITH DOERY, late of 3 Elm Grove, Brighton, Victoria, company director, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 February 2005, are required by the trustee, care of Harris & Chambers Lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to him by 29 June 2005, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

MARJORIE JOAN MARLOW, late of 6 Shands Street, Beaumaris, Victoria, patent clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 March 2005, are required by the trustee, care of Harris & Chambers, lawyers, of 338 Charman Road, Cheltenham 3192, to send particulars to him by 29 June 2005, after which date the trustee will convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: MARGARET WALKER McLEOD SINDREY, late of Ballan Hostel, 33 Cowie Street, Ballan, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 November 2004, are required by the executor, Equity Trustees Limited (ABN 46 004 031 298) 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 28 June 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.

JUDITH MARGARET RIGBY, late of 1 Corack Street, Donald.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 November 2004, are required by the personal representative, Geoffrey Lawrence Rigby, to send particulars to him care of the solicitor named below by 27 June 2005, after which date the personal representative may distribute the assets, having regard only to the claims of which he then has notice.

KAREN LEE PROBST, solicitor, 116 Napier Street, St Arnaud 3478.

Creditors, next-of-kin and others having claims in respect of the estate of BETTY MORRISH, late of 1–11 Innisfallen Avenue, Templestowe, Victoria, retired accountant, deceased, who died on 27 February 2005, are required by the executor, namely Bronwyn Ann Whitelaw of 149 Patterson Road, Bentleigh, Victoria, accountant, nominated in the deceased's last Will and Testament dated 6 May 1985 who is applying to the Supreme Court for a Grant of Probate of the said last Will and Testament to send particulars of such claims to the solicitors acting for the said executor, namely Kelly & Chapman of 300 Centre Road, Bentleigh by 30 June 2005, after which date the said executor may convey or distribute the assets of the deceased, having regard only to the claims of which the executor or her solicitors then have notice.

KELLY & CHAPMAN, lawyers, 300 Centre Road, Bentleigh.

Creditors, next-of-kin and others having claims in respect of the estate of KATHLEEN TONER, late of 162 Jasper Road, Bentleigh, Victoria, widow, deceased, who died on 3 December 2004, are required by the executors, namely Neville Denis Kelly and David Ivo Chapman, solicitors, both of 300 Centre Road, Bentleigh, nominated in the deceased's last Will and Testament dated 25 May 2004 who are applying to the Supreme Court for a Grant of Probate of the said last Will and Testament to send particulars of such claims to the solicitors acting for the said executors, namely Kelly & Chapman of 300 Centre Road, Bentleigh, by 30 June 2005, after which date the said executors may convey or distribute the assets of the deceased, having regard only to the claims of which the executors or their solicitors then have notice

KELLY & CHAPMAN, lawyers, 300 Centre Road, Bentleigh.

Re: EDNA BLANCHE SILK, late of Carnsworth Nursing Home, 10 A'Beckett Street, Kew, Victoria, but formerly of 16 Range Street, Camberwell, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2005, are required by the trustee, Graham Robert Arthur Withers of 376 Wattle Tree Road, East Malvern, Victoria, to send particulars to the trustee by 30 June 2005, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

KLOOGER FORBES HASSETT, lawyers, Level 1, 1395 Toorak Road, Camberwell 3124.

Re: CAROL ANNETTE LEZAIC, late of 1945 Mickleham Road, Mickleham, in the State of Victoria.

Creditors, next-of-kin and others having claim in respect of the estate of the above deceased, who died at Melbourne on 16 December 2004, are required by the executor and trustee of the said deceased, Brian Leslie Hilton, care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to him by 28 June 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.

Re: RONALD REGINALD WATSON, deceased.

Creditors, next-of-kin and others having claims against the estate of RONALD REGINALD WATSON, late of 17 Capitol Avenue, McKinnon, Victoria, clerical worker, deceased, who died on 7 July 2004, are required to send particulars of their claims to the administrator, Neil William Fletcher Watson, care of Mahonys Solicitors, 400 Collins Street, Melbourne, Victoria, by 5 July 2005, after which date the administrator will convey and distribute the said estate, having regard only to the claims of which the administrator then has notice.

MAHONYS, solicitors, 400 Collins Street, Melbourne.

FRANK CHARLES DAVIES, late of Unit 18, 13 Craigie Road, Mount Martha, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 April 2005, are required by the executor, ANZ Executors & Trustee Company (ACN 006 132 332) of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 28 June 2005, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 121 William Street, Melbourne.

HAROLD ALEXANDER LAMBERT LORBACK, late of 196 Finch Street, Glen Iris, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 February 2005, are required by the executor, ANZ Executors & Trustee Company Limited (ACN 006 132 332) of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 28 June 2005, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers, 121 William Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of LAWRENCE NORMAN MALKIN, late of 9–15 Kent Street, Glen Iris, gentleman, deceased, who died on 27 January 2005, are required to send particulars of their claims to the executor, Jerry Chee Wee Lee, care of the undermentioned solicitors, by 6 July 2005, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

OGGE & LEE, solicitors, 403/34 Queens Road, Melbourne 3004.

Re: DOMENICA ITALIANO, deceased, late of Melbourne City Mission, Harold McCracken Nursing Home, 6 Church Street, Fitzroy North, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 December 2004 at Fitzroy North, are required by the executrix appointed by the last Will of the deceased dated 6 April 1993 and to whom a grant of probate was made by the Supreme Court of Victoria on 3 March 2005, to send particulars to her by 1 September 2005, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice. Any such particulars may be sent to the executrix care of Robert M. Phelan & Co. Pty. of 170 Buckley Street, Essendon, Victoria, 3040, solicitors for the estate.

ROBERT M. PHELAN & CO. PTY., solicitors, 170 Buckley Street, Essendon, Victoria, 3040.

ANNE LEONIE SLEETH, late of 38 Carnoustie Grove, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 December 2004, are required by the executor, David Charles Sleeth of 23 Ozone Road, Bayswater, Victoria, to send particulars to him by 2 July 2005, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON & WILLIAMS WEBLAW, solicitors.

Suite 1, 10 Blamey Place, Mornington.

Creditors, next-of-kin and others having claims in respect of the estate of SYDNEY MEMERY, late of Waldreas Village, 211–217 Wantinra Road, Ringwood, in the State of Victoria, carpenter, deceased, who died on 17 December 2004, are required by the executor, Phyllis Lilian Cox of 14 Curdie Street, Camperdown, Victoria, retired, to send particulars of their claims to the executor, care of Tait Leishman Taylor, solicitors, of 121 Kepler Street, Warrnambool 3280, by 28 June 2005, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

TAIT LEISHMAN TAYLOR, solicitors, 121 Kepler Street, Warrnambool 3280.

Re: RUTH KATHLEEN CLEMENS, late of Heatherleigh Private Nursing Home, 759 Burwood Road, Hawthorn, Victoria, widow, deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 17 November 2004, are required by the executor Courtney Richard Dyer of 221 Glen Huntly Road, Elsternwick, Victoria, solicitor, to send particulars of their claims to the executor care of the undersigned solicitors by 30 July 2005, after which date the Executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

W. J. GILBERT & CO., lawyers, 221 Glen Huntly Road, Elsternwick.

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

To the Highest Bidder at the Best Price Offered On Wednesday 25 May 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Vasilious Binios of Unit 2, 4 Sobar Court, East Keilor joint proprietor with George Binios, Ilias Binios, Angeliki Binios and Athanasios Binios, of an estate in fee simple in the land described on Certificate of Title Volume 7494 Folio 096 upon which is erected a dwelling known as 35 Davey Street, Sunshine.

Registered Mortgage No. M857325C and Covenant 2267367 affect the said estate and interest.

No reserve set.
Terms – Cash/Eftpos
(Debit Cards only. No Credit Cards).
SW-04-003431-3
Dated 21 April 2005

V. PARKIN Sheriff's Office Registered Mortgage No. V788084M and Covenant 1640787 affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-04-008690-4. Dated 21 April 2005

> V. PARKIN Sheriff's Office

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

On Wednesday 25 May 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of T. T. Nguyen of C/- Suite 2A, First Floor, 72 Nicholson Street, Footscray, as shown on Certificate of Title as Thi Thu Nguyen, proprietor of an estate in fee simple as to 2761 of a total of 10,000 equal undivided shares and being the land described on Certificate of Title Volume 9956 Folio 558 upon which is erected a unit known as Unit 2, 20 Lyndhurst Crescent, Brunswick East.

Registered Mortgage No. P780206Q and Caveat No. AC028116L affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards). SW-04-006884-2.

Dated 21 April 2005

V. PARKIN Sheriff's Office

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

On Wednesday 25 May 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh. (Unless process be stayed or satisfied).

All the estate and interest (if any) of Narinder Kumar Sharma of 15 Coppin Street, Richmond, joint proprietor with Saroj Bala Sharma of an estate in fee simple in the land described on Certificate of Title Volume 8673 Folio 874 upon which is erected a house known as 15 Vincent Crescent, Noble Park.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

	Total Amount Due to	Description Of Unclaimed	Date when Amount first became
Name of Owner on Books and Last Known Address	Owner	Money	Payable
PHILIP WEBB PTY LTD			
	\$		
William Nugent, 13 Taronga Court, Nunawading M. & P. Dhunged, 12 Mitchell Street, Doncaster East	241.28 120.00	Cheque	17/09/01 07/05/01
05054 CONTACT: MARY MUSCAT, PHONE: (03) 9874 3355.			

PROCLAMATIONS

Water Efficiency Labelling and Standards Act 2005

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Water Efficiency Labelling and Standards Act 2005** fix 29 April 2005 as the day on which the remaining provisions of that Act come into operation.

Given under my hand and the seal of Victoria on 27 April 2005.

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

JOHN THWAITES Minister for Water

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



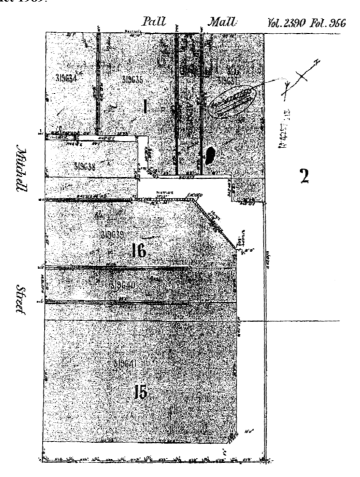
Notice under Section 204 of the Local Government Act 1989

Declaration of a Road to be a Public Highway

Notice is hereby given that the Council has prepared a proposal for the declaration of Mitchell Lane, Bendigo to be a public highway in accordance with the attached plan. The land is identified as land remaining in Certificate of Title Volume 2390 Folio 956 in the name of John Pike, Administrator of the estate of John Pike Snr.

Please note that:-

- 1. Any person wishing to lodge a submission must do so in writing, addressed to the Chief Executive Officer, PO Box 733, Bendigo 3552, and be received at the Municipal Offices no later than 11 May 2005.
- 2. Submissions to the proposal will be considered in accordance with Section 223 of the Local Government Act 1989.

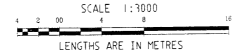


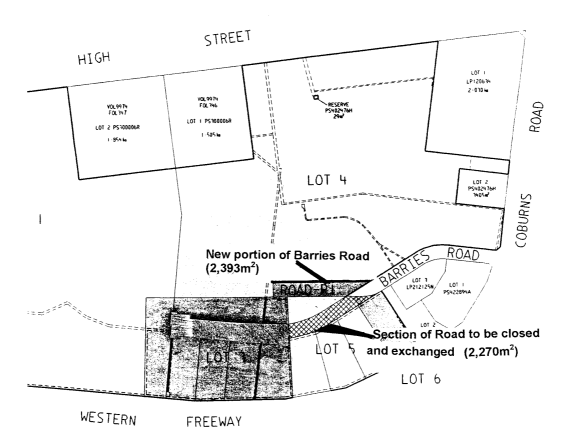


DISCONTINUATION OF ROAD

Part Barries Road, Melton

Pursuant to the provisions of Section 206 and Clause 3 of Schedule 10 of the **Local Government Act 1989**, Melton Shire Council at its meeting held on 18 April 2005 resolved to discontinue the section of roadway hatched on the attached plan.





The closed section of road (2,270m²) will be exchanged with an adjoining property owner for a section of land (2,393m²) that will be used to continue Barries Road in lieu of the section of road that is to be closed.

NEVILLE SMITH Chief Executive



Local Government Act 1989

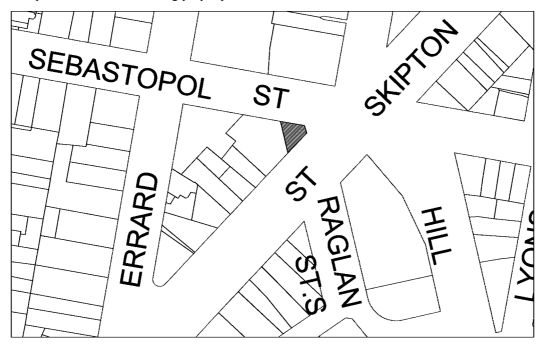
PROPOSED ROAD DISCONTINUANCE

Section 206 Schedule 10(3)

Corner of Sebastopol and Skipton Streets, Ballarat

Notice is hereby given that on Wednesday, 13 April 2005, the Ballarat City Council resolved to discontinue a small section of the roadway at the intersection of Sebastopol and Skipton Streets, Ballarat, as hatched on the map set out hereunder.

It is proposed to advise the Department of Sustainability and Environment accordingly so that they may offer the discontinued roadway for purchase by the adjoining property owner for incorporation into their existing property.



RICHARD HANCOCK Chief Executive Officer



LOCAL LAW NO. 12

Salevards

Notice is hereby given that at the Council Meeting held on Wednesday, 13 April 2005, the Ballarat City Council made Local Law No. 12 pursuant to the provisions of the **Local Government Act 1989**, with regard to the operations of the Ballarat Livestock Selling Centre generally known as the Ballarat Saleyards.

The general purport of the Local Law includes a specification of laws which will:—

- regulate the use of the saleyards;
- formulate a permit system for selling agents at the saleyards; and
- provision of mandates for compliance with codes of practice.

RICHARD HANCOCK Chief Executive Officer



Ararat Rural City

Public Holidays Act 1993

The Ararat Rural City Council, under Section 7 of the **Public Holidays Act 1993** appoints Tuesday 1 November 2005 as a half day (from 12 noon) Public Holiday throughout its municipal district.

WILLIAM E. BRAITHWAITE Chief Executive Officer

BANYULE CITY COUNCIL

Notice of Adoption of Local Laws

Banyule Council hereby gives notice under Section 119(2) of the Local Government Act 1989 that at its Ordinary Meeting of 21 March 2005, it resolved to revoke General Local Law No. 1 of 1995; Local Law No. 3 of 1997 – Meeting and Common Seal Local Law; and

amending Local Laws number 2, 4, 5, 6, 7; and replace them with the following two local laws.

GENERAL LOCAL LAW NO. 1 OF 2005

The purpose of this Local Law is to:

- (a) provide for the peace order and good government of the municipal district;
- (b) protect Council's assets and land and to regulate their use; and
- (c) revoke General Local Law No. 1 made in 1995

The general purport of the Local Law is to:

- (a) prohibit, regulate and otherwise control activities, events, practices and behaviour in places so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person, nor detrimental effect to a person's property;
- (b) prohibit, regulate and otherwise control obstructions to, behaviour on and activities on Council land and roads.

CONDUCT OF MEETINGS LOCAL LAW NO. 2 OF 2005

The purpose of this Local Law is to:

- (a) provide for the administration of Council powers and functions;
- (b) revoke Local Law No. 3 of 1997 "Meeting and Common Seal Local Law".

The general purport of this Local Law is to:

- (a) regulate proceedings for the election of the Mayor;
- (b) regulate proceedings of all Ordinary and Special Meetings of Council and meetings of Special Committees;
- (c) regulate the use of the Common Seal and prohibit its unauthorized use.

A copy of these Local Laws is available for inspection at Council Service Centres: 275 Upper Heidelberg Road, Ivanhoe; 44 Turnham Avenue, Rosanna; and 9 Flintoff Street, Greensborough, during office hours, or by viewing the Local Laws on Council's website at www.banyule.vic.gov.au.

DOUG OWENS Chief Executive Officer



NOTICE OF MAKING OF LOCAL LAW 12

Notice is hereby given that at its meeting held on 20 April 2005, the Bass Coast Shire Council made Local Law Number 12 – Processes of Municipal Government (Meetings) Local Law 2005.

The purpose and general purport of the proposed Local Law is to provide for the peace, order and good government of the Bass Coast Shire in a way that is complementary to the objectives in the Council Plan by providing for the:—

- (a) election of the Mayor and other chairs;
- (b) conduct of Council meetings;
- (c) keeping of Minutes;
- (d) business of meetings;
- (e) voting at meetings;
- (f) other meeting procedures; and
- (g) enforcement and penalties.

A copy of the Local Law may be inspected at any of the following Council Customer Service Centres: 76 McBride Avenue, Wonthaggi; 91–97 Thompson Avenue, Cowes; 3 Reilly Street, Inverloch; and 1504–1510 Bass Highway, Grantville (Grantville Transaction Centre).



NOTICE OF INTENTION TO MAKE A LOCAL LAW

Following a review of its Meeting Procedure Local Law, Greater Dandenong City Council gives notice under section 119(2) of the **Local Government Act 1989** of its intention to revoke its existing Meeting Procedure Local Law No. 1 of 4, 2001 and to replace it with a new Local Law titled Meeting Procedure Local Law No. 1 of 2005.

Purpose of the Local Law

The purpose of the Meeting Procedure Local Law No. 1 of 2005 is to:

- regulate the use and prohibit unauthorized use of the common seal;
- regulate proceedings for the election of the Mayor and Chairpersons of various committees:
- regulate proceedings at Council Meetings, Special Committee Meetings, Advisory Committee Meetings, and other meetings conducted by or on behalf of Council where Council has resolved that the provisions of this Local Law are to apply; and
- revoke Council's Meeting Procedure Local Law No. 1 of 4 of 2001.

General Purport of the Local Law

The Meeting Procedure Local Law:

- governs the conduct at meetings of the Council or Special Committees;
- creates an offence to use the Council seal without authority; and
- regulates the proceedings for the election of the Mayor.

A copy of the proposed Meeting Procedure Local Law No. 1 of 2005 is available for inspection at the City of Greater Dandenong Customer Service Centres at 397–405 Springvale Road, Springvale, 39 Clow Street, Dandenong and Parkmore Shopping Centre, Keysborough, and on our website www.greaterdandenong.com.

Written submissions about the proposed Local Law will be considered in accordance with section 223 of the **Local Government Act** 1989. Submissions will be received at the Council Offices at 397–405 Springvale Road, Springvale for a period of 14 days after the publication of this notice.

Any person who requests to be heard in support of their written submission may appear in person or by a person acting on their behalf before a committee of Council, the day, time and place of which will be advised.

CARL WULFF Chief Executive Officer



FULL DAY PUBLIC HOLIDAY

Tuesday, 1 November 2005

Notice is given that the Council of the Rural City of Wangaratta at its meeting held on 19 April 2005 has resolved to appoint Melbourne Cup Day, Tuesday, 1 November 2005, as a full day public holiday throughout the municipality in accordance with Section 7(1)(b) of the **Public Holidays Act 1993**.

JUSTIN HANNEY Chief Executive Officer



Planning and Environment Act 1987 BRIMBANK PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit

> Amendment C67 Application P3235/2003

The land affected by the Amendment is 79 Wright Street, Sunshine.

The land affected by the application is 79 Wright Street, Sunshine.

The Amendment proposes to rezone land at 79 Wright Street, Sunshine from Industrial 1 Zone to Residential 1 Zone.

The application is for a subdivision of the land into 90 residential allotments, alterations to the access from a Road Zone 1, and use and development of all lots in accordance with the design and siting guidelines submitted with the application.

The person who requested the Amendment and the applicant for the permit is Tallowgate Pty Ltd, C/- Coomes Consulting Group Pty Ltd.

You may inspect the Amendment and the application, and any documents that support the Amendment and application, and the explanatory report about the Amendment and application, at the office of the planning authority, Brimbank City Council, Keilor Office, Old Calder Highway (corner of Borrell Street), Keilor 3036; or Brimbank City Council, Sunshine Harvester Customer Service Centre (part of Sunshine Library Complex), 310 Hampshire Road, Sunshine 3020; and at the following: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

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

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

The closing date for submissions is 28 May 2005. A submission must be sent to: Brimbank City Council, Attention: Ms Kristen Gilbert, Co-ordinator, Statutory Planning, PO Box 70, Sunshine 3020.

ANDREW GRAY Manager Statutory Planning Signature for the Planning Authority

Planning and Environment Act 1987 FRANKSTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C33

The Frankston City Council has prepared Amendment C33 to the Frankston Planning Scheme.

The land affected by the Amendment is 12 Stringybark Crescent, Frankston North (the former Pines Forest Primary School site).

The Amendment proposes to rezone the land from a Public Use Zone (Education) to a Residential 1 Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Frankston City Council, Civic Centre, corner of Davey and Young Streets, Frankston;

and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 30 May 2005. A submission must be sent to: The Development Manager, Frankston City Council, PO Box 490, Frankston 3199.

NICK CHARALAMBAKIS
Development Manager

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Preparation of Amendment Amendment C50

Manningham City Council has prepared Amendment C50 to the Manningham Planning Scheme.

The Amendment generally applies to land within a Residential 1 Zone, west of Mullum Mullum Creek and generally excludes land within a Residential 1 Zone, north of King Street and west of Williamsons Road, Templestowe. The area affected by the Amendment is divided into four (4) residential character precincts. These precincts are:

- Areas removed from Activity Centres and Main Roads.
- Areas surrounding Activity Centres.
- Areas along Main Roads.
- Areas with predominant landscape features. The Amendment proposes to:
- make changes to the Municipal Strategic Statement to Clause 21.02 Municipal Profile, Clause 21.05 Urban Design, Clause 21.12 Established Urban Areas and Clause 21.13 Areas of Low Density Development and Areas of Landscape or Environmental Significance;
- update Clause 21.23 Key References by adding "MGS Architects Pty Ltd & Manningham City Council (2005)

- Manningham Residential Character Guidelines", Manningham City Council, Doncaster;
- introduce a new Local Planning Policy (Clause 22.14 Residential Areas Removed from Activity Centres and Main Roads Policy);
- introduce Clause 32.06 (Residential 3 Zone) to apply to land in the precinct titled "Residential Areas Removed from Activity Centres and Main Roads" and introduce the Schedule to the Clause;
- delete Clause 32.01 (Residential 1 Zone) from applying to the areas proposed to be affected by Clause 32.06 (Residential 3 Zone);
- make changes to Schedule 4 (Templestowe Environmental Residential Area), and Schedule 5 (Donvale/Doncaster East Environmental Residential Area), of the Design and Development Overlay; and
- introduce Schedule 8 (Residential Areas Surrounding Activity Centres), Schedule 9 (Areas along Main Roads) and Schedule 10 (Hillcrest Area, Donvale) of the Design and Development Overlay and introduce new Planning Scheme Maps, accordingly.

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, Manningham City Council Municipal Offices, 699 Doncaster Road, Doncaster; 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 June 2005. Submissions must be sent to: Teresa Dominik, Manager, Economic & Environmental Planning, City of Manningham, PO Box 1, Doncaster Vic. 3108.

JOHN BENNIE Chief Executive

WHITTLESEA PLANNING SCHEME

Notice of Amendment Amendment C37

The City of Whittlesea has prepared Amendment C37 to the Whittlesea Planning Scheme. The City of Whittlesea is also the planning authority for the Amendment.

The Amendment has been prepared at the request of Melbourne Water Corporation.

The Amendment affects land at Lot 1 PS 447392L McArthurs Lane, South Morang. The land comprises a redundant and surplus water pipe track reservation of approximately 7,173m² which extends south from McArthurs Lane to the current termination of Parsley Terrace.

The Amendment proposes to rezone the land from Public Use Zone 1 (Service and Utility) to Environmental Rural Zone and Residential 1 Zone.

The Amendment will facilitate the future transfer of the majority of the land (approximately 6,463m²) into public open space, the creation of a single residential lot of approximately 640m² at the end of Parsley Terrace and a minor extension of the Parsley Terrace road reserve.

The Amendment and supporting documents 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 Vic. 3000; and City of Whittlesea, Civic Centre, Ferres Boulevard, South Morang Vic. 3752.

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions to the Amendment must be sent to: The Chief Executive Officer, City of Whittlesea, Locked Bag 1, Bundoora Vic. 3083 by 30 May 2005.

GRAEME BRENNAN Chief Executive Officer

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME Notice of Preparation of Amendment

Amendment C46

The Yarra Ranges Council has prepared Amendment C46 to the Yarra Ranges Planning Scheme.

The land affected by the Amendment is all land included in Restructure Overlay (RO117) of the Yarra Ranges Planning Scheme and known as St Margaret's Estate.

The Amendment proposes to remove one restriction within the Restructure Plan (RO117) that exists within the incorporated plan titled: "Restructure Plan for Old and Inappropriate Subdivisions in the Yarra Ranges Shire, November 2001".

The restriction to be removed states:

"No restructure lot may be developed with site coverage greater than 10%".

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the following Yarra Ranges Service Centres: Lilydale – Anderson Street, Lilydale; Monbulk – 94 Main Street, Monbulk; Healesville – 276 Maroondah Highway, Healesville; Upwey – 40 Main Street, Upwey; Yarra Junction – Warburton Highway/Hoddle Street, Yarra Junction; 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 Monday 30 May 2005. A submission must be sent to the Shire of Yarra Ranges, PO Box 105, Lilydale 3140.

GRAHAM WHITT Manager Planning Services

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

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

DEARNE EVETTE FELLOWS, late of Lot 1, Portwines Road, Lauriston, Victoria, pensioner, deceased, who died on 15 January 2005 leaving a Will dated 6 May 2003. MARIE-THERESE MADDEN, late of Cabrini Ashwood Nursing Home, 54 Queens Parade, Ashwood, Victoria, retired, deceased, who died on 11 February 2005 leaving a Will dated 16 September 1987.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 30 June 2005 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 30 June 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.

- BARDSLEY, Lesley Sylvia, late of Unit 2, 29 Cherry Tree Rise, Knoxfield, councellor/ support, and who died on 23 November 2004.
- BECKWITH, Nancy May, late of 7 Albert Street, Moonee Ponds, retired, and who died on 3 April 2005.
- FAWKE, Graeme Mark, late of 12 Allington Place, Langwarrin, concreter, and who died on 4 January 2005.
- HUTCHINGS, Susan Josephine, late of Broadmead Hostel, 27 Wattle Road, Hawthorn, and who died on 26 November 2004
- RICHARDS, Roma Nea, late of 52 Anderson Street, Heidelberg, Vic. 3084, home duties, and who died on 17 January 2005.

Dated 22 April 2005

DAVID BAKER
Manager
Executor and Trustee Services

EXEMPTION

Application No. A91 of 2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 (the Act) by St Luke's Anglicare (the applicant). The application for exemption is to enable the applicant to advertise for and employ either a male or female worker to ensure that clients have access to either male or female staff as appropriate for St Luke's Anglicare Intensive Case Management Services ("the specified conduct").

Upon reading the material filed in support of this application, including an affidavit of Andrew McCallum of St Luke's Anglicare, 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 engage in the specified conduct.

In granting this exemption the Tribunal noted:

- St Luke's Anglicare provides welfare services to children, young people, families and individuals who experience various disabilities. These include a lack of appropriate housing, exclusion from educational systems, lack of material and financial resources, can be victims of physical and emotional abuse, mental, cognitive and physical disabilities, substance abuse or display inappropriate social behaviour.
- St Luke's Anglicare Intensive Case Management Service aims to provide intensive support and case management to "at risk" young people (12–18 years) involved in the Child Protection and Juvenile Justice Systems.
- A number of the clients of the applicant have experienced abuse perpetrated by a male or female or have made allegations of sexual assault in the past and consequently the allocation of a male or female worker is required to ensure a non-threatening experience for the client.

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 engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 28 April 2008.

Dated 18 April 2005

Her Honour JUDGE S. DAVIS Vice President

EXEMPTION

Application No. A106/2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Court Services, Department of Justice. The application is for renewal of exemption A183 of 2002 which is due to expire on 4 July 2005. The exemption sought is to enable the applicant to engage in the following specified conduct, which is to advertise for and employ, as Koori Court Officers, persons who:

- are descended from an Aborigine or Torres Strait Islander; and
- identify as an Aborigine or Torres Strait Islander; and
- are accepted as an Aborigine or Torres Strait Islander by an Aboriginal or Torres Strait Island community.

Upon reading the material submitted in support of the application, including an affidavit of Ms Janelle Morgan, Director, Court Services, Department of Justice, 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 engage in the specified conduct.

In granting this exemption the Tribunal noted that an exemption in similar terms was granted in June 2002 and is scheduled to expire in July 2005.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act** 1995 to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which the notice of the exemption is published in the Government Gazette until 28 April 2008.

Dated 18 April 2005

Her Honour JUDGE S. DAVIS Vice President

EXEMPTION

Application No. A104/2005

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act), by the Girl Guides Association of Victoria (the applicant). The application for exemption is to enable the calling for nominations and appointing women under 30 years of age to the Girl Guides Association of Victoria's Governing Body (the State Executive Committee) ("the specified conduct").

Upon reading the material submitted in support of the application, including the affidavit of Wendy Lewis, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 42, 60, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted that:

- The Girl Guides Association of Victoria is part of a world wide movement of Girl Guides and Girl Scouts and is a voluntary organisation which provides girls and young women with non-formal education programs.
- The Girl Guides Association of Victoria contains two youth membership categories represented by members aged 5 to 18 years old and members aged 18 to 30 years.
- The grant of the exemption will enable the applicant's two youth membership categories of 5 to 18 years and 18 to 30 years to be represented at the Girl Guides Association of Victoria's Governing Body in line with the interests of the organisation.

The Tribunal hereby grants an exemption from the operation of Sections 13, 42, 60, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which the notice of the exemption is published in the Government Gazette until 28 April 2008.

Dated 18 April 2005

Her Honour JUDGE S. DAVIS Vice President

EXEMPTION

Application No. A105/2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the Equal Opportunity Act 1995 by Court Services, Department of Justice. The application for exemption is to enable the applicant to engage in the following specified conduct, which is to advertise for and employ, as Children's Koori Court Officers, persons who:

- are descended from an Aborigine or Torres Strait Islander; and
- identify as an Aborigine or Torres Strait Islander; and
- are accepted as an Aborigine or Torres Strait Islander by an Aboriginal or Torres Strait Island community.

Upon reading the material submitted in support of the application, including an affidavit of Ms Janelle Morgan, Director, Court Services, Department of Justice, 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 engage in the specified conduct.

In granting this exemption the Tribunal noted that:

- The Victorian Aboriginal Justice Agreement (VAJA), a joint initiative between the Department of Justice, the Department of Human Services, the Aboriginal and Torres Strait Islander Commission and the Victorian Aboriginal Justice Advisory Committee, maximises Aboriginal participation in the development of policies and programs in all areas of the justice
- The VAJA aims to:
 - address the ongoing issue of Aboriginal over-representation within all levels of the criminal justice system;
 - improve Aboriginal access to justice related services; and
 - promote greater awareness in the Aboriginal community of their civil, legal and political rights.
- A key initiative of the VAJA was the establishment of an adult Koori Court in Victoria. The establishment of the Children's Koori Court is an extension of that program.

An exemption in similar terms was granted in June 2002.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the Equal Opportunity Act 1995 to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which the notice of the exemption is published in the Government Gazette until 28 April 2008.

Dated 18 April 2005

Her Honour JUDGE S. DAVIS Vice President

EXEMPTION

Application No. A108/2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the Equal Opportunity Act 1995 (the Act) by Child and Family Services Ballarat (the applicant). The application for exemption is to enable the applicant to advertise for and employ either male or female staff to ensure that a specified mix of genders is achieved, and to allocate tasks according to the gender of the successful applicants for the Ballarat Family Violence Court Counselling program ("the specified conduct").

Upon reading the material filed in support of this application, including an affidavit of Mr Kevin Zibell, Chief Executive Officer of Child and Family Services Ballarat, 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 engage in the specified conduct.

In granting this exemption the Tribunal

- Child and Family Services Ballarat is a non-Government, community-based welfare organisation.
- Child and Family Services Ballarat won a tender to auspice a Family Violence Court Counselling Program, and is required by the specifications of that tender to ensure:
 - that each men's behaviour change group will have at least one male and one female facilitator;

- that a female agency program worker will be required to initiate contact with (former) partners of directed clients;
- that where children's groups are facilitated by two people, the facilitators will be of different genders.
- The fundamental aim of the Family Violence Court Counselling Programs is to change and decrease the violent behaviour of men who perpetrate violence upon their partners and family members.

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 engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 28 April 2008.

Dated 18 April 2005

Her Honour JUDGE S. DAVIS Vice President

Education Act 1958

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

Two Orders of the Minister for Education Services were made on 21 April 2005 under sections 13(4) and 13(11) of the **Education Act** 1958 and Administrative Arrangements Order (No. 180) 2002 amending the constituting Orders of Dallas North Primary School Council and Maralinga Primary School Council in respect of the memberships of the school councils.

JACINTA ALLAN Minister for Education Services

Education Act 1958

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

An Order of the Minister for Education Services was made on 24 February 2005 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending the constituting Order of Albany Rise Primary School Council in respect of the membership of the school council.

JACINTA ALLAN Minister for Education Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children,
Minister for Community Services hereby
declares that the Ada Mary A'beckett Children's
Centre Inc. Licence Number 2892 ("the
service") is exempt from regulations 42(2) and
42(3) of the Children's Services Regulations

This exemption is granted subject to the conditions that:

- 1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 2.7 metres for each child using that room.
- 2. The licensee of the service will comply with Regulation 42(2) and 42(3) at the expiry of this exemption period.

This exemption remains in force until 1 June 2006 unless revoked earlier.

Dated 19 April 2005

HON SHERRYL GARBUTT, MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that Ararat Child Care Centre Licence Number 44 ("the service") is exempt from regulation 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

- 1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 2.75 square metres for each child using that room.
- 2. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this exemption period.

This exemption remains in force until 1 June 2006 unless revoked earlier.

Dated 19 April 2005

HON SHERRYL GARBUTT, MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Cranbourne Day Care & Kindergarten Centre Licence Number 971 ("the service") is exempt from regulations 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

- 1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 2.75 square metres for each child using that room.
- 2. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this exemption period.

This exemption remains in force until 1 June 2006 unless revoked earlier.

Dated 19 April 2005

HON SHERRYL GARBUTT, MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Lochiel Avenue Child Care Centre Licence Number 809 ("the service") is exempt from regulation 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

- 1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 2.75 square metres for each child using that room.
- 2. The licensee of the service will comply with Regulation 42(2) and 42(3) at the expiry of this exemption period.

This exemption remains in force until 30 June 2005 unless revoked earlier.

Dated 19 April 2005

HON SHERRYL GARBUTT, MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Patterson Lakes Child Care Centre Licence Number 822 ("the service") is exempt from regulation 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

- 1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 3 square metres for each child using that room.
- 2. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this exemption period.

This exemption remains in force until 31 December 2005 unless revoked earlier.

Dated 19 April 2005

HON SHERRYL GARBUTT, MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Surrey Hills Child Care Centre Licence Number 428 ("the service") is exempt from Regulation 42(2), Regulation 42(3) and Regulation 46 of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

- 1. The licensee must provide children's rooms with a floor area allowing a clear space of at least 3.3 square metres for each child being cared for in that room.
- 2. When calculating the indoor space required, the licensee must not include any passageway or thoroughfare less than 3 metres wide, kitchen, toilet or shower area, storage area located in the building, or any other ancillary areas.
- A staff member accompanies, supervises and assists children using toilets.

- 4. The licensee will ensure that children using junior toilets at the service can be observed by a staff member for the room or rooms, which those toilets serve at the expiry of this notice.
- 5. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this notice.

This exemption remains in force until 31 March 2005 unless revoked earlier.

Dated 19 April 2005

HON SHERRYL GARBUTT, MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Kidding Around Childcare and Kindergarten Licence Number 1569 ("the service") is exempt from regulation 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

- 1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 2.7 square metres for each child using that room.
- 2. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this exemption period.

This exemption remains in force until 31 May 2006 unless revoked earlier.

Dated 19 April 2005

HON SHERRYL GARBUTT, MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children,
Minister for Community Services hereby
declares that the Wattletree House Licence
Number 2202 ("the service") is exempt from

Regulation 42(2), 42(3), 43(1)(a) and 43(2) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

- 1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 2.75 metres for each child using that room.
- 2. The licensee of the service shall ensure the service, if the service was constructed for 30 children or less:
 - a. provides a minimum outdoor play space of at least 9 square metres for each child of age two years and over for up to the first ten children
 - and an additional 4.5 square metres of available playing space for each child in excess of that number.
- 3. When calculating the outdoor play space required the licensee shall not be entitled to take into consideration any outdoor passageway, thoroughfare or similar space less than 3 metres wide.
- 4. The licensee of the service will comply with Regulations 42(2), 42(3), 43(1)(a) and 43(2) by 1 June 2006.

This exemption remains in force until the stated dates unless revoked earlier.

Dated 19 April 2005

HON SHERRYL GARBUTT, MP Minister for Children Minister for Community Services

Gambling Regulation Act 2003

Section 3.5.3

VICTORIAN COMMISSION FOR GAMBLING REGULATION

Notice of Amended Standard for Gaming Machine Types and Games

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

The amended Standard is the Australian/New Zealand Gaming Machine National Standard Version 8.0.

The Victorian Appendix to the Australian/New Zealand Gaming Machine National Standard is unchanged.

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

The amended Standard may be viewed in the Commission's website at www.vcgr.vic.gov.au. Dated 21 April 2005

LYNNE BERTOLINI Acting Executive Commissioner

Liquor Control Reform Act 1998

LIQUOR LICENSING POLL – CAMBERWELL NEIGHBOURHOOD

In the matter of an application by the Tandoori Den Restaurant under the **Liquor Control Reform Act 1998** for an on-premises licence at 261 Camberwell Road, Camberwell.

The resolution submitted to a poll on 16 April 2005 was:

"That an on-premises licence be granted in the neighbourhood of the premises situated at 261 Camberwell Road, Camberwell".

The result of the poll was:

Votes polled for the resolution 268
Votes polled against the resolution 201
Informal votes polled 2
Total votes polled 471
S. TULLY
Victorian Electoral Commissioner

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

I, Phil Roberts, Acting Executive Director Minerals and Petroleum, pursuant to section 7 of the **Mineral Resources Development Act 1990** and under delegation by the Minister for Energy Industries and Resources—

- 1. Hereby exempt all that Crown land situated within the boundaries of exploration licence application 4878 that have been excised from the application, from being subject to an exploration licence or mining licence.
- 2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is

- granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is revoked in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 22 April 2005

PHIL ROBERTS Acting Executive Director Minerals and Petroleum

Nurses Act 1993

NURSES BOARD OF VICTORIA

Re: Robert Leslie Colling Identification Number 1895504 Registered in Division 2

Following a formal hearing into the professional conduct of Robert Leslie Colling, a Panel appointed by the Nurses Board of Victoria found on 21 April 2005 that the nurse has engaged in unprofessional conduct of a serious nature.

The Panel determined that:

- 1. Pursuant to s. 48(2)(c) **Nurses Act 1993**, the nurse be reprimanded.
- 2. The following conditions be imposed on the nurse's registration:
 - (a) within four weeks of returning to practice as a division 2 nurse, Mr Colling must be enrolled in a simulated emergency response course approved by the Board;
 - (b) Mr Colling must demonstrate satisfactory completion of the above course to the Board; and
 - (c) Mr Colling must supply the Board with satisfactory reports from his employer within three, six, nine and twelve months following his return to practice as a division 2 nurse.

LOUISE MILNE-ROCH Chief Executive Officer

Pipelines Act 1967 (Vic)

VARIATION OF THE PERMIT TO OWN AND USE A PIPELINE 11

Section 12(4)

I, the Minister for Resources for the State of Victoria, under Section 12(4) of the **Pipelines Act 1967**, hereby vary the Permit to Own and Use Pipeline 11, which is owned by Vic Gas Distribution Pty Ltd, and as indicated on drawing P4-289-1, by:

- the addition of an offtake connection and branch valve on the existing 300mm diameter pipeline at chainage 24,372.6m
- the addition of 80mm diameter pipeline, 22 meters in length to the offtake connection and branch valve
- the addition of a pressure regulator, located within the Cranbourne–Frankston road reserve, 2.5m from the south property line and within the alignment of the existing 15.24m wide gas easement. The design location of the centreline of the new regulator will be in line with Chainage 24,389m of the existing 300m pipeline. The edge of the regulator is offset 2.7m east of the 300m pipeline.

Dated 18 April 2005

THEO THEOPHANOUS
Minister for Resources

Pipelines Act 1967 (Vic)

VARIATION OF LICENCE TO OPERATE PIPELINE 11

Section 28A

I, the Minister for Resources for the State of Victoria, under the provisions of Section 28A of the **Pipelines Act 1967**, hereby vary the Licence to Operate Pipeline 11, owned by Vic Gas Distribution Pty Ltd, and as indicated on drawing P4-289-1, P4-289-2 Rev B and P4-289-4 Rev C, by:

- the addition of an offtake connection and branch valve on the existing 300mm diameter pipeline at chainage 24,372.6m
- the addition of 80mm diameter pipeline, 22 meters in length to the offtake connection and branch valve

the addition of a pressure regulator, located within the Cranbourne–Frankston road reserve, 2.5m from the south property line and within the alignment of the existing 15.24m wide gas easement. The design location of the centreline of the new regulator will be in line with Chainage 24,389m of the existing 300m pipeline. The edge of the regulator is offset 2.7m east of the 300m pipeline.

Dated 18 April 2005

THEO THEOPHANOUS Minister for Resources

State Superannuation Act 1988

DECLARATION OF ELIGIBLE SALARY SACRIFICE CONTRIBUTORS

I, John Lenders MP, in my capacity as Minister for Finance for the State of Victoria, under paragraph (b) of section 3A of the **State Superannuation Act 1988**, ("the Act") by this instrument declare officers governed by the Adult Multicultural Education Services (AMES) Teachers' Certified Agreement 2004, certified on 23 February 2005, and its successor industrial instruments and agreements who are members of the:

- Original Scheme; or
- ii. Revised Scheme; or
- iii. New Scheme,

(as those terms are defined in the Act) to be eligible salary sacrifice contributors from 24 February 2005.

Dated 19 April 2005

JOHN LENDERS, MP Minister for Finance

State Superannuation Act 1988

INTERIM CREDITING RATE FOR STATE SUPERANNUATION FUND FROM 21 APRIL 2005

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act** 1988, sub-section 35(1) of the **Transport Superannuation Act** 1988 and sub-section 37(1) of the **State Employees Retirement Benefits Act** 1979, the Government Superannuation Office has determined an annual rate of 9.4% to be applied as an interim crediting rate on exits on or after 21 April 2005.

PETER J. WYATT Chief Financial Officer

Subordinate Legislation Act 1994

REGULATORY IMPACT STATEMENT

Gambling Regulation (Signage) Regulations 2005

Notice is given under section 11 of the **Subordinate Legislation Act 1994** that a Regulatory Impact Statement (RIS) has been prepared in relation to the proposed Gambling Regulation (Signage) Regulations 2005.

Section 3.5.35 of the **Gambling Regulation Act 2003** will prohibit the display of all gaming machine related signs other than signs that are exempted by regulation. The objective of the proposed Regulations is to allow a limited range of gaming machine related signs to be displayed by licensed gaming venues and the casino.

The RIS considers a draft of the proposed Regulations and concludes that the benefit of the draft Regulations outweighs any costs.

Copies of the RIS are available from the Office of Gaming and Racing at Level 7, 35 Spring Street, Melbourne 3000 between 9am and 5pm on weekdays, telephone (03) 9651 4940. A copy may also be downloaded from the Department of Justice website at: www.justice.vic.gov.au.

Written submissions on the draft Regulations and RIS are invited and must be addressed to – Mr. Michael Wheelahan, Director, Gambling Policy and Research Unit, Office of Gaming and Racing, Department of Justice, PO Box 18055, Collins Street East, Melbourne Vic. 8003.

Submissions can also be sent by email to signagesubmissions@justice.vic.gov.au. All submissions must be received no later than 5.00 pm on 31 May 2005. All submissions will be treated as public documents.

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 1 June 2005.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North

Melbourne (PO Box 666, North Melbourne 3051) not later than 26 May 2005.

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

Robert Marinelli. Application for variation of conditions of tow truck licence number TOW487, which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 59 Emerald Road, Upper Beaconsfield to change the depot address to 265 Boundary Road, Mordialloc.

Dated 28 April 2005

STEVE STANKO Director

Planning and Environment Act 1987

BANYULE PLANNING SCHEME

Notice of Approval of Amendment Amendment C48

The Minister for Planning has approved Amendment C48 to the Banyule Planning Scheme

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

The Amendment:

- introduces and applies a new Design and Development Overlay Interim Neighbourhood Centre Height Limit Area (DDO9) to the following neighbourhood centres in the municipality: Diamond Village, Watsonia; Eaglemont; Ivanhoe East; Lower Plenty; Macleod; Montmorency; Rosanna; St Helena Marketplace, St Helena; Watsonia; and
- amends the Schedule to Clause 61.01–61.04 in the Planning Scheme.

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 Banyule City Council, 44 Turnham Avenue, Rosanna.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

BAYSIDE PLANNING SCHEME Notice of Approval of Amendment Amendment C47

The Minister for Planning has approved Amendment C47 to the Bayside Planning Scheme

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

The Amendment introduces and applies Schedule 3 to the Design and Development Overlay (Interim Neighbourhood Centre Height Limit Area), on an interim basis, to the Highett Neighbourhood Activity Centre.

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 Bayside City Council, Corporate Centre, 76 Royal Avenue, Sandringham.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability

and Environment

Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment Amendment C33

The Minister for Planning has approved Amendment C33 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 land owned and occupied by Trinity College Catholic School at 189 Pound Road, Colac, from Public Use Zone 2 (Education) to Residential 1 Zone;
- rezones land at 42 Gravesend Street, Colac, from Public Park & Recreation Zone to Residential 1 Zone;

- rezones land at 140 Birregurra Yeodene Road, Yeodene, from Public Use Zone 6 (Local Government) to Rural Zone;
- rezones land at 150 Birregurra Yeodene Road, Yeodene, from Public Use Zone 2 (Education) to Rural Zone;
- rezones land at 900 Gellibrand River Road, Carlisle River, from Public Conservation and Resource Zone to Rural Zone;
- rezones land at 30 Southern Street, Beech Forest, from Rural Zone to Township Zone;
- rezones land on the east side of the Colac-Beech Forest Road Reserve, Gellibrand, from Road Zone 1 to Township Zone;
- rezones land on the west side of the Colac-Beech Forest Road Reserve, Gellibrand, from Township Zone to Road Zone 1;
- rezones land shown on the eastern arm of the Gellibrand River Road, Carlisle River, from Road Zone 1 to Rural Zone;
- rezones land shown on the western arm of the Gellibrand River Road, Carlisle River, from Rural Zone to Road Zone 1; and
- amends Clause 61.01 61.04 inclusive to correct the list of maps comprising part of the Planning Scheme.

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; the Department of Sustainability and Environment South West Regional Office, State Government Offices, Level 4, corner of Little Malop and Fenwick Streets, Geelong; and at the offices of the Colac Otway Shire Council, 2–6 Rae Street, Colac.

GENEVIEVE OVERELL

Deputy Secretary Built Environment Department of Sustainability and Environment

CORANGAMITE PLANNING SCHEME

Notice of Approval of Amendment Amendment C11

The Minister for Planning has approved Amendment C11 to the Corangamite Planning Scheme.

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

The Amendment rezones Crown Allotment 78C, east of Kurweeton Road, Parish of Pircarra, Derrinallum from Rural to Public Use Zone 5 – Cemetery to enable the Darlington Cemetery Trust to use the land as a cemetery for the vertical burial of bodies.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; at the South West Region Office, Department of Sustainability and Environment, State Government Offices, corner of Mair and Doveton Streets, Ballarat; and at the offices of Corangamite Shire Council, Civic Centre, 181 Manifold Street, Camperdown.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GLENELG PLANNING SCHEME Notice of Approval of Amendment Amendment C19

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

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

The Amendment incorporates the document "Cape Nelson Livestock Assembly Depots, March 2005" into the Glenelg Planning Scheme

to enable the continued operation of the DJ Peddie land, the Bramcote Pty Ltd land and the Overoceans Pty Ltd as livestock assembly depots.

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 Glenelg Shire Council, Cliff Street, Portland.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

HORSHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C21

The Minister for Planning has approved Amendment C21 to the Horsham Planning Scheme

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

The Amendment removes a referral requirement from Schedule 2 to the Environmental Significance Overlay and a referral requirement from Schedule 1 to the Development Plan 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 Horsham Rural City Council, Civic Centre, Roberts Avenue, Horsham.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment Amendment C88

The Minister for Planning has approved Amendment C88 to the Melbourne Planning Scheme

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

The Amendment substitutes in the table to the schedule of Clause 52.03 and Clause 81, the Incorporated Document titled "Melbourne Docklands Area Planning Provisions, November 2004" with a new Incorporated Document titled "Melbourne Docklands Area Planning Provisions, April 2005" which makes the land use term "Motor vehicle, boat or caravan sales", a section 2 – permit required use in the Docklands Yarra Residential Zone (1R6).

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 City of Melbourne, 6th Floor Council House, 200 Little Collins Street, Melbourne.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C53 Part 2

The Minister for Planning has approved Amendment C53 Part 2 to the Moonee Valley Planning Scheme.

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

The Amendment provides heritage protection for land at 12 and 14 Laura Street, Moonee Ponds by including the land within the Heritage 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 Moonee Valley City Council, 9 Kellaway Avenue, Moonee Ponds.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

ORDERS IN COUNCIL

Administrative Arrangements Act 1983

ADMINISTRATIVE ARRANGEMENTS ORDER (NO. 190) 2005

The Governor in Council makes the following Order:

Dated 27 April 2005 Responsible Minister J. W. THWAITES Acting Premier

RUTH LEACH

Acting Clerk of the Executive Council

1. Title

This Order is called the Administrative Arrangements Order (No. 190) 2005.

2. Authorising Provision

This Order is made under section 3 of the Administrative Arrangements Act 1983.

3. Commencement

This Order takes effect on 5 December 2002.

4. Definitions

In this Order-

"instrument" includes contract or agreement;

"New Body" means the Department specified in Column 3 in the Schedule;

"Old Body" means the Department specified in Column 1 in the Schedule;

"Schedule" means the Schedule to this Order;

"transaction" includes -

- (a) agreement, bond, contract, deed or other consensual arrangement; and
- (b) action, appeal, arbitration, prosecution or other legal proceeding; and
- (c) assignment, charge, lease, mortgage, transfer or other dealing with property; and
- (d) loan, guarantee, indemnity or other dealing with money; and
- approval, consent, delegation, direction, licence, order, permit, requirement or other authority; and
- (f) notice; and
- (g) any other act, entitlement or liability at law.

5. Construction of References

In respect of the item in the Schedule, a reference to the Old Body –

- (a) in a provision of an Act specified in Column 2 in the Schedule; or
- (b) in a statutory instrument or other instrument made any under provision of an Act specified in Column 2 of the Schedule; or
- (c) in respect of any other matter or thing done under a provision of an Act specified in Column 2 in the Schedule –

is deemed to be a reference to the New Body.

6. Saving of existing transactions

If a transaction happened in relation to the Old Body before this Order takes effect –

- (a) this Order does not affect the validity or continuity of the transaction; and
- (b) the transaction shall continue and may be completed in relation to the New Body in the same way as it would have been continued and may have been completed in relation to the Old Body if this Order had not been made.

7. Application

This Order applies despite anything to the contrary in Administrative Arrangements Order (No. 183) 2002.

SCHEDULE

Column 1	Column 2	Column 3
(Old Body)	(Legislation)	(New Body)
Department of Natural Resources and Environment	Sections 11(1A) and 14(2B)(a)(i) of the Dangerous Goods Act 1985 and section 38(1A) of the Occupational Health and Safety Act 1985	Department of Primary Industries

Electricity Industry Act 2000

ORDER UNDER SECTION 23

Order in Council

The Governor in Council, acting under section 23 of the **Electricity Industry Act 2000** and section 27 of the **Interpretation of Legislation Act 1984**, amends the Order in Council made on 27 November 2001 under section 23 of the **Electricity Industry Act 2000** and published in the Government Gazette on 29 November 2001, by substituting paragraph (c) of the definition of "local retailer" in clause 3 with the following paragraph:

"(c) SPI Retail Pty Ltd (ABN 99 086 014 968) where the distribution company in relation to the supply point is SPI Electricity Pty Ltd (ABN 91 064 651 118);"

This amendment will commence operation on 29 April 2005.

Dated 27 April 2005 Responsible Minister THEO THEOPHANOUS Minister for Energy Industries

RUTH LEACH Acting Clerk of the Executive Council

Electricity Industry Act 2000 ORDER UNDER SECTION 35

Order in Council

The Governor in Council, acting under section 35 of the **Electricity Industry Act 2000** and section 27 of the **Interpretation of Legislation Act 1984**, amends the Order in Council under section 35 of the **Electricity Industry Act 2000**, made and published in the Government Gazette on 11 January 2002 and further amended by Order dated 6 August 2002, by substituting paragraph (c) of the definition of "local retailer" in clause 3 with the following paragraph:

"(c) SPI Retail Pty Ltd (ABN 99 096 014 986) where the distribution company in relation to the supply point is SPI Electricity Pty Ltd (ABN 91 064 651 118);"

This amendment will commence operation on 29 April 2005.

Dated 27 April 2005 Responsible Minister THEO THEOPHANOUS Minister for Energy Industries

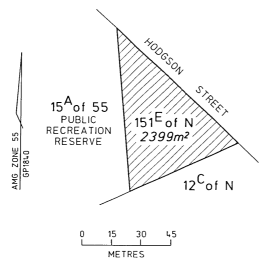
RUTH LEACH Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

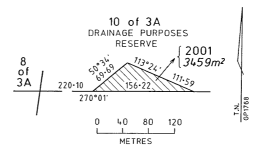
The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

EAGLEHAWK – The temporary reservation by Order in Council of 1 May 1883 of an area of 32.95 hectares of land, more or less, At Eaglehawk, Parish of Sandhurst (formerly Borough of Eaglehawk) as a site for Water Supply purposes, in four separate portions, so far only as the portion containing 2399 square metres being Crown Allotment 151E, Section N, At Eaglehawk, Parish of Sandhurst as indicated by hatching on plan hereunder. – (GP1840) – (Rs 2656).



GEELONG – The temporary reservation by Order in Council of 3 September 1996 of an area of 10.8 hectares, more or less, of land in the City of Geelong and the Parish of Moolap as a site for Public Purposes (Rail Trail), revoked as to part by Order in Council of 15 August 2000 so far only as the portion containing 93 square metres shown as Parcel No. 6 on Roads Corporation Plan No. SP20646A. – (Rs 4704).

KUNAT KUNAT – The temporary reservation by Order in Council of 3 November 1982 of an area of 91.90 hectares of land being Crown Allotment 10, Section 3A, Parish of Kunat Kunat as a site for Drainage purposes, so far only as the portion containing 3459 square metres being Crown Allotment 2001, Parish of Kunat Kunat as indicated by hatching on plan hereunder. – (GP1768) – (Rs 2471)



STAWELL, ILLAWARRA, MOKEPILLY, BELLELLEN and JALLUKAR – The temporary reservation by Order in Council of 20 November 1876 of certain areas of Crown land in the Township of Stawell (formerly municipal district of Stawell), Parishes of Stawell, Illawarra, Mokepilly, Bellellen and Jallukar as a site for Water Supply, Land for Pipe-track, revoked as to part by Orders in Council of 4 July 1906 and 25 November 1958 so far as the balance remaining. – (Rs 14263).

WAARRE – The temporary reservation by Order in Council of 2 June 1981 of an area of 21.36 hectares of land being Crown Allotment 10B, Section C, Parish of Waarre as a site for Public Recreation and Camping. – (Rs 11784).

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

Dated 27 April 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

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

BENETOOK – The temporary reservation by Order in Council of 28 January 1925 of an area of 1189 square metres more or less, of land in Section A, Township of Benetook, Parish of Benetook (formerly Crown Allotment 15,

Section A), as a site for a Public Hall. – (Rs 3067).

BENETOOK – The temporary reservation by Order in Council of 9 October 1928 of an area of 7.608 hectares, more or less, of land in Section A, Township of Benetook, Parish of Benetook as a site for a Public Recreation. – (Rs 3765).

CASTLEMAINE – The temporary reservation by Order in Council of 29 May 1911 of an area of 1.214 hectares, more or less, of land in the Parish of Castlemaine (formerly situated in Section D4) as a site for Supply of Material for Road-making. – (0617542).

CASTLEMAINE – The temporary reservation by Order in Council of 30 September 1986 of an area of 154.4 hectares of land in the Township and Parish of Castlemaine as a site for Public Park, so far only as the portion containing 2.92 hectares, more or less, being Crown Allotment 2022, Parish of Castlemaine as indicated by hatching on plan published in the Government Gazette on 24 March 2005 page 578. – (Rs 178).

DEAN – The temporary reservation by Order in Council of 4 August 1873 of an area of 4856 square metres of land in Section 10, Parish of Dean (formerly part of Crown Allotment 26) as a site for State School purposes. – (0513696).

DEAN – The temporary reservation by Order in Council of 18 December 1885 of an area of 1.176 hectares of land in Section 10, Parish of Dean (formerly being the remaining portion of Crown Allotment 26) as a site for State School purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 4 August 1873. – (0513696).

GOWANGARDIE – The temporary reservation by Order in Council of 24 January 1989 of an area of 2 hectares, more or less, of land in Parish of Gowangardie (now shown as Crown Allotment 52F) as a site for Preservation of Species of Native Plants. – (Rs 14004).

LEXTON – The temporary reservation by Order in Council of 31 December 1873 of an area of 8094 square metres of land in the Township of Lexton, Parish of Lexton as a site for State School purposes. – (Rs 9126).

LEXTON – The temporary reservation by Order in Council of 22 February 1875 of an area of 1.214 hectares of land in the Township of Lexton, Parish of Lexton as a site for State School purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 31 December 1873. – (Rs 9126).

MERRINEE – The temporary reservation by Order in Council of 2 August 1926 of an area of 2428 square metres of land in Section A, Township of Merrinee, Parish of Merrinee (formerly Crown Allotments 11 and 12 of Section A), as a site for Public purposes. – (Rs 3348).

MOLIAGUL – The temporary reservation by Order in Council of 15 May 1888 of an area of 7.818 hectares, more or less, of land in the Township of Moliagul, Parish of Moliagul as a site for Water Supply purposes. – (Rs 1146).

STAWELL – The temporary reservation by Order in Council of 13 March 1888 of an area of 26 hectares, more or less, of land in the Parish of Stawell as a site for a Quarry. – (Rs 6897).

WATCHEM – The temporary reservation by Order in Council of 10 February 1885 of an area of 80.93 hectares, more or less, of land in the Parish of Watchem (formerly being Crown Allotment 40A) as a site for Conservation of Water, revoked as to part by various Orders, so far as the balance remaining containing 44 hectares, more or less. – (2003955).

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

Dated 27 April 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Acting Clerk of the Executive Council

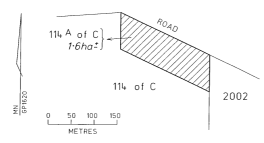
Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

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

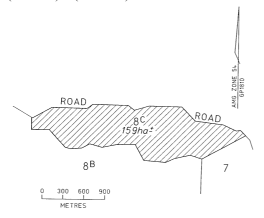
MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

ARGYLE – Public Recreation, total area 48.05 hectares, more or less, being Crown Allotment 2002, Parish of Argyle as shown on Original Plan No. 121811 lodged in the Central Plan Office of the Department of Sustainability and Environment together with Crown Allotment 114A, Section C, Parish of Argyle as indicated by hatching on plan hereunder. – (GP1620) – (0505340).



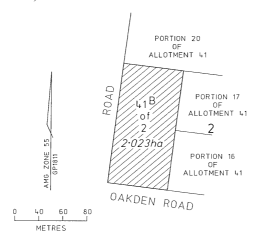
MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

BARING – Conservation of an area of natural interest, 159 hectares, more or less, being Crown Allotment 8C, Parish of Baring as indicated by hatching on plan hereunder. – (GP1810) – (2013985).



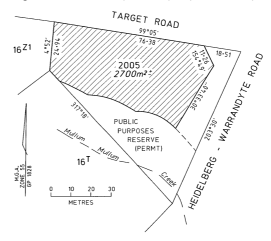
MUNICIPAL DISTRICT OF THE GREATER GEELONG CITY COUNCIL

BELLARINE – Public purposes (Cemetery), 2.023 hectares, being Crown Allotment 41B, Section 2, Parish of Bellarine as indicated by hatching on plan hereunder. – (GP1811) – (Rs 33034).



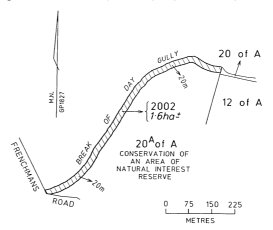
MUNICIPAL DISTRICT OF THE MANNINGHAM CITY COUNCIL

BULLEEN – Public purposes, 2700 square metres, more or less, being Crown Allotment 2005, Parish of Bulleen as indicated by hatching on plan hereunder. – (GP1828) – (12P360010).



MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

CORINDHAP – Conservation of an area of natural interest, 1.6 hectares, more or less, being Crown Allotment 2002, Township of Corindhap, Parish of Corindhap as indicated by hatching on plan hereunder. – (GP1827) – (052011634).



MUNICIPAL DISTRICT OF THE GANNAWARRA SHIRE COUNCIL

KUNAT KUNAT – Public purposes (Drainage purposes), combined area 7.404 hectares being Crown Allotments 2004 and 2005, Parish of Kunat Kunat as shown on Original Plan No. 122181 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (Rs 2471).

MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL

STAWELL – Conservation of an area of natural interest, 51.3 hectares, more or less, being Crown Allotment 2019, Parish of Stawell as shown hatched on Plan No. LEGL./04-493 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (024690).

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

Dated 27 April 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT

The Governor in Council under Section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the "Toolern Vale Community Hall Committee Incorporated" constituted by Order in Council of 11 September 2001 (vide Government Gazette of 13 September 2001 – page 2330). – Rs 1357

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

Dated 27 April 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH

Acting Clerk of the Executive Council

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

AMENDMENT OF TEMPORARY RESERVATION – PARISH OF DEREEL

The Governor in Council under Section 4(1) of the **Crown Land (Reserves) Act 1978** and Section 27 of the **Interpretation of Legislation Act 1984** amends the Order in Council made on 11 January 1977 and published in the Government Gazette on 19 January 1977 page – 143 of the temporary reservation of an area of 4704 square metres of land being Crown

Allotment 17U, Parish of Dereel, County of Grenville as a site for a Public Purposes (Plantation purposes) by deletion of the words "Public Purposes (Plantation purposes)" and the substitution therefor of the words "Public Recreation". – Rs 10235

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

Dated 27 April 2005 Responsible Minister

ROB HULLS Minister for Planning

RUTH LEACH Acting Clerk of the Executive Council

VICTORIA

State Aid to Religion Abolition Act 1871

ACT NO. 391/1871 SECOND SCHEDULE

A statement of trusts having been submitted by the head or authorised representative of the Presbyterian Church of Victoria under the provisions of the "Act to provide for the abolition of State Aid to Religion" for allowance by the Governor in Council, the same was allowed by him on the twenty-seventh day of April 2005 and the following is the form in which such statement of trusts has been allowed.

STATEMENT OF TRUSTS

Description of land -

Site for Presbyterian Place of Public Worship permanently reserved by Order in Council of 26 April 1869 being:-

797 square metres, Township of Smythesdale, Parish of Smythesdale, being Crown allotment 7, section 46. Commencing at the south-eastern angle of allotment 6, section 46; bounded thence by a road bearing 185°16' 20.22 metres; thence by a line bearing 281°00' 40.64 metres; thence by a road bearing 11° 00' 20.12 metres, and thence by allotment 6 bearing 101°00' 38.62 metres to the point of commencement.

838 square metres, Township of Smythesdale, Parish of Smythesdale, being Crown allotment 8, section 46. Commencing at the north-eastern angle of the site being a point bearing 185°16' 20.22 metres from the south-eastern angle of allotment 6, section 46; bounded thence by a road bearing 185°16' 20.22 metres; thence by a line bearing 281°00' 42.65 metres; thence by a road bearing 11° 00' 20.12 metres, and thence by a line bearing 101°00' 40.64 metres to the point of commencement.

838

square metres, Township of Smythesdale, Parish of Smythesdale, being Crown allotment 9, section 46. Commencing at the north-eastern angle of the site being a point bearing 185°16' 40.43 metres from the southeastern angle of allotment 6, section 46; bounded thence by a road bearing 185°16' 20.22 metres; thence by a line bearing 281°00' 44.66 metres; thence by a road bearing 11° 00' 20.12 metres, and thence by a line bearing 101°00' 42.65 metres to the point of commencement.

919 square metres, Township of Smythesdale, Parish of Smythesdale, being Crown allotment 10, section 46. Commencing at the north-eastern angle of the site being a point bearing 185°16′ 60.65 metres from the south-eastern angle of allotment 6, section 46; bounded thence by a road bearing 185°16′ 20.22 metres; thence by allotment 11 bearing 281°00′ 46.67 metres; thence by a road bearing 11° 00′ 20.12 metres, and thence by a line bearing 101° 00′ 44.66 metres to the point of commencement.

Name of Trustees

The Presbyterian Church of Victoria Trusts Corporation.

Powers of disposition

Such powers of disposition including powers of sale, lease or mortgage.

Purposes towards which proceeds of disposition are to be applied –

Such purposes as shall be prescribed by the General Assembly of the Presbyterian Church of Victoria.

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

Dated 27 April 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Acting 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:

19.	Statutory Rule:	Transport (Infringements) (Amendment) Regulations 2005
	Authorising Act:	Transport Act 1983
	Date of making:	27 April 2005
20.	Statutory Rule:	Racing (Racing Appeals Tribunal) Regulations 2005
	Authorising Act:	Racing Act 1958
	Date of making:	27 April 2005
21.	Statutory Rule:	Casino Control (Licence Fees) Regulations 2005
	Authorising Act:	Casino Control Act 1991
	Date of making:	27 April 2005

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

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