



Victoria Government Gazette

No. G 27 Thursday 9 July 1998

GENERAL

GENERAL AND PERIODICAL GAZETTE

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The Craftsman Press Pty. Ltd.
125 Highbury Road,
Burwood Vic 3125
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Facsimile: (03) 9926 1292
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Email: gazette@craftpress.com.au

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Payment must be received in advance with advertisement details.

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Government and Outer Budget Sector Agencies Notices

Not required to pre-pay.

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9.30 a.m. Tuesday - (Government and Outer Budget Sector Agencies Notices)

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- Late copy received at The Craftsman Press Pty. Ltd. after deadlines will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).
- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publications will be accepted by telephone.
- Orders in Council may be lodged prior to receiving assent with the Governor's or Clerk's signature. They will only be published once approved and signed.
- Government and Outer Budget Sector Agencies please note: *See style requirements on back page.*

SPECIAL GAZETTES

Copy to: Gazette Officer
The Craftsman Press Pty. Ltd.
125 Highbury Road,
Burwood Vic 3125
Telephone: (03) 9926 1233
Facsimile: (03) 9926 1292
Email: gazette@craftpress.com.au

Advertising Rates and Payment

Private Notices

Full Page \$360.00

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Government and Outer Budget Sector Agencies Notices

	Typeset
Full Page	\$87.50

Note:

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The Victoria Government Gazette

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General, Special and Periodical - \$227.00 each year

Periodical - \$113.00 each year

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All payments should be made payable to The Craftsman Press Pty. Ltd.

Subscription enquiries:

The Craftsman Press Pty. Ltd.
125 Highbury Road, Burwood Vic 3125
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PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

The partnership between James McCrae Dedman and Andrew Roland Hill who practised as legal practitioners at 166A Ryrie Street, Geelong, under the business name of "Birdsey Dedman & Bartlett" was dissolved on 30 June 1998 by the retirement of James McCrae Dedman as a partner. The practice will be continued by Andrew Roland Hill under the same business name. James McCrae Dedman will remain with the practice as a consultant and Lorraine Rose Secen will continue as an associate.

Creditors, next-of-kin or others having claims in respect of the estate of PHILIPPA MARION GRAY RUSSELL, late of Lion's Club Hostel, 29 Timins Street, Sunbury, Victoria, but formerly of 1 St George Court, Trentham, gentlewoman, deceased who died on 18 April 1998 are to send particulars of their claims to Thomas Peter Rutherford Guthrie, Robert Russell Aitken and Philip Edginton Aitken, the executors care of the undermentioned solicitors by 16 September 1998 after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.
AITKEN WALKER & STRACHAN, solicitors,
2nd Floor, 114 William Street, Melbourne 3000.

DOROTHY SUTCLIFFE, late of Unit 1, No. 55 Coorigil Road, Murrumbena, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 May 1998 are required by the personal representatives Dorothy Lynn McColl of 99 Loch Road, North Dandenong, David Stewart Leighton Sutcliffe of Unit 1 No. 55 Coorigil Road, Murrumbena and Stewart John McMullen of flat 4, No. 31 Mercer Road, Armadale, to send particulars to them care of the undermentioned solicitors by 17 September 1998 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

AITKEN WALKER & STRACHAN, solicitors,
114 William Street, Melbourne 3000.

In the estate of ERIC JOHN STREITBERG, late of 12 Duke Street, Ashburton, in the State of Victoria, retired school teacher, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased who died on 29 March 1998 are required by Lesley Anderson of 5 Reserve Road, Beaumaris, in the said State, personal assistant, the executrix of the estate of the said deceased to send particulars of such claims to her care of the undermentioned solicitors on or before 7 September 1998 after which date she will distribute the assets having regard only to the claims of which she then has notice.

AMERENAS, solicitors,
5/24 Bay Road, Sandringham, Vic. 3191.

WALTER GUSTAV EBBSTEIN, late of 47 Sheila Street, Preston, Victoria, retired, deceased. Creditors, next-of-kin and others having claims against the estate of the said deceased who died on 16 March 1998 are to send particulars of their claims to Margaret Garraway, c/- Alan P. Burnes, solicitor 591 Grimshaw Street, Bundoora, by 6 September 1998 after which date she will distribute the assets having regard only to the claims of which she then has notice.

ALAN P. BURNES, solicitor,
591 Grimshaw Street, Bundoora.

In the estate of PHYLLIS HUGHENA KIRK, of 30 Dunstone Street, Swan Hill, in the State of Victoria, widow. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, who died on 26 May 1998 are required by Kenneth Howard Lusty, 18 McPherson Street, Swan Hill and Craig Bath of 96 Rutherford Street, Swan Hill, in the State of Victoria, the executors of the estate of the said deceased, to send particulars of such claims to them in care of the undermentioned solicitors on or before 5 September 1998 after which date they will distribute the assets having regard only to claims to which they then have notice.

BASILE PINO & CO., barristers & solicitors,
213 Campbell Street, Swan Hill, Victoria 3585.
Telephone: (03) 5032 4809

EIRENE CAROLINE WARNE, late of 46 Cottesloe Drive, Barwon Heads, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 7 June 1998 are required by the executor, Patrick Francis Burke, to send particulars of their claims to the executor care of the undermentioned solicitors by 4 September 1998 after which date the executor will proceed to distribute the estate having regard only to the claims of which he then has notice.

BURKE COX & CO., solicitors
111 Yarra Street, Geelong 3220.

Creditors, next-of-kin or others having claims in respect of the estate of IRENE MARY MATTHEWS, late of Calder Highway, Nandaly, in the State of Victoria, married woman, deceased, who died on 6 May 1998 are to send particulars of their claims to the executor care of the undermentioned solicitors by 4 September 1998 after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

DWYER, MAHON & ROBERTSON,
solicitors, 194-208 Beveridge Street, Swan Hill.

Creditors, next-of-kin and others having claims in respect of the estate of GEORGE WILLIAM HALL, late of 25 Neville Street, Box Hill South, deceased who died on 3 April 1998 are to send particulars of their claims to Equity Trustees Limited of 472 Bourke Street, Melbourne, by 11 September 1998, after which date it will distribute the assets having regard only to the claims of which it then has notice.

Creditors, next-of-kin and others having claims in respect of the estate of GORDON SINCLAIR SMITH, late of Flat 2/23 The Avenue, Windsor, deceased, who died on 27 April 1998 are to send particulars of their claims to Equity Trustees Limited, of 472 Bourke Street, Melbourne, by 11 September 1998, after which date it will distribute the assets having regard only to the claims of which it then has notice.

Creditors, next-of-kin or others having claims in respect of the estate of COLIN GEORGE SIMPSON, late of 9 Bell Street, Nyah, Victoria, retired orchardist, deceased,

who died on 2 May 1998 are to send particulars of their claims to the executors, Brian James Simpson and Marita Catherine Robins, care of the undermentioned solicitors by 3 September 1998 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, lawyers,
4 McCallum Street, Swan Hill.

Creditors, next-of-kin and others having any claims in respect of the estate of ALBERT JAMES KANE, late of 27 Selbourne Road, Kew, Victoria, retired, deceased, who died on 9 April 1998 are requested by Josephine Majella Condon of 83 William Street, Melbourne, Victoria, the executrix of the will of the deceased, to send to her care of the undersigned solicitors particulars thereof by 16 September 1998 after which date she will distribute the assets of the deceased having regard only to the claims of which she shall then have notice.

GAVAN DUFFY & KING, 83 William Street,
Melbourne 3000.

Creditors, next-of-kin or others having claims in respect of the estate of JOHN DOUGLAS GLUE, late of 1 Hepburn Avenue, Beaumaris, gentleman, deceased, who died on 25 November 1997 are to send particulars of their claims to the executor care of the undermentioned solicitors by 11 September, 1998 after which date the executor will distribute the assets having regard only to the claims of which she then has notice.

G. R. HERBERT & CO., legal practitioners,
8 Bluff Road, Black Rock 3193.

Creditors, next-of-kin or others having claims in respect of the estate of HEATHER RUTH SMISSEN, late of 12 Oak Street, Beaumaris, widow, deceased, who died on 27 January 1998 are to send particulars of their claims to the executors care of the undermentioned solicitors by 11 September 1998 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

G. R. HERBERT & CO., legal practitioners,
8 Bluff Road, Black Rock 3193.

Creditors, next-of-kin and others having claims in respect of the Will of MARY NERIDA ELLIOTT, late of 66 Kensington Road, Kensington, Victoria, married woman, deceased, who died on 20 May 1998 are requested to send particulars of their claims to the executor, Reginald Jack Elliot, care of the undermentioned legal practitioner by 10 September 1998 after which date he will distribute the assets having regard only as to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of JOSEPH FARRUGIA, late of 14 Ryan Street, Footscray, Victoria, retired, deceased intestate, who died on 15 September 1997 are requested to send particulars of their claims to the administrator, Grace Mary Farrugia, care of the undermentioned legal practitioner by 10 September 1998 after which date she will distribute the assets having regard only to the claims of which she then has notice.

JOHN STEWART, legal practitioner
290 Racecourse Road, Newmarket.

Creditors, next-of-kin and others having claims in respect of the estate of JAMES HENRY WATSON, late of 16 William Street, Morwell, Victoria, invalid pensioner, deceased, who died on 19 May 1998 are to send particulars of their claims to the executrix, Linda Dorothy Smith of 45 Wirilda Crescent, Traralgon, Victoria, care of the below mentioned solicitors by 3 September 1998 after which date she will distribute the assets of the deceased having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of WARWICK DEAN THOMAS, deceased, late of 46 Coven Avenue, Bayswater, who died on 6 December 1997 are to send particulars of their claims to the executors, care of the undermentioned solicitors by 11 September 1998 after which date the

executors will distribute the assets having regard only to the claims of which the executors then have notice.

MOORES, solicitors,
9 Prospect Street, Box Hill 3128.

OLIVE JANE MacDONALD, late of 54 Forest Road, Orbost, Victoria, retired. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 5 March 1998 are required by the trustees, Gail Avis Farrington of Lot 193 Old Calder Highway, Kyneton, Victoria, school teacher and William Bruce MacDonald of 9 Bilbungra Circuit, Port Macquarie, New South Wales, real estate agent, to send particulars to their solicitors within sixty days from the date of publication of this notice after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

MOSLEY & PALMER, solicitors,
P.O. Box 243, Orbost 3888.

LESLIE SWAIN FANCKE, late of 8 Russell Street, Werribee, Victoria, retired driver, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 28 February 1998 are required by Leslie Keith Fancke of 34 Kalkee Road, Horsham, retired, son of the deceased to whom Letters of Administration of the abovenamed have been granted, to send particulars to him care of the office of Power & Bennett, lawyers, 12 Pynsent Street, Horsham, by 16 September 1998 after which date the administrator may convey or distribute the assets having regard only to the claims of which he then has notice.

POWER & BENNETT, lawyers,
12 Pynsent Street, Horsham 3400.

Creditors, next-of-kin or others having claims in respect of the estate of GEORGE HUGH McINTOSH, late of Preston & Districts Private Nursing Home, 36 Benambra Street, Preston, Victoria, retired, deceased, who died on 26 May 1998 are to send particulars of their claims to the executors care of the undermentioned solicitors by 9 September 1998 after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

READ KELLY, solicitors,
7th Floor, 555 Lonsdale Street, Melbourne.

Creditors, next-of-kin or others having claims in respect of the estate of ALICE MAY WALSH, late of Unit 1/5, Golden Avenue, Chelsea, Victoria, widow, deceased, who died on 28 April 1998 are to send particulars of their claims to the executors care of the undermentioned solicitors by 9 September 1998 after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

READ KELLY, solicitors,
7th Floor, 555 Lonsdale Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of ANGUS McDONALD CLARK, deceased, late of 8/187 Charles Street, Footscray, retired, who died on 26 April 1998 are requested to send particulars of their claims to the executors, John Patrick Spillane and Keith Frederick Box, both of 100 Paisley Street, Footscray, solicitors, care of the undersigned solicitors by 18 September 1998 after which date they will convey or distribute

the assets having regard only to the claims of which they then have notice.

SECOMBS, solicitors,
100 Paisley Street, Footscray.

JOSEPHINE ELLEN PATRICIA LINCOLN, late of Gracevale Retirement Hostel, Normanby Street, Warragul, in the State of Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 14 August 1997 are required by the personal representatives, Nancy Elizabeth Coleman of Tinamba Road, Glenmaggie and Gerard Francis Lincoln of 45 Contingent Street, Trafalgar, to send particulars to them care of the undermentioned solicitors by 1 October 1998 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

VERHOEVEN & CURTAIN, solicitors,
Suite 4, 46 Haigh Street, Moe 3825.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total</i>		<i>Date</i>
	<i>Amount</i>	<i>Description</i>	<i>when</i>
	<i>Due to</i>	<i>Of Unclaimed</i>	<i>first</i>
	<i>Owner</i>	<i>Money</i>	<i>became</i>
			<i>Payable</i>

TRUST COMPANY OF AUSTRALIA LIMITED

\$

		Unclaimed	
Caroline Crawford, C/- Police Station Whittlesea Elizabeth D. Herman, 38 Ashley Court, Morpeth Terrace, London, SW1 IEN, UK	126.52	Dividends	1995-96
Estate George D. Sutton, C/- Septimus Jones & Lee 257 Collins Street, Melbourne	853.89	"	1994-96
Southern County Superannuation Scheme CC P.O. Box 208 Epsom, Surrey KT 18 7YF, UK	194.26	"	1992-96
	123.64	"	1993-95

98152

CONTACT: JAMES MANN PHONE: (03) 9275 7940.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
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BHT PARTNERS

	\$		
Mr Reid Andrew Gardam, 9 Penrith Court, Eltham	329.89	Cheque	23/05/97

98150

CONTACT: BILL PRETTY. PHONE: (03) 9431 3000.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
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WELLINGTON SHIRE COUNCIL

	\$		
P. D. Freeman	1,800.00	Building Deposit	28.11.96
S. Knight, 16 Burling Court, Sale	200.00	"	31.3.97

98157

CONTACT: Mr DARYL COOPE. PHONE: (03) 5142 3333.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
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ROYAL MELBOURNE INSTITUTE OF TECHNOLOGY

	\$		
Padua G., 21 Heywood Crescent, West Meadows	164.00	Refund	24/04/96
Gunawardana K., 25 Charles Street, Prahran	213.40	Salary	11/04/96

Deacon M., Lot 3, Vallence Road, Bacchus Marsh	161.00	Refund	22/05/96
Force D., 18/58 Queens Road, Melbourne	114.38	Salary	10/01/94
Doukakaros P, 414 Rathdowne Street, North Carlton	146.46	"	10/02/94
Finsterer C., 46 Grenville Street, Prahran	250.00	Refund	22/03/95
Wheeler D., 48 Grenville Street, Prahran	250.00	"	19/04/95
Brown L., 1 Tindal Court, Greensborough	100.00	"	21/02/96
Shea J., 37 Mirang Avenue, Croydon	112.94	Salary	26/06/95
Nicholas J., 41 Oban Road, South Yarra	132.00	"	10/07/95
Fleming T., 230 Errol Street, North Melbourne	225.36	"	07/08/95
McLeod R., 4 Medway Road, East Keilor	164.00	Refund	05/06/96
Woodhouse A., 85 Jumping Creek Road, Wonga Park	100.00	"	17/07/96
Tham S., 77 Elgin Street, Carlton	198.00	"	07/08/96
Kurbasa T., 380 Bridge Road, Richmond	123.00	"	07/08/96
Devine A., 30 Andrew Street, Prahran	100.00	"	20/11/96
Shorten W., 169 Abbotsford Street, North Melbourne	159.34	Salary	02/10/95
Chiera C., 9/37 Fisher Street, Malvern East	170.74	"	02/10/95
Jones R., 100a Alto Avenue, Croydon	105.70	"	16/10/95
Austin J., 1/61 Shelley Street, Elwood	138.15	"	16/12/95
Yang R., 11/11 Passfield, West Brunswick	351.09	"	01/06/96
Gorman D., 43 The Fairway, Kingsbury	955.24	"	29/06/96
Bartlett J., 51 Donald Street, Prahran	800.00	Refund	15/05/96
Charlesworth R., 1 Penny Lane, Mt Eliza	151.00	"	"
Kilpatrick A., 5 Fitzpatrick Drive, Laverton	220.00	"	22/05/96
Milton J., 1 Mountainview Road, North Balwyn	116.00	"	01/05/96
Fry A., 1/4 Merchant Street, Stanmore, NSW	118.60	Salary	01/04/96
Sandars D., 721 Drummond Street, North Carlton	158.55	"	17/06/96
Snell M., 3/38 Lusher Road, Croydon	211.30	"	24/06/96
Reinholdt S., 2/81 Pleasant Road, Hawthorn East	172.14	"	18/12/96
Jordan M., 93 Meancer Road, Hurstbridge	524.58	"	06/08/96
Brown H., 14 Flora Grove, Ivanhoe	769.96	"	13/08/96

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CONTACT: D. R. RICHARDS. PHONE: (03) 9660 1771.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
IOOF FRIENDLY SOCIETY			
	\$		
Walsh	573.84	Cheque	19/04/96
Mrs Betty N. Sefton, 1 Grevillea Court, Kyabram	2,208.50	"	03/10/96
Mrs Heather E. Dessent, 166 Princes Highway, Drouin	659.49	"	"
Mrs Jacqueline Willis, 52 Forrest Road, Trevallyn, Tas.	5,222.53	"	26/11/96
Australian Computing, 723 Swanston Street, Carlton	400.00	"	02/07/96

Mary Grech, 2 West Esplanade, St Albans	100.44	''	''
J. D. Keating, 6 Dali Court, Keilor East	320.05	''	''
M.J.M. Business Management, 10A, The Mall, Mountain Highway, Wantirna	119.04	''	''
B.T. Financial Services, P.O.B. H193, Australia Sqr, Sydney	2,209.98	''	05/07/96
Pacific Manual Australia Ltd	350.00	''	01/08/96
B.T. Financial Services, P.O.B. H193, Australia Sqr, Sydney	510.17	''	06/08/96
S.A.S. Institute, 300 Burns Bay Road, Lane Cove, NSW	300.00	''	12/08/96
O'Meara Woodham & Ass., 53 Beetham Pde, Rosanna	102.70	''	02/09/96
Essendon Taxation Services, 278 Union Road, Moonee Ponds	166.35	''	01/10/96
Moore Business Systems, P.O. 627, Box Hill	292.40	''	25/10/96
B.T. Financial Services, P.O.B. H193, Australia Sqr, Sydney	713.85	''	18/11/96
Hillross Pty Ltd, Level 2/9-13 Young Street, Sydney, NSW	150.23	''	07/01/97
B.T. Financial Services, P.O.B. H193, Australia Sqr, Sydney	854.44	''	14/01/97
Otis Building Technology, P.O. Box 521, Port Melbourne	1,553.00	''	29/01/97
Mr Patrick De Kretser, 353 Waverly Road, Mount Waverley	103.53	''	03/02/97
B.T. Financial Services, P.O.B. H193, Australia Sqr, Sydney	1,819.02	''	06/02/97
Australian Guarantee Corp., 277 William Street, Melbourne	1,168.64	''	07/02/97
Emmett & Co., Birdwood Avenue, Stanhope	100.85	''	03/03/97
B.T. Financial Services, P.O.B. H193, Australia Sqr, Sydney	1,164.43	''	06/03/97
Kolber B. R., 7 Muntz Street, North Caulfield	174.50	''	01/04/96
Sharpe D., 29/2-12 Temple Street, Ashwood	337.50	''	16/04/96
Duffy H., 2 Woodland Grove, Montmorency	266.10	''	17/04/96
Hartley G. C., 90 Royal Parade, Pascoe Vale South	138.45	''	19/06/96
Vaughan J. P., RMB 4035 Mortlake	141.00	''	16/08/96
Connelly B., 62 Hillview Avenue, Mt Waverly	157.30	''	01/10/96
Peter W. S., 28 Halstead Street, North Caulfield	281.20	''	09/10/96
Burke W., 2 Rose Street, Clayton	115.10	''	18/10/96
Kennedy R., 16 Colquhoun Street, Stawell	240.00	''	30/12/96
Spiers M., The Gap, TMB 7341, Echuca	265.00	''	''
Rentsch G., 16 Houston Street, Horsham	337.50	''	06/02/97
Kennedy R., 16 Colquhoun Street, Stawell	225.45	''	14/03/97
Haire F., 13 Lorraine Street, Essendon	576.90	''	25/03/97
Rennie	125.00	''	07/06/96
Constable	100.00	''	''
Thompson	175.00	''	''
Morris	405.00	''	''
Gough	150.00	''	''
Hannah	150.00	''	''
Taig	125.00	''	''
Mr Herbert T. Weeks, 16 MacBeth St, Sunnybank Hills, Qld	4,128.18	''	26/04/96
Mr William A. Mason	8,587.63	''	28/06/96
Mrs Alice M. Hemming, 562 Little Bourke St, Melbourne	832.81	''	08/07/96
Mr Kevin James Houlihan, 6 Southern Court, West Albury, NSW	118.57	''	31/07/96
Mr Robert Leslie Adams, 21 Holyrood Street, Camberwell	737.32	''	18/08/96
Mrs Adele June Betts, Post Office Koraleigh, NSW	5,627.65	''	26/08/96
Mrs Beverley Alice Campbell	546.60	''	29/08/96
Miss Concetta Rodriquez, 1/17 Newbiggin Street, Burwood	576.67	''	''
Mrs Enid Rosalie Kirkwood, 2 Catherine St, Armadale, NSW	646.80	''	14/01/97

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CONTACT: PAUL NOWAK, PHONE: (03) 9252 4904.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

<i>Name of Owner on Books and Last Known Address</i>	<i>Total Amount Due to Owner</i>	<i>Description Of Unclaimed Money</i>	<i>Date when Amount first became Payable</i>
AUSTRALIAN UNITY BUILDING SOCIETY			
\$			
Altun Seniye, 4 Millewa Crescent, Broadmeadows	215.97	Building Society	March 1998
Body Glen, 13 Driftwood Court Mt Martha	509.21	"	"
Bourke Sharon, 2/3 Crewe Rd, Oakleigh	682.47	"	"
Brennan Marie, E. 5/8 Gill St, Eaglehawk	154.48	"	"
Burgess Mathew W. Flat 1, 61 Wilmot Rd, Shepparton	246.25	"	"
Calladine Michael A, 37B Foxzami Cres, Epping	287.77	"	"
Campbell Jennifer A., P.O. Box 610, Echuca	184.38	"	"
Campbell Mr R., 5 Patrick St, Millgrove	395.42	"	"
Carlson Suzanne M., 9 Clarendon St, Frankston	107.84	"	"
Cloherly Robert, C/- Myer, Qld	404.13	"	"
Corneille S., RMB 5640, Lyonville	509.60	"	"
De Bortoli Sandra, 4 Cantala Cres, Bulleen	153.41	"	"
Desmond C. P., 82, Seaford Road, Seaford	825.21	"	"
Diamataris Dimitros, 143 Eastern Rd, South Melbourne	538.58	"	"
Dogan Omer, 1/71 Carroll Cres, Glen Iris	310.66	"	"
Drougas Helen M., 10/11 Tattenham St, Carnegie	123.64	"	"
D'Souza Gemma, 425 Corrigan Road Keysborough	393.86	"	"
Falzon Carmen H., Unit 2/117 Harold St, Thornbury	162.83	"	"
Fenn Thomas A., 30 Wildwood Cres, Warrnambool	216.55	"	"
Gadsby Mr. M. T. 10 Anvil St, Cobram	163.27	"	"
Galea Carol, 4 Ratcliffe Court Keysborough	530.12	"	"
Garrigan Janice, 4/63-65 Loch Rd, North Dandenong	198.46	"	"
Herbert Simone P 4/11 Davis St, Kew	411.45	"	"
Hines Gail, RMB 4860 Tallygaroopna	529.74	"	"
Hogan F., 55 Candover Street, Geelong West	296.24	"	"
Hutchins L., 69 Patullos Road, Lara	223.87	"	"
Hoyne Sheridan, Level 4, 114 Albert Rd, South Melbourne	302.14	"	"
Jones Darren P., 17 Walker Pl, Braybrook	185.62	"	"
King Melissa J., 3/9 Graham St, Wonthaggi	230.59	"	"
Lesley David, 4/608 Bell St, Preston	432.92	"	"
Love Judith Anne, 48 Lawton Ave, Geelong West	623.35	"	"
Lowerson Margaret	256.02	"	"
Mc Gowan H M., 101 O'Connor Road, Knoxfield	100.28	"	"
McNee Catherine, C/- Myer, Qld, Qld	343.48	"	"
Ngauora Taripo, 17 Barnett Grv, Noble Park	1,276.11	"	"
Oddy Kylie, 11 Greenslopes Dr, Carrum Downs	107.24	"	"
O'Sullivan Mr. J. P., 348 Wondah St, Cobram	165.16	"	"
Oti Ann, 7 Otter Street, Collingwood	176.14	"	"
Penney Rhonda A., RMB 3300, Naring	546.74	"	"
Russell Mrs K. A., 29 Darriwell Dr, Mt Helen	214.83	"	"

Smith Noel A., 2 Whitley Cres, Craigieburn	154.56	”	”
Swan G. M., 85 Barfield Road, Cambewerra NSW	810.38	}	”
Tanga Ina 30 Tennyson Ave, Clayton	2,138.24	”	”
Thai Trung Truc 51 Berkshire Rd, North Sunshine	573.97	”	”
Toussaint Marie, 343 Cheltenham Road, Keysborough	789.47	”	”
Turner R. L. & J. A., 1 Shackell Street, Echuca	366.52	”	”
Vella Suzanne, 7 Bennett St, Melton South	185.89	”	”
Waller James S. M., 34 Miller St, Bendigo	246.68	”	”
Walton Mrs. C. R., 20 Cypress Ave, Boronia	452.84	”	”
Wheeler Michael P., 31 Lodden St, Sunshine	460.53	”	”
Willian C., 4 Grout Street Mentone	479.14	”	”
Yang X., 7 Rocklands Rise, Coolaroo	616.06	”	”
Young Sharon, 14 Tamar Street Bayswater	564.57	”	”
Blitz E.M., 36 Stockdale Avenue, North Clayton	900.98	”	”
Britten A., 31 Saddle Back Ridge, Chirnside Park	150.00	”	”
Cleland E. N., 51/97 Monash Drive, Mulgrave	100.00	”	”
Davis Graeme A., Flat 1/73 Dickens Street, Elwood	260.00	”	”
Dunbar C., 1/33 Punt Road, Cobram	135.00	”	”
Giles Andrew John, 1 Navarre Road, Stawell	150.00	”	”
Mc Alpine J. E., P.O. Box 433, Swan Hill	255.45	”	”
Morgan C. A., 6 Coachmans Square, Wantirna	400.00	”	”
O'Brien P. M., 6 Clifton Street, Charlton	385.33	”	”
Otago District MU IOOF, P.O. Box 693 Dunedin	241.64	”	”
Piscopo T., 16 Shearwater Court, Hoppers Crossing	120.00	”	”
Tuaiti Tai, 8 Kimbarra Street, Clayton	400.00	”	”
Whelan C. K., 2/7 Church Street, Grovedale	604.76	”	”

98136

CONTACT: MARY PERERA, PHONE: 13 29 39.

In the Supreme Court of the State of Victoria

SALE BY THE SHERIFF

To the Highest Bidder at the Best Price Offered

On 14 August 1998 at 11.00 a.m. at the Sheriff's Office, 4th Floor, cnr Fenwick & Little Malop Streets, Geelong (unless process be stayed or satisfied).

All the estate and interest (if any) of Kenneth William Stettbacher of 102 Isabella Street, Geelong West, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8511 Folio 839 upon which is erected a weatherboard dwelling known as 102 Isabella Street, Geelong West.

No Reserve Set.

Terms - Cash only.

SW-97-010561-7

Dated 9 July 1998.

S. BLOXIDGE
Sheriff's Office

PROCLAMATIONS

Firearms (Amendment) Act 1998

PROCLAMATION OF COMMENCEMENT

I, James Gobbo, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Firearms (Amendment) Act 1998**, fix 6 August 1998 as the day on which the remaining provisions of that Act (except for paragraphs (c), (e) and (g) of section 40) come into operation.

Given under my hand and the seal of
Victoria on 7 July 1998.

(L.S.) JAMES GOBBO
Governor
By His Excellency's Command

BILL McGRATH
Minister for Police and Emergency Services

**Accident Compensation (Further
Amendment) Act 1996**

PROCLAMATION OF COMMENCEMENT

I, James Gobbo, Governor of Victoria, acting with the advice of the Executive Council and under section 2(4) of the **Accident Compensation (Further Amendment) Act 1996** fix 13 July 1998 as the day on which section 23 of that Act comes into operation.

Given under my hand and the seal of
Victoria on 7 July 1998.

(L.S.) JAMES GOBBO
Governor
By His Excellency's Command

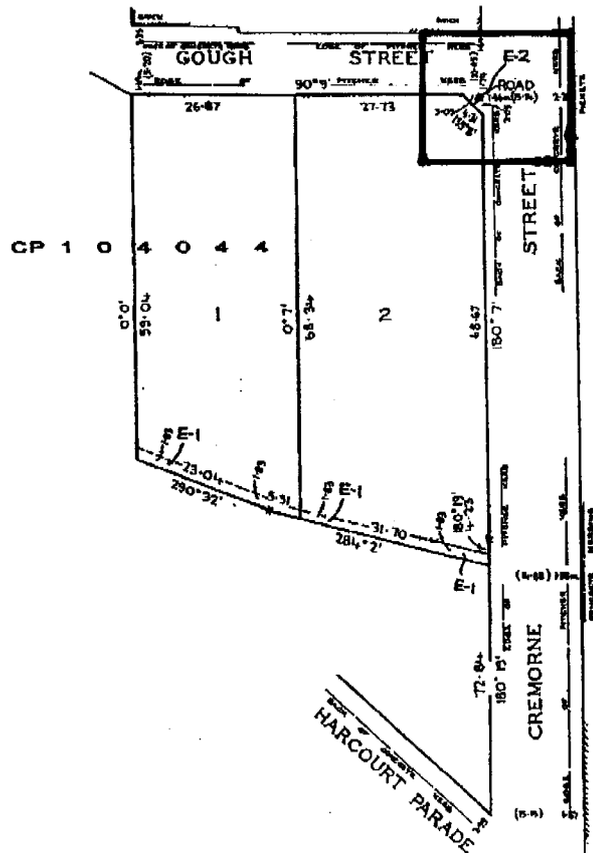
ROGER M. HALLAM
Minister for Finance

**GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES
NOTICES**



**DECLARATION OF PUBLIC HIGHWAY PURSUANT TO SECTION 204 OF THE LOCAL
GOVERNMENT ACT 1989**

Notice is hereby given that the Yarra City Council resolved at its meeting on 29 June 1998 to declare the splayed section of road situated on the corner of Gough and Cremorne Streets, Richmond and as shown on the plan below, as a public highway pursuant to section 204 of the **Local Government Act 1989**.



Splay
Road
←

PRUE DIGBY
Chief Executive Officer



MEETING PROCEDURES (AMENDMENT)
LOCAL LAW NO. 6

Notice is hereby given in accordance with the **Local Government Act 1989** that the Manningham City Council, at its meeting held on 30 June, 1998, made the Meeting Procedures (Amendment) Local Law No. 6 pursuant to the provisions of Part 5 of that Act.

The purpose of the Local Law is to amend the Principal Local Law (Meeting Procedures Local Law No. 3) to:

- facilitate the sealing of documents;
- to improve the arrangements for public question time;
- provide notification of general business items early in the meeting;
- make provision in the 'Order of Business' for presentation of awards;
- improve the method of dealing with petitions;
- alter the wording relating to the election of Mayor to reflect the provisions of the **Local Government Act 1989** and triennial elections;
- remove reference to Commissioners; and
- bring the arrangements for submitting motions on notice in line with the existing Council agenda timetable.

The Local Law comes into operation on 13 July, 1998.

A copy of the Local Law can be inspected at the Manningham Civic Centre, 699 Doncaster Road, Doncaster, during normal business hours.

BOB SEIFFERT
Chief Executive

CITY OF MONASH
New Local Law

Local Law No. 1 Meeting Procedures

Notice is given that the City of Monash at its meeting held on 30 June 1998 resolved to make 'Local Law No. 1 Meeting Procedures'.

The local law came into operation on 1 July 1998.

The purpose of the local law is to revoke an existing local law of the same name, and to provide for the orderly, fair and effective conduct of meetings of Council and Council committees and the election of the Mayor and chairpersons of special committees.

The general purport of the new local law is as follows:-

Existing local law

The new local law revokes and replaces the existing City of Monash 'Local Law No. 1 Meeting Procedures'.

Election of Mayor and chairpersons

The new local law makes provision for the election of the Mayor and the chairpersons of special committees of the Council.

Council and committee meetings

The quorum for Council meetings is a majority of the number of Councillors capable of being elected to Council. The new local law provides for the quorum for committees, the business which can be considered at Council and special committee meetings and the distribution of agendas. There is a 10 pm finish time for Council meetings unless the Councillors present decide otherwise.

Arrangements of business at meetings

A usual order of business of Council and committee meetings applies, unless the meeting otherwise resolves. Provisions regulate in some detail the conduct of particular items of business, including confirmation of minutes, correspondence and petitions, public question time (providing ratepayers or residents with the opportunity to submit questions to Council), personal explanations and notices of motion. Provision is made in relation to making and recording declarations of interest.

Decision-making at meetings

Detailed provision is made regarding motions, including their form and the procedure for moving motions and amendments. There is a time limit for speakers to motions and restrictions will apply in relation to participation in debate by Councillors. The Chairperson is able to address the meeting. Provision is made for points of order, disagreement with the Chairperson's ruling, adjournment of debate and the conduct of voting, including divisions. Councillors and special committee members will be able, as of right, to demand the

production of relevant documents.

There is provision regarding notices of motion for the revocation or alteration of previous resolutions. Except as provided in the local law, the conduct of meetings is to be at the discretion of Council or the special committee.

Offences

A number of offences are created, dealing with withdrawal of expressions, persisting with criticisms of members of Council staff, improper or disorderly behaviour and failure to leave when requested, failure to obey a chairperson's direction in relation to the conduct of a meeting and the maintenance of order, and acting contrary to a provision of the local law for which a penalty is not otherwise specified. The Chairperson is authorised to ask an authorised officer or member of the police force to remove from the Chamber a person (other than a Councillor or special committee member) who has committed an offence against this local law.

A copy of the new local law is available at the Civic Centre, 293 Springvale Road, Glen Waverley between the hours of 8.15 am and 5 pm Monday to Friday.

DAVID CONRAN
Chief Executive Officer

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of Amendment

Amendment L39

The Hume City Council has prepared Amendment L39 to the Local Section of the Hume Planning Scheme.

The Amendment affects a 329 hectare parcel of land located on the north-western corner of the intersection of Riddell Road and Settlement Road, Sunbury. The land is known as Karoora Park and is more particularly described in Certificate of Title Volume 3574 Folio 714783. The land is bounded by Jacksons Creek and the Shire of Macedon Ranges to the north.

The Amendment proposes to rezone all of the land from the General Farming B Zone to a new Hume Rural Living Zone to facilitate the subdivision, development and use of the land for rural residential-type purposes. The new zone will enable a permit to be granted to subdivide

the land into lots having a minimum subdivision area of 2 hectares. Plans prepared for the Amendment show an indicative subdivision layout involving the creation of approximately 100 allotments ranging in size between 2 and 6 hectares and a linear open space area along Jacksons Creek.

The Amendment also proposes to introduce a Development Plan Overlay over all of the land. The overlay requires that before a permit is granted to use or subdivide the land, or construct or carry out any buildings and works, a development plan which shows the overall development of the land must be prepared to the satisfaction of Council.

WHERE YOU MAY INSPECT THIS AMENDMENT:

The Amendment can be inspected at the Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury; Department of Infrastructure, Customer Service Centre, Nauru House, 80 Collins Street, Melbourne.

SUBMISSIONS ABOUT THE AMENDMENT

must be sent to: Manager Strategic Planning, Hume City Council, P.O. Box 119, Broadmeadows 3047, by Monday, 10 August 1998.

MARGARET ABBEY
Manager Strategic Planning

Planning and Environment Act 1987

DELATITE PLANNING SCHEME

Notice of Amendment

Amendment L15

The Delatite Shire Council has prepared Amendment L15 to the Delatite Planning Scheme.

The Amendment affects 1070 Howes Creek Road, Mansfield, described in Certificate of Title Volume 8698 Folio 241, being part of Crown Allotment 92A, Parish of Loyola.

The Amendment proposes to insert a Site Specific clause into Chapter 5 of the Delatite Planning Scheme to allow the subdivision of the above land into two lots, retaining the Rural Living 2 Zone (RU2) for the land.

The Amendment can be inspected, free of charge, during office hours, at:

> Department of Infrastructure, Customer

Service Centre, Upper Plaza, Nauru House,
80 Collins Street, Melbourne, Vic. 3000.

- > Department of Infrastructure, Regional Office, 50-52 Clarke Street, Benalla, Vic. 3672.
- > Delatite Shire Council, Mansfield Service Centre, 33 Highett Street, Mansfield, Vic. 3722.
- > Delatite Shire Council, Fawkner Street, Benalla, Vic. 3672.

Submissions about this Amendment must be sent to:

- > Chief Executive Officer, Delatite Shire Council, P.O. Box 227, Benalla, Vic. 3672. by 10 August 1998.

ROBERT HAUSER
Chief Executive Officer
Delatite Shire Council



Planning and Environment Act 1987
YARRA PLANNING SCHEME
Notice of Amendment
Amendment L77

The City of Yarra has prepared Amendment L77 to the Yarra Planning Scheme.

The Amendment applies to land at 1 Palmer Street, Richmond (the block bounded by Highett, Coppin, Palmer and Griffiths Streets which is known as Jaques' site).

The Amendment proposes to rezone the subject land from the Light Industrial Zone to the Urban Residential 1 Zone incorporating a Development Plan Overlay and a Potentially Contaminated Land Overlay.

The Amendment seeks to facilitate the use and development of the subject site for the purpose of 29 three storey townhouses, 25 three storey apartments and 126 units for aged care (providing a total of 180 dwellings), with associated car parking and landscaping.

The Amendment can be inspected at City of Yarra, Richmond Town Hall, 333 Bridge Road, Richmond; Department of Infrastructure, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

The City of Yarra is the Planning Authority for the Amendment. Submissions regarding the Amendment must be in writing and sent to: City of Yarra, P.O. Box 168, Richmond, Vic. 3121 by 10 August 1998.

PRUE DIGBY
Chief Executive Officer

Planning and Environment Act 1987
MONASH PLANNING SCHEME
Notice of Amendment

Amendment L37

The City of Monash has prepared Amendment L37 to the Monash Planning Scheme.

The Amendment proposes to rezone land at 171-175 Jells Road, Wheelers Hill to Residential "C". The land is currently "Reserved Land Local Government: Existing" under the Monash Planning Scheme.

Council has resolved to sell the property and Residential "C" will be consistent with the intended use and surrounding residential properties.

A copy of the Amendment can be inspected during office hours free of charge at City of Monash, Civic Centre, 293 Springvale Road, Glen Waverley or the Department of Infrastructure, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to the City of Monash, C/O Post Office Box 1, Glen Waverley 3150, by 15 August 1998.

DAVID CONRAN
Chief Executive Officer

Planning and Environment Act 1987
BAYSIDE PLANNING SCHEME
Notice of Amendment

Amendment L11

Bayside City Council has prepared Amendment No. L11 to the Bayside Planning Scheme, Local Section.

This Amendment affects 23, 25 & 27 Victor Avenue, Cheltenham.

The Amendment proposes to vary a restrictive covenant on Certificate of Titles which include Volume 5619 Folio 678 (Lot 16), Volume 9114 Folio 970 (Lot 17) and Volume

8817 Folio 051 (Lot 18 and part of Lot 19). The covenant provides, amongst other matters, that no more than one dwelling with necessary fences and outbuildings may be erected on either of the said lots. The Amendment seeks to vary this provision to enable the erection of a house on each of Lots 2 and 3 in accordance with Planning Permit 96/2298, issued by Bayside City Council at the direction of the Administrative Appeals Tribunal on March 13, 1998.

The Amendment can be inspected, during office hours, at Bayside City Council, Municipal Offices, Royal Avenue, Sandringham 3191 or Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne, Vic. 3000.

Submissions about the Amendment must be sent to Bayside City Council, Planning Department, P.O. Box 27, Sandringham, Vic. 3191 by 5.00 p.m. Thursday 16 July 1997.

Dated 11 June 1998.

MICHAEL TOP
Development Manager

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Amendment

Local Section - Chapter 2

Amendment L43

The City of Ballarat has prepared Amendment L43 to the Ballarat Planning Scheme, Local Section - Chapter 2.

The Amendment proposes:

- A. To include the following land within a Comprehensive Development Zone:-
- 1.4 hectares of land on the north-east corner of Howitt and Gillies Streets, being part of the former Redemptorist Monastery site;
 - 311 Gillies Street North, being 2.6 hectares at the rear of the former Shire of Ballarat offices;
 - 333 Gillies Street North, being 4.8 hectares currently occupied by Telstra;
- B. To insert reference to the Monastery Development Plan into the Planning Scheme and specific provisions relating to the first stage of the proposed monastery site development.

C. To list the former Redemptorist Monastery Site as one of historic significance.

D. To close approximately 60 metres of road reserve between the monastery site and No. 1318 Howitt Street.

The Amendment can be inspected at the following locations:-

- City of Ballarat, Watershed Office (Grenville Street South, Ballarat);
- Department of Infrastructure, Central Highlands and Wimmera Regional Office, 1315 Sturt Street, Ballarat;
- Department of Infrastructure, Nauru House, 80 Collins Street, Melbourne.

Submissions about the Amendment must be sent to the Chief Executive Officer, City of Ballarat, P.O. Box 655, Ballarat, Vic. 3353, and will be accepted until 5.00 p.m. August 3, 1998. All submissions should clearly state all of the grounds on which you support or oppose the amendment and indicate whether you wish to be heard in respect of the submission at any subsequent panel hearing.

JANET DORE
Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to State Trustees Limited, A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 11 September 1998 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.

DAVEY, Geoffrey Thomas, late of Community Accommodation, 7 Aradale Avenue, Ararat, pensioner, who died 7 April 1998.

FINNEY, Diane, late of 10 Chelbara Court, Chelsea, computer operator, who died 25 March 1998.

HOUGHTON, Muriel May, late of Unit 2, 8 Elizabeth Street, Burwood, widow, who died 24 May 1998.

Dated at Melbourne 3 July 1998.

CATHY VANDERFEEN
Manager, Estate Management
State Trustees Limited

Creditors, next-of-kin and others having claims against the following estates:-

BERNARD BROCK, late of 19 Charles Street, Mount Waverley, Victoria, pensioner, deceased, who died on 24 December 1997.

STEFAN IMECS, late of Monterey Villa Hostel, 17 Bonney Avenue, Clayfield, Victoria, retired, deceased intestate, who died on 16 May 1998.

IVY MAY REED, late of Room 4, Strathalan Hostel, Gravilia, corner Erskine and Greensborough Road, Macleod, Victoria, pensioner, deceased intestate, who died on 24 May 1998.

EDWARD INCHES SMITH, late of 2 Booth Street, Sunshine, Victoria, retired, deceased intestate, who died on 23 January 1998.

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 11 September 1998 after which date State Trustees Limited, A.C.N. 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.

EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29(2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

Position Number: 350128187, VPS-4, Portfolio Services Division, Department of Human Services.

Reasons for exemption

The position has identical duties and qualifications to a position that was recently advertised and the person applied for the vacancy and was assessed as meeting the requirements of the position.

W. J. McCANN
Secretary,
Department of Human Services

EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29(2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

Position Number: DTF D00862, Manager, Victorian Public Service Officer, VPS-5, Budget Strategy and Management Branch.

Reason for exemption

The vacancy has duties and qualifications identical to another vacancy that has recently been advertised and the person (who may or may not be a staff member) was an applicant for the other vacancy and was assessed as clearly meeting all of the requirements of the position.

IAN LITTLE
Secretary,
Department of Treasury and Finance

EXEMPTION

Application No. 61 of 1998

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Anglicare Victoria. The application for exemption is to enable the applicant to advertise for and employ an Aboriginal project worker.

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 & 195 of the Act to advertise for and employ an Aboriginal project worker.

In granting this exemption the Tribunal noted:

- The Aboriginal Community Education Project is of 12 months duration and provides community education and some one-to-one financial counselling assistance to the Aboriginal community to facilitate greater access and ongoing links to Anglicare Gippsland's Financial Counselling program. The project will endeavour to create a greater awareness of the issues concerning consumer credit.
- Employing an Aboriginal worker will be critical to the effectiveness of the project as the project worker will form the link between the Aboriginal community and the financial counselling program through outreach to key locations such as the local

Aboriginal Commonwealth-operative. It is important that the project worker is Aboriginal, as this will facilitate greater acceptance within the community. The employment of an Aboriginal worker will also provide an employment opportunity which may not otherwise exist in a local environment characterised by high unemployment.

- It is a short project and it is important the worker does not spend the life of the project attempting to learn the Aboriginal culture in the local community. The worker will need to focus on providing information and working towards the empowerment of the community, so that at the end of the project the people that participated have sufficient information and are able to seek out their own resources.
- The inclusion of an Aboriginal worker in the Financial Counselling Program will immediately raise the Aboriginal community's awareness as a local Aboriginal worker's person connection with the community automatically creates interest.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995**, to enable the applicant to advertise for and employ an Aboriginal project worker. This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 8 January 2001.

Ms CATE McKENZIE
Deputy President

EXEMPTION

Application No. 63 of 1998

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Peninsula Health Care Network. The application for exemption is to enable the applicant to advertise for and appoint a Koori person to the Peninsula Drug and Alcohol Program.

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 & 195 of the

Act to enable the applicant to advertise for and appoint a Koori person to the Peninsula Drug and Alcohol Program.

In granting this exemption the Tribunal noted:

- Peninsula Drug and Alcohol Program ("PENDAP") is a program of the Network's Community Health Program which provides a range of drug treatment services such as counselling, withdrawal, community education, drink-driving education, and youth outreach to the local community since 1982.
- Throughout this time there has been much anecdotal evidence that members of the local Koori community have experienced drug and alcohol related problems, although very few Koori people have sought help from mainstream alcohol and drug treatment services. This was supported by a recent report from Department of Human Services which stated that local Koori communities did not access drug and alcohol services and their health was very poor compared to the general population.
- PENDAP has received funds from the Department of Human Services for a project that aims to improve linkages between the local Koori community and local alcohol and drug services. This project has been conjointly developed by PENDAP staff and local Koori people. An integral part of the project is the employment of a Koori worker to teach existing PENDAP staff about culturally sensitive working practices. In return, PENDAP staff will teach the Koori worker about drug and alcohol-related issues and the processes of the mainstream drug and alcohol service delivery system. The Koori worker will perform outreach work and teach this information to his or her peers in the local Koori communities.
- The local Koori people have insisted it is essential the position of the Koori worker is undertaken by a person identified as Koori, to ensure that this project is successful and that Koori people are helped to access services that are desperately needed by their community.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the

Equal Opportunity Act 1995, to enable the applicant to advertise for and appoint a Koori person to the Peninsula Drug and Alcohol Program. This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 8 July 2001.

Ms CATE McKENZIE
Deputy President

**FINANCIAL INSTITUTIONS (VICTORIA)
CODE (THE CODE)**

Notification of Exemptions under section 199
of the Code

1. Person to whom the exemption relates:
IOOF BS Holdings Pty Ltd.

Provisions to which the exemption relates:
Subdivision 2 of Division 5 of Part 5 of the Code.

Society to which the exemption relates: IOOF Building Society Limited.

Dated 24 June 1998.

2. Person to whom the exemptions relate:
Over 50's Australia Limited, Cornerstone Investment Management Limited, Over 50's Friendly Society Limited.

Provisions to which the exemptions relate:
Subdivision 2 of Division 5 of Part 5 of the Code.

Society to which the exemptions relate:
Cornerstone Building Society Limited.

Dated 24 June 1998.

Victorian Financial Institutions Commission

**Electricity Industry Act 1993
NOTICE OF TRANSFER AND VARIATION
OF LICENCE**

The Office of the Regulator-General gives notice under section 165 of the Act that:-

- On 19 June 1998 the retail licence held by Integral Energy Victoria Limited (A.C.N. 070 177 678) was varied by the Office in accordance with clause 17.1 of that licence; and
- On 19 June 1998, pursuant to section 167 of the Act, the Office transferred the retail licence held by Integral Energy Victoria Limited (A.C.N. 070 177 678) to Integral Energy Australia (a statutory

State Owned Corporation incorporated under the (NSW) **Energy Services Corporations Act 1995**) to be effective on and from 1 July 1998.

A copy of the licence may be inspected during business hours at the Office of the Regulator-General, 1st Floor, 35 Spring Street, Melbourne 3000.

Dated 19 June 1998.

JOHN C. TAMBLYN
Regulator-General

**Electricity Industry Act 1993
NOTICE OF TRANSFER AND VARIATION
OF LICENCE**

The Office of the Regulator-General gives notice under section 165 of the Act that:-

- On 19 June 1998 the retail licence held by Energy Australia Pty Ltd (A.C.N. 070 374 293) was varied by the Office in accordance with clause 18.1 of that licence; and
- On 19 June 1998, pursuant to section 167 of the Act, the Office transferred the retail licence held by Energy Australia Pty Ltd (A.C.N. 070 374 293) to Energy Australia (a NSW statutory State Owned Corporation established on 1 March 1996 by the **Energy Services Corporations Act 1995**) to be effective on and from 1 July 1998.

A copy of the licence may be inspected during business hours at the Office of the Regulator-General, 1st Floor, 35 Spring Street, Melbourne 3000.

Dated 19 June 1998.

JOHN C. TAMBLYN
Regulator-General

**Electricity Industry Act 1993
Enron Australia Energy Pty Ltd**

Notice of Grant of Licence

The Office of the Regulator-General gives notice under section 165 of the Act that it has, pursuant to section 162 of the Act, issued a licence to Enron Australia Energy Pty Limited (ACN 082 245 887) to sell electricity otherwise than through the Pool to non-franchise customers anywhere in Victoria.

The licence takes effect on and from 1 July 1998 and has an unlimited term that may be revoked or varied as provided by the Act or by the terms of the licence.

A copy of the licence may be inspected during business hours at the Office of the Regulator-General, 1st Floor, 35 Spring Street, Melbourne 3000.

Dated 19 June 1998.

JOHN C. TAMBLYN
Regulator-General

Electricity Industry Act 1993
NOTICE OF TRANSFER AND VARIATION
OF LICENCE

The Office of the Regulator-General gives notice under section 165 of the Act that:-

- On 19 June 1998 the retail licence held by Advance Energy Victoria Pty Ltd (A.C.N. 078 313 729) was varied by the Office in accordance with clause 17.1 of that licence; and
- On 19 June 1998, pursuant to section 167 of the Act, the Office transferred the retail licence held by Advance Energy Victoria Pty Ltd (A.C.N. 078 313 729) to Advance Energy (a statutory State Owned Corporation incorporated under the (NSW) **State Owned Corporation Act 1995**) to be effective on and from 1 July 1998.

A copy of the licence may be inspected during business hours at the Office of the Regulator-General, 1st Floor, 35 Spring Street, Melbourne 3000.

Dated 19 June 1998.

JOHN C. TAMBLYN
Regulator-General

Electricity Industry Act 1993
NOTICE OF TRANSFER AND VARIATION
OF LICENCE

The Office of the Regulator-General gives notice under section 165 of the Act that:-

- On 26 June 1998 the retail licence held by Great Southern Energy Victoria Pty Ltd (A.C.N. 076 892 601) was varied by the Office in accordance with clause 17.1 of that licence; and
- On 26 June 1998, pursuant to section 167 of the Act, the Office transferred the

retail licence held by Great Southern Energy Victoria Pty Ltd (A.C.N. 076 892 601) to Great Southern Energy (a Corporation established under the (NSW) **Energy Services Corporations Act 1995**) to be effective on and from 1 July 1998.

A copy of the licence may be inspected during business hours at the Office of the Regulator-General, 1st Floor, 35 Spring Street, Melbourne 3000.

Dated 26 June 1998.

JOHN C. TAMBLYN
Regulator-General

Water Act 1989

BULK ENTITLEMENT (OTWAY SYSTEM)
CONVERSION ORDER 1998

I, Patrick John McNamara, as Minister administering the **Water Act 1989**, make the following Order*

1. CITATION

This Order may be cited as the Bulk Entitlement (Otway System) Conversion Order 1998.

2. EMPOWERING PROVISIONS

This Order is made under sections 43 and 47 of the **Water Act 1989**.

3. COMMENCEMENT

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

4. DEFINITIONS

In this Order

“**Act**” means the **Water Act 1989**;

“**annual entitlement**” means the total amount of water which the Authority may take from the waterways in any year;

“**Authority**” means South West Region Water Authority;

“**entitlement holder**” means a person holding a bulk entitlement under the Act;

“**GRSMP**” means the Gellibrand River Streamflow Management Plan which is executed by G&SRWA under the power of the Minister to delegate and give directions under the provision of Part 15, section 306 and 307 of the Act;

“**G&SRWA**” means Gippsland and Southern Rural Water Authority;

“**licence**” means any licence granted under Part 4 of the Act;

“**Minister**” in relation to any provision, includes any person authorised by the Minister to act on the Minister’s behalf in relation to that provision, or to whom the Minister has delegated the relevant power, discretion, function, authority or duty under Section 306 of the Act;

“**North Otway system inflow**” means the net inflow to the reach of the Gellibrand River beginning immediately downstream of the confluence with Asplin Creek and ending immediately upstream of the North Otway pump station, calculated in accordance with Schedule 1;

“**Otway Coast Basin Water Accounts**” means an annual report, required by the Minister, on compliance by entitlement holders and licensees, respectively, in the Otway Coast Basin, with the terms of their bulk entitlements or licences;

“**passing flow A**” means the flow in the Gellibrand River immediately downstream of the North Otway pump station;

“**passing flow B**” means the flow in the Gellibrand River immediately downstream of the South Otway pump station;

“**Resource Manager**” means any person appointed by the Minister to do all or any of the following -

- (a) prepare the Otway Coast Basin Water Accounts; and
- (b) monitor whether entitlement holders in the Otway Coast Basin comply with the conditions of their bulk entitlements; and
- (c) investigate and mediate disputes between entitlement holders in the Otway Coast Basin; and
- (d) investigate and deal with significant unauthorised uses of water in the Otway Coast Basin; and
- (e) supervise the qualification of any rights to water made by the Minister

during periods of declared water shortage under section 13 of the Act;

“**South Otway system inflow**” means the net inflow to the reach of the Gellibrand River beginning immediately downstream of the North Otway pump station and ending immediately upstream of the South Otway pump station, calculated in accordance with Schedule 1;

“**specified point A**” means immediately upstream of the North Otway pump station on the waterway;

“**specified point B**” means immediately upstream of the South Otway pump station on the waterway;

“**system diversion weir**” means -

- (a) the diversion weir located on Arkins Creek West; or
- (b) the diversion weir located on Arkins Creek East; or
- (c) the diversion weir located on First Creek;

“**system pump station**” means -

- (a) the North Otway pump station located on the Gellibrand River; or
- (b) the South Otway pump station located on the Gellibrand River;

“**system diversion point**” means -

- (a) system diversion weir; or
- (b) system pump station;

“**waterway**” means -

- (a) Arkins Creek West; or
- (b) Arkins Creek East; or
- (c) First Creek; or
- (d) the Gellibrand River;

“**year**” means the 12 months next following 1 July.

5. CONVERSION TO A BULK ENTITLEMENT

All of the Authority’s entitlement to take water from the waterways to supply water to the Otway Water Supply System is converted to a bulk entitlement on the conditions set out in this Order.

6. BULK ENTITLEMENT

The Authority may take up to 12,580 ML of water from the waterways at the system diversion points in any year, subject to the flow sharing arrangements specified in clause 7.

7. SHARE OF FLOW

7.1 The Authority may take up to a combined total of 22.5 ML/d from the waterways at the system diversion weirs and North Otway pump station.

7.2 The Authority may take a share of the North Otway system inflow passing specified point A, calculated as follows:

- (a) when $F_N \geq 54.9$ ML/day,
 $E_N = 22.5$ ML/day,
- (b) when $54.9 \geq F_N > 44.9$ ML/day,
 $E_N = 20.0$ ML/day,
- (c) when $44.9 \geq F_N > 22.5$ ML/day,
 $E_N = 17.5$ ML/day,
- (d) when $22.5 \geq F_N > 12.0$ ML/day,
 $E_N = 12.0$, and
- (e) when $F_N \leq 12.0$ ML/day,
 $E_N = F_N$,

where

“ E_N ” means the Authority’s entitlement at the North Otway pump station; and

“ F_N ” means the North Otway system inflow, less any amount of water under transfer pursuant to sub-clause 7.4.

7.3 The Authority may take a share of the South Otway system inflow passing specified point B, calculated as follows:

- (a) when $F_S \geq 41.2$ ML/day,
 $E_S = 21.5$ ML/day,
- (b) when $41.2 \geq F_S > 32.7$ ML/day,
 $E_S = 19.0$ ML/day,
- (c) when $32.7 \geq F_S > 22.0$ ML/day,
 $E_S = 17.0$ ML/day,
- (d) when $22.0 \geq F_S > 12.0$ ML/day,
 $E_S = 12.0$, and
- (e) when $F_S \leq 12.0$ ML/day,
 $E_S = F_S$,

where

“ES” means the Authority’s entitlement at the South Otway pump station; and

“FS” means the flow past specified point B less -

- (a) any amount of water under transfer pursuant to sub-clause 7.4; and
- (b) any water not taken at the North Otway pump station to which the Authority is entitled.

7.4 The Authority is not entitled to any flow past either specified point, as part of its bulk entitlement, which is being transferred by the holder of -

- (a) any other bulk entitlement or licence held by another person; or
 - (b) any licence -
- to a transferee pursuant to the Act.

8. MAKING ALLOWANCES

8.1 In calculating water available to the Authority under this bulk entitlement at any point other than a system diversion point, allowance must be made for

- (a) any losses of water incurred between that point and the relevant system diversion point; and
- (b) the time taken by the flow to reach that point from the relevant system diversion point.

8.2 If the Authority proposes to take water under this entitlement from a point other than a system diversion point, it must first -

- (a) propose to the Minister -
 - (i) fair, reasonable and representative means for calculating the allowances required by subclause 8.1; and
 - (ii) details of the proposed point and amount of the extraction; and
- (b) ascertain and provide the Minister with any operational requirements of the Resource Manager; and
- (c) satisfy the Minister that the proposal will have no impact on any other bulk entitlement or licence held by another person.

- 8.3 The Minister may -
- (a) approve a proposal made under subclause 8.2; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority -
 - (i) to review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair, reasonable or representative; and
 - (ii) to make an amended proposal to the Minister.
- 8.4 The Authority must -
- (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 8.3; and
 - (b) provide the Resource Manager with such other information concerning the proposed diversion as the Resource Manager may, from time to time, require.
- 9. ENVIRONMENTAL OBLIGATIONS**
- 9.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a program to manage the environmental effects of the Authority's works to take water under this bulk entitlement which includes -
- (a) impacts on the bed and banks of the waterway in the vicinity of the Authority's works; and
 - (b) operational practices to remove silt from works; and
 - (c) operational practices to manage the water quality in works on the waterway.
- 9.2 The Minister may
- (a) approve the program proposed under subclause 9.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 9.3 The Authority, must at its cost -
- (a) implement the approved program; and
 - (b) keep a record of all work undertaken under paragraph (a).
- 10. OPERATING ARRANGEMENTS**
- 10.1 The Authority must endeavour to agree with G&SRWA on an operational plan which includes, but is not limited to:
- (a) the method for determining and communicating diversion estimates for the purposes of calculating the North and South Otway system inflows; and
 - (b) water accounting and operational arrangements which will ensure that the sharing of system inflow is in accordance with clause 7.
- 10.2 The Authority must, jointly with G&SRWA, propose to the Minister within twelve months of the date of this Order the operational plan determined in accordance with clause 10.1.
- 10.3 The interim operational arrangements for the calculation of system inflows specified in Schedule 1 apply in the absence of any alternative arrangement developed under the operational plan in accordance with this clause.
- 10.4 The Minister may -
- (a) approve a proposal made under sub-clause 10.1; or
 - (b) require the Authority to amend the proposal; and
 - (c) require the Authority to -
 - (i) review all or part of any proposal approved by the Minister if, in the Minister's opinion, it is, at any time, no longer fair reasonable or representative; and
 - (ii) propose to the Minister an amended proposal.
- 10.5 The Authority must -
- (a) advise the Resource Manager in writing within 14 days of any proposal approved by the Minister under sub-clause 10.1; and

- (b) provide the Resource Manager with such other information concerning the operational plan as the Resource Manager may, from time to time, require.
- 10.6 If the Authority and G&SRWA cannot reach agreement under clause 10.1, the Authority must give written notice to G&SRWA requiring the matter to be determined in accordance with clause 18.
- 11. METERING PROGRAM**
- 11.1 The Authority must propose to the Minister, within 12 months of the date of this Order, a metering program to determine -
- (a) the North Otway and South Otway system inflow, calculated in accordance with Schedule 1; and
 - (b) subject to clause 16, the flow of the waterway at specified point A and specified point B, and
 - (c) subject to clause 16, passing flow A and passing flow B; and
 - (d) the amount of water taken by the Authority under this bulk entitlement -
for the purpose of assessing whether or not the Authority complies with this bulk entitlement.
- 11.2 The metering program prepared under sub-clause 11.1 must include details of any agreement between the Authority and any other person for measuring and calculating instream flows or diversion estimates.
- 11.3 The Minister may
- (a) approve the program proposed under sub-clause 11.1; or
 - (b) require the Authority to amend the proposed program; and
 - (c) require the Authority
 - (i) to review the program approved by the Minister if, in the Minister's opinion, it is, at any time, no longer appropriate; and
 - (ii) to propose an amended program to the Minister.
- 1.4 The Authority must, at its cost, and in accordance with any guidelines issued from time to time by the Minister -
- (a) implement and maintain the approved metering program; and
 - (b) maintain metering equipment and associated measurement structures in good condition, ensure that metering equipment is periodically re-calibrated and, if rating curves are used to calculate flows, ensure that these curves are regularly checked and, if necessary, revised; and
 - (c) keep a record of all work undertaken under paragraph (b).
- 12. REPORTING REQUIREMENTS**
12. The Authority may be required to report on all or any of the following matters, as provided in this clause:
- (a) the North Otway and South Otway system inflow;
 - (b) subject to clause 16, the flow past each specified point A and specified point B
 - (c) subject to clause 16, passing flow A and passing flow B;
 - (d) the daily amount of water taken by the Authority from the waterways at each system diversion point;
 - (e) the approval, amendment and implementation of programs and proposals under clauses 8, 9 and 11;
 - (f) the annual amount of water taken under this entitlement;
 - (g) any temporary or permanent transfer of all or part of this bulk entitlement;
 - (h) any bulk entitlement or licence in respect of the waterway temporarily or permanently transferred to the Authority with respect to the Otway Water Supply System;
 - (i) any amendment to this bulk entitlement;
 - (j) any new bulk entitlement granted to the Authority with respect to the Otway Water Supply System;
 - (k) any failure by the Authority to comply with any provision of this bulk entitlement;
 - (l) any difficulties experienced or anticipated by the Authority in complying with this bulk entitlement

and any remedial action taken or proposed.

12.2 The Minister may require the Authority to report on all or any of the matters set out in sub-clause 12.1

- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
- (b) within 14 days of receiving the Minister's written request.

12.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters set out in sub-clause 12.1, except -

- (a) paragraphs (a) to (d) of sub-clause 12.1; and
- (b) with the approval of the Minister, any particular failure referred to in paragraph (k) of sub-clause 12.1.

12.4 The Resource Manager may require the Authority to report to it, from time to time, on all or any of the matters set out in subclause 12.1.

12.5 Any report under sub-clause 12.4 must be made -

- (a) in such form as may be agreed between the Authority and the Resource Manager; and
- (b) unless the Authority and the Resource Manager agree otherwise -
 - (i) within 24 hours of the Authority receiving a request for a report on any matter set out in paragraphs (a) to (d) of sub-clause 12.1; or
 - (ii) within 14 days of the Authority receiving a request for a report on any matter set out in paragraphs (e) to (l) of sub-clause 12.1.

13. WATER RESOURCE MANAGEMENT COSTS

13.1 Subject to subclause 14.1, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager to -

- (a) prepare the Otway Coast Basin Water Accounts; and
- (b) monitor whether entitlement holders in the Otway Coast Basin comply

with the conditions of their bulk entitlements; and

- (c) investigate and mediate disputes between entitlement holders in the Otway Coast Basin; and
- (d) investigate and deal with significant unauthorised uses of water in the Otway Coast Basin; and
- (e) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 13 of the Act.

13.2 The proportion of the costs referred to in sub-clause 13.1 is to be determined by the Resource Manager under sub-clause 14.3.

14. DUTY TO KEEP ACCOUNTS AND FIX PROPORTIONS

14.1 The Authority is not obliged to make any payment to the Resource Manager, under clause 13 unless the Resource Manager chooses to comply with the provisions of this clause relevant to that payment.

14.2 Separate accounts of all costs and payments must be kept by the Resource Manager in respect to sub-clause 13.1.

14.3 The Resource Manager must, by 1 July in any year, determine for the Authority, in respect of the ensuing year, a fair and reasonable proportion of the costs referred to in subclause 13.1.

14.4 Accounts required to be kept under this clause must be made available for inspection by the Authority upon request.

15. DUTY TO MAKE PAYMENTS

Any amount payable by the Authority under sub-clause 13.1 must be paid in arrears, within 28 days of the Authority receiving an invoice, unless the Authority and Resource Manager agree otherwise.

16. EXEMPTION FROM METERING AND REPORTING

If the Authority installs works at or near any point at which it takes water from the waterway under this bulk entitlement which, in the opinion of the Resource Manager, automatically ensure that only water to which the Authority is entitled is taken by it, the Authority is exempted from -

- (a) the associated metering requirements of sub-clause 11.1 (b) and (c); and
- (b) the associated reporting requirements of sub-clause 12.1 (b) and (c).

17. DATA

- 17.1 Subject to clause 11.4, the Minister will use the Minister's best endeavours to ensure that all hydrological and other data required by the Authority to comply with this bulk entitlement are made available to the Authority.
- 17.2 The Authority must make available data collected for the purpose of the metering program and reporting under clauses 11 and 12 to any person, subject to the person paying any fair and reasonable access fee imposed by the Authority, to cover the costs of making the data available.

18. DISPUTE RESOLUTION

- 18.1 If any difference or dispute arises between the Authority, the Minister and, with its consent, the Resource Manager, or any of them (the "parties") concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.
- 18.2 The independent expert will be either
- (a) a person agreed on by the parties to the difference or dispute; or
 - (b) if those parties cannot agree, a person nominated by the Minister.
- 18.3 The independent expert must reach a conclusion on the matter within 30 days of it being referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 18.4 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 18.5 (a) In any difference or dispute to which the Minister is a party, the independent expert must express the conclusion as a recommendation.
- (b) The Minister must consider any recommendation made under

paragraph (a) before deciding to give a direction under section 307 or to take any other action under the Act in relation to the difference or dispute.

- 18.6 In any difference or dispute to which the Minister is not a party, any conclusion by an independent expert is final and binding on the parties.
- 18.7 The apportionment of the costs of and incidental to every reference, including the costs of the independent expert, shall be at the discretion of the independent expert.

Signed:

Patrick John McNamara,
Minister administering the **Water Act 1989**

Dated: 30 June 1998

Note: An Explanatory Note which accompanies this Order is available from the Department of Natural Resources and Environment.

Schedule 1**1. Calculation of North Otway system inflow.**

The North Otway system inflow is calculated by the addition of:

- (i) diversions from the Gellibrand River system between the North Otway pump station and Asplin Creek, excluding volumes taken at the system diversion weirs and for supply of the Gellibrand township; and
- (ii) the flow of the Gellibrand River at specified point A.

2. Calculation of South Otway system inflow.

The South Otway system inflow is calculated by the addition of:

- (i) diversions from the Gellibrand River system between the system pump stations; and
- (ii) the flow of the Gellibrand River at specified point B.

3. Interim operational arrangements for calculating system inflows.

Subject to clause 10 and for the purposes of determining compliance with this bulk entitlement Order, the Authority must ensure that:

- (i) its flow share is reviewed, and diversion reduced accordingly, if the

72 hour average system inflow falls below 80% of the instantaneous system inflow at any time; and

- (ii) over any 72 hour period, the total volume taken is not more than its share calculated using the daily system inflow.

4. Diversion estimate

For the purposes of determining compliance with this bulk entitlement Order, the estimate of daily diversions used to calculate the South Otway and North Otway system inflows shall be in accordance the operational plan developed by the Authority and G&SRWA in accordance with clause 10.

Subordinate Legislation Act 1994 FIREARMS (PRESCRIBED CIRCUMSTANCES) REGULATIONS

Notice is given of the availability of the proposed *Firearms (Prescribed Circumstances) Regulations* and Regulatory Impact Statement (RIS) for public comment.

The proposed Regulations will amend the *Firearms Regulations 1997* by:

- prescribing the circumstances under which licensed firearms users can engage in sport/target shooting or clay target shooting on private property;
- prescribing licence and permit fees for a small group of specialised firearms users (e.g. theatrical armourers, members of historical re-enactment groups, some sports clubs).

The proposed Regulations will minimise the risks of firearms-related accident and injury arising from sport/target shooting or clay target shooting on private property by prescribing stringent safety standards for such activities. The proposed Regulations will also ensure that the costs of firearms controls are distributed as efficiently and equitably as possible by prescribing fees for new types of firearms licences and permits consistent with other fees already charged under the Act.

The RIS examines two alternatives to the proposed Regulations. The RIS concludes that neither will minimise the risks of firearms-related accidents and injuries to the same extent as the proposed Regulations.

Public submissions on the proposed Regulations and RIS can now be made. copies of both documents can be obtained from:

*Firearms Policy Branch
Police and Strategic Development
Division
Department of Justice
GPO Box 4356QQ
Melbourne Vic. 3001
Tel: (03) 9651 6938
Fax: (03) 9651 6922*

The closing date for receipt of written submissions is Monday 10 August 1998. All submissions received will be treated as public documents.

ROBERT T. ELRIDGE
Director
Police and Strategic Development Division
Department of Justice

Education Act 1958 NOTICE OF MAKING OF AN ORDER UNDER SECTION 13

An Order of the Acting Minister for Education was made on 6 July 1998 under section 13(4) of the **Education Act 1958** removing seven persons as members of the Donburn Primary School Council and providing for an extraordinary school council election to be completed within six weeks from the date of publication of this notice for seven member positions on the School Council.

PHILL HONEYWOOD
Acting Minister for Education

Flora and Fauna Guarantee Act 1988 NOTICE OF DECISION UNDER SECTION 16

In accordance with section 16 of the **Flora and Fauna Guarantee Act 1988**, and after considering the comments of the Victorian Catchment and Land Protection Council, I have considered the final recommendations of the Scientific Advisory Committee made on 7 February 1995 and advertised during the week of 22 to 26 May 1995 in the Government Gazette, "The Age" newspaper, "The Weekly Times" newspaper and various local newspapers.

I have decided to recommend to the Governor in Council that the taxa of flora and

fauna be added to Schedule 2 of the Act, as recommended by the Scientific Advisory Committee. My reasons for this decision are the same as those advertised in the final recommendations of the Scientific Advisory Committee.

MARIE TEHAN
Minister for Conservation and Environment

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare:

Australian Posters - AP 363

to be "Authorised Persons" in relation to the stamping of Transfers of Land, Mortgages, Bonds, Debentures and Covenants, Marketable Securities, Leases, Agreements to Lease, Assignments or Transfers of Lease and Instruments of Settlement.

Dated 1 July 1998.

DAVID POLLARD
Commissioner of State Revenue

The Constitution Act Amendment Act 1958
CHANGE TO REGISTER OF POLITICAL
PARTIES

In accordance with section 148M of **The Constitution Act Amendment Act 1958**, I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: Natural Law Party.

Name and address of new Registered Officer: Mrs Joan Dickins, 4 Tower Avenue, Alphington, Vic. 3078.

Dr G. P. LYONS
Electoral Commissioner

Plant Health and Plant Products Act 1995
ORDER PROHIBITING OR RESTRICTING
THE ENTRY OR IMPORTATION OF
CHICKPEAS INTO VICTORIA

I, Patrick McNamara, Minister for Agriculture and Resources make the following Order:

Dated 1 July 1998.

1. Objective

The objective of this Order is to prohibit, subject to conditions, or restrict the entry or

importation of any plant or plant product of chickpea *Cicer arietinum* species, and any agricultural equipment or package that has been used with that species so as to prevent the introduction or spread of chickpea blight into Victoria.

2. Authorising provision

This Order is made under section 24 of the **Plant Health and Plant Products Act 1995**

3. Definition

In this Order:-

"**Chickpea blight**" means the exotic disease *Ascochyta rabiei*.

4. Controls applying to chickpea

(1) The entry or importation into Victoria of:-

- (a) any plant or plant product of chickpea *Cicer arietinum* species; or
- (b) any agricultural equipment which has been used in the harvesting or processing of any plant or plant product of chickpea *Cicer arietinum* species; or
- (c) any package which has contained any plant or plant product of *Cicer arietinum* species:-

is prohibited unless:-

- (d) the plant, plant product, used agricultural equipment or used package is labelled or otherwise identified with the name and postcode of the town nearest to the locality where the plant or plant product was grown or the agricultural equipment or package was last used; and
- (e) the plant, plant product, used agricultural equipment or used package has been treated in a manner approved by the Secretary and is accompanied by a plant health certificate issued by an officer of a department responsible for agriculture of the State or Territory where the plants or plant products were grown or the equipment or packages was last used certifying that the plant, plant product, agricultural equipment or

used package has been treated in a manner approved by the Secretary.

- (2) Sub-clause (1)(e) does not apply if:-
- (a) an area freedom certificate issued by an officer of a department responsible for agriculture of the State or Territory where the plants or plant products were grown or the equipment or packages have been last used is currently in force certifying that the State or Territory or part of the State or Territory where the plants and plant products were grown or the equipment or packages were last used is free of chickpea blight; or
 - (b) in the case of plant products that have been grown on a property where chickpea blight is not known to have occurred and have been processed and sealed in packages prior to being imported into Victoria; and
 - (c) in the case of plants or plant products:-
 - (i) have been grown on a property that is more than 15 kilometres from a known outbreak of chickpea blight, and the property has not received any plants or plant products of chickpea *Cicer arietinum* species or shared agricultural equipment with a property on which chickpea blight has been detected; and
 - (ii) are from plants grown from seed not known to have been infected with chickpea blight; and
 - (iii) are from a crop that has been examined between flowering and pod fill by an inspector or person authorised by the department responsible for agriculture in the State or Territory where the plants or plant products were grown and found to be free of chickpea blight and substantially free of any

disease that inhibits the detection of chickpea blight; and

- (iv) are accompanied by a plant health certificate issued by an officer of a department responsible for agriculture of the State or Territory where the plants or plant products were grown certifying that the plants or plant products comply with the requirements of paragraphs (i), (ii) and (iii).

Plant products include chickpea seed for sowing and seed grain for use as stockfood, human consumption and processing. Processing involves procedures that make the seed non-viable.

Section 25 of the Act provides that a person guilty of an offence and a penalty not exceeding 200 penalty units for knowingly breaching an Importation Order.

Port Services Act 1995 (Victoria)

RELEVANT DATE FOR THE PURPOSES OF AN ALLOCATION STATEMENT

I, ALAN ROBERT STOCKDALE, Treasurer of the State of Victoria, pursuant to section 99(2) of the **Port Services Act 1995** (Victoria), fix 30 June 1998 as the relevant date for the purposes of an allocation statement to be made in respect of the State Electricity Commission of Victoria under section 101 of the **Port Services Act 1995**.

Dated 29 June 1998.

ALAN R. STOCKDALE
Treasurer

Environment Protection Act 1970

Act No. 8056

GRANT OF ACCREDITATION

The Environment Protection Authority, under section 26B of the **Environment Protection Act 1970**, granted accreditation on 30 June 1998 to the following licence holder:

Edison Mission Operation & Maintenance Loy Yang Pty Ltd, in respect of its Loy Yang B Power Station premises.

WAYNE SAUNDERSON
Secretary,
Environment Protection Authority

Environment Protection Act 1970

Act No. 8056

GRANT OF ACCREDITATION

The Environment Protection Authority, under section 26B of the **Environment Protection Act 1970**, granted accreditation on 30 June 1998 to the following licence holder:

Loy Lang Power Management Pty Ltd, in respect of its Loy Yang A Power Station and Loy Yang Mine premises.

WAYNE SAUNDERSON
Secretary,
Environment Protection Authority

Stamps Act 1958

NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare:

AP-365 Gadens Lawyers

to be "Authorised Persons" in relation to the stamping of Transfers of Land, Mortgages, Bonds, Debentures and Covenants, Marketable Securities, Leases, Agreements to Lease, Assignments or Transfers of Lease and Instruments of Settlement.

AND

AP-334 J. M. Smith & Emmerton

to be no longer an "Authorised Persons" in relation to the stamping of Transfers of Land, Mortgages, Bonds, Debentures and Covenants, Marketable Securities, Leases, Agreements to Lease, Assignments or Transfers of Lease and Instruments of Settlement.

DAVID POLLARD
Commissioner of State Revenue

Victorian Managed Insurance Authority Act 1996

**VICTORIAN MANAGED INSURANCE
AUTHORITY**

Declaration of Participating Bodies

I, Roger M. Hallam MLC, Minister for Finance, under section 4 of the **Victorian Managed Insurance Authority Act 1996** (the Act), hereby declare each body corporate specified below to be a participating body for the purposes of the Act.

Met Train 1 (trading as Bayside Trains).

Met Train 2 (trading as Hillside Trains).
Met Tram 1 (trading as Swanston Trams).
Met Tram 2 (trading as Yarra Trams).
V/Line Passenger Corporation.

Dated 30 June 1998.

ROGER M. HALLAM, MLC
Minister for Finance
Minister for Gaming

Subordinate Legislation Act 1994

**VICTORIAN WORKCOVER AUTHORITY
Accident Compensation (Self-Insurers'
Contributions) Regulations 1998**

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994**, that a regulatory impact statement (RIS) has been prepared in relation to the *Accident Compensation (Self-Insurers' Contributions) Regulations 1998*.

In November 1996 the **Accident Compensation Act 1985** was amended to enable self-insurers' contributions to the WorkCover Authority Fund (the Fund) to be applied towards an increased range of costs incurred by the Victorian WorkCover Authority, including administration costs. This amending legislation has the effect of increasing the range of scheme-wide WorkCover services and programs to which self-insurers must contribute. The amending law came into operation on 1 July 1997. As a consequence, the Authority considers that it is appropriate to amend the *Accident Compensation Regulations 1990* (the Principal Regulations) to increase the level of self-insurers' financial contributions to cover the wider range of costs to which their contributions must be applied.

The principal aim of the proposed Regulations is to amend the Principal Regulations to ensure that self-insurers contribute to the Fund an amount which is equitable to the benefit they are able to derive from scheme-wide WorkCover services and programs. A supplementary aim is to ensure that the prescribed surcharge for late payment of contributions provides a realistic deterrent. The specific objectives of the proposed Regulations are to amend the formula used to determine the amount of contributions payable by a self-insurer to the Fund and increase the surcharge for late contributions.

In line with the amendments to the Act, the proposed Regulations will amend the formula for determining a self-insurer's contribution to include costs related to a wider range of WorkCover services and programs. The amended formula will continue to use the self-insurer's size (as measured by remuneration) as the best proxy for estimating the benefit able to be derived (either directly or indirectly) from the WorkCover scheme. The proposed Regulations will also increase the surcharge for late payment of contributions from \$50 per day to \$100 per day.

The costs and benefits of the proposed Regulations are outlined in the RIS. The RIS shows that the proposed Regulations impose additional costs on self-insurers only to the extent necessary to ensure that self-insurers contribute to the Fund an amount which is equitable to the estimated benefit they are able to derive from scheme-wide WorkCover services and programs. The alternatives considered in the RIS are two alternative methods of calculating the contribution payable by a self insurer - a notional premium method and a tariff premium method. The RIS demonstrates that these alternatives would not be appropriate methods for determining self-insurers' contributions.

The RIS concludes that the proposed Regulations are the most appropriate means of capturing the costs and benefits with respect to achieving the policy objective.

Public comments are invited on the RIS and accompanying Regulations. Copies may be obtained by telephoning Mr Geoff Cremean on (03) 9628 8545 or by writing to:

Self-Insurers' Contributions Amending Regulations

Senior Manager, Legislative Services Branch

Victorian WorkCover Authority

GPO Box 4306

MELBOURNE VIC 3001.

Written submissions on the RIS and the proposed amending Regulations should be directed to the above address by 10 August 1998. All submissions received will be treated as public documents.

ROGER M. HALLAM, MLC
Minister for Finance
Minister for Gaming

Subordinate Legislation Act 1994

VICTORIAN WORKCOVER AUTHORITY Occupational Health and Safety (Hazardous Substances) Regulations 1998

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994**, that a Regulatory Impact Statement (RIS) has been prepared in relation to the proposed *Occupational Health and Safety (Hazardous Substances) Regulations 1998*. Notice is also given of the issuing for public comment under section 8(2) of the **Occupational Health and Safety Act 1985** of the proposed Code of Practice for Hazardous Substances. The proposed Code will provide practical guidance to people on how to meet their obligations under the proposed Regulations.

The objective of the proposed Regulations is to protect people at work against risks to health or safety associated with the use of hazardous substances.

The proposed Regulations together with the Code of Practice will give effect to the *National Model Regulations for the Control of Workplace Hazardous Substances* and *National Model Regulations for the Control of Scheduled Carcinogenic Substances* in Victoria. These national standards have been endorsed by the National Occupational Health and Safety Commission following comprehensive national development and public comment processes.

The proposed Regulations will require manufacturers and importers to classify substances to determine whether they are hazardous substances. Manufacturers, importers and suppliers will also be required to provide information (via labels and Material Safety Data Sheets) in relation to hazardous substances that are supplied to workplaces. In addition, the proposed Regulations will place responsibilities on employers to conduct risk assessments and undertake control of risk associated with the use of hazardous substances in the workplace. Other duties applying to employers essentially relate to the provision of information, instruction and training, atmospheric monitoring and health surveillance. Further, the proposed Regulations will impose licence and notification requirements on employers and self-employed persons with respect to the use of scheduled carcinogenic substances.

The costs and benefits of the proposed Regulations are outlined in the RIS. The RIS demonstrates that the benefits of the proposed Regulations outweigh the costs and concludes that the proposed Regulations will assist in reducing the number of fatalities, injuries, illnesses and diseases as a result of exposure to hazardous substances.

The alternative to the proposed Regulations considered in the RIS is an information and training system. The RIS demonstrates that this alternative would provide lower costs and lower benefits as there is no regulatory provision for a systematic approach to eliminate or reduce risk associated with the use of hazardous substances in the workplace.

The RIS concludes that the proposed Regulations are the most cost-beneficial means of achieving the objective.

Public comments are invited on the RIS and accompanying Regulations, and the draft Code of Practice. Copies may be obtained by contacting: Public Affairs, telephone (03) 9641 1333 or by writing to:

Hazardous Substances Regulatory Package
Senior Manager, Legislative Services Branch
Victorian WorkCover Authority
GPO Box 4306
MELBOURNE VIC 3001.

Any enquiries about the draft Regulations or Code of Practice should be directed to Dr Ian Grayson (telephone number 9628 8351) or Mr Alex Simovski (telephone number 9628 8575) while any enquiries about the RIS should be directed to Mr Garry Radley (telephone number 9641 1303) or Ms Lyn Schrader (telephone number 9641 1496).

Written submissions on the RIS and the proposed Regulations and Code of Practice

should be directed to the above address by no later than close of business 9 October 1998. All submissions received will be treated as public documents.

ROGER M. HALLAM, MLC
Minister for Finance
Minister for Gaming

Transport Act 1983
TOW TRUCK DIRECTORATE OF
VICTORIA
Tow Truck Applications

Notice is hereby given that the following application will be considered by the Licensing Authority after 12 August 1998.

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 (P.O. Box 666, North Melbourne 3051) not later than 6 August 1998.

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

Gardiner Towing Service Pty Ltd.
Application for variation of conditions of tow truck licence number TOW569 which authorise the licensed vehicle to be managed, controlled and operated from a depot situated at 399 Tooronga Road, Hawthorn East to change the depot address to 456 Macaulay Road, Kensington.

Note: This licence is under consideration for transfer to Pansino Property Investments Pty Ltd.

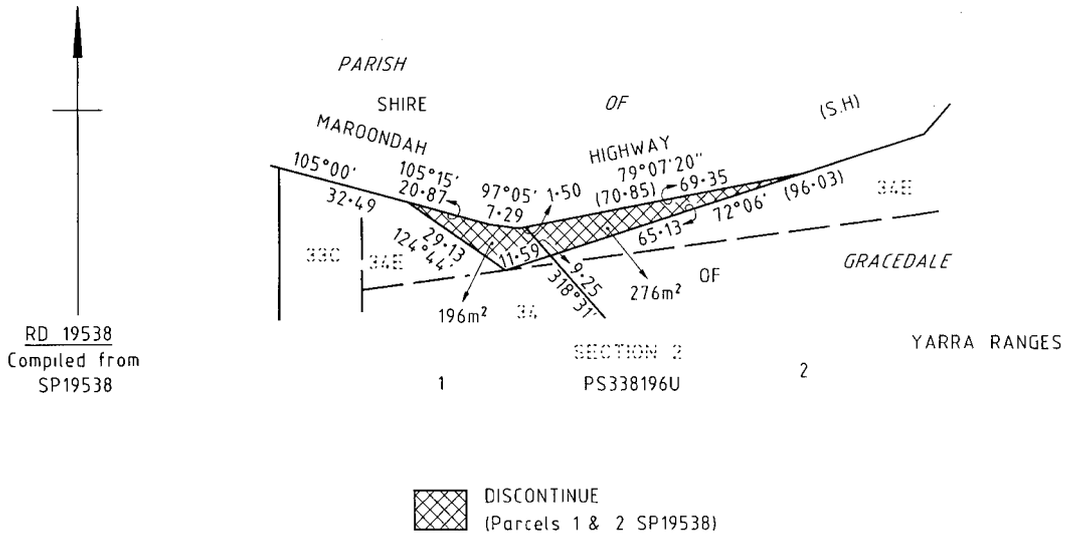
Dated 9 July 1998.

TERRY O'KEEFE
Director

Transport Act 1983

DISCONTINUANCE OF ROADS OR PARTS OF ROADS AND SALE OF SURPLUS LAND

The Roads Corporation, in pursuance of the powers conferred by the Clause 2 Schedule 4 of the **Transport Act 1983**, upon publication of this notice hereby discontinues the roads or parts of roads shown cross hatched on the plan hereunder and approves the sale of surplus land as provided in Section 47 of the **Transport Act 1983** and as delegated by the Minister of Transport under Section 32 of the Act.



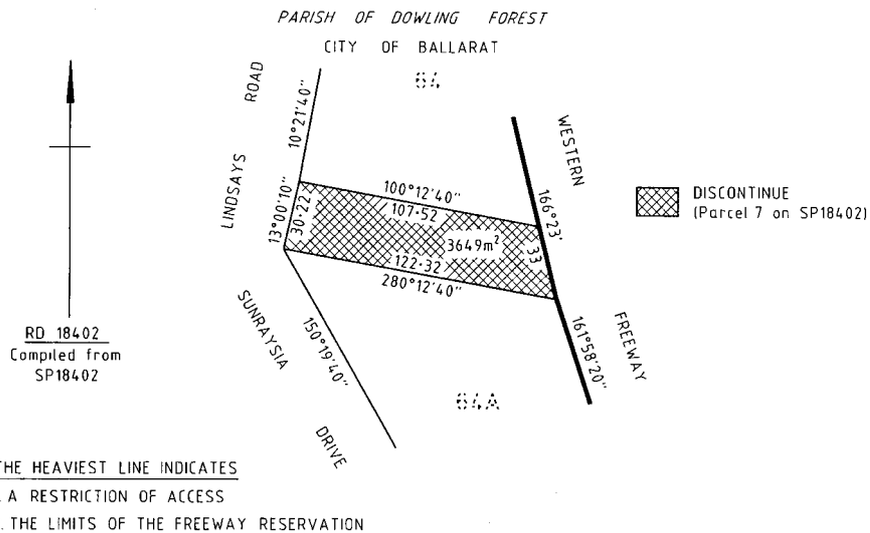
Dated 30 June 1998.

COLIN JORDAN
Chief Executive
Roads Corporation

Transport Act 1983

DISCONTINUANCE OF ROADS OR PARTS OF ROADS AND SALE OF SURPLUS LAND

The Roads Corporation, in pursuance of the powers conferred by Clause 2 Schedule 4 of the **Transport Act 1983**, upon publication of this notice hereby discontinues the roads or parts of roads shown cross hatched on the plan hereunder and approves the sale of surplus land as provided in Section 47 of the **Transport Act 1983** and as delegated by the Minister of Transport under Section 32 of the Act.



Dated 30 June 1998.

COLIN JORDAN
Chief Executive
Roads Corporation

Transport Act 1983
ROAD DECLARATIONS AND DEDICATIONS

The Roads Corporation pursuant to the **Transport Act 1983**, upon publication of this notice declares, or varies the declaration of, the roads as described below and on the plans attached, and further declares that such roads are fit to be used as a public highway and are now absolutely dedicated to the public for use as public highways within the meaning of any law now or hereafter in force.

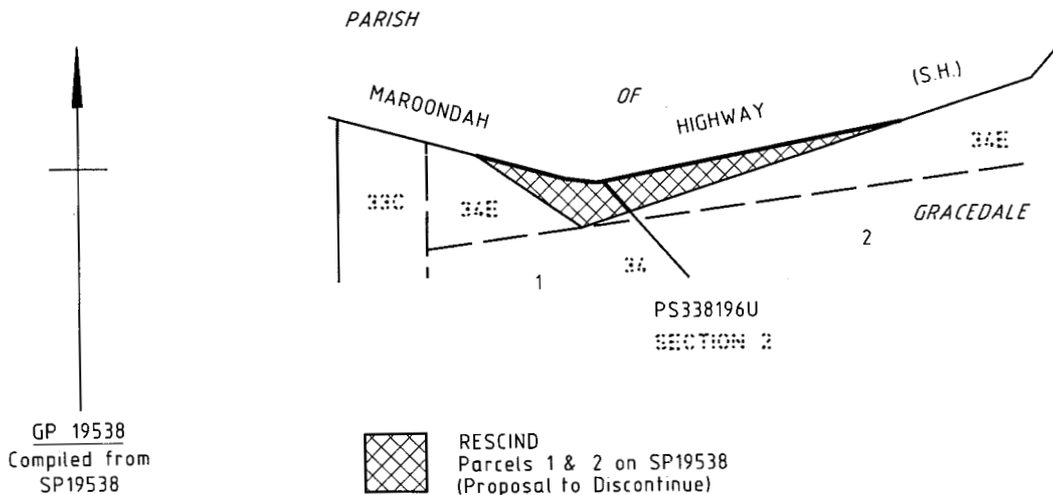
STATE HIGHWAY

- 28/98 Maroondah Highway in the Shire of Yarra Ranges shown cross hatched on plan numbered GP 19538.
- 29/98 Melba Highway in the Shire of Murrindindi shown cross hatched on plan numbered GP 16465B.

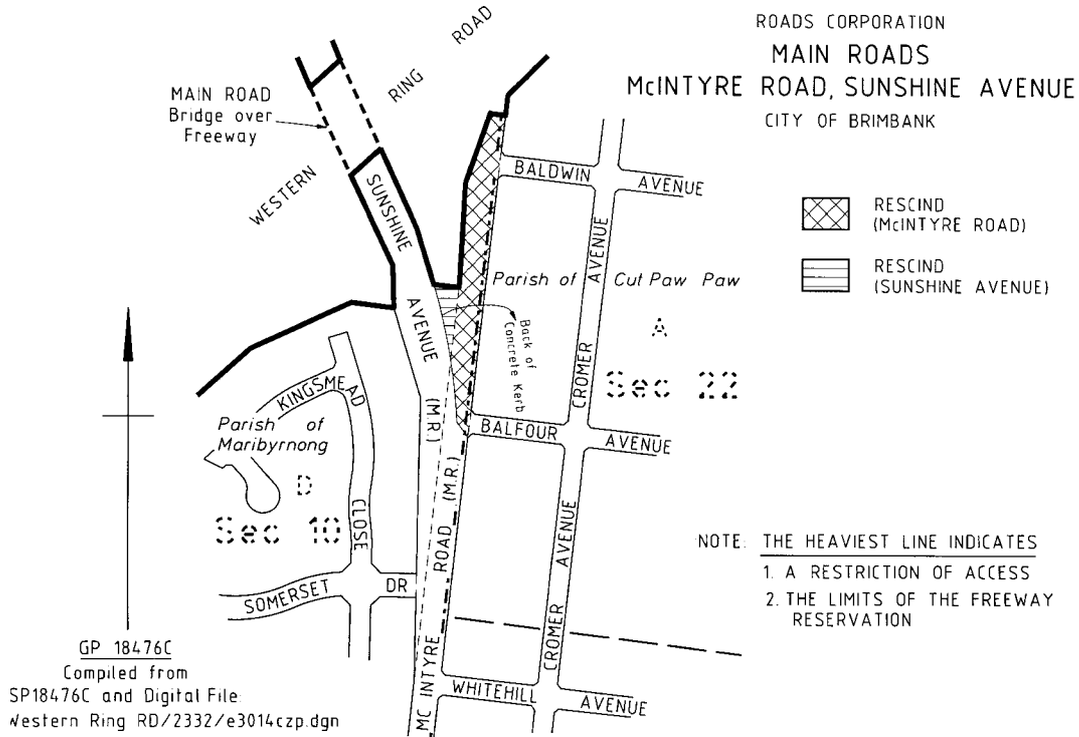
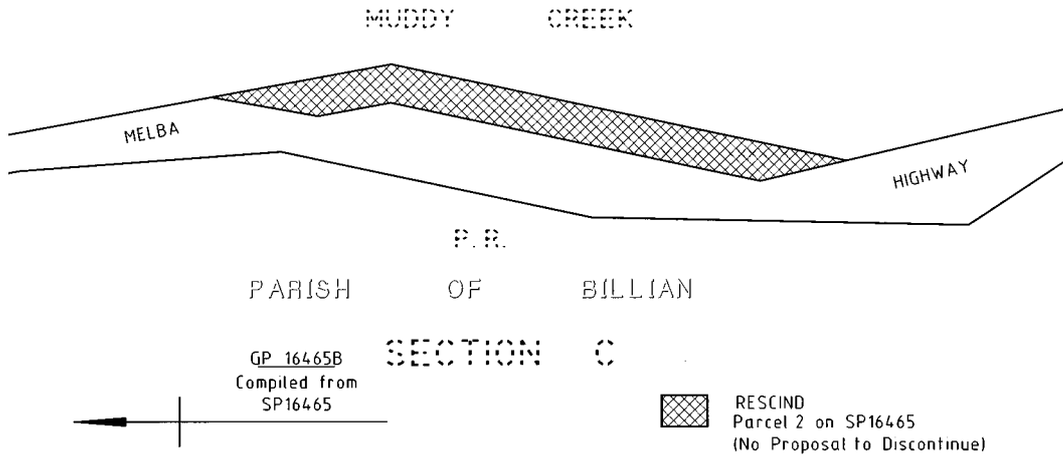
MAIN ROAD

- 30/98 McIntyre Road and Sunshine Avenue in the City of Brimbank shown hatched and cross hatched on plan numbered GP 18476C.
- 31/98 Fairfield - Reservoir Road in the City of Darebin shown hatched on plan numbered GP 19134.
- 32/98 Katamatite - Yarrowonga Road in the Shire of Moira shown hatched on plan numbered GP 16501.
- 33/98 Taggerty - Thornton Road in the Shire of Murrindindi shown hatched on plans numbered GP 17537A, GP 17537B, GP 17538A and GP 17538B.
- 34/98 Euroa - Mansfield Road in the Shire of Strathbogie shown hatched on plan numbered GP 17529.
- 35/98 Mansfield - Woods Point Road in the Shire of Delatite shown hatched on plan numbered GP 17047.
- 36/98 Tungamah Road in the Shire of Moira shown hatched on plan numbered GP 17853.

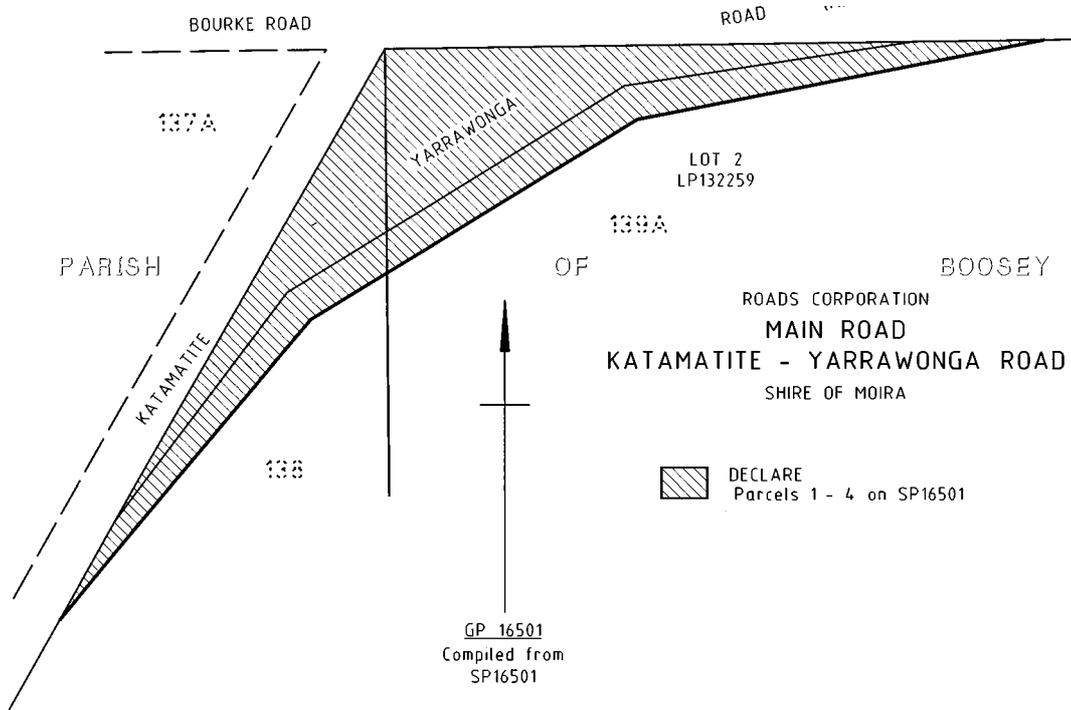
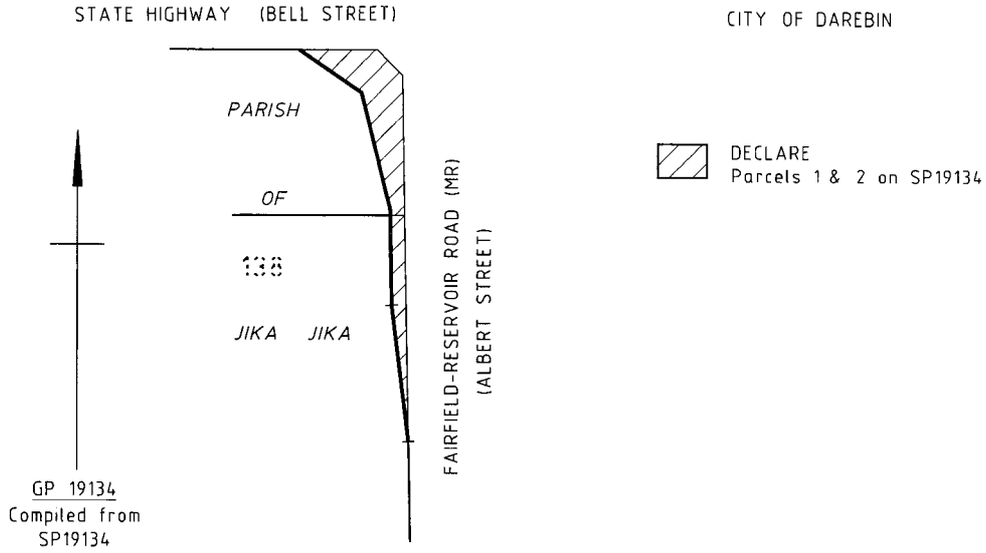
ROADS CORPORATION
STATE HIGHWAY
MAROONDAH HIGHWAY
SHIRE OF YARRA RANGES

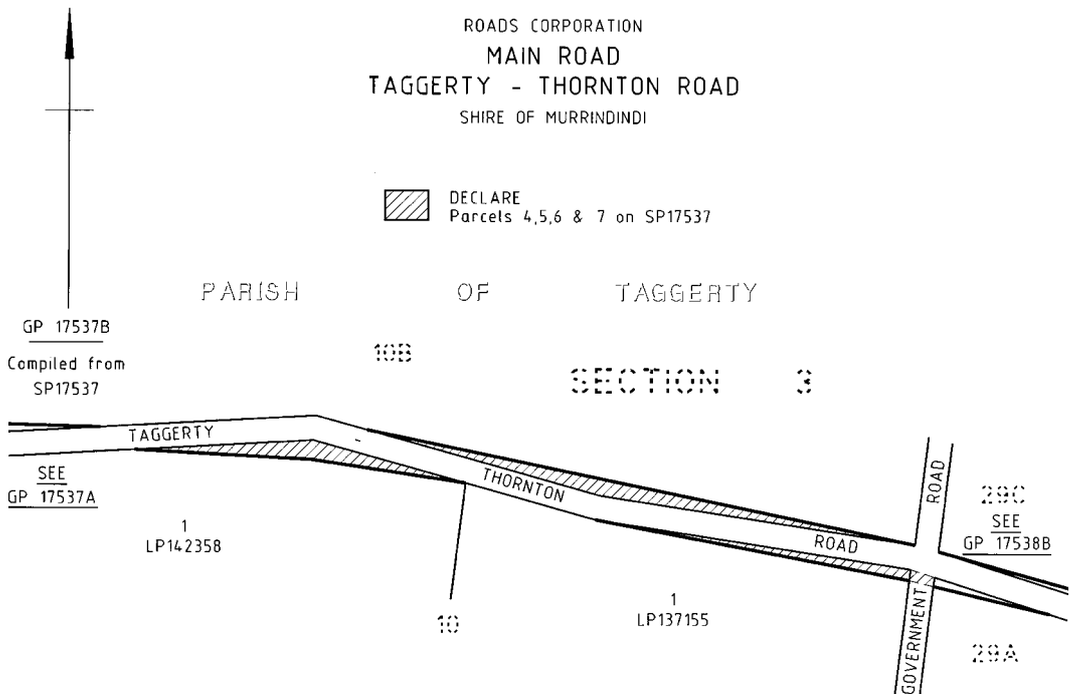
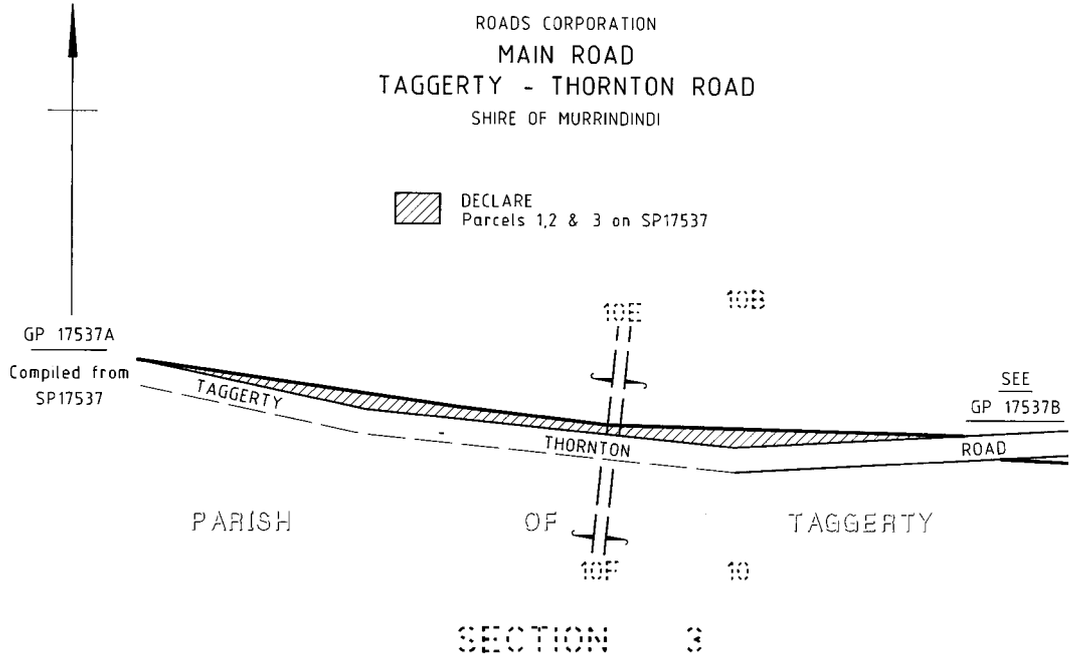


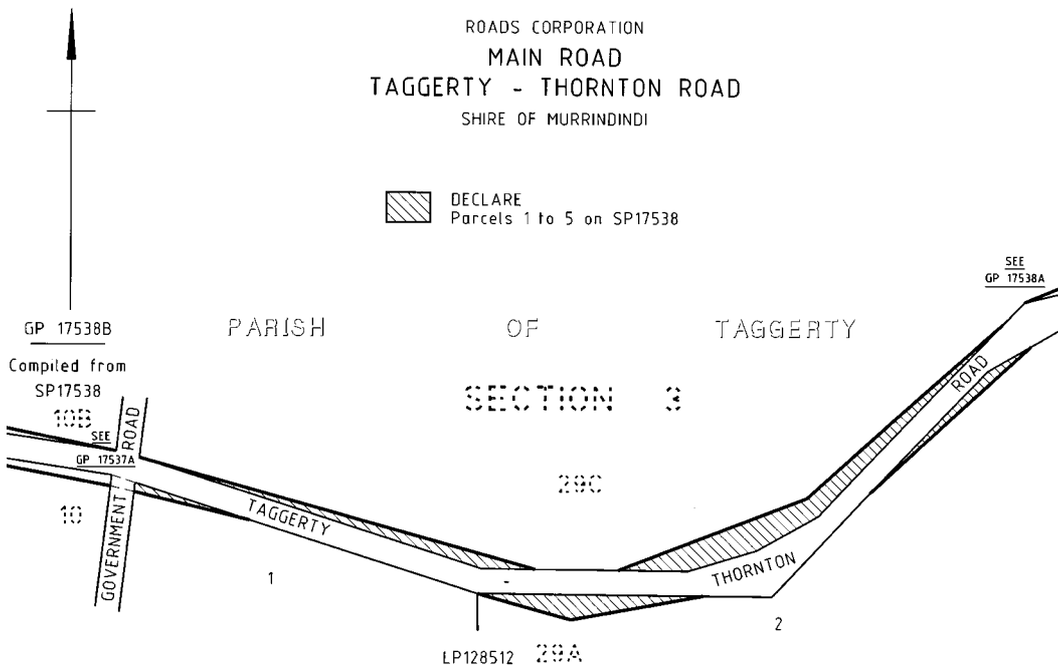
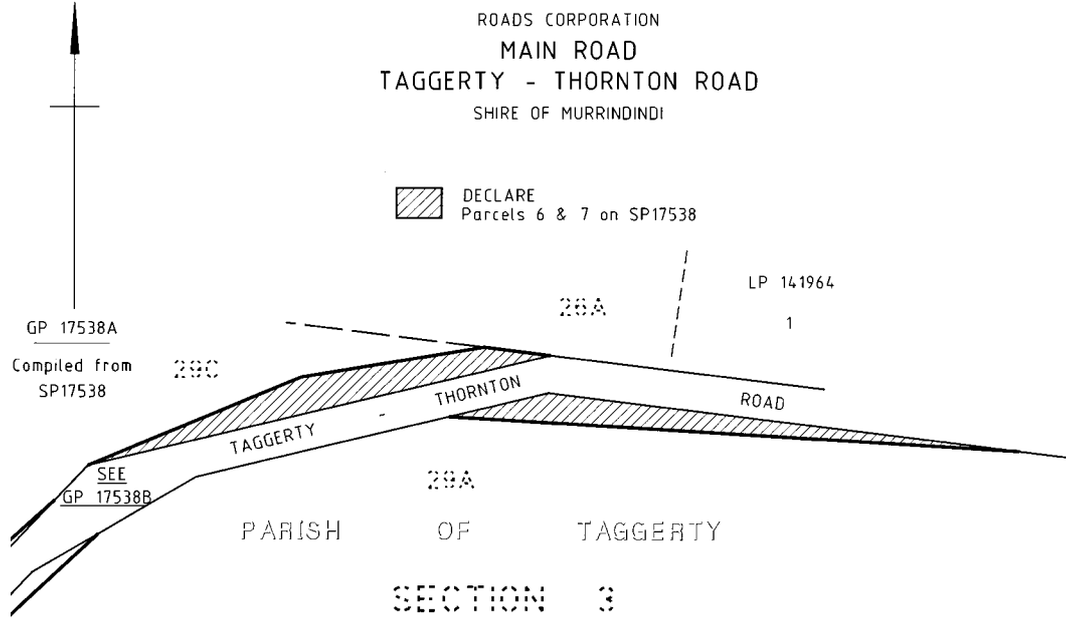
ROADS CORPORATION
STATE HIGHWAY
MELBA HIGHWAY
SHIRE OF MURRINDINDI



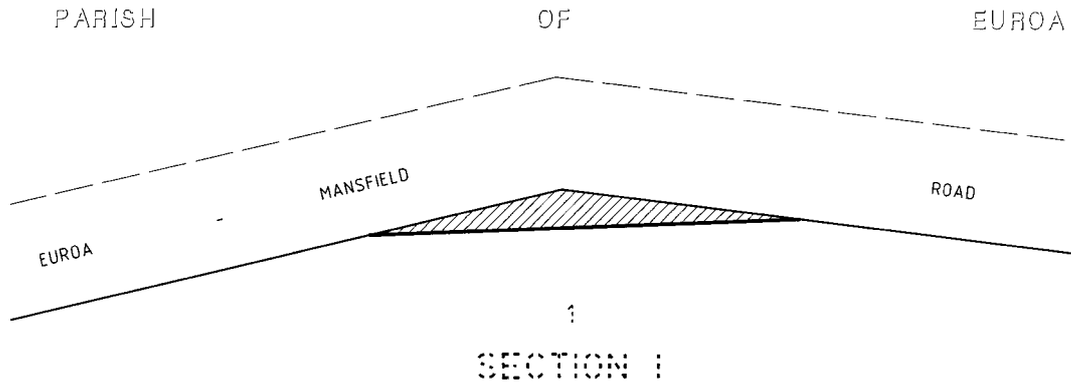
ROADS CORPORATION
MAIN ROAD
FAIRFIELD - RESERVOIR ROAD
CITY OF DAREBIN







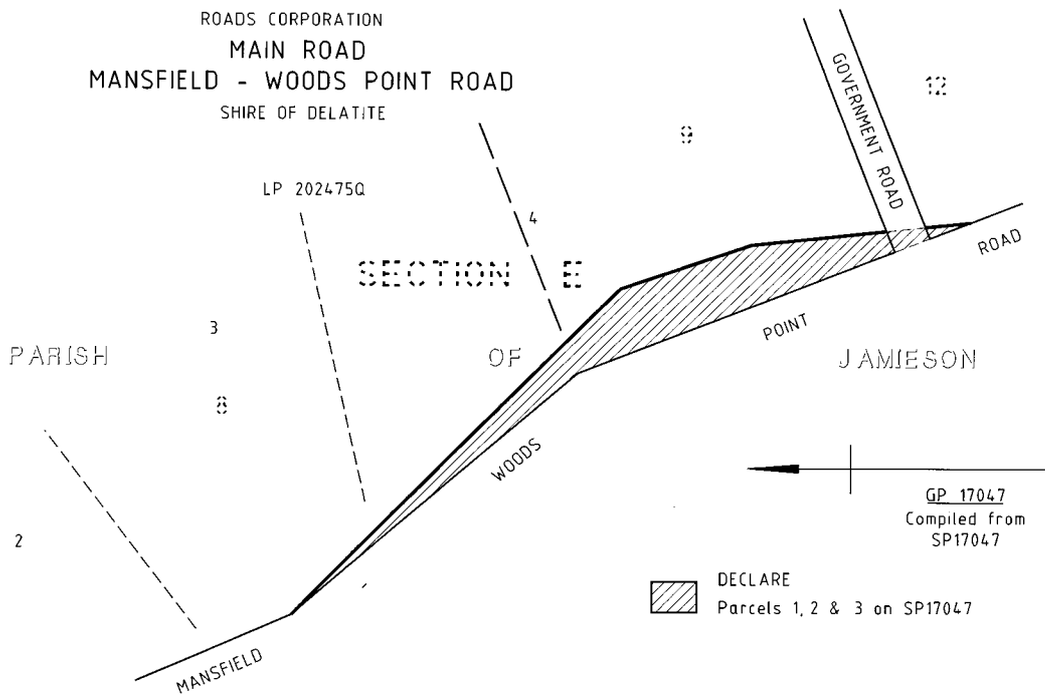
ROADS CORPORATION
MAIN ROAD
EUROA - MANSFIELD ROAD
SHIRE OF STRATHBOGIE



GP 17529
Compiled from
SP17529

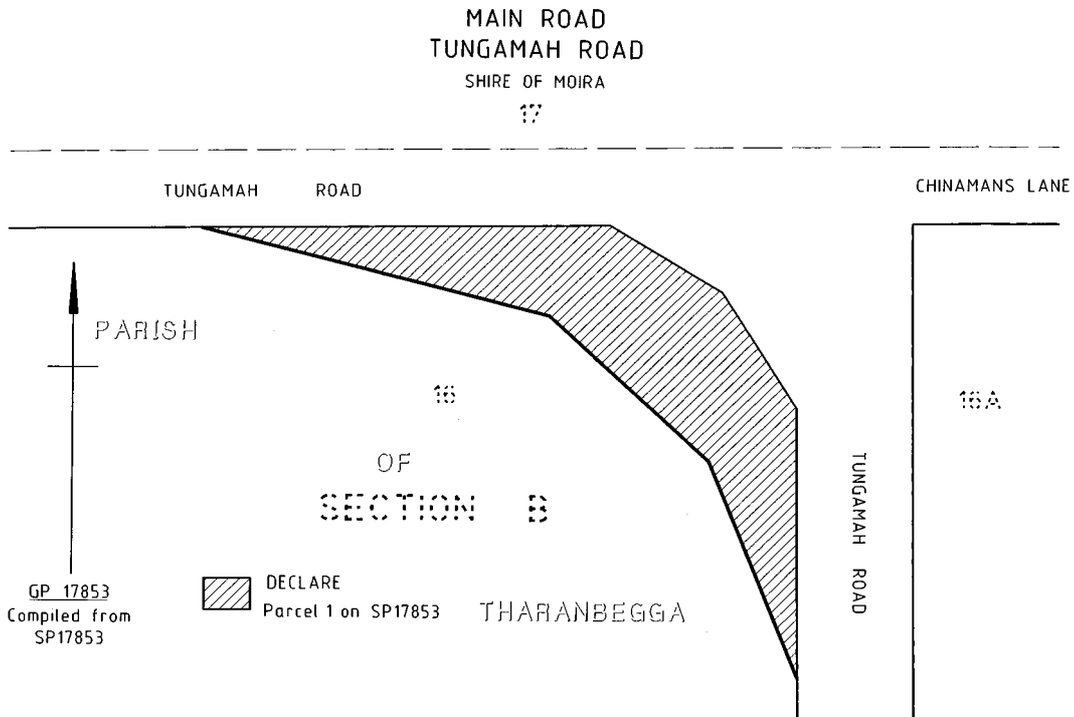
DECLARE
Parcel 1 on SP17529

ROADS CORPORATION
MAIN ROAD
MANSFIELD - WOODS POINT ROAD
SHIRE OF DELATITE



GP 17047
Compiled from
SP17047

DECLARE
Parcels 1, 2 & 3 on SP17047



COLIN JORDAN
Chief Executive,
Roads Corporation

Defence Reserves Re-Employment Act 1995
DECLARATION OF AREAS OF SERVICE

After receiving recommendations from the Defence Reserves Re-Employment Board, I declare the area comprising the former Yugoslavia described in Appendix A to be a "declared area" for the purposes of the **Defence Reserves Re-Employment Act 1995** for the specified period indicated. This notice supersedes the notice of declaration of areas of service published in the Victoria Government Gazette on 15 January 1998.

APPENDIX A

The area comprising Cambodia and the areas in Laos and Thailand that are not more than 50 km from the border with Cambodia.	The period from and including 20 October 1991, to and including, 7 October 1993
The area comprising the former Yugoslavia.	The period from and including 12 January 1992 to and including 24 January 1997.
The area comprising Somalia.	The period from and including 20 October 1992, to and including, 30 November 1994.
The area comprising Papua New Guinea.	The period from and including 1 October 1997 until the termination of the programme commenced by the Australian Defence Force to provide humanitarian aid to Papua New Guinea.

Dated 25 June 1998.

JAN WADE
Minister for Fair Trading

Planning and Environment Act 1987
VICTORIA PLANNING PROVISIONS
ALPINE RESORTS PLANNING SCHEME
Notice of Approval of Amendment
Amendment VC2

The Minister for Planning and Local Government has approved the above Amendment.

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

The Amendment makes various changes to the Victoria Planning Provisions reflecting previously approved amendments to the State section of current planning schemes. It also incorporates some recommended changes from the initial Panel and Advisory Committee Reports relating to new format planning schemes which are required before new planning schemes can be approved. The Amendment also corrects minor errors and omissions.

The Amendment makes corresponding, relevant changes to the Alpine Resorts Planning Scheme.

The Amendment is available for public inspection, free of charge, during office hours at the following places: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; Department of Infrastructure, North Eastern Region, 50-52 Clarke Street, Benalla 3672; Department of Infrastructure, Eastern Region, 120 Kay Street, Traralgon 3844; Department of Infrastructure, Northern Region, 57 Lansell Street, Bendigo 3550; Department of Infrastructure, South Western Region, 63 McKillop Street, Geelong 3220; Department of Infrastructure, Western Region, 1315 Sturt Street, Ballarat 3550.

All municipal council offices in Victoria.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
CAMPASPE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L19

The Minister for Planning and Local Government has approved Amendment L19 to the Campaspe Planning Scheme.

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

The Amendment rezones lot 2 of L.P. 83956 in Cornelia Creek Road, Echuca, from Rural to Industrial Zone to enable subdivision and development of the land for industrial use.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Campaspe Shire Council, 35 Heygarth Street, Echuca.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
HORSHAM PLANNING SCHEME
Notice of Approval of Amendment
Amendment L12

The Minister for Planning and Local Government has approved Amendment L12 to the Horsham Planning Scheme.

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

The Amendment declares the Minister for Planning and Local Government the responsible authority for the Planning Scheme as it applies to the area known as the Horsham Saleyards fronting Darlot, Hamilton and Madden Streets, Horsham, comprising Part CA 41 and CAs 42, 42A, 43, 44, 45, 46A, 54, 56, 57, 58, 59, 60, 60A, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71 Section 5, and Lot 1 on P/S 413011T Township of Horsham.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, the Western Region Office, 1315 Sturt Street, Ballarat and at the offices of the Horsham Rural City Council, Municipal Offices, Roberts Avenue, Horsham.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment L37

The Minister for Planning and Local Government has approved Amendment L37 to the Kingston Planning Scheme.

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

The Amendment rezones land known as 5 Bradshaw Street, Mordialloc from Restricted Light Industrial to Mixed Use Zone and applies a Potentially Contaminated Land Overlay over the property.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Kingston City Council, Mentone Office, corner of Brindisi Street and Mentone Parade, Mentone.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987

GOULBURN PLANNING SCHEME

Notice of Approval of Amendment

Amendment L28

The Minister for Planning and Local Government has approved Amendment L28 to the Goulburn Planning Scheme.

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

The Amendment

- rezones 13.5 hectares of land on the eastern side of Longwood township from Rural 'A' to Rural Residential
- adds the Rural Residential zone to the legend of the Goulburn Planning Scheme map.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service

Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Strathbogie Shire Council, corner of Binney and Bury Streets, Euroa.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment L222

The Minister for Planning and Local Government has approved Amendment L222 to the Greater Geelong Planning Scheme.

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

The Amendment includes a site specific provision that enables land (Vol. 10092 Fol. 267) identified as 334-342 Latrobe Terrace, Newtown to be developed and used as a car wash facility without a permit but subject to an approved Development Plan and certain other requirements.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Greater Geelong City Council, 2nd Floor, 103 Corio Street, Geelong.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment L223

The Minister for Planning and Local Government has approved Amendment L223 to the Greater Geelong Planning Scheme.

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

The Amendment inserts a site specific provision to enable land at Lot 2 LP 110944 being 420 Shell Road, Ocean Grove, to be used for an Animal Boarding Establishment (maximum of 20 dogs) without a permit but subject to an approved Development Plan and certain other requirements.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the City of Greater Geelong Council, 2nd Floor, 103 Corio Street, Geelong.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
MARIBYRNONG PLANNING SCHEME
Notice of Approval of Amendment
Amendment L35

The Minister for Planning and Local Government has approved Amendment L35 to the Maribyrnong Planning Scheme.

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

The Amendment rezones part of a former unused government road Crown Allotment 1A Section 8, Township of Braybrook from part Commercial and Industrial (Braybrook) Zone and part Special Use (Sunshine) Zone to Business 3 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Maribyrnong City Council, Napier Street, Footscray.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
MAROONDAH PLANNING SCHEME
Notice of Approval of Amendment
Amendment L22

The Minister for Planning and Local Government has approved Amendment L22 to the Maroondah Planning Scheme.

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

The Amendment inserts a site specific control into the Rural Landscape Living Zone of the Local Section of the Maroondah Planning Scheme to enable the two lot subdivision of land described as Lot 3 on Plan of Subdivision No. 33359 (242-244) Liverpool Road, Kilsyth.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Maroondah City Council, Braeside Avenue, Ringwood.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
METCALFE PLANNING SCHEME
Notice of Approval of Amendment
Amendment L8

The Minister for Planning and Local Government has approved Amendment L8 to the Metcalfe Planning Scheme.

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

The Amendment inserts the table of heritage places correctly into Chapter 2 of the Planning Scheme and adds the former Harcourt Railway Station, which was inadvertently omitted from the general Amendment RL182, to the table.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins

Street, Melbourne and at the offices of the Mount Alexander Shire Council, 25 Lyttleton Street, Castlemaine.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
MORELAND PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment L20

Pursuant to Section 30(1)(a) of the **Planning and Environment Act 1987**, Amendment L20 to the Moreland Planning Scheme has lapsed.

The Amendment proposed to rezone 476 Brunswick Road, Brunswick from Proposed Public Open Space Reservation and Proposed Road Widening Reservation to a Special Use 1 Zone and Proposed Road Widening Reservation.

The Amendment lapsed on 22 February 1998.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
WOORAYL PLANNING SCHEME
Notice of Approval of Amendment
Amendment L58

The Minister for Planning and Local Government has approved Amendment L58 to the Woorayl Planning Scheme.

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

The Amendment rezones Lots 5, 6 & 7 on LP 206972D, corner of Venus Street and Ramsay Boulevard, Inverloch from Residential B to Residential A and inserts a site specific clause within the Residential A zone exempting a permit application to subdivide Lots 3, 5, 6 & 7 on LP 206972D generally in accordance with Subdivision Plan Referenced 7517A prepared by Beveridge Williams & Co Pty Ltd and dated 14

January 1998 from the notification requirements of Section 52(1)(a), (b) and (d), the decision requirements of Section 64(1), (2) and (3) and the appeal rights of Section 82(1) of the Act. The site specific clause includes a requirement that a Section 173 Agreement pursuant to the **Planning and Environment Act 1987** must be entered into prior to any development taking place on the land.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Bass Coast Shire Council, Municipal Offices, 76 McBride Avenue, Wonthaggi.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

ORDERS IN COUNCIL

Agricultural and Veterinary Chemicals (Control of Use) Act 1992
ORDER PROHIBITING OR REGULATING THE SALE OR USE OF CERTAIN
VETERINARY CHEMICAL PRODUCTS

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to:-

- (a) revoke the Veterinary Chemical Product Prohibitions Order dated 30 July 1996 and published in the Government Gazette on 1 August 1996; and
- (b) regulate the sale or use of certain veterinary chemical products.

2. Authorising provisions

This Order is made under sections 25 and 25A of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992**.

3. Commencement

This Order comes into operation on 15 July 1998.

4. Revocation

The Veterinary Chemical Products Prohibitions Order dated 30 July 1996 and published in the Government Gazette on 1 August 1996 at page 2012 is **revoked**.

5. Definition

In this Order:-

“**the Act**” means the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992**

6. Sale or use of specified veterinary chemical products

- (1) A person must not sell or use a veterinary chemical product specified in column 1 of Table 1 if that veterinary chemical product contains a prohibited constituent specified in column 2 of Table 1 opposite that veterinary chemical product.

TABLE 1

<i>Column 1</i>	<i>Column 2</i>
Veterinary chemical products	Prohibited constituents
Any veterinary chemical product to be administered to stock	Carbadox Mercury compounds other than thiomersal and phenyl mercuric acetate when used as preservatives. Organochlorine chemicals including DDT, dieldrin, lindane endrin, aldrin, and BHC. Reserpine. Nitrofurantoin antibacterials. Diethylstilboestrol and related compounds. Sulfonamide antibacterials except:- <ul style="list-style-type: none"> • sulfadiazine • sulfadimidine • sulfadoxine • sulfaquinoxaline • sulfatroxazole

Any veterinary chemical product to be administered to stock or horses.	Chloramphenicol and related compounds
Any veterinary chemical product to be applied topically to stock.	Arsenical compounds.

- (2) A person must not use a veterinary chemical product specified in column 1 of Table 2 if that veterinary chemical product contains a prohibited constituent that is specified in column 2 Table 2 opposite that veterinary chemical product unless:-
- the use is permitted in a permit issued under sections 6(1), 19 or 25A(2)(b) of the Act; or
 - the use is specified by a permit (and in accordance with any conditions stated in the permit) issued under Part 7 of the Schedule to the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992** of the Commonwealth; or
 - the use is not other than in accordance with the directions on the label of the veterinary chemical product that has been approved by the National Registration Authority for Agricultural and Veterinary Chemicals and that veterinary chemical product is registered under the Agvet Code.

TABLE 2

<i>Column 1</i>	<i>Column 2</i>
Veterinary chemical products	Prohibited constituents
Any veterinary chemical product	Clenbuterol and all related Beta-agonists
Any veterinary chemical product formulated as subcutaneous implants	Hormones including testosterone, progesterone, oestradiol, zeranol, or trenbolone and their chemical derivatives.

Dated 7 July 1998

Responsible Minister:
PATRICK McNAMARA
Minister for Agriculture and Resources

STACEY ROBERTSON
Acting Clerk of the Executive Council

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

ORDER PROHIBITING OR REGULATING THE USE OF CERTAIN AGRICULTURAL
CHEMICAL PRODUCTS

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to:-

- revoke the Prohibited Uses of Agricultural Chemical Products Order dated 30 July 1996 and published in the Government Gazette on 1 August 1996 at page 2010; and
- regulate the use of specified agricultural chemical products.

2. Authorising provisions

This Order is made under section 25A of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992**.

3. Commencement

This Order comes into operation on 15 July 1998.

4. Revocation

The Prohibited Uses of Agricultural Chemical Products dated 30 July 1996 and published in the Government Gazette on 1 August 1996 at page 2010 is **revoked**.

5. Use of specified veterinary chemical products

- (1) A person must only use an agricultural chemical product that contains a constituent specified in column 1 of Table 1 for the purpose specified in column 2 of Table 1 for that agricultural chemical product.

TABLE 1

<i>Column 1</i>	<i>Column 2</i>
Constituent	Permitted purpose
Chlorfluazuron	Any purpose stated on the label that is approved by the National Registration Authority for Agricultural and Veterinary Chemicals.
Sodium Fluoracetate (1080)	As a vermin destroyer for the control of foxes, rabbits, wild dogs and feral pigs.
Tributyl tin, Tributyl tin naphthenate, Tributyl tin oxide, Tributyl tin copolymer resin.	As an industrial timber treatment. In anti-fouling marine paint for vessels greater than 25 metres in length

- (2) A person must not use an agricultural chemical product that contains a constituent specified in column 1 of Table 2 for the purposes that is specified in column 2 of Table 2 for that agricultural chemical product.

TABLE 2

<i>Column 1</i>	<i>Column 2</i>
Constituent	Prohibited purpose
Antibiotics, peroxide and perforate	For use as a dairy cleanser.
Metham Sodium	For use in trickle irrigation systems except for trickle irrigation systems designed to apply agricultural chemicals and under plastic sheeting. For use in fixed, portable or solid set irrigation systems. For use in travelling gun, boom or side roll irrigation systems. For use in flood irrigation. For use in any other irrigation system using impact sprinklers. For use in any irrigation systems operating at high pressure. For use in irrigation systems causing spray drift.

Methiocarb	For use in grapevines. For home garden use as a wettable powder in packs greater than 15 grams.
Mevinphos, parathion, parathion methyl, paraquat, methamidophos and chlorthiophos	For any use if it is to be applied by means of back-mounted spraying equipment.
Mevinphos	For use as a vermin destroyer for the control of rabbits, foxes, birds and any other vertebrate animals.

Dated 7 July 1998

Responsible Minister:
PATRICK McNAMARA
Minister for Agriculture and Resources

STACEY ROBERTSON
Acting Clerk of the Executive Council

Melbourne and Metropolitan Board of Works Act 1958

ORDER UNDER SECTION 280A(3)
Declaration of Declared Public Statutory Authorities

The Governor in Council under Section 280A(3) of the **Melbourne and Metropolitan Board of Works Act 1958** declares the following public statutory authorities constituted under the laws of Victoria to be declared public statutory authorities for the purposes of sections 239 and 280A of that Act with effect from 9 July 1998.

Transport Accident Commission
Urban Land Corporation
Victorian Channels Authority
Victorian Plantations Corporation

Dated 7 July 1998

Responsible Minister:
PATRICK McNAMARA
Minister for Agriculture and Resources

STACEY ROBERTSON
Acting Clerk of the Executive Council

Country Fire Authority Act 1958

FIXING THE RATE OF INTEREST FOR THE PURPOSES OF SECTION 78(4)(B) AND (5)(E) OF THE COUNTRY FIRE AUTHORITY ACT 1958

The Governor in Council under section 78(4)(b) and (5)(e) of the **Country Fire**

Authority Act 1958, fixes the rate of interest for the purposes of section 78(4)(b) and (5)(e) at 8.15 per cent per annum to apply to amounts which first become due and payable under section 78(4)(a) and 78(5)(d), respectively, on or after 1 July 1998.

Dated 30 June 1998

Responsible Minister:
BILL McGRATH
Minister for Police and Emergency Services

SHARNE BRYAN
Clerk of the Executive Council

Country Fire Authority Act 1958

FIXING THE RATE OF INTEREST FOR THE PURPOSES OF SECTION 80(1)(D) OF THE COUNTRY FIRE AUTHORITY ACT 1958

The Governor in Council under section 80(1)(d) of the **Country Fire Authority Act 1958**, fixes the rate of interest for the purposes of section 80(1)(d) at 8.15 per cent per annum to apply to amounts which first become due and payable on or after 1 July 1998.

Dated 30 June 1998

Responsible Minister:
BILL McGRATH
Minister for Police and Emergency Services

SHARNE BRYAN
Clerk of the Executive Council

Country Fire Authority Act 1958

FIXING THE RATE OF INTEREST FOR THE PURPOSES OF SECTION 81(C) OF THE COUNTRY FIRE AUTHORITY ACT 1958

The Governor in Council under section 81(c) of the **Country Fire Authority Act 1958**, fixes the rate of interest for the purposes of section 81(c) at 8.15 per cent per annum to apply to amounts which first become due and payable under section 81(b) on or after 1 July 1998.

Dated 30 June 1998

Responsible Minister:
BILL McGRATH
Minister for Police and Emergency Services
SHARNE BRYAN
Clerk of the Executive Council

Metropolitan Fire Brigades Act 1958

FIXING THE RATE OF INTEREST FOR THE PURPOSES OF SECTION 41(4)(B) AND (5)(E) OF THE METROPOLITAN FIRE BRIGADES ACT 1958

The Governor in Council under section 41(4)(b) and (5)(e) of the **Metropolitan Fire Brigades Act 1958**, fixes the rate of interest for the purposes of section 41(4)(b) and (5)(e) at 8.15 per cent per annum to apply to amounts which first become due and payable under section 41(4)(a) and section 41(5)(d), respectively, on or after 1 July 1998.

Dated 30 June 1998

Responsible Minister:
BILL McGRATH
Minister for Police and Emergency Services
SHARNE BRYAN
Clerk of the Executive Council

Metropolitan Fire Brigades Act 1958

FIXING THE RATE OF INTEREST FOR THE PURPOSES OF SECTION 43(1)(E) OF THE METROPOLITAN FIRE BRIGADES ACT 1958

The Governor in Council under section 43(1)(e) of the **Metropolitan Fire Brigades Act 1958**, fixes the rate of interest for the purposes of section 43(1)(e) at 8.15 per cent per annum to

apply to amounts which first become due and payable on or after 1 July 1998.

Dated 30 June 1998

Responsible Minister:
BILL McGRATH
Minister for Police and Emergency Services
SHARNE BRYAN
Clerk of the Executive Council

Metropolitan Fire Brigades Act 1958

FIXING THE RATE OF INTEREST FOR THE PURPOSES OF SECTION 45(C) OF THE METROPOLITAN FIRE BRIGADES ACT 1958

The Governor in Council under section 45(c) of the **Metropolitan Fire Brigades Act 1958**, fixes the rate of interest for the purposes of section 45(c) at 8.15 per cent per annum to apply to amounts which first become due and payable under section 45(b) on or after 1 July 1998.

Dated 30 June 1998

Responsible Minister:
BILL McGRATH
Minister for Police and Emergency Services
SHARNE BRYAN
Clerk of the Executive Council

Borrowing and Investment Powers Act 1987
PARKS VICTORIA

Declaration under section 17B
Order in Council

The Governor in Council under Section 17B(2) of the **Borrowing and Investment Powers Act 1987** hereby declares that sections 5, 8, 11, 11AA, 12, 14, 20, 20A and 21 of the Act apply to Parks Victoria, a "Public Authority" within the meaning of the Act, with effect from and including 7 July 1998.

Dated 7 July 1998.

Responsible Minister:
Alan R. Stockdale
Treasurer

STACEY ROBERTSON
Acting Clerk of the Executive Council

Electricity Industry Act 1993

ORDER UNDER SECTION 158C(5)
Franchise Fee Order Amendment Order

Order reducing fees payable in respect of the licence to sell electricity to franchise customers

issued under Part 12 of the **Electricity Industry Act 1993** to CitiPower Pty (A.C.N. 064 651 056).

Whereas:

- A. CitiPower Pty (the licensee) is the holder of an exclusive licence under Part 12 of the **Electricity Industry Act 1993** (the Act) to sell electricity to certain franchise customers.
- B. Under section 163A(1) of the Act, the licensee is required to pay to the Treasurer, in respect of each financial year during which it holds the licence, the impost determined in respect of that year by Order of the Governor in Council, on the recommendation of the Treasurer, published in the Government Gazette before 30 June 1996 in the case of impost in respect of each year ending on 30 June in the period beginning on 30 June 1996 and ending on 30 June 2001.
- C. The imposts payable by the licensee in respect of each year ending on 30 June in the period beginning on 30 June 1996 and ending on 30 June 2001 are specified in the Order made on 28 November 1995 and published in the Government Gazette on 28 November 1995 in S116 of 1995 at p.1 (CitiPower Franchise Fee Order).
- D. Under section 158C(5) of the Act, the Governor in Council, on the recommendation of the Treasurer, may, by Order published in the Government Gazette, amend an Order in force under section 163A to reduce the charges payable under that Order.
- E. The Treasurer has recommended to the Governor in Council that this Order be made.

Now therefore, the Governor in Council acting under section 158C(5) of the Act orders that the CitiPower Franchise Fee Order be amended by substituting for paragraph 1(c) of that Order the following:

- “(c) in respect of the year ending 30 June 1998 is \$33,525,000 (escalated in accordance with clause 2) payable in three equal instalments on 15 October 1997, 15 January 1998 and 15 April 1998 and \$11,175,000 (escalated in

accordance with clause 2) less \$5,633,000 payable on 15 July 1998;”

Dated 7 July 1998.

Responsible Minister:

Alan R. Stockdale

Treasurer

STACEY ROBERTSON

Acting Clerk of the Executive Council

Electricity Industry Act 1993

ORDER UNDER SECTION 158C(5)

Franchise Fee Order Amendment Order

Order reducing fees payable in respect of the licence to sell electricity to franchise customers issued under Part 12 of the **Electricity Industry Act 1993** to Solaris Power (A.C.N. 064 651 083).

Whereas:

- A. Solaris Power (the licensee) is the holder of an exclusive licence under Part 12 of the **Electricity Industry Act 1993** (the Act) to sell electricity to certain franchise customers.
- B. Under section 163A(1) of the Act, the licensee is required to pay to the Treasurer, in respect of each financial year during which it holds the licence, the impost determined in respect of that year by Order of the Governor in Council, on the recommendation of the Treasurer, published in the Government Gazette before 30 June 1996 in the case of impost in respect of each year ending on 30 June in the period beginning on 30 June 1996 and ending on 30 June 2001.
- C. The imposts payable by the licensee in respect of each year ending on 30 June in the period beginning on 30 June 1996 and ending on 30 June 2001 are specified in the Order made on 10 October 1995 and published in the Government Gazette on 11 October 1995 in S102 of 1995 at p.2 (Solaris Power Franchise Fee Order).
- D. Under section 158C(5) of the Act, the Governor in Council, on the recommendation of the Treasurer, may, by Order published in the Government Gazette, amend an Order in force under section 163A to reduce the charges payable under that Order.

E. The Treasurer has recommended to the Governor in Council that this Order be made.

Now therefore, the Governor in Council acting under section 158C(5) of the Act orders that the Solaris Power Franchise Fee Order be amended by substituting for paragraph 1(c), 1(d), 1(e) and 1(f) of that Order the following:

- “(c) in respect of the year ending 30 June 1998 is \$23,475,000 (escalated in accordance with clause 2) payable in three equal instalments on 15 October 1997, 15 January 1998 and 15 April 1998;
- (d) in respect of the year ending 30 June 1999 is \$4,206,085 payable on 15 April 1999;
- (e) in respect of the year ending 30 June 2000 is \$4,835,218 payable on 15 January 2000 and \$6,722,826 payable on 15 April 2000; and
- (f) in respect of the year ending 30 June 2001 is \$2,408,221 payable on 15 January 2001.”

Dated 7 July 1998.

Responsible Minister:
Alan R. Stockdale
Treasurer

STACEY ROBERTSON
Acting Clerk of the Executive Council

Electricity Industry Act 1993

ORDER UNDER SECTION 158C(5)

Franchise Fee Order Amendment Order

Order reducing fees payable in respect of the licence to sell electricity to franchise customers issued under Part 12 of the **Electricity Industry Act 1993** to Eastern Energy Limited (A.C.N. 064 651 118).

Whereas:

- A. Eastern Energy Limited (the licensee) is the holder of an exclusive licence under Part 12 of the **Electricity Industry Act 1993** (the Act) to sell electricity to certain franchise customers.
- B. Under section 163A(1) of the Act, the licensee is required to pay to the Treasurer, in respect of each financial year during which it holds the licence, the impost

determined in respect of that year by Order of the Governor in Council, on the recommendation of the Treasurer, published in the Government Gazette before 30 June 1996 in the case of impost in respect of each year ending on 30 June in the period beginning on 30 June 1996 and ending on 30 June 2001.

- C. The imposts payable by the licensee in respect of each year ending on 30 June in the period beginning on 30 June 1996 and ending on 30 June 2001 are specified in the Order made on 10 October 1995 and published in the Government Gazette on 11 October 1995 in S102 of 1995 at p.1 (Eastern Energy Franchise Fee Order).
- D. Under section 158C(5) of the Act, the Governor in Council, on the recommendation of the Treasurer, may, by Order published in the Government Gazette, amend an Order in force under section 163A to facilitate a reduction of the charges payable under that Order.
- E. The Treasurer has recommended to the Governor in Council that this Order be made.

Now therefore, the Governor in Council acting under section 158C(5) of the Act orders that the Eastern Energy Franchise Fee Order be amended by substituting for paragraph 1(c), 1(d), 1(e) and 1(f) of that Order the following:

- “(c) in respect of the year ending 30 June 1998 is \$13,200,000 (escalated in accordance with clause 2) payable in three equal instalments on 15 October 1997, 15 January 1998 and 15 April 1998;”

Dated 7 July 1998.

Responsible Minister:
Alan R. Stockdale
Treasurer

STACEY ROBERTSON
Acting Clerk of the Executive Council

Land Act 1958

SALE OF CROWN LAND BY PRIVATE
TREATY

Order in Council

The Governor in Council under Section 99A(1)(a) & 99A(2) of the **Land Act 1958**, approves the sale by private treaty of Crown

Allotment 18 Section 2A Township of Rochester, Parish of Rochester West, located in Moore Street, Rochester.

Dated 7 July 1998.

Responsible Minister:
ROGER M. HALLAM MLC
Minister for Finance

STACEY ROBERTSON
Acting Clerk of the Executive Council

Land Act 1958

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

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

Property Address: Broome Crescent, Wonthaggi.

Crown Description: Allotments 20-26 Section 56B, Township of Wonthaggi.

Dated 7 July 1998.

Responsible Minister:
ROGER M. HALLAM MLC
Minister for Finance

STACEY ROBERTSON
Acting Clerk of the Executive Council

Land Act 1958

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

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

Property Address: Broome Crescent, Wonthaggi.

Crown Description: Allotments 3-8 & 27-34 Section 56B, Township of Wonthaggi.

Dated 7 July 1998.

Responsible Minister:
ROGER M. HALLAM MLC
Minister for Finance

STACEY ROBERTSON
Acting Clerk of the Executive Council

Land Act 1958

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

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

Property Address: Island Road, Cohuna.

Crown Description: Allotment 75E Section D, Parish of Cohuna.

Dated 7 July 1998.

Responsible Minister:
ROGER M. HALLAM MLC
Minister for Finance

STACEY ROBERTSON
Acting Clerk of the Executive Council

Land Act 1958

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

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

Property Address: Station Street, Kangaroo Flat.

Crown Description: Allotment 79G, Township of Kangaroo Flat.

Dated 7 July 1998.

Responsible Minister:
ROGER M. HALLAM MLC
Minister for Finance

STACEY ROBERTSON
Acting Clerk of the Executive Council

Land Act 1958

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

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

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Property Address: Serviceton Road,
Serviceton.

Crown Description: Allotments 12M and 13D
Section 6, Parish of Leeor.

Dated 7 July 1998.

Responsible Minister:
ROGER M. HALLAM MLC
Minister for Finance

STACEY ROBERTSON
Acting Clerk of the Executive Council

Land Act 1958

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

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

Property Address: Little Yarra Road,
Powelltown.

Crown Description: Allotment 5 Section H,
Township of Powelltown.

Dated 7 July 1998.

Responsible Minister:
ROGER M. HALLAM MLC
Minister for Finance

STACEY ROBERTSON
Acting Clerk of the Executive Council

**SUBORDINATE LEGISLATION ACT 1994
NOTICE OF MAKING OF STATUTORY
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Accident Compensation (WorkCover Insurance) Act 1993
Date of making: 7 July 1998
89. *Statutory Rule:* Firearms (Prescribed Purposes) Regulations 1998
Authorising Act: Firearms Act 1996
Date of making: 7 July 1998
90. *Statutory Rule:* Financial Institutions Duty (Further Amendment) Regulations 1998
Authorising Act: Financial Institutions Duty Act 1982
Date of making: 7 July 1998

**SUBORDINATE LEGISLATION ACT 1994
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Code A

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Authorising Act: Supreme Court Act 1986
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Authorising Act: Retail Tenancies Reform Act 1998
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