

Victoria Government Gazette

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GENERAL

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As from 8 June 2017 The last Special Gazette was No. 186 dated 7 June 2017. The last Periodical Gazette was No. 1 dated 17 May 2017

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
- or contact our office on 8523 4601 between 8.30 am and 5.30 pm Monday to Friday

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General) QUEEN'S BIRTHDAY WEEK 2017 (Monday 12 June 2017)

Please Note Deadlines for General Gazette G24/17:

The Victoria Government Gazette (General) for Queen's Birthday week (G24/17) will be published on **Thursday 15 June 2017**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 9 June 2017

Government and Outer Budget Sector Agencies Notices

9.30 am on Tuesday 13 June 2017

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

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

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Forests Act 1958

Notice is hereby given that Kordia Pty Ltd has applied to lease, pursuant to section 51 of the **Forests Act 1958**, for a term of twenty-one (21) years in respect of part of Crown Allotment 6A, Parish of Bemm, as a site for 'installation, maintenance and operation of a radio transmitter and associated services to provide for a marine distress emergency monitoring service'.

Forests Act 1958

Notice is hereby given that NBNCo Limited has applied for a lease pursuant to section 51 of the **Forests Act 1958** for a term of twenty-one (21) years in respect of Crown Allotment 27 in the Parish of Blackwood containing 96 m² for the purposes of 'construction, operation and maintenance of a telecommunications network and a telecommunications service'.

Forests Act 1958

Notice is hereby given that NBNCo Limited has applied for a lease pursuant to section 51 of the **Forests Act 1958** for a term of twenty-one (21) years in respect of Crown Allotment 2003 in the Parish of Blackwood containing 96 m^2 for the purposes of 'construction, operation and maintenance of a telecommunications network and a telecommunications service'.

Estate of MAURICE HYEM PERLOW, late of 1 Bruce Street, Brighton East, Victoria 3187, real estate agent, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 January 2017, are required by the personal representatives, care of the undermentioned solicitors, to send particulars to them by 8 August 2017, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

ARNOLD BLOCH LEIBLER, lawyers and advisors, Level 21, 333 Collins Street, Melbourne 3000. probate@abl.com.au Estate of JOHN POLGAR, late of 1a Grange Avenue, Canterbury, Victoria 3126, industrial chemist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 January 2017, are required by the personal representatives, care of the undermentioned solicitors, to send particulars to them by 8 August 2017, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

ARNOLD BLOCH LEIBLER, lawyers and advisors, Level 21, 333 Collins Street, Melbourne 3000. probate@abl.com.au

Re: PETRO PYZ (also known as Peter Pyz), late of 31 Menana Road, Glenroy, Victoria, fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 December 2016, are required by the personal representative, Melanie Jade Preziuso (in the Will called Melanie Preziuso), care of the undermentioned lawyers, to send particulars to them by a date not later than two months from the date of publication hereof, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which the personal representative then has notice.

CETROLA LEGAL,

Suite G1, 63 Stead Street, South Melbourne, Victoria 3205.

Re: HORST-DIETER KARL SIEVERT (also known as Peter Sievert), late of 25 Park Street, Inverloch, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 October 2016, are required by the trustee, Clem D'Alessandro, to send particulars to him, care of the undermentioned solicitors, by 15 August 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

D'ALESSANDRO & ASSOCIATES, solicitors, 256A Commercial Road, Morwell, Victoria 3840. accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died 6 December 2016, are required to send particulars of their claim to the executor, care of the undermentioned solicitors, by 1 September 2017, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

E. P. JOHNSON & DAVIES, solicitors, Level 3, 52 Collins Street, Melbourne 3000.

MARGARET ELAINE PETERSON, late of 28 Pine Street, Numurkah, Victoria 3636, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 January 2017, are required by the trustees, Equity Trustees Wealth Services Limited, ACN 006 132 332, Teisha Ellen Peterson and Deanne Barbara Dewar, care of the address below, to send particulars to the trustees by 14 August 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

EQUITY TRUSTEES WEALTH SERVICES LIMITED, 18 View Street, Bendigo, Victoria 3550.

PAUL JACOB KORNAN, late of 90 The Strand, Newport, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 October 2016, are required by the executors, Ben Ami Frenkel, Michelle Leigh Sandlant, Charles Flanc, to send particulars to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

FRENKEL PARTNERS, lawyers, Level 11, 140 William Street, Melbourne 3000.

DESMOND SIMPSON DEVEREUX, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 December 2016, are required

by Collin Leslie Devereux and Malcolm David Devereux, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

GARDEN & GREEN LAWYERS, 4 McCallum Street, Swan Hill, Victoria 3585.

Re: JOHN THOMAS THORNEYCROFT, late of 10 Springsong Pass, Chirnside Park, Victoria 3116, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 February 2017, are required by the administrator, Greta Joyce Thorneycroft, to send particulars to her, care of the undersigned, by 9 August 2017, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

HUTCHINSON LEGAL,

12 Warrandyte Road, Ringwood, Victoria 3134.

Re: KAY HELEN BERNAU, late of 26 Eildon Road, St Kilda, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of KAY HELEN BERNAU, deceased, who died on 9 February 2017, are required by the trustee, Barrie Richard Bernau, to send particulars of their claim to the undermentioned firm by 14 August 2017, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

KINGSTON LAWYERS PTY LTD, barristers and solicitors, 8 Station Road, Cheltenham, Victoria 3192.

ANDREW GIBB, late of 49 Mollison Street, Edenhope, Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 October 2016, are required to send particulars of their claims to the administrators of the estate, Jamee Louise Gibb and Susan Romeo, care of the below mentioned lawyers, by 9 August 2017, after which date the said administrators will distribute the assets, having regard only to the claims of which they then have notice.

LINDSAY GORDON, lawyer, 1 Union Street, Port Melbourne 3207.

Re: JOHN FENTON DUNCAN, late of 35 Parnell Street, Cheltenham, Victoria, bank manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 October 2016, are required by the trustees, Equity Trustees Wealth Services Limited and Karina Therese Farrugia, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees by 7 August 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

M & K LAWYERS GROUP PTY LTD, 40–42 Scott Street, Dandenong 3175.

Re: ALISON KINNEAR PUZEY, late of The Connault, 41–45 Yarrbat Avenue, Balwyn, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 February 2017, are required by the trustee, Equity Trustees Limited, ABN 46 004 031 298, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee, care of the undermentioned solicitors, by 21 August 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

McKEAN PARK, lawyers, Level 11, 575 Bourke Street, Melbourne, Victoria 3000.

Re: LIONEL EGMONT DE HOCHEPIED-LARPENT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2016, are required by the legal personal representative, Barbara May De Hochepied-Larpent, to send particulars to the legal personal representative, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 31 July 2017, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which the legal personal representative has notice.

MOORES, Level 1, 5 Burwood Road, Hawthorn, Victoria 3122.

Re: DONALD SPENCER-JONES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 May 2017, are required by the applicants for a grant of representation of the estate of the deceased, Meredith Elizabeth Spencer-Jones and Carolyn Mary Spencer-Jones, to send particulars to the applicants, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 7 August 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MOORES, Level 1, 5 Burwood Road, Hawthorn, Victoria 3122.

JANET ELIZABETH MACLEOD, late of Ti Tree Lodge, 34A Balaka Street, Rosebud West, Victoria, retired dental nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 March 2016, are required by the Perpetual Trustee Company Limited, ACN 000 001 007, of 35/525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 18 August 2017, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PERPETUAL LEGAL SERVICES PTY LTD, 35/525 Collins Street, Melbourne, Victoria 3000.

ANASTASIA ZERVAS, late of 28 Home Road, Newport 3015, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 August 2016, are required by the personal representative, Dimitrios Zervas, care of Rigoli Lawyers, 1st Floor, 90 Watton Street, Werribee, Victoria 3030, to send particulars of their claims to him by 8 August 2017, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 27 February 2017.

Dated 8 June 2017

RIGOLI LAWYERS, 1st Floor, 90 Watton Street, Werribee, Victoria 3030. PO Box 778, Werribee, Victoria 3030. Ph: (03) 8743 3199, Fax: (03) 8742 3592.

Re: JOSEPH PULVIRENTI, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 October 2016, are required by John Terence Shiels, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 4 August 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SEPTIMUS JONES & LEE, solicitors, Level 5/99 William Street, Melbourne 3000.

Re: IRVIN PETER ROCKMAN, late of 26 Leaburn Avenue, Caulfield North, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 2010, are required by the trustees, John Claude Fast, Michael David Schoenfeld and Philip Carey Brown, to send particulars to them, care of the undermentioned solicitors, by 14 August 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

STRONGMAN & CROUCH, solicitors, Level 15, 114 William Street, Melbourne, Victoria 3000.

ANTONIETTA ELISABETTA SUPERINA, late of Doutta Galla Aged Care, 48 Geelong Road, Footscray 3011, in the State of Victoria, pensioner, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovementioned deceased, who died on 5 January 2017, are required to send particulars thereof to the executors, Silvia Superina and Alessandra Superina, PO Box 13112, Law Courts, Melbourne 8010, by 8 August 2017, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

Re: IDA HELEN HEYWOOD, late of 30 Rambles Road, Portarlington, in the State of Victoria, widowed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 October 2014, are required by the administrator, Suzanne Mary Lyttleton, to send particulars to her by a date not later than two months from the date of publication hereof, after which date the administrator will convey or distribute the assets, having regard only to the claims of which she then has notice.

SUZANNE MARY LYTTLETON, lawyer, Box 40/103 Beach Street, Port Melbourne, Victoria 3207. Telephone: 9646 4477.

Re: The estate of NU LUU, late of Room 22, 946–952 Ferntree Gully Road, Wheelers Hill, Victoria 3150.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 February 2017, are required by the administrator, Wendy Hue, care of Suite 382, 45 Glenferrie Road, Malvern, Victoria 3144, to send particulars of their claims to her by 11 August 2017, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she may then have notice.

BARRY WILSON CONNOR, late of 17 Jolimont Road, Forest Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 31 August 2016, are required by the executor, Jillian Margaret Connor, care of Wollerman Shacklock Lawyer, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to them, by 2 August 2017, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 30 May 2017.

WOLLERMAN SHACKLOCK LAWYERS, 8 Gloucester Avenue, Berwick, Victoria 3806.

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GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

GREATER GEELONG CITY COUNCIL

Road Deviation - Carter Road, Armstrong Creek

Greater Geelong City Council, at its meeting on 11 November 2014, resolved to proceed with the road deviation pursuant to section 207B(2A) and Clause 2 of Schedule 10 of the Local Government Act 1989 (Act), in accordance with the accompanying plan, Council resolved to deviate the section of road shown cross-hatched to that section of road shown hatched.

Under Clause 2(2) of Schedule 10 of the Act, consent was obtained on 10 December 2014 from the Minister for Environment and Climate Change, as the responsible Minister administering the **Land Act 1958** (under delegated authority) to the proposed road deviation.

Council, at its meeting on 11 November 2014, authorised Council officers to proceed with the gazettal in the event that no written submissions were received within the prescribed timeframe. No written submissions were received by Council and, in accordance with section 223 of the Act, Council now gives effect under Clause 2(3) of Schedule 10 of the Act to the road deviation in accordance with the plan.



KELVIN SPILLER Chief Executive Officer

MELBOURNE CITY COUNCIL

Road Discontinuance

Pursuant to section 206(1) and Clause 3 of Schedule 10 of the Local Government Act 1989, the Melbourne City Council (Council) declares the portions of road, shown hatched on the plan hereunder, discontinued.

The Council intends to sell the land labelled Lot 1 on TP850123D and Lot 2 on TP800208C and the Department of Treasury and Finance the land labelled A, to the adjoining owner.





INTENTION TO AMEND NOTICE – ROAD MANAGEMENT PLAN BASS COAST SHIRE COUNCIL

On 17 May 2017 Council received a Road Management Plan review report and noted that the report completed the Review of the Road Management Plan in accordance with Regulation 9 of the Road Management (General Regulations) 2016.

A written report titled Road Management Plan Review 2017, summarising the findings and conclusions of the review is now available for copying or inspection at Council's Service Centres in Wonthaggi, Cowes, Grantville and Inverloch and on the Council website.

Council hereby gives notice of its intention to amend its Road Management Plan in accordance with Regulation 10 of the Road Management (General) Regulations 2016 and the proposed 'Road Management Plan 2017'. In accordance with Regulation 10 of the Road Management (General) Regulations 2016, any person who is aggrieved by the proposed amendments may make a submission to Council. Submissions close on 7 July 2017.

Council initially published a public notice on 3 March 2017 on its intent to review the Road Management Plan. Council invited submissions for a 28-day period and submissions were received that have been considered in the review of the Bass Coast Shire Road Management Plan.



Road Management Act 2004

ROAD MANAGEMENT PLAN REVIEW COMPLETION

In accordance with section 54(5) of the **Road Management Act 2004** and with section 9 of the Road Management (General) Regulations 2016, Corangamite Shire Council gives notice that it has completed a review of its Road Management Plan and has decided that the plan will not be amended.

Copies of the Road Management Plan and a written report summarising the findings and conclusions of the review are available for copying or inspection at Council's offices at 181 Manifold Street, Camperdown, during normal business hours, and are also available on the Corangamite Shire website: www.corangamite.vic.gov.au

For any further information regarding the plan, please contact John Kelly on 5593 7100.

ANDREW MASON Chief Executive Officer



Road Management Act 2004

In accordance with section 54 of the **Road Management Act 2004** (the 'Act'), the East Gippsland Shire Council gives notice that it intends to conduct a review of its Road Management Plan ('RMP').

The purpose and general purport of the review, consistent with the role, function and responsibilities of the Council as a road authority under the Act, is to revise maintenance responsibility for assets situated on private property, amend road register update intervals, update references and make miscellaneous correction where required to ensure that the standards and priorities to be given to the inspection, maintenance and repair of the roads to which Council's RMP applies are safe, efficient and appropriate for use by the community.

The review will apply to all roads and footpaths/walking tracks and classes of roads and footpaths/walking tracks to which the RMP applies.

The current RMP with proposed changes will be available for inspection at Council's Corporate Centre in Bairnsdale, Council's Service Centres at Lakes Entrance, Paynesville, Orbost and Omeo, or at Council's Outreach Centres at Buchan, Cann River, Mallacoota and Bendoc, or accessed online at www.eastgippsland.vic.gov.au

Pursuant to regulation 303 of the Road Management (General) Regulations 2005, any person aggrieved by the proposed review of the RMP may make a written submission by 23 June 2017 and should be addressed 'Review of the Road Management Plan' and addressed to the Chief Executive Officer, East Gippsland Shire Council, PO Box 1618, Bairnsdale, Victoria 3875.

Any person who has made a submission and requested that they be heard on support of their submission is entitled to appear in person or by a person acting on their behalf before a meeting of the committee of Council, the day, time and place which will be advised.

Persons wishing to obtain further information in relation to the review should contact Mr Mark Burnett, Manager Works on (03) 5153 9500 or email at feedback@egipps.vic.gov.au

GARY GAFFNEY Chief Executive Officer



REVIEW OF ROAD MANAGEMENT PLAN 2017

Notice is hereby given pursuant to section 54 of the **Road Management Act 2004** and regulation 9 of the Road Management (General) Regulations 2016, that Council has completed a review of its road management plan. At its meeting on 23 May 2017 Council decided that it will amend some aspects of its road management plan, at a time to be determined. The written report of the review is available for copying or inspection at Council's Civic Centre, 30 Davey Street, Frankston, or on Council's website, www.frankston.vic.gov.au. Notice of the proposed amendments will be given, and submissions will be invited in accordance with regulation 10, at a later date.

DENNIS HOVENDEN Chief Executive Officer

Planning and Environment Act 1987

BAYSIDE PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C155

The Bayside Council has prepared Amendment C155 to the Bayside Planning Scheme.

The land affected by the Amendment is tabled, as follows:

536 New Street, Brighton				
112 Martin Street, Brighton				
95 Martin Street, Brighton				
90 Asling Street, Brighton				
460 New Street, Brighton				
152 Martin Street, Brighton				
422 New Street, Brighton				
407 Nepean Highway, Brighton East				
447 Nepean Highway, Brighton East				
411 Nepean Highway, Brighton East				
363 Nepean Highway, Brighton East				
301–307 Nepean Highway, Brighton East				
469 Nepean Highway, Brighton East				
455–467 Nepean Highway, Brighton East				
97–101 Thomas Street, Brighton East				
705 Nepean Highway, Brighton East				
721 Nepean Highway, Brighton East				
322 New Street, Brighton				
181 Bay Street, Brighton				
185 Bay Street, Brighton				
189 Bay Street, Brighton				
71–73 Bay Street, Brighton				
326 New Street, Brighton				
22A North Road, Brighton				
761 Hampton Street, Brighton				
1–4 Railway Walk, Brighton				
9 Male Street, Brighton				
196 New Street, Brighton				
199–205 New Street, Brighton				
1-8/50 Church Street, Brighton				
29 Lindsay Street, Brighton				
744 Hampton Street, Brighton East				
1-5/349 South Road, Brighton East				
739A Hampton Street, Brighton				
601 Hampton Street, Brighton				

108 Were Street, Brighton
599 Hampton Street, Hampton
507–513 Bluff Road, Hampton
515 Bluff Road, Hampton
517 Bluff Road, Hampton
519 Bluff Road, Hampton
521 Bluff Road, Hampton
523 Bluff Road, Hampton
525 Bluff Road, Hampton
527 Bluff Road, Hampton
529–531 Bluff Road, Hampton
533 Bluff Road, Hampton
371 Hampton Street, Hampton
303 Hampton Street, Hampton
251 Hampton Street, Hampton
382–384 Hampton Street, Hampton
1/844 Nepean Highway, Hampton East
2/844 Nepean Highway, Hampton East
3/844 Nepean Highway, Hampton East
4/844 Nepean Highway, Hampton East
514–516 Bluff Road, E Hampton
357–359 Bluff Road, Hampton
1–2/76–78 Beach Road, Sandringham
5/76–78 Beach Road, Sandringham
6/76–78 Beach Road, Sandringham
7/76–78 Beach Road, Sandringham
72–75 Beach Road, Hampton
22 Abbott Street, Sandringham
10 Harston Street, Sandringham
311 Bay Road, Cheltenham
108 Highett Road, Hampton
110 Highett Road, Highett
302–312 Bluff Road, Sandringham
320 Bluff Road, Sandringham
257 Bay Road, Cheltenham
1–26/487 Highett Road, Highett
1/56–60 Bay Road, Sandringham
2/56–60 Bay Road, Sandringham
3/56–60 Bay Road, Sandringham
4/56–60 Bay Road, Sandringham
5/56–60 Bay Road, Sandringham
6/56–60 Bay Road, Sandringham
7/56–60 Bay Road, Sandringham
8/56–60 Bay Road, Sandringham

112–114 Bay Road, Sandringham					
36 Bay Road, Sandringham					
71 Red Bluff Street, Black Rock					
1/41B Bluff Road, Black Rock					
2/41B Bluff Road, Black Rock					
3/41B Bluff Road, Black Rock					
3A/41B Bluff Road, Black Rock					
4O/41B Bluff Road, Black Rock					
4S/41B Bluff Road, Black Rock					
19 Bluff Road, Black Rock					
131 Bluff Road, Black Rock					
143 Bluff Road, Black Rock					
604A Balcombe Road, Black Rock					
14 Llewellyn Street, Cheltenham					
152–158 Weatherall Road, Cheltenham					
1/268 Balcombe Road, Beaumaris					
2/268 Balcombe Road, Beaumaris					
3/268 Balcombe Road, Beaumaris					
4/268 Balcombe Road, Beaumaris					
5/268 Balcombe Road, Beaumaris					
99–103 Charman Road, Beaumaris					
334 Balcombe Road, Beaumaris					
332–336 Bay Road, Cheltenham					
303A Beach Road, Black Rock					
583–589 Balcombe Road, Black Rock					
477 Balcombe Road, Beaumaris					
477A Balcombe Road, Beaumaris					
479 Balcombe Road, Beaumaris					
481 Balcombe Road, Beaumaris					
483 Balcombe Road, Beaumaris					
35 Gramatan Avenue, Beaumaris					
6/1–5 North Concourse, Beaumaris					
7/1–5 North Concourse, Beaumaris					
5/1–5 North Concourse, Beaumaris					
4/1–5 North Concourse, Beaumaris					
36 South Concourse, Beaumaris					
126–128 Reserve Road, Beaumaris					

The Amendment proposes to apply the Environmental Audit Overlay (EAO) to additional land in Bayside recently identified as having a high or medium potential risk of land contamination due to an existing or historic land use.

Local policy support is also provided within the Municipal Strategic Statement.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Bayside City Council, Corporate Centre, 76 Royal Avenue, Sandringham, Victoria 3191; during opening hours at one of Bayside's libraries (opening hours are available on Council's website): Brighton Library, 14 Wilson Street, Brighton 3186; Hampton Library, 1D Service Street, Hampton 3188; Sandringham Library, 2–8 Waltham Street, Sandringham 3191; Beaumaris Library, 96 Reserve Road, Beaumaris 3193; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/ public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions.

The closing date for submissions is Friday 11 August 2017. A submission must be sent to the Bayside City Council, Planning Scheme Amendment C155, PO Box 27, Sandringham, Victoria 3191; or submissions can be emailed to: enquiries@bayside.vic.gov.au (please include 'Amendment C155' in the email title).

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

> MATT KELLEHER Manager Urban Strategy

Planning and Environment Act 1987 CASEY PLANNING SCHEME Notice of Preparation of Amendment Amendment C231 Authorisation A03430

The Casey City Council has prepared Amendment C231 to the Casey Planning Scheme. The land affected by the Amendment is 42–52, 54–60, part 62–70 and part 72–80 Manuka Road, Berwick.

The Amendment proposes to rezone the land from Farming Zone to General Residential Zone, apply a new Development Plan Overlay (Schedule 24), amend the Bushfire Management Overlay and Heritage Overlay, and other consequential changes to the Casey Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority: City of Casey, Customer Service Centre, Municipal Offices, Magid Drive, Narre Warren.

The Amendment can also be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www. dpcd.vic.gov.au/planning/publicinspection; and on the City of Casey website at www.casey. vic.gov.au/building-planning/planning-schemeand-amendments/on-exhibition-amendments

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is 10 July 2017.

A submission must be sent to: Team Leader – Planning Scheme Implementation, City of Casey, PO Box 1000, Narre Warren, Victoria 3805. G 23 8 June 2017 10

The following panel hearing dates have been set for this Amendment:

- directions hearing: week beginning 18 September 2017.
- panel hearing: week beginning 9 October 2017.

Should you have any queries about this Amendment, please contact Council's Planning Department on (03) 9705 5200.

Dated 8 June 2017

NICOLA WARD Manager City Planning

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C102

The Warrnambool City Council has prepared Amendment C102 to the Warrnambool Planning Scheme.

The land affected by the Amendment is 678–688 Raglan Parade, Warrnambool, described as PC 165360Y.

The Amendment proposes to rezone the land from the Public Use Zone 1 to the Mixed Use Zone Schedule 1, and apply the Environmental Audit Overlay to the land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Warrnambool City Council, 25 Liebig Street, Warrnambool; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 10 July 2017. A submission must be sent to Julie Glass, Coordinator City Strategy, Warrnambool City Council, PO Box 198, Warrnambool, Victoria 3280, or by email to planning@warrnambool. vic.gov.au

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

> ANDREW PATON Acting Chief Executive

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 8 August 2017, 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.

- BOURKE, Sheila Marjorie, late of Riverside House, 2 River Street, Richmond, Victoria 3121, deceased, who died on 25 April 2017.
- JAYAMANNE, Francis Shelton Raymond, late of 3A Almond Street, Caulfield South, Victoria 3162, pensioner, deceased, who died on 4 January 2017.
- DICKINS, Frederick Herbert, late of 265 McKinnon Road, McKinnon, Victoria 3204, retired, deceased, who died on 22 February 2017.
- WORLAND, Gordon Jeffrey, late of 201 Carr Street, Thomson, Victoria 3219, deceased, who died on 21 March 2017.

Dated 30 May 2017

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 9 August 2017, 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.

- AUSTIN, Alfie Creswick, also known as Alfred Creswick Harrison-Austin, late of Brookfield Park Nursing Home, 69 Liddiard Road, Traralgon, Victoria 3844, deceased, who died on 16 December 2015.
- CHRISTENSON, Raymond, late of 5 Anton Court, Chelsea Heights, Victoria 3196, pensioner, deceased, who died on 2 March 2017.
- DJAKOVIC, Margaret, late of 22 Ford Avenue, Sunshine North, Victoria 3020, married woman, deceased, who died on 7 March 2017.
- HARRICK, Francis Joseph, late of Somercare Nursing Home, 22 Graf Road, Somerville, Victoria 3912, deceased, who died on 11 October 2016.
- MACDONALD, Eleanor, late of Central Park Nursing Home, 101 Punt Road, Windsor, Victoria 3181, deceased, who died on 1 July 2016.
- SMITH, Margaret Jean, late of Unit 3, 406 South Street, Ballarat, Victoria 3350, deceased, who died on 24 September 2016.
- WARTON, William John, late of Flat 8, 158 Williams Road, Prahran, Victoria 3181, deceased, who died on 1 March 2017.

Dated 31 May 2017

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 11 August 2017, 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.

- BLACK, Russell Dennis, late of Anglicare Aged Care, T/A Benetas, 752 Esplanade, Mornington, Victoria 3931, deceased, who died on 20 February 2017.
- BRINKWORTH, Eloise Estelle, late of 5 Gunn Court, Westmeadows, Victoria 3049, housewife, deceased, who died on 31 December 2016. Date of Probate 29 May 2017.

Dated 2 June 2017

Crown Land (Reserves) Act 1978

ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by the Secretary to the Department of Environment, Land, Water and Planning, for Country Fire Authority purposes over part of Watery Gully Creek Reserve as described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown hatched bold on the following plan, being part of the land temporarily reserved for the purpose of conservation of an area of natural interest by Order in Council of 13 July 1999 (vide Government Gazette 15 July 1999, page 1671);



File Reference: 2007798 Dated 13 April 2017

THE HON. LILY D'AMBOSIO MP Minister for Energy, Environment and Climate Change

Crown Land (Reserves) Act 1978

ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by Parks Victoria for 'construction and maintenance of power pole infrastructure' purposes over part of Yarra Bend Park as described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown numbered '56' on the following plan, being part of the land permanently reserved for public park and recreation purposes by Order in Council of 26 March 1935 (vide Government Gazette 8 April 1935, page 1096).



Dated 2 June 2017

HON. LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

1089

ConnectEast Pty Limited, ABN 99 101 213 263, gives notice of the following EastLink tolls, fees and amounts (inclusive of GST) to apply from 1 July 2017 until 30 June 2018.

			Discounted tolls for	Discounted				
TAC			Car trips on weekends	tolls for Car trips in	Light Com-	Heavy Com-		
	TLINK TOLLS	Cars	or public holidays	a single toll zone only	mercial Vehicles	mercial Vehicles	Motor- cycles	Taxis
	LL CAP	\$6.13	\$4.91	N/A	\$9.80	\$16.24	\$3.07	N/A
Toll	zones:							
1	Springvale Rd to Ringwood Bypass	\$2.82	\$2.26	\$2.82	\$4.51	\$7.46	\$1.41	\$2.82
2	Maroondah Hwy to Canterbury Rd	\$0.41	\$0.33	\$0.33	\$0.65	\$1.08	\$0.21	
3	Canterbury Rd to Boronia Rd	\$0.41	\$0.33	\$0.33	\$0.65	\$1.08	\$0.21	
4	Boronia Rd to Burwood Hwy	\$0.41	\$0.33	\$0.33	\$0.65	\$1.08	\$0.21	
5	Burwood Hwy to High Street Rd	\$0.41	\$0.33	\$0.33	\$0.65	\$1.08	\$0.21	
6	High Street Rd to Ferntree Gully Rd	\$0.62	\$0.50	\$0.50	\$0.98	\$1.63	\$0.31	- \$2.65
7	Ferntree Gully Rd to Wellington Rd	\$0.62	\$0.50	\$0.50	\$0.98	\$1.63	\$0.31	(for a trip on any part of EastLink
8	Wellington Rd to Police Rd	\$0.62	\$0.50	\$0.50	\$0.98	\$1.63	\$0.31	south of Maroondah
9	Monash Fwy to Princes Hwy	\$0.62	\$0.50	\$0.50	\$0.98	\$1.63	\$0.31	Hwy)
10	Princes Hwy to Cheltenham Rd	\$0.62	\$0.50	\$0.50	\$0.98	\$1.63	\$0.31	
11	Dandenong Bypass to Greens Rd	\$0.62	\$0.50	\$0.50	\$0.98	\$1.63	\$0.31	
12	Greens Rd to Thompson Rd	\$1.43	\$1.14	\$1.14	\$2.29	\$3.80	\$0.72	
13	Thompson Rd to Peninsula Link & Frankston Fwy	\$1.43	\$1.14	\$1.14	\$2.29	\$3.80	\$0.72	
	pass – per trip ne direction	\$6.13	\$6.13	\$6.13	\$9.80	\$16.24	\$3.07	\$6.13
Trip fee*	pass purchase	\$2.92	\$2.92	\$2.92	\$2.92	\$2.92	\$2.92	\$2.92

GST is applied to a complete trip, not to each toll zone, and minor differences may occur due to rounding for trips involving more than one toll zone.

FEES, CHARGES AND AMOUNTS

The following fees, charges and amounts apply to Breeze accounts, EastLink trip passes and EastLink late toll invoices (valid from 1 July 2017 to 30 June 2018, including GST where applicable).

TOLL ADMINISTRATION FEES (TOLL INVOICES)

Toll Invoice Fee (\$5.53) is payable when we send you a Late Toll Invoice for travel on EastLink by a vehicle without a valid tag, account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

Toll Invoice Fee (\$11.07) is payable if you do not pay a Late Toll Invoice within 14 days and we send you an Overdue Notice for travel on EastLink by a vehicle without a valid tag, account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

VicRoads Lookup Fee is payable for vehicles registered in Victoria when we send you a Late Toll Invoice or Overdue Notice for travel on EastLink by a vehicle without a valid tag, account or EastLink trip pass. This is payable in addition to the applicable toll and Toll Invoice Fee. A separate VicRoads Lookup Fee is charged for each day's travel on EastLink. Refer to EastLink.com.au for the current amount.

Interstate Lookup Fee (for ACT, NSW, QLD, SA, TAS, WA and Other) is payable for vehicles registered outside Victoria when we send you a Late Toll Invoice or Overdue Notice for travel on EastLink by a vehicle without a valid tag, account or EastLink trip pass. This is payable in addition to the applicable toll and Toll Invoice Fee. A separate Interstate Lookup Fee is charged for each day's travel on EastLink. Refer to EastLink.com.au for the current amount.

ALL BREEZE ACCOUNTS

Dishonour Fee (as incurred by Breeze) is charged as a result of a payment failure. It will be a pass-through (without any margin) of amounts incurred by Breeze in this circumstance.

Image Processing Fee (29 cents per trip on EastLink) is charged for each trip made on EastLink by a vehicle linked to the account but travelling without a valid tag. This fee is waived for motorcycles.

BREEZE PRE-PAID ACCOUNT - TAG OPTION

Account Set Up Amount (minimum \$40) is the amount payable to establish a Breeze prepaid tag account. This payment is credited to the new account.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free quarterly statement.

Minimum Balance (minimum \$13.83) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Minimum Annual Tag Usage Amount (\$25.15) is the minimum amount of EastLink tolls charged for each commercial vehicle tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$687.50) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

Tag Replacement Fee (\$40 per tag) is a deposit which may be required on issue of a replacement tag and is applied as a toll credit on the third anniversary of payment of the deposit, or (if the account is closed before this date) refunded to you if the undamaged tag is returned.

Top Up Amount (minimum \$30) is the minimum amount payable by you to top up your pre-paid account.

BREEZE PRE-PAID ACCOUNT – NON-TAG OPTION (INCLUDES FLEXIBLE PAYMENT OPTION)

Account Set Up Amount (minimum \$40, flexible payment option minimum \$6.75) is the amount payable to establish a Breeze pre-paid non-tag account. This payment is credited to the new account.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free quarterly statement.

Minimum Balance (minimum \$13.83, flexible payment option minimum \$3.45) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Top Up Amount (minimum \$30, flexible payment option minimum \$6.75) is the minimum amount payable by you to top up your pre-paid account.

Top Up Fee (flexible payment option 73 cents per top up) is charged only if you have chosen the flexible payment option and your Top Up Amount is less than the Top Up Threshold Amount (\$30). BREEZE BUSINESS ACCOUNT (INCLUDES TAG AND NON-TAG OPTIONS)

Account Management Fee (\$18.24 per quarter) is the amount charged per quarter per Breeze business account. This fee is not refundable.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free monthly statement.

THE FOLLOWING APPLY IF YOU HAVE CHOSEN THE BREEZE BUSINESS ACCOUNT (TAG OPTION):

Minimum Annual Tag Usage Amount (\$25.15) is the minimum amount of EastLink tolls charged for each tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$687.50) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

Tag Replacement Fee (\$40 per tag) is a deposit which may be required on issue of a replacement tag and is applied as a toll credit on the third anniversary of payment of the deposit, or (if the account is closed before this date) refunded to you if the undamaged tag is returned.

EASTLINK TRIP PASS

*Trip Pass Purchase Fee (\$2.92) is payable once for every purchase transaction (where you buy one or more EastLink trip passes) at an over-the-counter location including at the EastLink customer centre or other participating outlet (e.g. 7-Eleven, United Petroleum or newsagent). This fee is in addition to the price of the EastLink trip passes.

MORE INFORMATION

For more information about EastLink, Breeze accounts or the EastLink trip pass please refer to the relevant brochures, customer service agreements and our privacy policy, which are available: during business hours at the EastLink customer centre (Hillcrest Avenue, Ringwood, Victoria 3134) or by calling (03) 9955 1400; and online at EastLink.com.au

EastLink.com.au

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Anne-Marie Nolan, as Delegate of the Secretary to the Department of Health and Human Services for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scales of fees and charges fixed by the following cemetery trust. The approved scales of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette and will be published on the internet.

The approved scale of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette.

The fees will be published on the internet at http://www.health.vic.gov.au/cemeteries and will also be published on the cemetery trust website at http://www.gmct.com.au Greater Metropolitan Cemeteries Trust: Northern Memorial Park (Hoddle) Dated 30 May 2017

> ANNE-MARIE NOLAN Acting Manager Cemeteries and Crematoria Regulation Unit

Equal Opportunity Act 1993

NOTICE OF PUBLICATION OF PRACTICE GUIDELINES

As required by section 150 of the **Equal Opportunity Act 2010**, the Victorian Equal Opportunity and Human Rights Commission gives notice of its publication of the following Practice Guideline: 'Guideline: Family violence services and accommodation > Complying with the Equal Opportunity Act 2010'.

This guideline may be read on the Commission's website: humanrightscommission.vic.gov.au/ guidelines

Dated 8 June 2017

KRISTEN HILTON Commissioner Victorian Equal Opportunity and Human Rights Commission

1093

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, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, and Jaala Pulford, Minister for Agriculture have:

- (i) considered the recommendations of the Scientific Advisory Committee as advertised in the Herald Sun, Weekly Times, Alpine Observer, Bairnsdale Advertiser, Ballarat Courier, La Trobe Valley Express, Mansfield Courier, Snowy River Mail and the Government Gazette during the week beginning 16 April 2017; and
- (ii) considered the comments of the Victorian Catchment Management Council; and
- (iii) decided to recommend to the Governor in Council that the items described in Column 1 of the Table in the Schedule to this Notice be added to the Threatened List for the reasons that the item meets the criterion and sub-criterion shown in Column 2 of that Table.

SCHEDULE

In this Schedule –

1.1 means **Criterion 1.1** The taxon is in a demonstrable state of decline which is likely to result in extinction;

1.1.2 means **Sub-criterion 1.1.2** The reproduction or recruitment of the taxon has seriously declined or is not occurring;

1.2 means **Criterion 1.2** The taxon is significantly prone to future threats which are likely to result in extinction;

1.2.1 means Sub-criterion 1.2.1 The taxon is very rare in terms of abundance or distribution; and

1.2.2 means **Sub-criterion 1.2.2** The threat is currently operating and is expected to operate at a level in the future which is likely to result in the extinction of the taxon.

Table

Column 1 Item	Column 2 Reasons for decision
Petauroides volans subsp. volans – Greater Glider	1.1; 1.2; 1.2.2
Bossiaea vombata – Wombat Bossiaea	1.1.2; 1.2.1; 1.2.2

Dated 9 May 2017	Dated 19 May 2017
LILY D'AMBROSIO	JAALA PULFORD
Minister for Energy, Environment	Minister for Agriculture
and Climate Change	

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Allyson Lardner, Acting Assistant Chief Fire Officer, Loddon Mallee Region, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

Itom	Column 1	Column 2	Column 3 Column 4		Column 5	Column 6
Item no. LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date	
1	17-185	Loddon Mallee	Murray Goldfields	Sloans Reef	8/06/2017	30/06/2017

Table – Firewood collection areas

Notes

1. The information in columns 2, 3 and 4 of the table is for information only.

2. **DELWP** means Department of Environment, Land, Water and Planning.

- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning see https://www.landata.vic.gov.au, select Central Plan Office, and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from <www.delwp.vic.gov.au/firewood>.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 5 June 2017

ALLYSON LARDNER Acting Assistant Chief Fire Officer, Loddon Mallee Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning



Heritage Act 1995 NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by modifying the following places in the Heritage Register:

Number: H2066 Category: Heritage Place Place: Woodend Avenue of Honour Location: Honour Avenue (Calder Highway), Woodend Macedon Ranges Shire

All of the place shown hatched on Diagram 2066 encompassing part of the road reserve for Honour Avenue (Calder Highway) and all of Reserve 1 on Lodged Plan 124725 and the objects being 75 name plaques held by the Woodend branch of the Returned and Services League.

CLARKES LA

DIAGRAM 2066



All of the place encompassing the following buildings and features as shown on Diagram 1074:

B1 Formal Garden Layout and elephant statue (but excluding all lighting, water fountain, Peter Pan statue and garden signage, bollards, seating, fences and fixed garbage bins)

B2 Mandrill House

B3 Monkey House

B4 Great Flight Aviary

B5 Giraffe House and enclosure

B6 Octagonal Aviary

B7 Carnivores Food Preparation Room (but excluding the south-eastern wing)

B8 Perimeter Fence and Front and Back Gates

B9 Elephant House and Enclosure (including the moat)

But removing the former Lion Enclosure shown cross-hatched on Diagram 1074.



Executive Director



Number: H1074 Category: Heritage Place Place Royal Melbourne Zoological Gardens Location: Elliott Avenue, Parkville Melbourne City



Heritage Act 1995 NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the following places in the Heritage Register:

Number: H2366 Category: Heritage Place Place: Cave Hill Limestone Quarry Location: 4 Melba Avenue, Lilydale Yarra Ranges Shire

All of the place shown hatched on Diagram 2366 encompassing part of Lot B on Plan of Subdivision 731531.



Number: H2371 Category: Heritage Place Place: Lower Stony Creek Dam Wall Location: Anakie Gorge Walking Track, Staughton Vale Greater Geelong City

All of the place shown hatched on Diagram 2371 encompassing parts of Crown Allotments 58, 59 and 69, Parish of Moreep and representing a curtilage of 20 metres measured from the centre line of the top of the dam wall.



Number: H2370

Category: Heritage Place; Archaeological Place Place: Bright Chinese Camp

Location: 14 Delany Avenue, Bright Alpine Shire

All of the place shown hatched in Diagram 2370 encompassing all of Consolidation Plan 153590.



TIM SMITH Executive Director

Infringements Act 2006

INTERNAL REVIEW GUIDELINES

CONTENTS

1 Overview

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 - 3.1.1 Application by a Body Corporate
- 3.2 Infringement notices that cannot be internally reviewed
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- 3.4 Matters referred to court
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Appendix 1 Sample form: Internal review application

1 OVERVIEW

1.1 Purpose of these Guidelines

The Internal Review Guidelines (Guidelines) encourage development of consistent decision making processes and assist agencies in identifying the legal and practical requirements of an internal review process.

Enforcement agency decision makers are required to exercise their discretion in making decisions within a legal framework consisting of legislative provisions and the requirements of general administrative law. These Guidelines provide guidance on that decision making framework, its legal requirements, and the policy aims that underpin them for agencies and their staff. Examples given are specific to those circumstances and the legislation at the time of publication. If in doubt, you should seek independent legal advice about administrative law decision making, policy and the underlying legislation.

These Guidelines form part of the internal review oversight function established by the internal review reforms. The new oversight regime aims to support the capacity and capability of enforcement agencies to carry out internal reviews through education, review, resource production and collaborative development of best practice.

1.2 What is an internal review

The internal review mechanism¹ in relation to infringement fines allows a person to apply to an enforcement agency for a review of the decision to issue the infringement notice.

Internal review is an important part of the infringement system because it acts as a first stage of assessment as to whether it is appropriate for that person to receive an infringement fine based on their life circumstances or other relevant ground.

Internal review is available to infringement notice recipients up to the time of registration of the penalty with the Infringements Court or Director, Fines Victoria.²

2 THE ROLE OF INTERNAL REVIEW IN THE INFRINGEMENT SYSTEM

The internal review process is set out in legislation.³ The infringement fine system promotes public safety and public order by holding people accountable for behaviour which impacts on or endangers the community members whilst recognising the variable impact of enforcement action on vulnerable and disadvantaged community members. Internal review is an important mechanism for early identification of this cohort of community members that should not be captured by the system.

As decision makers are exercising power under legislation for public purposes, administrative law principles such as lawfulness, fairness, openness and efficiency apply to the making of those decisions. Compliance with legislation, policy and administrative law principles will support lawful decision making by agencies.

Good internal review decision making requires agencies to consider a range of matters. Many of these are technical requirements to ensure decision makers exercise their functions properly. But the *purpose* of internal review and the role it plays in the infringement system is also a factor that should be taken into account.

3 INTERNAL REVIEW APPLICATIONS

This section provides further detail on the legislative and procedural requirements for processing applications for internal review.

¹ Until 31 December 2017, internal review rights are governed by Part 2, Division 3 of the **Infringements Act 2006**. From 31 December 2017, internal review amendments in Division 3, Part 17 of the **Fines Reform Act 2014** will commence.

² The Director, Fines Victoria will commence from 31 December 2017. Prior to this, internal review will operate under the **Infringements Act 2006** and references to the Director, Fines Victoria are to be read as references to the Secretary of the Department of Justice and Regulation.

³ Until 31 December 2017, internal review rights are governed by Part 2, Division 3 of the **Infringements Act 2006**. From 31 December 2017, internal review amendments in Division 3, Part 17 of the **Fines Reform Act 2014** will commence.

3.1 Who can apply for an internal review, when and for what offences

A person who receives an infringement notice can apply for an internal review to the issuing enforcement agency. They can also authorise another person (such as a family member, a friend, support worker or solicitor) making an application for an internal review on their behalf.⁴

Enforcement agencies should ensure any authority is in writing, signed by the applicant and accompanied by proof of identity from the person authorising the agent.

3.1.1 Application by a Body Corporate

Corporations and other entities known collectively as bodies corporate (those entities with a separate legal identity which are not natural persons) may also make internal review applications. A 'person' generally includes a body corporate unless there is clear legislative intent that they are not to be considered so.

Generally if the penalty notice is in the name of the body corporate, it has standing (the legal status) for the purposes of an internal review application. The special circumstances ground relates to matters that only affect natural persons and will not be available to bodies corporate. However, other grounds may be relevant. Decision makers should apply the evidentiary and other requirements to applications on those grounds in the same manner as for natural persons.

3.2 Infringement notices that cannot be internally reviewed

A number of offences relate to conduct that is of such a risk to public safety and/or amenity that any challenge to, or review of, the penalty notice should be dealt with by a court. These offences are therefore not subject to internal review.

These notices are where the offence alleged is:

- excessive speed, drink and drug driving under sections 89A to 89D of the **Road Safety** Act 1986,
- prescribed concentration of alcohol (transport workers) under section 95 of the **Transport (Safety Scheme Compliance and Enforcement) Act 2014** and
- prescribed concentration of alcohol (boating) under sections 61A and 61BA of the **Marine Drug, Alcohol and Pollution Control) Act 1988** are subject to separate review (objection process) in their respective legislation.⁵

In addition, there is no right to apply for internal review on the ground that the person was unaware of the notice having been served, where there was no personal service of the penalty notice, if the infringement notice relates to an alleged offence under:

- section 67 or 89B of the Road Safety Act 1986
- section 87A of the Melbourne City Link Act 1995
- section 96 of the Transport (Safety Scheme Compliance and Enforcement) Act 2014
- section 61B of the Marine (Drug, Alcohol and Pollution Control) Act 1988
- section 219A of the East Link Project Act 2004^e.

The rationale for exclusion of this category from the 'person unaware' ground is that the above provisions contain separate processes for seeking an extension of time on the grounds of being unaware of service, and in effect replace the need for a person unaware review ground.

This provision is designed to ensure those penalty notices that should not be proceeded with, because of an error in law or because of the life circumstances of the recipient, are identified before enforcement. Where applicants do not exercise their right to apply for an internal review this provision limits excessive delay.

⁴ Registration will be with Director, Fines Victoria after commencement of the Fines Reform Act 2014.

⁵ Section 21 of the **Infringements Act 2006**.

⁶ Section 21(2) of the Infringements Act 2006.

3.3 Timing requirements for internal review applications

An application for an internal review must be made:

- before the infringement penalty together with any prescribed costs are registered with the Infringements Court/Director, Fines Victoria⁷
- in the case of an infringement served on a child, at any time before the infringement penalty is registered with the Children's Court
- in the case of a non-registrable infringement offence, at any time before the expiry of the period to which the infringement notice relates, or
- in the case of any application made on the ground of 'person unaware' the application must be made within 14 days of the applicant becoming aware of the infringement notice.

3.4 Matters referred to court

The applicant may request that their matter be referred to the Magistrates' Court of Victoria (MCV) or the Children's Court even if they have made an application for an internal review.^s If this occurs the processing of the internal review application must be terminated by the enforcement agency.

3.5 Suspension of enforcement activity

When an enforcement agency receives an internal review application, the enforcement agency must suspend any enforcement activity until the enforcement agency has completed its review and has sent the applicant advice of the outcome.⁹

3.6 Internal reviews must be completed within time

Upon receiving an internal review application, an enforcement agency must review its decision to issue the infringement within the prescribed timeframe of 90 days¹⁰. A request for further information from the applicant stops that clock for a maximum 35 days. If these timelines are not met by the agency, the infringement notice will be deemed to have been withdrawn.

4 STEPS IN THE DECISION MAKING PROCESS FOR INTERNAL REVIEW

The Guidelines set out some steps that enforcement agencies may want to follow in processing internal review applications to ensure legislative and administrative law requirements are duly considered. These are not prescribed steps.

4.1 Step 1: assessing whether an internal review application is valid

An enforcement agency will need to first assess whether the internal review application satisfies the requirements outlined in section 22 of the Infringements Act.

Enforcement agencies are not obliged to conduct an internal review unless the application satisfies these prescribed requirements. All internal review applications must:

- be made in writing",
- include a current address for service¹²,
- can only be made once in relation to any one infringement offence in respect of the applicant¹³, and

⁷ The enforcement agency must register the penalty within six months from the date when the original notice was served (section 17 of the **Fines Reform Act 2014**).

⁸ Section 16 of the Infringements Act 2006.

⁹ Section 24 of the Infringements Act 2006.

¹⁰ Section 22(3)(a)(i) of the Infringements Act 2006 and regulation 16 of the Infringements Regulations 2016.

¹¹ Section 22(2)(b) of the Infringements Act 2006.

¹² Section 22(2)(b) of the Infringements Act 2006.

¹³ Section 22(2)(e) of the Infringements Act 2006.

• must specify ground/s for review (contrary to law, mistaken identity, special circumstances, exceptional circumstances and person unaware)¹⁴.

Whilst there is no prescribed internal review form, enforcement agencies may consider introducing an application form with specified content to assist applicants to understand requirements. A pro-forma internal review application form is attached (see Appendix 'A') to assist agencies to consider this.

Enforcement agencies are encouraged to assist applicants by:

- permitting applicants to rectify or replace an application that does not meet requirements
- permitting or encouraging an applicant who is unsure which ground to apply under to apply under a number, or even all of, the grounds
- providing details of information that may be relevant or required to support the application (for example agencies may make available a list of examples of relevant information for internal review applications via a website or through correspondence with applicants), and
- providing suggested agencies who can assist the applicant in making an internal review application.

4.2 Requesting additional information

Enforcement agencies should assist applicants to provide sufficient information to establish a ground for review. Where accompanying information is not sufficient, section 23 of the Infringements Act gives agencies the ability to request further information. Enforcement agencies should take steps to assist the applicant in correcting an application including making reasonable efforts to encourage the applicant in providing relevant information to support their application.

Enforcement agencies are encouraged to consider both the technical requirements for internal review grounds but also the policy purpose applications under those grounds serve in making the infringement system fairer for Victorians and ensuring that any mistakes in law are remedied.

Where, for example, an applicant discloses a mental health disorder agencies may request the applicant provide evidence from a medical practitioner that includes details of their mental health disorder and provides advice as to whether on the balance of probabilities their mental health disorder contributed to the offending conduct. This is the legal test for the application to meet for the 'special circumstances' ground. Agencies may need to assist applicants to meet this requirement in this circumstance because of the nature of the eligibility category.

Where an enforcement agency makes a request for additional information, it must:

- make the request for additional information in writing;
- suspend the internal review until the earlier of:
 - 35 days from the date specified in the correspondence requesting the additional information, or
 - the date when the additional information is provided.

An applicant has 14 days, from receipt of the request, to respond to the enforcement agency's request for additional information.¹⁵

If the applicant is unable to provide the additional information, they may ask the agency for an extension of time. The enforcement agency may refuse or grant the extension of time and must advise the applicant of that decision in writing. If an enforcement agency decides to grant the applicant's request for an extension of time, it must inform the applicant (in writing) of its decision and the period of the extension.

¹⁴ Section 22(1)(a)-(d) of the Infringements Act 2006.

¹⁵ Section 23(1)–(4) of the Infringements Act 2006.

If the applicant fails to provide the requested information within the relevant period, the enforcement agency may complete its review without the additional information. If the additional information is received out of time, the agency *may* decide to accept the late information provided and complete the internal review.¹⁶

4.3 Step 2: assessing whether the grounds for internal review apply to the facts

The grounds for internal review reflect the purposes of internal review in the infringement system. These purposes are to ensure:

- where there has been an error in exercising legal power by the agency, the notice can be withdrawn, and
- where the notice was valid but circumstances in the applicant's life means that enforcement of the infringement notice is not appropriate on fairness or equity grounds, the notice can be withdrawn.

4.3.1 Grounds for review

All applications for internal review must include at least one ground for review, as contained in section 22(1) of the Infringements Act.

The grounds are:

- contrary to law
- mistake of identity
- special circumstances
- exceptional circumstances, and
- person unaware.

Further detailed information about each of these grounds, guidance around evidentiary requirements and options for enforcement agencies after an internal review has been considered is available at Section 5 of the Guidelines.

4.3.2 The general requirements of decision making in internal review

Decision makers may take a range of factors into account when applying the internal review grounds to the set of facts before them in the application.

Enforcement agencies may choose to structure the decision making process by producing a set of questions for decision makers to consider whether there is sufficient evidence to allow the application to be granted. These questions may be designed to meet administrative law requirements.

For example, a decision maker may consider:

- if required, is there evidence that supports a connection between the ground being claimed and the condition or circumstance that the applicant is purporting to rely on (considering particularly the standard of proof required and whether a relevant causal link is demonstrated)
- is the evidence authentic, current (where applicable) and provided by an appropriate person (for example a health practitioner)
- has the applicant provided further information, where possible, when requested to do so and is further information realistic in the circumstances, and
- are there other relevant factors or information of a general nature which may not be capable of documentary proof.

Enforcement agencies may refer to section 5 of these guidelines for details of the specific kind of evidence outlined for each ground of internal review.

¹⁶ Section 23(4)–(6) of the Infringements Act 2006.

4.4 Step 3: notifying the applicant and reasons for decision

Once the enforcement agency has completed the internal review decision, it must serve the applicant with a written notice of the outcome within 21 days of that decision. If these timelines are not met by the agency, the infringement notice will be deemed to have been withdrawn.

While there is a requirement for notifying the applicant of the decision, there is no clear legislative requirement to provide reasons for a decision. However, the principles of procedural fairness may require enforcement agencies to provide the applicant with reasons for the outcome of a decision.

These may be sent automatically as part of the decision sent to the applicant, or be available only on request by the applicant. Enforcement agencies should develop a policy on the provision of reasons and establish consistent practice.

Notification could include a section indicating why the decision maker reached that conclusion. It may refer to matters such as:

- validity issues (for example, timelines or standing)
- failure to provide information to support the review ground
- failure to provide information which established the required nexus between the disability or disadvantage claimed and the conduct involved in the offence, and/or
- withdrawal of the application or referral of the matter to court.

The statement of reasons should include:

- what power the decision maker is exercising, including the delegation or authority and the relevant section of the Act
- steps in the reasoning process that led to the decision, linking the facts to the decision. The applicant should be able to understand how the decision was reached, and
- why facts were or were not accepted.¹⁷

Reasons are not required to be extensive or overly detailed but are an important tool to support the transparency of decision making and fairness of the internal review system.

5 GROUNDS FOR INTERNAL REVIEW

An internal review application must specify at least one ground of review. The grounds of review are set out in legislation. The following section provides further guidance about the considerations which may support each ground, evidential support which an agency may receive or request and the options available to an agency after consideration of the ground.

5.1 Contrary to law

The *contrary to law* ground can be used if a person believes that the decision to serve the infringement notice was contrary to law (for example, the infringement notice is not valid, or an infringement officer has acted unlawfully, unfairly, improperly or beyond their authority in taking that action or decision).

If an applicant makes this claim the enforcement agency would need to consider in conducting its review include:

- whether the officer was authorised to make the decision to serve the infringement notice
- whether the agency complied with all the procedural requirements (as required by legislation)
- whether the issuing officer made a mistake in deciding to issue the notice
- whether the issuing officer acted improperly or unfairly in deciding to issue the notice, and/or

¹⁷ Administrative Review Council 'Decision Making: Reasons' Administrative Review Best Practice Guide, 2007, pp 7-9

• whether all the relevant signs were clear and visible (for example, were parking signs and signage relating to non-smoking areas and liquor licences visible).

Applications for internal review that are made on the ground of contrary to law should (where appropriate) be accompanied with supporting evidence. This may include photographs of parking signage, witness statements or other evidence that goes to establishing facts.

An enforcement agency may make the following decision upon reviewing an application for internal review based on the grounds of contrary to law:

- confirm the decision to serve an infringement notice
- withdraw the infringement notice and service an official warning
- withdraw the infringement notice
- withdraw the infringement notice and refer the matter to Court (Magistrates' or Children's Court)
- in the case of an infringement offence involving additional steps, alter or vary those steps provided the alteration or variation is consistent with the Act or other instrument establishing the offence
- waive all or any prescribed costs, and/or
- approve a payment plan.

In some cases, it may be appropriate to do a combination of the actions above.

5.2 Mistake of identity

The *mistake of identity* ground is intended to apply to circumstances where a person claims that they were not the person who committed the infringement offence.

This ground is not available in circumstances where a person has been served with a traffic or parking infringement notice and they allege that they are not liable for the offence and cannot reasonably ascertain the identity of the person who was responsible for the offence. Such circumstances should be more appropriately addressed by lodging an unknown user nomination statement.

Applications for internal review that are made on the grounds of mistaken identity should (where appropriate) be accompanied with supporting evidence. Examples of supporting evidence for mistake of identity include the applicant's birth certificate, driver's licence or passport which shows:

- a different person than the one who received the penalty notice in the applicant's name, or
- evidence that the applicant could not have committed the conduct because they could not have been in the relevant location.

The relevant factors decision makers may consider are:

- how was the person identified at the time of the penalty notice issuing
- was there a statutory or procedural requirement for the issuing officer to confirm identity, and if so is there evidence this requirement was met
- did the conduct of the applicant contribute to misidentification at the point of issue? Was the applicant's conduct unreasonable in the circumstances (for instance did the applicant intentionally provide another person with their identification)?
- is there any evidence that there was conduct by an authorised officer or a third person that resulted in misidentification (for instance, this might include failure of the authorised officer to follow or document compliance with procedural requirements).

An enforcement agency may make the following decision upon reviewing an application for internal review based on the grounds of mistake of identity:

• confirm the decision to serve an infringement notice

- withdraw the infringement notice
- withdraw the infringement notice and refer the matter to Court (Magistrates' or Children's Court)
- in the case of an infringement offence involving additional steps, alter or vary those steps provided the alteration or variation is consistent with the Act or other instrument establishing the offence
- waive all or any prescribed costs, and/or
- approve a payment plan.

In some cases, it may be appropriate to do a combination of the actions above.

5.3 Special circumstances

An applicant may lodge an internal review application on the ground that *special circumstances* apply to them.

This provision of the Infringements Act is designed to divert those with *special circumstances* from the infringements system at the earliest opportunity. This category was introduced in 2006 as:

⁴A ground for seeking a review of a notice (is) that the person has 'special circumstances' that affected the behaviour at the time of the offence. This is a critical change to filter the vulnerable in the community out of the infringements system. People with special circumstances are disproportionately, and often irrevocably, caught up in the system...¹⁸

There are several categories of 'special circumstances' as defined in the legislation – further detail on those categories and the evidence which may be required to rely on each category is set out below. Note that 'special circumstances' is practically and conceptually distinct from 'exceptional circumstances' which is discussed in the following subsection.

An enforcement agency may make the following decision upon reviewing an internal review based on special circumstances:

- confirm the decision to serve the infringement notice¹⁹
- withdraw the infringement notice and serve an official warning
- withdraw the infringement notice.

Enforcement agencies should also note the power they have under section 17 of the Act to refer a matter to the Magistrates' Court. This power must be exercised before the penalty is registered with the Director, Fines Victoria²⁰ (or where it is a non-registerable matter before the expiry of the date for commencing proceedings).

This power does not apply to penalty notices relating to offences listed in section 17(2). The legislation that establishes those offences has separate processes for referral to court.

For penalty notices related to alleged offences by children, agencies are limited to exercising this power to the period before an enforcement order is issued under Schedule 3 of the **Children Youth and Families Act 2005**. Where the penalty notice matter cannot be registered under that Schedule the time limit on exercising the power is before the expiry of the period for commencing proceedings in relation to that matter.

¹⁸ Victoria, Parliamentary Debates, Legislative Assembly, 16 November 2005, 2187, (Rob Hulls MP, Attorney-General).

¹⁹ Note that an applicant will have alternative payment options available to them to discharge the infringement as outlined in section 5.6.2.

²⁰ After commencement of that office on 31 December 2017. Until then the current infringements court will operationally absorb this function.

5.3.1 Special circumstances categories

The definition of *special circumstances* in the Act is:

special circumstances, in relation to a person means -

- a) a mental or intellectual disability, disorder, disease or illness where the disability, disorder, disease or illness results in the person being unable
 - i to understand that conduct constitutes an offence; or
 - ii to control conduct that constitutes an offence; or
- b) a serious addiction to drugs, alcohol or a volatile substance within the meaning of section 57 of the **Drugs, Poisons and Controlled Substances Act 1981** where the serious addiction results in the person being unable
 - i to understand that conduct constitutes an offence; or
 - ii to control conduct which constitutes an offence; or
- c) homelessness determined in accordance with the prescribed criteria (if any) where the homelessness results in the person being unable to control conduct which constitutes an offence;
- d) family violence within the meaning of section 5 of the **Family Violence Protection Act 2008** where the person is a victim of family violence and family violence results in the person being unable to control conduct which constitutes the offence.²¹

These definitions are expanded upon below.

5.3.2 Establishing the 'results in' nexus

The definition of 'special circumstances' in the Act requires a connection or nexus to be made between the special circumstances category and the offending behaviour. The applicant is required to demonstrate, that it is more probable than not, that the special circumstances resulted in their inability to understand that their conduct constitutes an offence, or that they are unable to control that conduct.

The applicant must show that:

- 1) the person suffers from one of the conditions or circumstances that falls within the definition of special circumstances (for example, mental or intellectual disability, disorder, disease or illness, a serious drug/alcohol/volatile substance addiction, homelessness or family violence), and
- 2) the condition or circumstances resulted in the applicant being unable to either understand the conduct constituting the offence or control the conduct that constitutes an offence.²²

5.3.3 Evidence required to support special circumstances

Applications for internal review on the grounds of special circumstances should be accompanied with supporting evidence. Acceptable evidence is evidence that establishes the nexus required for special circumstances. That is, the evidence confirms:

- the existence of a relevant condition, and
- connects that condition to the offending conduct.

Evidence that is acceptable includes (but is not limited to) reports, letters, statements, submissions, statutory declarations, police reports, family violence safety notices.

²¹ Section 3 of the Infringements Act 2006.

²² See definition of 'special circumstances' in section 3 of the Infringements Act 2006 and Regulation 7 of the Infringement Regulations 2016.
Decision makers should also consider the reasonableness of asking for particular information. For instance, proving homelessness is in effect proving a negative, that is proving you do not have something. This can be difficult to do and this difficulty of proof is a relevant factor in deciding the reasonableness of requiring written evidence.

A range of individuals including professionals and practitioners can provide evidence in circumstances where the application is based on:

- <u>a mental or intellectual disability disorder, disease or illness</u>: evidence can be obtained from a medical practitioner, psychiatrist, psychiatric nurse or psychologist and can include a letter, statement or report that includes:
 - the practitioner/counsellor's qualification and relationship with the applicant and the period of engagement
 - the nature, severity and duration of the applicant's relevant condition and/or symptoms
 - an assessment on whether the applicant was suffering from the relevant condition at the time the offence was committed, and
 - whether, in the opinion of the practitioner, it is more likely than not that the applicant's relevant condition resulted in the applicant's inability to understand or control the conduct constituting the offence.
- <u>a serious addiction to drugs, alcohol or a volatile substance</u>: evidence can be obtained from a medical practitioner, psychiatrist, psychologist, accredited drug treatment agency, drug counsellor, case worker (from a community or social work facility) and can include a letter, statement or a report. Information that may support an application includes the:
 - practitioner/counsellor's qualification and relationship with the applicant including the period of engagement
 - the nature, severity and duration of the applicant's relevant condition and/or symptoms
 - whether the applicant was suffering from the relevant condition at the time the offence was committed, and
 - whether, in the opinion of the practitioner, it is more likely than not that the applicant's relevant condition resulted in the applicant's inability to understand or control the conduct constituting the offence.
- <u>homelessness</u>: evidence can be obtained from a medical practitioner, psychiatrist, case worker or social worker, health or community welfare service providers and can include a letter, statement or a report. Information that may support an application includes:
 - the practitioner/case worker's qualification and relationship and the period of engagement
 - a summary of the applicant's circumstances
 - whether the applicant was homeless at the time the offence was committed, and
 - whether, in the opinion of the practitioner, it is more likely than not that the applicant's circumstances resulted in the applicant's inability to control the conduct constituting the offence.
- <u>family violence</u>: evidence can be obtained from family violence case workers or social workers, Victoria Police, medical practitioners or health or community welfare service providers and can include a statement, report, letter, family violence safety notice or a family violence intervention order. Information that may support an application includes:

- the practitioner/case worker's qualification and relationship and the period of engagement
- a summary of the applicant's circumstances
- whether the applicant was experiencing family violence at the time the offence was committed, and
- whether, in the opinion of the practitioner/case worker, it is more likely than not that the applicant's circumstances involving family violence resulted in the applicant's inability to control the conduct constituting the offence.

5.3.4 Currency of information

The currency of evidence should be considered when contemplating evidence of special circumstances. As a general rule, evidence provided by professionals or practitioners should be signed and dated within the last 12 months. However, enforcement agencies should take a case by case approach to this requirement depending on the condition or circumstance being relied upon. For example, where the applicant relies on the ground of special circumstances and cites a lifelong intellectual disability, application of the 12 month rule will likely be unnecessary.

The following requirements for information may be given to professionals and practitioners to assist them in supporting an application for special circumstances:

- details of the individual providing the information including their name, position and qualifications
- the relationship the individual has with the applicant (for example, treating physician, case worker, family violence case worker)
- a submission about the applicant's condition (this may include particulars about the nature of the circumstances/condition), and
- an assessment of whether the applicant's condition/circumstances resulted in the applicant being unable to either understand or control the conduct constituting the offence.

5.3.5 Special circumstances categories

Mental disability, disorder, disease or illness

In accordance with section 4 of the **Mental Health Act 2014** and the definition of 'disability' contained in the **Disability Discrimination Act 1992** (Cth) a mental disability, disorder, or disease or illness means a diagnosed medical condition that is characterised by a disturbance of thought, mood, perception or memory. This may include:

- a total or partial loss of a person's mental functions, or
- a disorder, disease or illness that affects a person's thought processes, perception of reality, emotions or judgment, or that results in disturbed behaviour.²³

By way of guidance 'The Guide to Specialist Courts & Support Services'²⁴ cites common examples of mental illnesses of which include:

- bipolar disorder
- serious depression and anxiety
- psychosis
- schizophrenia

²³ This guideline is adapted from section 4 of the Mental Health Act 2014 and the definition of 'disability' contained within the Disability Discrimination Act 1992 (Cth).

²⁴ Guide to Court Support & Diversion Services, Magistrates' Court of Victoria, March 2011, p 25.

- severe mood disorder
- antisocial personality disorder
- borderline personality disorder
- post-traumatic stress disorder, and
- attention deficit and hyperactivity disorder.

Intellectual disability, disorder or disease

In accordance with the definitions of 'disability' and 'intellectual disability' in section 3 of the **Disability Act 2006** and the **Disability Discrimination Act 1992** (Cth), an intellectual disability, disorder or disease means a disorder or malfunction that results in a person learning differently to a person without the disorder or malfunction. This includes:

- the coexistence of significant sub-average general intellectual functioning and significant deficits in adaptive behaviour, which became manifest before the age of 18 years, or
- cognitive impairment, including a neurological condition or acquired brain injury, or a combination of both, which:
 - is, or is likely to be, permanent, and
 - causes a substantially reduced capacity in at least one of the areas of self-care, self-management, or mobility.²⁵

Common examples of cognitive or intellectual disability cited in 'The Guide to Specialist Courts & Support Services' include the following:

- autism spectrum disorder
- dementia
- motor neurone disease
- Parkinson's disease
- stroke
- Huntington's disease, and
- acquired brain injury.²⁶

Serious addiction to drugs, alcohol or volatile substance

A person is considered to have a serious addiction to drugs, alcohol or volatile substances if that person has a maladaptive pattern of substance use leading to clinically significant impairment or distress, as manifested by three (or more) of the following, occurring any time in the same 12 month period:

- tolerance, as defined by either of the following:
 - a need for markedly increased amounts of the substance to achieve intoxication or the desired effect, or
 - markedly diminished effect with continued use of the same amount of the substance.
- withdrawal, as manifested by either of the following:
 - the characteristic withdrawal syndrome for the substance, or
 - the same (or closely related) substance is taken to relieve or avoid withdrawal symptoms.
- the substance is often taken in larger amounts or over a longer period than intended.

²⁵ This guideline is taken from the definitions of 'disability' and 'intellectual disability' in section 3 of the Disability Act 2006 and the Disability Discrimination Act 1992 (Cth).

²⁶ Guide to Court Support & Diversion Services, Magistrates' Court of Victoria, March 2011, p 25.

- there is a persistent desire or unsuccessful efforts to cut down or control substance use.
- a great deal of time is spent in activities necessary to obtain the substance, use the substance, or recover from its effects.
- important social, occupational, or recreational activities are given up or reduced because of substance use.
- the substance use is continued despite knowledge of having a persistent physical or psychological problem that is likely to have been caused or exacerbated by the substance (for example, current cocaine use despite recognition of cocaine-induced depression or continued drinking despite recognition that an ulcer was made worse by alcohol consumption).²⁷

Volatile substance – *definition*:

Section 57 of the **Drugs**, **Poisons and Controlled Substances Act 1981** defines volatile substances as:

- plastic solvent
- adhesive cement
- cleaning agent
- glue
- nail polish remover
- lighter fluid
- gasoline
- any other volatile product derived from petroleum, paint thinner, lacquer thinner, aerosol propellant, or anaesthetic gas, and
- any substance declared volatile by the Governor in Council from time to time. *Homelessness*

The criteria for determining if a person is homeless is prescribed by the Infringements Regulations.

A person is considered homeless if he or she -

- is living in crisis accommodation, or
- is living in transitional accommodation, or
- is living in any other accommodation provided under the Supported Accommodation Assistance Act 1994 (Cth), or
- has inadequate access to safe and secure housing as defined in section 4 of the **Supported Accommodation Assistance Act 1994** (Cth).

Common examples where a person may be considered homeless are where a person is:

- without conventional accommodation, for instance, sleeping in parks or on the street, squatting, living in cars or in improvised dwellings
- moving from one form of temporary accommodation to another, for example, refuges, emergency hostel accommodation, or temporary space in the homes of family and friends
- as a result of unsafe living conditions (such as family violence) or inability to afford other housing, the person is living in temporary accommodation
- living in a caravan park due to their inability to access other accommodation, or
- living in boarding houses on a medium to long-term basis.²⁸

²⁷ This is based on the definition of substance dependence in American Psychiatric Association, the Diagnostic and Statistical Manual of Mental Disorders: DSM-V. 5th edition, Washington D.C: American Psychiatric Association (2013).

²⁸ These examples are based on the Chamberlain and McKenzie definition of homelessness, a commonly used definition in Australia.

Family violence

The **Fines Reform and Infringements Acts Amendment Act 2016** expanded the definition of special circumstances to include a person who is a victim of family violence within the meaning of section 5 of the FVPA. This provision will commence by default on 1 July 2017.

Section 5 of the FVPA defines family violence as:

- 1 For the purposes of the Family Violence Protection Act 2008 family violence is -
- a) behaviour by a person towards a family member of that person if that behaviour
 - i is physically or sexually abusive; or
 - ii is emotionally or psychologically abusive; or
 - iii is economically abusive; or
 - iv is threatening; or
 - v is coercive; or
 - vi in any other way controls or dominates the family member and causes that family
 - vii member to feel fear for the safety or wellbeing of that family member or another viii person; or
- a) behaviour by a person that causes a child to hear or witness, or otherwise be exposed to the effects of, behaviour referred to in paragraph (a).
- 2 Without limiting subsection (1), *family violence* includes the following behaviour -
- a) assaulting or causing personal injury to a family member or threatening to do so;
- b) sexually assaulting a family member or engaging in another form of sexually coercive behaviour or threatening to engage in such behaviour;
- c) intentionally damaging a family member's property, or threatening to do so;
- d) unlawfully depriving a family member of the family member's liberty, or threatening to do so;
- causing or threatening to cause the death of, or injury to, an animal, whether or not the animal belongs to the family member to whom the behaviour is directed so as to control, dominate or coerce the family member.
- 3 To remove doubt, it is declared that behaviour may constitute family violence even if the behaviour would not constitute a criminal offence.

The Royal Commission into Family Violence report²⁹ tabled in Parliament on 30 March 2016, recognised the difficulties faced by victims within the infringements framework and considered that there are a range of car-related debt issues that arise in circumstances of family violence. In making recommendations 112 and 113, the Royal Commission considered that family violence arose in circumstances where:

- victims committed infringement offences (including parking and traffic offences) while experiencing family violence (for example, escaping violence), or
- perpetrators of family violence incurred infringements while driving a vehicle registered in the victim's name and the victim was unable to nominate due to safety fears.

5.4 Exceptional circumstances

The exceptional circumstances ground provides decision makers with the discretion to determine whether, taking into account the circumstances in which the offending conduct occurred, the imposition of the penalty is appropriately enforced in light of the exceptional circumstances.

²⁹ Royal Commission into Family Violence website, see: http://www.rcfv.com.au/Report-Recommendations

Unlike special circumstances, there is no prescribed definition of this ground of review in the Act. It is intended to apply to one-off circumstances, all of which cannot be categorised. This category is designed to include circumstances where the applicant has enough awareness and self-control to be liable for their conduct, but has a good excuse for that conduct.

Some examples include circumstances where the applicant committed the offence due to unforeseen or unpreventable circumstances including medical emergencies, unavoidable or unforeseeable delay and vehicle breakdown. The decision making criterion then is whether imposition of a penalty is fair in the circumstances.

Applications for internal review that are made on the grounds of exceptional circumstances should (where appropriate) be accompanied with supporting evidence. Examples of supporting evidence could include medical evidence from medical practitioners, an invoice from a mechanic or a towing service.

Decision makers can take any matter a reasonable person would consider as relevant information into account.

An enforcement agency may make the following decision upon reviewing an application for internal review based on the grounds of exceptional circumstances:

- confirm the decision to serve an infringement notice
- withdraw the infringement notice and service an official warning
- withdraw the infringement notice
- withdraw the infringement notice and refer the matter to Court (Magistrates' or Children's Court)
- in the case of an infringement offence involving additional steps, alter or vary those steps provided the alteration or variation is consistent with the Act or other instrument establishing the offence
- waive all or any prescribed costs, and/or
- approve a payment plan.

In some cases, it may be appropriate to do a combination of the actions above.

5.4.1 Financial hardship

While financial hardship is not a ground for review, enforcement agencies may consider such applications under the exceptional circumstances ground. It is open to enforcement agencies to implement an exceptional circumstances financial hardship policy. Alternatively, where a person is experiencing financial hardship and is unable to pay their outstanding fines, enforcement agencies should assist the applicant, where appropriate, to negotiate a payment plan.

5.5 Person Unaware

This new ground of internal review enables an applicant to lodge an internal review application on the ground that they were unaware that the infringement notice has been served. Service must not have been by personal service.

An enforcement agency must not consider an application made on the ground of 'person unaware' if the applicant has not updated their authorised address within 14 days of changing address.³⁰

An 'authorised address' as defined in the Infringements Act means:

• an address that is recorded in relation to a person in a register kept by a public statutory authority (including a Director under the **Corporations Act 2001**), if by law that person is required to notify that public statutory body of any change in that address. An example of a public statutory authority is VicRoads.

³⁰ Section 22(3) of the Infringements Act 2006.

• in relation to a transport infringement, within the meaning of Part VII of the **Transport** (Compliance and Miscellaneous) Act 1983 or a ticket infringement within the meaning of that Part, an address provided by a person to an authorised officer or police officer under section 218B of that Act after that officer has requested the person to state his or her name and address because the authorised officer or police officer believes on reasonable grounds that the person has committed a transport infringement or a ticket infringement, as the case requires.

An application made on the ground of 'person unaware' must:

- be made within 14 days of the applicant becoming aware of the infringement notice (a person may evidence the date they became aware of the infringement notice by executing a statutory declaration);
- be made in writing;
- state the grounds on which the decision should be reviewed;
- provide the applicant's current address for service; and
- may only be made once in relation to any one infringement offence in respect of the applicant.

The enforcement agency must suspend all other procedures (including enforcement action) until the agency has completed reviewing the person unaware application and the applicant has been sent advice of the outcome.³¹

Applications for internal review that are made on the grounds of person unaware should (where appropriate) be accompanied with supporting evidence. For example, copies of date-stamped passports, boarding passes, removalist invoices and mail theft reports made to Victoria Police.

Where an enforcement agency grants an internal review application made on the ground of person unaware, the following the applicant may opt to:

- pay the infringement
- apply for a payment plan
- apply to the Director, Fines Victoria for a payment arrangement
- apply for a review of the decision to serve an infringement offence under section 22(1) (a), (b) or (c) of the Act
- nominate another person for the infringement offence (in the case of traffic or parking offences)
- elect to have the matter heard in Court (Magistrates' or Children's Court), or
- if the person is eligible, an accredited organisation may apply to the Director, Fines Victoria for a Work and Development Permit on behalf of the applicant.³²

5.6 Options for applicants when an application for internal review is refused

5.6.1 Contrary to law, mistaken identity and exceptional circumstances

For applications made on the grounds of contrary to law, mistaken identity and exceptional circumstances, the following options are available where a decision maker refuses the application and confirms the infringement:

- pay the infringement and any prescribed costs by the due date
- where an infringement offence involves additional steps and the enforcement agency confirms the decision, the applicant must pay the infringement and perform all the additional steps by either the end of the period specified in the infringement notice or within 14 days after the applicant has been sent advice of the outcome of the review.

³¹ Section 24(1A) of the Infringements Act 2006.

³² Further detail on Work and Development Permit options and eligibility are available on the Fines Victoria website.

- apply for a payment plan
- apply to the Director, Fines Victoria for a payment arrangement
- elect to have the matter heard in Court (Magistrates' or Children's Court), or
- if the person is eligible, an accredited organisation may apply to the Director, Fines Victoria for a Work and Development Permit on behalf of the applicant.³³

5.6.2 Special circumstances

For applications made on the ground of special circumstances, the following options are available where a decision maker refuses the application and confirms the infringement:

- pay the infringement
- apply for a payment plan
- apply to the Director, Fines Victoria for a payment arrangement
- elect to have the matter heard in Court (Magistrates' or Children's Court), or
- if the person is eligible, an accredited organisation may apply to the Director, Fines Victoria for a Work and Development Permit on behalf of the applicant.³⁴

5.6.3 Person unaware

If a decision to refuse an internal review on the ground of person unaware is made, the applicant must pay the penalty and prescribed costs (within 14 days from receiving the refusal notice).³⁵ The applicant will have alternative payment options available to them as are available for other grounds of review (that is, payment plans or arrangements, court referral or work and development permits (if eligible).

³³ Further detail on Work and Development Permit options and eligibility are available on the Fines Victoria website.

³⁴ Further detail on Work and Development Permit options and eligibility are available on the Fines Victoria website.

³⁵ Section 25(4) and (5) of the Infringements Act 2006.

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APPENDIX 1 SAMPLE FORM: INTERNAL REVIEW APPLICATION

Application for Internal Review (Infringements Only)

- Please complete all sections below to have your infringement reviewed. Please complete the white sections, print clearly in ink using BLOCK letters, cross where applicable and then sign below.
- 2. Only one Internal Review may be submitted per Infringement Notice, unless applying when an internal review has been granted on the ground of Person Unaware of Fine.
- Internal reviews are not permitted for an alleged drink-driving, driving under the influence of drugs, or excessive speed infringements that result in a loss of licence.

Applicant details

Who is applying (confirm who is making												
Person named on the	X			vith consent						ed compa	any	
X infringement notice				omplete the 'O on reverse sid					represer	itative		
Your personal details												
Surname / Company Name												
First name / Company ACN												
Address of person / Company												
					State			Posto	ode			
Email												
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Your obligation number				Infringe	ement not	tice number						
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Description of relevant grounds for internal review appeal

1 Exceptional Circumstances

Please provide details of the exceptional circumstances (where you have committed the offence due to unforeseen or unpreventable circumstances, e.g. medical emergencies).

2 Contrary to Law

Please provide the reasons why you consider the decision to issue you with an Infringement was unlawful (e.g. the Infringement was not valid).

3 Special Circumstances

Special circumstances includes:

- a mental or intellectual disability, disorder, disease or illness
- a serious addiction to drugs, alcohol or volatile substance
- homelessness, or
- family violence within the meaning of the Family Violence Protection Act 2008.
- You must provide evidence (e.g. letter, report, statement) from one of the following parties to support you application.
- a case worker, case manager or social worker
- a general practitioner, psychiatrist or psychologist, or
- an accredited drug treatment agency.
- Evidence (e.g. letter, statement or a report) from practitioner or case work should include the following information:
- · the practitioner/case worker's qualification and relationship with you, including the period of engagement
 - the nature, severity and duration of your condition or your circumstances:
 - a) whether you were suffering from the relevant condition or circumstances at the time the offence was committed, and
 - b) whether, in the opinion of the practitioner/case worker, it is more likely than not that your condition/ circumstances resulted in your inability to understand or control the conduct constituting the offence.

The practitioner or agency report must show that because of your condition/situation you could not understand or control constituting the offence.

4 Mistaken Identity

Please provide an explanation of why you rely on the ground of mistake of identity (including evidence e.g. copy of your driver's licence, in support).

5 Person Unaware of Fine

An application made on the ground of 'person unaware' must:

- be made within 14 days of you becoming aware of the infringement notice (You may evidence the date that you became aware of the infringement notice by executing a statutory declaration)
- state the grounds on which the decision should be reviewed, and
- state the grounds on which the decision should be reviewed, an
- provide your current address for service.

6 Penalty Reminder Notice Fee Waiver Request

Please provide the reason(s) why you believe the Penalty Reminder Notice Fee should be waived. Note: The original penalty amount is still applicable under this request.

Applicants please note:

If you do not provide sufficient information, the enforcement agency may request further information. If you do not provide this further information within 28 days of the date of request, the enforcement agency may determine the application without further information. Internal reviews are not permitted for an alleged drink-driving, driving under the influence of drugs, or excessive speed infringements that result in a loss of licence.

Consent for internal review

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Infringements Act 2006

WORK AND DEVELOPMENT PERMIT GUIDELINES

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- 1 Introduction
- 2 Document purpose
- 3 Eligible person
- 4 Content of a proposed WDP

5 Accreditation

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- 5.2 Application requirements
 - 5.2.1 General application requirements for organisations
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 - 5.2.3 Health practitioners

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7 Information handling and consent

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- 7.2 Storage of information relating to an eligible person
- 7.3 Consent

Record management requirements

Appendix 1: Eligible person categories

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- Intellectual disability, disorder or illness
- Addiction to drugs, alcohol or volatile substances

Homelessness

Acute financial hardship

Receipt of a social security payment

Low income test

Extenuating circumstances

Victim of family violence

Appendix 2: WDP activities

- Unpaid work
- Courses

Treatment given by a health practitioner

Counselling

Mentoring programs

Appendix 3: Accreditation requirements

Appendix 4: Consent form

1 INTRODUCTION

The **Infringements Act 2006** (Infringements Act), in Part 2 – Division 3A, establishes a Work and Development Permit (**WDP**) scheme to enable an eligible person to explate an infringement offence by undertaking approved activities instead of paying the infringement penalty.

An accredited agency or an accredited health practitioner is responsible for making an application for a WDP on behalf of an eligible person, and for supervising the participation of an eligible person in activities under a WDP.

From 1 July 2017 to 30 December 2017, the WDP scheme will be administered by the Secretary, Department of Justice and Regulation (Secretary) or the Secretary's agent. The functions of the Secretary include approving an application for a WDP, managing the process for accreditation of agencies and health practitioners and general oversight of the WDP scheme.

Upon commencement of Part 2A of the **Fines Reform Act 2014** on 31 December 2017, the majority of the functions of the Secretary will transfer to the Director, Fines Victoria. From 31 December 2017, a reference to the Secretary in these guidelines is taken to be a reference to the Director, Fines Victoria.

2 DOCUMENT PURPOSE

This document sets out the WDP guidelines made by the Attorney-General pursuant to section 27L of the Infringements Act. The guidelines take effect from 1 July 2017.

The guidelines cover:

- the personal circumstances that must be established to satisfy the Secretary that a person is an eligible person;
- the details to be included in any proposed WDP to be approved by the Secretary;
- the criteria that make an organisation an appropriate organisation for accreditation for the purposes of supervising and supporting eligible persons;
- the information and documents required for applications to become an accredited agency or accredited health practitioner;
- the work-off rate for satisfaction or part satisfaction of an infringement penalty; and
- information handling, consent and record management requirements.

The terms used in these guidelines, unless otherwise stated, have the same meanings as they have in the Infringements Act.

3 ELIGIBLE PERSON

The Secretary has the discretion to approve a WDP application if satisfied that the application is in respect of an eligible person. Section 3 of the Infringements Act defines the term *eligible person* to mean a person served with an infringement notice¹ and who:

- has a mental or intellectual disability, disorder or illness;
- has an addiction to drugs, alcohol or volatile substances;²
- is experiencing homelessness;
- is experiencing acute financial hardship; or
- is the victim of family violence.³

Appendix 1 sets out the circumstances that must be established to satisfy the Secretary that a person is an eligible person.

¹ Court fines are not eligible for a WDP

² Within the meaning of section 57 of the Drugs, Poisons and Controlled Substances Act 1981.

³ Within the meaning of section 5 of the Family Violence Protection Act 2008.

4 CONTENT OF A PROPOSED WDP

A proposed WDP must include:

- the name, address and contact details of the eligible person;
- the name, address and contact details of the accredited agency or accredited health practitioner;
- for an accredited agency, the name and contact details of the person who will be responsible for supervising the eligible person on behalf of the organisation;
- details of each infringement offence to which the WDP will relate, including the total outstanding amount of the unpaid infringement penalties (including prescribed costs and fees);
- the nature of the WDP activities proposed to be undertaken consistent with section 27A of the Infringements Act;
- a proposed time for the completion of the WDP activities; and
- the consent of the eligible person in the form provided in Appendix 4.

Further details of the types of activities that are WDP activities are set out in Appendix 2.

5 ACCREDITATION

The two categories of accreditation under the WDP scheme are **accredited agency** and **accredited health practitioner**. The application requirements for each category of accreditation are set out below. **Appendix 3** summarises these requirements.

5.1 Appropriate organisation criteria

An organisation seeking to be accredited as an accredited agency must first meet the *appropriate organisation* criteria.⁴

The *appropriate organisation* criteria is that the organisation must be one of the following organisations:

- a non-profit organisation;
- a government agency or statutory body;
- a general practice;⁵
- a for-profit organisation whose objectives are consistent with the objectives of the WDP scheme; or
- an interstate organisation that falls under one of the above categories.

5.2 Application requirements

5.2.1 General application requirements for organisations

An organisation applying for **agency accreditation** must provide the following information and/or documents:

- details of the client groups with which the organisation works (for example, people experiencing homelessness, people with a drug or alcohol addiction, young people);
- details of the types of activities the organisation proposes to provide under the scheme (for example, unpaid work, courses, counselling, mentoring);
- confirmation that the organisation has staff who are trained, qualified or experienced to provide the types of activities that the organisation proposes to provide;
- the name and contact details of the organisation's key contact person for the WDP scheme;
- 4 Consistent with the requirement at section 27L(1)(c) of the **Infringements Act 2006**.

⁵ A general practice is a general practice accredited against the Royal Australian College of General Practitioner Standards.

- details of the organisation's ABN;
- evidence of insurance cover (certificate of currency);
- confirmation that the organisation has a complaints procedure; and
- evidence that any person who will be responsible for supervising an eligible person who is under 18 years of age has passed a Working with Children Check.

5.2.2 Additional application requirements for particular organisations

Non-profit organisations

In addition to the requirements set out at 5.2.1, a non-profit organisation applying to become an accredited agency must also demonstrate a capacity to work with government to deliver services and to comply with the terms of contract service agreements. Evidence to demonstrate this might include, for example, details of a recent contract service agreement with government, evidence of compliance with that agreement, evidence of renewal of a funding agreement or, evidence of audit outcomes.

For-profit organisations

In addition to the requirements set out at 5.2.1, a for-profit organisation applying to become an accredited agency must also provide:

- evidence of the organisation's objectives, governance and funding, and demonstrate how the objectives are consistent with those of the WDP scheme; and
- details of any past contract service agreements with government and, if available, evidence of compliance with those agreements (for example, evidence of renewal of a funding agreement or audit outcomes).

General practices

In addition to the requirements set out at 5.2.1, a general practice applying to become an accredited agency must also provide:

- evidence of its accreditation against the Royal Australian College of General Practitioner Standards;
- the name(s) and registration number(s) of its health practitioners (medical practitioners, psychologists or nurses) who will be providing treatment under the scheme; and
- details of any outstanding complaints or notifications against any of its health practitioners who will be providing treatment under the scheme.

When a general practice is accredited as an accredited agency, the individual health practitioners listed on the application will also be considered for accreditation as accredited health practitioners.

5.2.3 Health practitioners

Section 3 of the Infringements Act defines *health practitioner* to mean a *registered medical practitioner*⁶, *registered psychologist* or *nurse*.⁷

A health practitioner applying individually for accreditation as a health practitioner must provide the following additional information and/or documents:

- the health practitioner's name and registration number;
- evidence of the health practitioner's current professional indemnity insurance;

⁶ The term registered medical practitioner is defined in section 38EA of the Interpretation of Legislation Act 1984.

⁷ The terms registered psychologist and nurse are defined in section 3 of the Infringements Act.

- details of any outstanding complaints or notifications against the health practitioner; and
- confirmation that the health practitioner has a complaints procedure in place for eligible persons.

Where a health practitioner seeks to be accredited as part of a general practice that is already accredited as an accredited agency, the application must also provide details of the address of the general practice.

6 WORK-OFF RATES

The work-off rates are the rates at which a person's participation in particular WDP activities will satisfy or part satisfy an infringement penalty and any prescribed costs or prescribed warrant fees.

Table 1: Work-off rates

Activity	Work-off rate
Unpaid work	
Courses, including educational, vocational or life skills courses	
Financial or other types of counselling (excluding drug and alcohol counselling)	0.3 penalty units per hour
Participation in a mentoring program (for an eligible person under the age of 25 years)	
Treatment given by an accredited health practitioner	6.6 penalty units
Drug and alcohol counselling	per month

7 INFORMATION HANDLING AND CONSENT

7.1 Collection, use and disclosure of information relating to an eligible person

The Secretary may collect, use and disclose information or sensitive information⁸ relating to an eligible person that is reasonably necessary to exercise the Secretary's functions in relation to a WDP.

The following individuals and organisations may collect, use and disclose information about an eligible person in the course of undertaking functions in relation to a WDP:

- the Department of Justice and Regulation;
- an accredited agency or an accredited health practitioner;
- an organisation or individual to which an accredited agency or accredited health practitioner has referred an eligible person to undertake WDP activities; and
- an enforcement agency⁹.

7.2 Storage of information relating to an eligible person

An accredited agency or accredited health practitioner must store information relating to an eligible person for at least five years.

7.3 Consent

An accredited agency or accredited health practitioner must obtain the consent of an eligible person in the prescribed form at Appendix 4. An accredited agency or accredited health practitioner must include that consent as part of an application for a WDP.

⁸ As defined in Schedule 1 of the Privacy and Data Protection Act 2014.

⁹ An enforcement agency is defined in section 3 of the Infringements Act 2006.

8 RECORD MANAGEMENT REQUIREMENTS

An accredited agency or an accredited health practitioner must keep a record of information relating to its involvement in the WDP scheme, including records:

- demonstrating that the accredited agency or accredited health practitioner meets, and continues to meet, the requirements of accreditation;
- establishing the eligibility of a person on whose behalf the accredited agency or accredited health practitioner has submitted an application for a WDP;
- evidencing the participation by an eligible person in WDP activities;
- demonstrating that a person who is responsible for supervising an eligible person who is under 18 years of age has passed a Working with Children Check;
- demonstrating that an eligible person who is undertaking activities that may involve contact with persons under 18 years of age has passed a Working with Children Check.

An accredited agency or an accredited health practitioner must:

- retain WDP records for at least five years;
- comply with these record management requirements, even if the accreditation of the accredited agency or accredited health practitioner is surrendered or cancelled;
- maintain WDP records securely (for example, as a hardcopy in a lockable cabinet or as electronic copies on a password protected computer);
- treat WDP records as confidential; and
- upon request, and with reasonable notice, provide access to WDP documents to:
 - the Secretary (or the Secretary's agent); and
 - an eligible person who is, or has been subject to a WDP under the supervision of that accredited agency or accredited health practitioner (for documents relating to that eligible person).

APPENDIX 1: ELIGIBLE PERSON CATEGORIES

Mental disability, disorder or illness

In accordance with section 4 of the **Mental Health Act 2014** and the definition of 'disability' contained in the **Disability Discrimination Act 1992** (Cth) a mental disability, disorder, or disease or illness means a diagnosed medical condition that is characterised by a disturbance of thought, mood, perception or memory. This may include:

- a total or partial loss of a person's mental functions; or
- a disorder, disease or illness that affects a person's thought processes, perception of reality, emotions or judgment, or that results in disturbed behaviour.

Examples of a mental illness include, but are not limited to:10

- Alzheimer's disease;
- bipolar disorder;
- dementia;
- depression and anxiety;
- psychosis;
- schizophrenia; and
- severe mood disorder.

Intellectual disability, disorder or illness

In accordance with the definitions of 'disability' and 'intellectual disability' in section 3 of the **Disability Act 2006** and the **Disability Discrimination Act 1992** (Cth), an intellectual disability, disorder or disease means a disorder or malfunction that results in a person learning differently to a person without the disorder or malfunction. This includes:

- the coexistence of significant sub-average general intellectual functioning and significant deficits in adaptive behaviour, which became manifest before the age of 18 years;
- cognitive impairment, including a neurological condition or acquired brain injury, or a combination of both, which:
 - is, or is likely to be, permanent; and
 - causes a substantially reduced capacity in at least one of the areas of self-care, self-management, or mobility.¹¹

Examples of cognitive or intellectual disability include, but are not limited to:

- motor neurone disease;
- Parkinson's disease;
- stroke;
- Huntington's disease; and
- acquired brain injury.

Addiction to drugs, alcohol or volatile substances

A person is considered to have an addiction to drugs, alcohol or volatile substances if the person has a maladaptive pattern of substance use leading to clinically significant impairment or distress, as manifested by three (or more) of the following, occurring any time in the same 12-month period:

- tolerance, as defined by:
 - a need for markedly increased amounts of the substance to achieve intoxication or the desired effect;
 - markedly diminished effect with continued use of the same amount of the substance;

¹⁰ Guide to Specialist Courts and Court Support Services, Magistrates' Court of Victoria, June 2014, p 25.

This guidance is taken from the definitions of 'disability' and 'intellectual disability' section 3 of the Disability Act 2006, and the Disability Discrimination Act 1992 (Cth).

- withdrawal, as manifested by:
 - the characteristic withdrawal syndrome for the substance;
 - the same (or closely related) substance is taken to relieve or avoid withdrawal symptoms;
- the substance is often taken in larger amounts or over a longer period than intended;
- there is a persistent desire or unsuccessful efforts to cut down or control substance use;
- a great deal of time is spent in activities necessary to obtain the substance, use the substance, or recover from its effects;
- important social, occupational, or recreational activities are given up or reduced because of substance use; or
- the substance use is continued despite knowledge of having a persistent physical or psychological problem that is likely to have been caused or exacerbated by the substance (for example, current cocaine use despite recognition of cocaine-induced depression or continued drinking despite recognition that an ulcer was made worse by alcohol consumption).¹²

Volatile substance – definition:

Section 57 of the Drugs, Poisons and Controlled Substances Act 1981 defines volatile substances as:

- plastic solvent;
- adhesive cement;
- cleaning agent;
- glue;
- nail polish remover;
- lighter fluid;
- gasoline;
- any other volatile product derived from petroleum, paint thinner, lacquer thinner, aerosol propellant, or anaesthetic gas; or
- any substance declared volatile by the Governor in Council from time to time.

Homelessness

Regulation 7 of the Infringements Regulations 2016 prescribe the criteria for determining if a person is homeless for the purposes of definition of *special circumstances*. For the purposes of these guidelines, the criteria in Regulation 7 will be adopted to define when a person is considered to be experiencing homelessness.

A person is considered to be experiencing homelessness if the person:

- is living in crisis accommodation;
- is living in transitional accommodation;
- is living in any other accommodation provided under the Supported Accommodation Assistance Act 1994 (Cth); or
- has inadequate access to safe and secure housing as defined in section 4(2) of the **Supported** Accommodation Assistance Act 1994 (Cth).

Section 4(2) of the **Supported Accommodation Assistance Act 1994** (Cth) provides that a person is taken to have inadequate access to safe and secure housing if the only housing to which the person has access:

- damages, or is likely to damage, the person's health;
- threatens the person's safety;

¹² Based on the definition of substance dependence in American Psychiatric Association, the Diagnostic and Statistical Manual of Mental Disorders: DSM-IV. 4 edition, Washington D.C: American Psychiatric Association (2000).

- marginalises the person through failing to provide access to:
 - adequate personal amenities; or
 - the economic and social supports that a home normally affords; or
- places the person in circumstances which threaten or adversely affect the adequacy, safety, security and affordability of that housing.

Examples of circumstances in which a person may be considered homeless include where a person is:

- without conventional accommodation, for example, sleeping in parks or in the street, squatting, living in a car or an improvised dwelling;
- moving from one form of temporary accommodation to another, for example, refuges, emergency hostel accommodation or temporary space in the homes of family and friends;
- living in temporary accommodation due to family violence, unsafe living conditions or inability to afford other housing;
- living in a caravan park due to the person's inability to access other accommodation; or
- living in a boarding house on a medium to long-term basis.

Acute financial hardship

A person is considered to be experiencing acute financial hardship if the person:

- is in receipt of a social security payment; or
- satisfies the low income test.

Receipt of a social security payment

A person is considered to be experiencing acute financial hardship if the person is a recipient of:

- Newstart allowance;
- Youth allowance;
- Parenting payment;
- Disability pension;
- Carer's payment;
- Sickness allowance;
- Age pension; or
- Department of Veterans Affairs benefits.

Low income test

A person who is not in receipt of a payment listed above is considered to be experiencing acute financial hardship if the person satisfies the low income test. To satisfy the low income test, a person must have a gross income below the weekly income limit that allows a person to qualify for an Australian Government Low Income Health Care Card¹³.

The current income limit is located at: www.humanservices.gov.au

Extenuating circumstances

If a person is neither in receipt of a social security payment nor satisfies the low income test, but is experiencing acute financial hardship due to other extenuating circumstances, an accredited agency or accredited health practitioner may apply for a WDP on the basis of these extenuating circumstances.

Victim of family violence

A victim of family violence within the meaning of section 5 of the Family Violence Protection Act 2008 is an *eligible person*. Section 5 of the Family Violence Protection Act 2008 defines 'family violence' as:

¹³ For clarity, to satisfy the low income test, a person does not need to hold a Low Income Health Care Card, but need only have a gross income below the weekly income limit that allows a person to qualify for that card.

- behaviour by a person towards a family member of that person if that behaviour:
 - is physically or sexually abusive;
 - is emotionally or psychologically abusive;
 - is economically abusive;
 - is threatening;
 - is coercive; or
 - in any other way controls or dominates the family member and causes that family member to feel fear for the safety or wellbeing of that family member or another person; or
- behaviour by a person that causes a child to hear or witness, or otherwise be exposed to the effects of, behaviour referred to above.¹⁴

Family violence includes, but is not limited to:

- assaulting or causing personal injury to a family member or threatening to do so;
- sexually assaulting a family member or engaging in another form of sexually coercive behaviour or threatening to engage in such behaviour;
- intentionally damaging a family member's property, or threatening to do so;
- unlawfully depriving a family member of the family member's liberty, or threatening to do so;
- causing or threatening to cause the death of, or injury to, an animal, whether or not the animal belongs to the family member to whom the behaviour is directed so as to control, dominate or coerce the family member,¹⁵ and
- coercing a family member to relinquish control over assets and income.¹⁶

¹⁴ Section 5, Family Violence Protection Act 2008.

¹⁵ Section 5, Family Violence Protection Act 2008.

¹⁶ Section 6, Family Violence Protection Act 2008.

APPENDIX 2: WDPACTIVITIES

This Appendix is a non-exhaustive list of examples of the types of activities that an eligible person may undertake under the categories in section 27A of the Infringements Act.

Unpaid work

Unpaid work might include, but is not limited to, cooking, property maintenance, park maintenance, sorting or recycling goods, removing weeds or rubbish, building outdoor facilities, removing graffiti, planting trees, painting, paving, building community gardens, cleaning, animal or wildlife shelter activities, retail work, office administration and warehouse duties.

A person must have passed a Working with Children Check to participate in unpaid work that may involve contact with children. For example, a person must have passed a Working with Children Check to undertake property maintenance on school grounds.

Courses

Suitable courses that a person can undertake under a WDP include educational, vocational or life skills courses.

Educational courses include courses undertaken at university, TAFE or other educational institutions.

Vocational courses encompass a wide range of courses that are designed to assist people to enter or participate in the workforce. They include courses undertaken at TAFE and university. They also include courses undertaken in community or private colleges and activities undertaken with a job service provider.

Life skills courses foster the personal, social and practical skills that help people to function in society on an independent basis. They include courses that focus on practical skills, such as cooking and driving, and courses that focus on psycho-social skills, such as problem-solving, anger management, conflict resolution and parenting.

A course that can be categorised as more than one type of course is regarded as a single course for the purpose of the WDP scheme. For example, a course that is considered both educational and vocational is regarded as one course.

Treatment given by a health practitioner

Treatment given by a health practitioner may include pharmacology and face-to-face sessions with a health practitioner. Treatment must be undertaken in accordance with a health practitioner's treatment plan. Health practitioner supervised drug and alcohol treatment falls under this activity category.¹⁷

Counselling

Counselling is a professional activity that utilises an interpersonal relationship to enable people to develop self-understanding and to make changes in their lives. Counselling enables individuals to obtain assistance in exploring and resolving issues of an interpersonal, intrapsychic, or personal nature and may involve intervening with current problems, immediate crises, or long-term difficulties.¹⁸

Drug and alcohol counselling

Drug or alcohol counselling aims to assist people overcome dependencies on, or misuse of, alcohol or other drugs. Drug or alcohol counselling involves services delivered by specialist workers and may include, but is not limited to:

- assessment;
- residential and non-residential withdrawal;
- day rehabilitation and residential rehabilitation;

¹⁷ Drug and alcohol services that are provided by a person who is not an accredited health practitioner may be classified as 'Drug and alcohol counselling'.

¹⁸ www.pacfa.org.au/practitioner-resources/counselling-psychotherapy-definitions/

- peer support;
- engagement in case management services;
- behavioural, group or family drug and alcohol therapy;
- engagement in online and phone support;
- pharmacotherapy; and
- engagement in health and mental health services.

Financial counselling

Financial counsellors provide information, support and advocacy to assist people in financial difficulty. Financial Counsellors are based in community agencies and government agencies and provide a free, independent and confidential service.¹⁹

Financial counselling may involve undertaking financial analyses, generation of options and advice about debt issues, supporting a client in negotiation with creditors or advocating on a client's behalf.

Other counselling

Other forms of counselling may be directed at improving a client's mental health or resolving emotional or behavioural issues. Counselling might take the form of family counselling, when a family undertakes counselling to improve communication and relationships, solve a problem or adjust to a new situation. Counselling may also include group counselling, such as family violence group sessions.

Mentoring programs

A person who is under 25 years of age may participate in a mentoring program (as a mentee) as part of a WDP.

Mentoring aims to provide a structured and trusting relationship in which young people can receive guidance, support and encouragement.²⁰ Mentoring describes programs that aim to build the skills or wellbeing of a young person through the input and assistance of another person who has more skills, experience and knowledge.

Mentoring programs can be designed to take into account the interests, needs and aspirations of participants. For example, programs may focus on the goals of people who are:

- disengaged or at risk of disengaging from the education system;
- seeking to make the transition from school to work or further education;
- involved in or seeking to transition from the justice system;
- socially isolated;
- young parents;
- seeking to connect or reconnect with cultural identity;
- wanting to further their sporting or athletic potential; or
- seeking to increase their career options.²¹

¹⁹ www.financialcounsellingaustralia.org.au/Corporate/Financial-Counselling

²⁰ www.dhs.vic.gov.au/for-individuals/children, families-and-young-people/young-people/mentoring

²¹ A Guide to Effective Practice for Mentoring Young People, www.dhs.vic.gov.au/about-the-department/documents-and-resources/reports-publications/youth-mentoring-guides

	General requirements	 details of client group with which the organisation works details of the trues of activities the organisation 	proposes to provide under the scheme	 confirmation that the organisation has staff who are appropriately trained, qualified or experienced to provide the types of activities that 	the organisation proposes to provide	 name and contact details of key contact person for the scheme 	• details of the organisation's ABN	 evidence of insurance cover (certificate of currency) 	 confirmation that the organisation has a complaints procedure 	 evidence that any person responsible for sumervising an eligible nervon under the age of
ION REQUIREMENTS	Organisation type Specific requirements	 evidence of capacity to work with government to deliver services and comply with terms of contract service agreements 		 evidence of accreditation against the Royal Australian College of General Practitioners Standards 	• the name/s and registration number/s of health	practitioners who will be providing treatment under the scheme	 details of any outstanding complaints or notifications against any health martitioners 	who will be providing treatment under the scheme	• evidence of the organisation's objectives, governance and funding, and demonstrate how	the objectives are consistent with those of the WDP scheme
REDITATION REQ	Organisation type	Non-profit	Government	General practice					For-profit	
APPENDIX 3: ACCREDITATI	Accreditation type					Organisation	(Accredited agency)			

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the address of the health practitioner's general practice (if seeking accreditation as part of a general

practice that is already accredited as an accredited agency under the scheme)

confirmation that the health practitioner has a complaints procedure for eligible persons

details of any outstanding complaints or notifications

evidence of professional indemnity insurance

• •

(Accredited health practitioner)

Health practitioner

• •

•

supervising an eligible person under the age of

18 years has passed a Working with Children Check

with government and, if available, evidence of details of any past contract service agreements

•

compliance with those agreements name and registration number

APPENDIX 4: CONSENT FORM



INFORMATION STATEMENT/CONSENT FORM WORK AND DEVELOPMENT PERMIT

This consent form **must** be completed by an accredited agency or accredited health practitioner and the eligible person when applying for a Work and Development Permit (WDP). The accredited agency or accredited health practitioner must retain the completed consent form on record. The accredited agency or accredited health practitioner must be able to provide a copy of the completed form, if requested to do so by the Secretary, Department of Justice and Regulation.

What is this form?

This form provides consent for an eligible person to be subject to a WDP and to provide certain information.

Why is this form required?

The consent of an eligible person is required by law for an accredited agency or accredited health practitioner to apply for a WDP on the eligible person's behalf.

An eligible person must complete this form in order to be subject to a WDP.

An accredited agency or accredited health practitioner must obtain the completed and signed consent form when applying for a WDP on behalf of an eligible person and must retain it on record.

The Secretary, Department of Justice and Regulation (DJR) may request a copy of the signed consent form.

Why is information being collected?

An accredited agency or accredited health practitioner and DJR need information about an eligible person to process an application for a WDP.

The Infringements Act 2006 establishes WDPs. The Secretary, DJR is authorised to collect and share an eligible person's information, pursuant to the Infringements Act 2006 and the WDP guidelines made by the Attorney-General.

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Who is the Secretary, DJR?

The Secretary, DJR is responsible for administering WDPs. The Secretary or the Secretary's agent may carry out functions relating to WDP.

DJR is the government department that is responsible for managing Victoria's infringement and enforcement systems.

What does an accredited agency or accredited health practitioner do?

An accredited agency or accredited health practitioner is an organisation or health practitioner accredited by the Secretary, DJR. An accredited agency or accredited health practitioner may apply for a WDP on behalf of an eligible person and must supervise an eligible person undertaking a WDP.

With whom may relevant information be shared?

Relevant information about an eligible person may be collected and shared by:

- the Secretary, DJR
- an accredited agency or accredited health practitioner
- an organisation or individual to which an accredited agency or accredited health practitioner has referred an eligible person to undertake WDP activities, and
- an enforcement agency^{*}.
- * An enforcement agency is an organisation that is empowered to deal with offending by issuing infringement notices. An enforcement agency may be, for example, a government agency, local council, educational body, health organisation or industry regulator.

How will information be used?

Relevant information will only be collected and shared where it is necessary to process an application for a WDP or to administer a WDP.

What are the rights of an eligible person?

An eligible person may request access to information that the Secretary, DJR has collected about the eligible person. An eligible person may access this information:

- by contacting DJR, Infringement Management and Enforcement Services
- by contacting the DJR Information and Privacy Unit, or
- under the *Freedom of* Information Act 1982, where necessary.

Further information

The DJR Information Privacy Policy is available at: justice.vic.gov.au

For further information regarding this consent, contact the WDP Operations Team at 1300 323 483 or wdp@justice.vic.gov.au

We acknowledge the traditional custodians of the land and pay respect to their Elders past and present



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CONSENT TO BE SUBJECT TO A WORK AND DEVELOPMENT PERMIT

Name of accredited a	gency of accredited health pr	ractitioner
Name of person com	pleting this form on behalf of	an accredited agency or an accredited health practitioner
Position		
Email		Preferred contact number
Your signature		Date
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FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision PS731749L being the land described in Certificate of Title Volume 11581 Folio 376:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 2) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Gwynne Fruit Pty Ltd (ACN 101 369 715) and Pope Investments Pty Ltd (ACN 056 473 057) and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lots 1, 2 and 3 on Title Plan TP395242E being the land described in Certificate of Title Volume 6263 Folio 597:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 3) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Graeme John Brown and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision PS516697E being the land described in Certificate of Title Volume 10740 Folio 480:

An easement for water supply purposes over that part of the land shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 08) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Peter John Jeffries and David John Jeffries and all other interests.



Signed PHILIPPE DU PLESSIS Managing Director

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 3 on Plan of Subdivision PS331420F being the land described in Certificate of Title Volume 10207 Folio 466:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 10) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Malcolm Douglas McKenzie and Isobel Lois McKenzie and all other interests.



Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lots 1 and 2 on Title Plan TP157644N being the land described in Certificate of Title Volume 6790 Folio 975:

An easement for water supply purposes over that part of the land shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 13) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Stephen Gerard Storti and Lee-Anne Storti and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan TP377705R being the land described in Certificate of Title Volume 6120 Folio 803:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 14) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Andrew Paul Cavigan and Tracy Ann Cavigan and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126) over those parts of the lands described as:

1. Lot 1 on Plan of Subdivision LP132335 (as depicted on TP874648E) contained in Certificate of Title Volume 9406 Folio 870, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 20); and



2. Lot 2 on Plan of Subdivision PS532534T contained in Certificate of Title Volume 10919 Folio 991, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 21).



Interests Acquired: That of Neil Reginald Grabham and Deidre Nancy Grabham and all other interests.

Published with the authority of South Gippsland Water.

For and on behalf of South Gippsland Water

Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Plan of Subdivision PS532534T being the land described in Certificate of Title Volume 10919 Folio 990:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 22) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Mark Raymond Cook and Leanne Meridith Peters and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017
FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision PS547095K being the land described in Certificate of Title Volume 10975 Folio 117:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 23) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Travis John Cuff and Suzanne Gaye Cuff and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017 1143

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan TP841626B being the land described in Certificate of Title Volume 9181 Folio 312:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 24) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Dennis John MacGregor and all other interests.



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126) over those parts of the lands described as:

 Lot 1 on Plan of Subdivision PS519054J contained in Certificate of Title Volume 10803 Folio 731, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 25); and



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2. Lot 2 on Plan of Subdivision PS519054J contained in Certificate of Title Volume 10803 Folio 732, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 26).



Interests Acquired: That of Kenneth John Berryman and Kenneth John Berryman and Douglas Leonard Berryman (as legal personal representative(s) of Ronald Alfred Berryman deceased) and all other interests.

Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water

Signed PHILIPPE DU PLESSIS Managing Director

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Plan of Subdivision PS541475G being the land described in Certificate of Title Volume 10906 Folio 478:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 27) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Ian Walter Baker and Michele Lianne Baker and all other interests.



For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

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FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision PS605381N being the land described in Certificate of Title Volume 11080 Folio 955:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 28) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Andrew Geoffrey Koolen and Andrea May Koolen and all other interests.



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126), over those parts of the lands described as:

 Lot 1 on Title Plan TP558931Y contained in Certificate of Title Volume 8909 Folio 365, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 43);



2. Lot 1 on Title Plan TP573153M contained in Certificate of Title Volume 8874 Folio 511, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 44); and



3. Lots 1 and 2 on Title Plan TP671445B contained in Certificate of Title Volume 8753 Folio 395, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 46).



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126) over those parts of the lands described as:

1. Lot 2 on Plan of Subdivision PS300932B contained in Certificate of Title Volume 10061 Folio 388, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 42); and



2. Lot 1 on Title Plan TP600486M contained in Certificate of Title Volume 9523 Folio 749, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 67).



Interests Acquired: That of Josephine Bernadette Lomagno and Ross Paul Lomagno and all other interests.

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126), over those parts of the lands described as:

1. Lot 1 on Title Plan TP211218H contained in Certificate of Title Volume 9493 Folio 145, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 31);



2. Lot 1 on Title Plan TP79456X contained in Certificate of Title Volume 9442 Folio 144, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 32);



3. Lots 1 and 2 on Title Plan TP673447L contained in Certificate of Title Volume 9608 Folio 850, shown as 'E–2' and 'E–1' on the annexed Plans for Creation of Easement (Surveyor's Reference No. 2214s CE 37/41);



4. Lot 1 Title Plan TP208602A contained in Certificate of Title Volume 9442 Folio 145, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 38);



 Lot 1 Title Plan TP79551E contained in Certificate of Title Volume 9442 Folio 143, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 39); and



6. Crown Allotment 60D, Parish of Jumbunna East contained in Certificate of Title Volume 9442 Folio 146, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 40).



Interests Acquired: That of Donald Charles Wylie and Dawne Charmaine Wylie and all other interests.

Published with the authority of South Gippsland Water.

For and on behalf of South Gippsland Water

Signed PHILIPPE DU PLESSIS Managing Director

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interests in the land described as:

- 1. Lot 1 on Title Plan TP562649S contained in Certificate of Title Volume 8785 Folio 378;
- 2. Lot 1 on Title Plan TP444914K contained in Certificate of Title Volume 8831 Folio 785; and
- Lot 2 on Plan of Subdivision PS534169E contained in Certificate of Title Volume 10932 Folio 070;
 - (a) Easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions AA3126) over those parts of the lands shown as 'E-1' on the annexed Plans for Creation of Easement, being:



(i) Surveyor's Reference No. 2214s CE 69;





(iii) Surveyor's Reference No. 2214s CE 71; and

- 4. Lot 2 on Plan of Subdivision PS524430C contained in Certificate of Title Volume 10825 Folio 649:
 - (a) An easement for water supply and sewerage purposes (and the rights in connection therewith set out in Memorandum of Common Provisions AA3127) over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 73).



Interests Acquired: That of Colin Wallace Dowel and Jennifer Joy Dowel and all other interests.

Published with the authority of South Gippsland Water.

For and on behalf of South Gippsland Water

Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Plan of Subdivision PS524430C being the land described in Certificate of Title Volume 10825 Folio 648:

An easement for water supply and sewerage purposes over that part of the land shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 72) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3127.

Interests Acquired: That of Geoffrey Noel Cain and Lynette Frances Oldreive and all other interests.



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Plan of Subdivision LP221693W being the land described in Certificate of Title Volume 10005 Folio 881:

An easement for water supply and sewerage purposes over that part of the land shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 74) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3127.

Interests Acquired: That of Paul Bernard Healey and Jennifer Joan Gray and all other interests.



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Crown Allotment 1D, Parish of Jeetho being the land described in Certificate of Title Volume 10143 Folio 258:

An easement for water supply and sewerage purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 89) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3127.

Interests Acquired: That of Matthew Albert De Grandi and Danielle Mary De Grandi and all other interests.



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply and sewerage purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3127), over those parts of the lands described as:

1. Lot 2 on Plan of Subdivision PS725791W contained in Certificate of Title Volume 11834 Folio 735, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 91A); and



2. Lot 1 on Plan of Subdivision PS725791W contained in Certificate of Title Volume 11834 Folio 734, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 92A).



Interests Acquired: That of Brian Raymond O'Neill and Christina Ann O'Neill and all other interests.

Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Plan of Subdivision LP219879U being the land described in Certificate of Title Volume 9970 Folio 779:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 94) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Margaret Anne Hopwood and all other interests.



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Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision LP219879U being the land described in Certificate of Title Volume 9970 Folio 780:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 95) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of D. C. & E. J. Glasgow Pty Ltd (ACN 006 584 185) and all other interests.

50°07 271-74 50°07 50°07 271-74 50°07 50°0

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision PS301992B being the land described in Certificate of Title Volume 10095 Folio 383:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 97) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of John Francis Anthony and Dorothy Joy Anthony and all other interests.



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan TP236024G being the land described in Certificate of Title Volume 8330 Folio 523:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 102) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Robin Ernest McCauley and June Rosemary McCauley and all other interests.

Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

E-1

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FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126), over those parts of the lands described as:

1. Crown Allotment 37A, Parish of Jeetho contained in Certificate of Title Volume 9638 Folio 548, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 103); and

E-1

2. Crown Allotment 37E, Parish of Jeetho contained in Certificate of Title Volume 7454 Folio 059, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 104).



Interests Acquired: That of Burgundy Banner Pty Ltd (ACN 006 628 673) and all other interests.

Published with the authority of South Gippsland Water.

For and on behalf of South Gippsland Water

Signed PHILIPPE DU PLESSIS Managing Director

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Crown Allotment 38, Parish of Jeetho being the land described in Certificate of Title Volume 7474 Folio 113:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 105) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Jodie Maree Holt and all other interests.



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126) over those parts of the lands described as:

1. Crown Allotments 36D and 36G, Parish of Jeetho, contained in Certificate of Title Volume 7275 Folio 850, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 108, version B); and



2. Lot 2 on Plan of Subdivision PS732758E contained in Certificate of Title Volume 11626 Folio 399, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 114).



Interests Acquired: That of Ian Albert Hooker and Pamela Joy Hooker and all other interests. Published with the authority of South Gippsland Water.

For and on behalf of South Gippsland Water

Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Plan of Subdivision PS517504P being the land described in Certificate of Title Volume 10783 Folio 794:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 109) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Hooker Farms Pty Ltd (ACN 104 574 405) and all other interests.



FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan TP113620B being the land described in Certificate of Title Volume 9649 Folio 437:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 115) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Weroona Holdings Pty Ltd (ACN 087 753 400) and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017 1177

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision PS512982C being the land described in Certificate of Title Volume 10739 Folio 787:

An easement for water supply purposes over that part of the land shown as E-1 on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 116) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Rodney John McIntosh and Jeanette Ruth McIntosh and all other interests.


FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires easements for water supply purposes (and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126) over those parts of the lands described as:

 Crown Allotment 31C, Parish of Jeetho, contained in Certificate of Title Volume 11447 Folio 335, shown as 'E-1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 117); and



2. Lot 1 on Title Plan TP342860A contained in Certificate of Title Volume 11447 Folio 332, shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 118).



Interests Acquired: That of Mark Kenneth Cecil and Jennifer Anne Cecil and all other interests. Published with the authority of South Gippsland Water.

For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision LP207175B being the land described in Certificate of Title Volume 9772 Folio 042:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 122) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Elizabeth Ann Hancock and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017 1181

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan TP164113G being the land described in Certificate of Title Volume 9096 Folio 933:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 123) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Beverley Christina Bourke and all other interests.



Published with the authority of South Gippsland Water. For and on behalf of South Gippsland Water Signed PHILIPPE DU PLESSIS Managing Director Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The South Gippsland Region Water Corporation (ABN 40 349 066 713) ('South Gippsland Water') declares that by this notice it acquires the following interest in the land described as Lot 3 on Plan of Subdivision PS349873Q being the land described in Certificate of Title Volume 10333 Folio 332:

An easement for water supply purposes over that part of the land shown as 'E–1' on the annexed Plan for Creation of Easement (Surveyor's Reference No. 2214s CE 124) and the rights in connection therewith set out in Memorandum of Common Provisions number AA3126.

Interests Acquired: That of Suzanne Allott and all other interests.

Published with the authority of South Gipsland Water. For and on behalf of South Gipsland Water Signed PHILIPPE DU PLESSIS

Managing Director

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 886159D (formerly known as part of Crown Allotment 46), Parish of Lyndhurst, comprising 1,122.9 square metres and being part of the land described in Certificate of Title Volume 5808 Folio 596, shown as Parcels 91 and 98 on Survey Plan 23328.

Interest Acquired: That of Walter James Greaves and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed CATHERINE BECK

Name Catherine Beck

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 530453E, Parish of Cranbourne, comprising 1,375.0 square metres and being part of the land described in Certificate of Title Volume 10975 Folio 307, shown as Parcel 43 on Survey Plan 23353.

Interest Acquired: That of David John Allen and Patricia Allen and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed CATHERINE BECK

Name Catherine Beck

Dated 8 June 2017

1185

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 530453E, Parish of Cranbourne, comprising 203.0 square metres and being part of the land described in Certificate of Title Volume 10975 Folio 308, shown as Parcel 44 on Survey Plan 23353.

Interest Acquired: That of Muhamed Imer (as Registered Proprietor) and Ernes Imer (as purchaser pursuant to a contract of sale dated 1 March 2017) and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed CATHERINE BECK

Name Catherine Beck

8 June 2017 Dated

Land Acquisition and Compensation Act 1986 FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 511028D, Parish of Cranbourne, comprising 1468.0 square metres and being part of the land described in Certificate of Title Volume 10743 Folio 426, shown as Parcel 122 on Survey Plan 23357.

Interest Acquired: That of Canterbury Property (Vic.) Pty Ltd (ACN 145 790 923) and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI

Name James Dobeli

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 511028D, Parish of Cranbourne, comprising 3420.0 square metres and being part of the land described in Certificate of Title Volume 10743 Folio 427, shown as Parcel 121 on Survey Plan 23357.

Interests Acquired:

That of Fouz Superannuation Fund Pty Ltd (ACN 103 137 686) as to 1 of a total of 2 equal undivided shares;

That of Lydal Pty Ltd (ACN 006 423 669) as to 1 of a total of 2 equal undivided shares;

That of Hardy's Rd Properties Pty Ltd (ACN 122 108 061) as caveator pursuant to dealing AN226582E;

That of Joseph Loebenstein as caveator pursuant to dealing AN226660L; and

That of all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI

Name James Dobeli

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 329439V, Parish of Loy Yang, comprising 8463.0 square metres and being part of the land described in Certificate of Title Volume 10154 Folio 427, shown as Parcel 11 on Survey Plan SP22850.

Interest Acquired: That of Graeme Henry Stuckey and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI

Name James Dobeli

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 746113B, Parish of Loy Yang, comprising 1.762 hectares and being part of the land described in Certificate of Title Volume 11828 Folio 052, shown as Parcel 110 on Survey Plan SP23441A.

Interest Acquired: That of Gwenda Holly Paulet and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI

Name James Dobeli

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 746113B, Parish of Loy Yang, comprising 1738.0 square metres and being part of the land described in Certificate of Title Volume 11828 Folio 053, shown as Parcel 91 on Survey Plan SP23440A.

Interest Acquired: That of Neil Douglas Paulet and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI

Name James Dobeli

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 085135, Parish of Loy Yang, comprising 2.295 hectares and being part of the land described in Certificate of Title Volume 8803 Folio 308, shown as Parcel 90 on Survey Plan SP23440.

Interest Acquired: That of Winnindoo Pastoral Pty Ltd (ACN 007 316 181) and all other interests.

Published with the authority of VicRoads. For and on behalf of VicRoads Signed JAMES DOBELI Name James Dobeli Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 128494U (formerly known as part of Crown Allotment 7C, Parish of Loy Yang), comprising 2104.0 square metres and being part of the land described in Certificate of Title Volume 07718 Folio 153, shown as Parcel 1 on Survey Plan SP22849.

Interest Acquired: That of Charles Calum Hammond and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI

Name James Dobeli

Dated 8 June 2017

Land Acquisition and Compensation Act 1986 FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 126349, Parish of Lyndhurst, comprising 2,231 square metres and being part of the land described in Certificate of Title Volume 9293 Folio 305, shown as Parcel 182 on Survey Plan 23331.

Interest Acquired: That of Mark Robert Tapp (as registered proprietor on Title); Hazel Brenda Reimers (as administrator of the estate of Mark Robert Tapp pursuant to VCAT Order number G34939/08); and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed FRANCA SAVOCA

Name Franca Savoca

Dated 8 June 2017

1189

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 647487J, Parish of Lyndhurst, comprising 2.024 hectares and being part of the land described in Certificate of Title Volume 11328 Folio 380, shown as Parcel 151 on Survey Plan 23330.

Interest Acquired: That of St Kyrillos & St Philopatere Pty Ltd (ACN 168 436 431) and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed CATHERINE BECK

Name Catherine Beck

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 4 on Plan of Subdivision 078634, Parish of Lyndhurst, comprising 3,391 square metres and being part of the land described in Certificate of Title Volume 8702 Folio 511, shown as Parcels 272 and 274 on Survey Plan 23334B.

Interest Acquired: That of Andre Jerko Popovich, Nada Popovich and Vita Popovich (as registered proprietors on Title); South East Developments (Vic.) Pty Ltd (ACN 603 285 810) (as Caveator on Title); and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed FRANCA SAVOCA

Name Franca Savoca

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 546490J, Parish of Lyndhurst, comprising 2.005 hectares and being part of the land described in Certificate of Title Volume 09522 Folio 631, shown as Parcel 1 on Survey Plan 23325.

Interest Acquired: That of Giovanni Faoro and Valentina Faoro and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed CATHERINE BECK

Name Catherine Beck

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 207337B, Parish of Lyndhurst, comprising 2,080 square metres and being part of the land described in Certificate of Title Volume 9755 Folio 484, shown as Parcels 61, 62, 63, 64 and 66 on Survey Plan 23327.

Interest Acquired: That of Gweneth Elizabeth Ennis and Gary Stephen John Ennis and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed CATHERINE BECK

Name Catherine Beck

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 078634, Parish of Lyndhurst, comprising 1,006.0 square metres and being part of the land described in Certificate of Title Volume 8702 Folio 508, shown as Parcel 303 on Survey Plan 23335A.

Interest Acquired: That of Michael Van Den Eijk and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed FRANCA SAVOCA

Name Franca Savoca

Dated 8 June 2017

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 7 on Plan of Subdivision 071937, Parish of Lyndhurst, comprising 877 square metres and being part of the land described in Certificate of Title Volume 08615 Folio 018, shown as Parcels 32 and 35 on Survey Plan 23326A.

Interest Acquired: That of Ivan Frank Smith and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed CATHERINE BECK

Name Catherine Beck

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot S2 on Plan of Subdivision 716271B, Parish of Lyndhurst, comprising 132.2 square metres and being part of the land described in Certificate of Title Volume 11643 Folio 287, shown as Parcels 301 and 312 on Survey Plan 23335A.

Interest Acquired: That of Cranbourne Business Park Pty Ltd (ACN 149 396 832) and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed FRANCA SAVOCA

Name Franca Savoca

Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 2 on Plan of Subdivision 078634, Parish of Lyndhurst, comprising 962.0 square metres and being part of the land described in Certificate of Title Volume 08702 Folio 509, shown as Parcel 302 on Survey Plan 23335A.

1191

Interest Acquired: That of Delirious Holdings Pty Ltd (ACN 093 574 193) and all other interests.

Published with the authority of VicRoads. For and on behalf of VicRoads Signed FRANCA SAVOCA Name Franca Savoca Dated 8 June 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Plan of Subdivision 509761N, Parish of Cranbourne, comprising 496.0 square metres and being part of the land described in Certificate of Title Volume 10816 Folio 540, shown as Parcel 80 on Survey Plan 23355.

Interest Acquired: That of Cranbourne Land Pty Ltd (ACN 125 294 662) and all other interests.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI

Name James Dobeli

Dated 8 June 2017

Melbourne Cricket Ground Act 2009

MELBOURNE CRICKET GROUND FLOODLIGHT DETERMINATION NO. 2/2017

I, John Eren, Minister for Sport, make the following determination:

1. Title

This determination may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Determination No. 2/2017.

2. Objectives

The objectives of the determination are to:

- (a) Specify the days and times during which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground (MCG) may be used; and
- (b) Specify the purpose for which the floodlights may be used on those days.

3. Authorising provision

This determination is made under section 30 of the Melbourne Cricket Ground Act 2009.

4. Floodlights may be used on certain days at certain times and for certain purposes

The floodlights affixed to the floodlight towers at the MCG may be used between 5.30 pm and 10.00 pm on 8 June 2017 for training by the Brazil and Argentina national football (soccer) teams.

Dated 5 June 2017

HON. JOHN EREN MP Minister for Sport

Marine Safety Act 2010 Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY OF WORKS

Parks Victoria, as the declared waterway manager for the waters of the Yarra River upstream of the port waters of the Port of Melbourne, makes the following notice under section 211(1)(b)(i) of the **Marine Safety Act 2010** (Act).

For the purposes of the works activity proposed by McElligotts Pty Ltd for the cleaning and re-painting of Hoddle Street Bridge over the Yarra River, under section 211(1)(b)(i) of the Act, all vessels and persons, excluding vessels involved in the works and Parks Victoria's vessels are prohibited from entering or remaining in the waters of the Yarra River as per locations, duration, dates and times detailed in Table 1.

Times and dates are subject to change. Changes to locations, duration, dates and/or times will be advertised on Parks Victoria website and by notice to River users (NTRU).

Works Zone:

Hoddle Street Bridge exclusion zone located 40 m from the east and west drip line of Hoddle Street Bridge as marked by lit water communication buoys (see Table 1 for closure detail).

Table 1

All Closure Times: 6.45 am to 5.30 pm

Hoddle Street Bridge Arch:	Prohibited Area:	Date of Closure:
Arches 1 and 5 Closed	Outer Spans (non-Navigational)	14/06/2017 to 14/08/2017
Arch 2 Closed	Eastern Arch	14/06/2017 to 28/06/2017
Arch 3 Closed	Centre Arch	28/06/2017 to 12/07/2017
Arch 4 Closed	Western Arch	12/07/2017 to 26 /07/2017

Dated 2 June 2017

BY ORDER OF PARKS VICTORIA

Partnership Act 1958

SECTION 114

I, Simon Cohen, Director of Consumer Affairs Victoria, give notice that, pursuant to section 114 of the **Partnership Act 1958**, the incorporation of the Incorporated Limited Partnerships mentioned below is hereby cancelled.

Sunjive Transmedia Franchise Fund 1, LP; Sunjive Transmedia Franchise Fund 1 Management Partnership, LP

Dated 8 June 2017

SIMON COHEN Director Consumer Affairs Victoria

Mineral Resources (Sustainable Development) Act 1990

EXEMPTION OF LAND FROM AN EXPLORATION, MINING, RETENTION OR PROSPECTING LICENCE

I, Wade Noonan, Minister for Resources, pursuant to section 7 of the Mineral Resources (Sustainable Development) Act 1990, hereby exempt all that land situated within the boundaries of the hatched area on attached Schedule A, from being subject to a licence under the Mineral Resources (Sustainable Development) Act 1990.



Dated 29 May 2017

HON. WADE NOONAN MP Minister for Resources

Mineral Resources (Sustainable Development) Act 1990

EXEMPTION OF LAND FROM AN EXPLORATION, MINING, RETENTION OR PROSPECTING LICENCE

I, Ross McGowan, Executive Director, Earth Resources Regulation pursuant to section 7 of the **Mineral Resources (Sustainable Development)** Act 1990 and under delegation from the Minister for Resources dated 31 May 2017, hereby exempt all that land situated within the boundaries of the hatched area on attached Schedule D, from being subject to a licence under the **Mineral Resources (Sustainable Development)** Act 1990.



ROSS McGOWAN Executive Director, Earth Resources Regulation

Water Act 1989

EXTENSION OF MOOROOPNA SEWERAGE DISTRICT DECLARATION 2017

I, Andrew Cooney, Executive Director, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the Extension of the Mooroopna Sewerage District Declaration 2017.

2. Authorising Provision

This Declaration is made under section 122T of the Water Act 1989.

3. Commencement

This Declaration of the extension of the district will take effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

Goulburn Valley Region Water Corporation submitted the proposal for the extension of the Mooroopna Sewerage District to the Minister in May 2017. This proposal was approved by the Minister for Water under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Sewerage District

The Mooroopna Sewerage District is extended by a red border as indicated on the Goulburn Valley Region Water Corporation's Plan Numbers FOL/2791/1S and FOL/2791/2S. Copies of these plans may be inspected at the office of the Goulburn Valley Region Water Corporation, located at 104–110 Fryers Street, Shepparton, Victoria 3630.

Dated 31 May 2017

ANDREW COONEY Executive Director Department of Environment, Land, Water and Planning (as delegate of the Minister)

Water Act 1989

EXTENSION OF MOOROOPNA WATER DISTRICT DECLARATION 2017

I, Andrew Cooney, Executive Director, Department of Environment, Land, Water and Planning as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the Extension of the Mooroopna Water District Declaration 2017.

2. Authorising Provision

This Declaration is made under section 122T of the Water Act 1989.

3. Commencement

This Declaration of the extension of the district will take effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

Goulburn Valley Region Water Corporation submitted the proposal for the extension of the Mooroopna Water District to the Minister in May 2017. The proposal for this was approved by the Minister for Water under section 122S of the **Water Act 1989**.

5. Area of Extended Water District

The Mooroopna Water District is extended to include the area delineated by a red border as indicated on the Goulburn Valley Region Water Corporation's Plan Numbers FOL/2791/1W and FOL/2791/2W. Copies of these plans may be inspected at the office of the Goulburn Valley Region Water Corporation, located at 104–110 Fryers Street, Shepparton, Victoria 3630.

Dated 31 May 2017

ANDREW COONEY Executive Director Department of Environment, Land, Water and Planning (as delegate of the Minister)

Major Transport Projects Facilitation Act 2009 Section 96(3)(a)

ORDER

VARIATION OF THE PROJECT AREA FOR THE APPROVED MELBOURNE METRO RAIL PROJECT

I, Richard Wynne, Minister for Planning, under section 96(3)(a) of the **Major Transport Projects Facilitation Act 2009** (Act), vary the project area (as designated by Order published in the Gazette dated 13 January 2017 and shown on the plans with reference LEGL./16-236 (Sheets 1 to 20 inclusive) signed by the Surveyor-General and lodged at the Central Plan Office on 20 December 2016) for the Melbourne Metro Rail Project by increasing the project area by designating an area of land in the vicinity of the project area to be part of the project area, as shown on the plans with reference LEGL./17-361 (Sheets 1 and 2) signed by the Surveyor-General and lodged at the Central Plan Office on 21 April 2017, and as generally indicated on the map in the Schedule.

This Order comes into effect from the date that it is published in the Government Gazette.

Responsible Minister HON. RICHARD WYNNE MP Minister for Planning



Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C157

The Minister for Planning has approved Amendment C157 to the Brimbank Planning Scheme.

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

The Amendment reserves land for the Palmers Road Upgrade Project to widen Robinsons Road, Westwood Drive and Calder Park Drive between the Calder Freeway and the Western Freeway. The Amendment exempts the project from planning permit requirements via an incorporated document, applies the Public Acquisition Overlay, and makes the Minister for Planning the responsible authority for the project.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of VicRoads, 499 Ballarat Road, Sunshine, and Brimbank City Council, 301 Hampshire Road, Sunshine.

> ALISON GLYNN Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C143

The Minister for Planning has approved Amendment C143 to the Melton Planning Scheme.

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

The Amendment reserves land for the Palmers Road Upgrade Project to widen Robinsons Road, Westwood Drive and Calder Park Drive between the Calder Freeway and the Western Freeway. The Amendment exempts the project from planning permit requirements via an incorporated document, applies the Public Acquisition Overlay, and makes the Minister for Planning the responsible authority for the project.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of VicRoads, 499 Ballarat Road, Sunshine, and Melton City Council, 232 High Street, Melton.

> ALISON GLYNN Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987 MARIBYRNONG PLANNING SCHEME MELBOURNE PLANNING SCHEME PORT PHILLIP PLANNING SCHEME STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment GC67

The Minister for Planning has approved Amendment GC67 to the Maribyrnong, Melbourne, Port Phillip and Stonnington Planning Scheme.

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

The Amendment replaces the schedules to Clause 52.03, 61.01 and 81.01 of the Maribyrnong, Melbourne, Port Phillip and Stonnington Planning Schemes to insert reference to an amended incorporated document titled the 'Melbourne Metro Rail Project Incorporated Document, May 2017' (incorporated document). The incorporated document is amended by updating the Project Land map to facilitate an approval process for a new tram stop and minor utility works located within the City of Port Phillip. The relevant schedules to the Design and Development Overlay, Clause 43.02 have also been updated in the Melbourne, Port Phillip and Stonnington Planning Schemes.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of Maribyrnong City Council, corner Hyde and Napier Streets, Footscray; Melbourne City Council, Melbourne Town Hall, 120 Swanston Street, Melbourne; Port Phillip City Council, St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda; and Stonnington City Council, 311 Glenferrie Road, Malvern.

> ALISON GLYNN Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C209 (Part 2)

The Cardinia Shire Council has resolved to abandon Amendment C209 (Part 2) to the Cardinia Planning Scheme.

The Amendment C209 (Part 2) relates to:

- Rezoning part (proposed to be Lot 1 PS743978C) of the land from a Public Park and Recreation Zone (PPRZ) and land in the Oaktree Drive road reserve from Road Zone Category 2 (RDZ2) to Low Density Residential Zone Schedule 3 (LDRZ3), allowing a minimum subdivision size of 0.2 hectare. Apply the Design and Development Overlay (DDO1) and Vegetation Protection Overlay (VPO1) to the land proposed to be rezoned.
- Rezone the land at 1, 3, 5, 7, 9, 11 and 13 Ryan Road, Pakenham, and 1, 2, 3, 4, and 5 Johanna Court, Pakenham, from Schedule 1 to the LDRZ to Schedule 3 to the LDRZ, providing a minimum subdivision of 0.2 hectare.
- Rezone land at 62 Cameron Way, Pakenham, in the existing Oaktree Drive road reserve (to be known as Proposed Lot 2 PS743978C) from RDZ2 to PPRZ.

• Planning Permit Application P1502 for a two-lot subdivision (boundary realignment) of Council owned land to create a lot at 25 Oaktree Drive to include the land to be rezoned to LDRZ3, with the balance lot to contain land in the PPRZ.

The Amendment C209 (Part 2) lapsed on 20 March 2017.

ALISON GLYNN Director State Planning Services Department of Environment, Land, Water and Planning

1203

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

ECHUCA NORTH – The temporary reservation by Order in Council of 13 January, 1930 of an area of 11.21 hectares, more or less, of land in the Parish of Echuca North (formerly described as Crown Allotment 63, Section A) as a site for Public Park, and temporarily reserved for the additional purpose of Public Recreation by Order in Council of 11 June, 1952, revoked as to part by various Orders in Council, so far as the balance remaining. – (Rs 3944)

ECHUCA NORTH – The temporary reservation by Order in Council of 7 February, 1995 of an area of 2.6 hectares, more or less, of land in the Parish of Echuca North (formerly described as Crown Allotment 55B, Section A) as a site for Public Park and Recreation. – (Rs 3944)

TARNEIT – The temporary reservation by Order in Council of 12 July, 1983 of an area 6.518 hectares of Crown land in the Parish of Tarneit (formerly described as Crown Allotment 9B, Section B) as a site for Sewerage purposes, revoked as to part by various Orders in Council, so far only as the portion being Crown Allotment 2053, Parish of Tarneit [area 5928 square metres] as shown on Original Plan No. OP124012 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (Rs 12478)

WONGA WONGA SOUTH – The withholding from sale, leasing or licensing by Order in Council of 10 October, 1892 and published in the Government Gazette on 14 October, 1892 – page 3949 of an area of Crown land in the Parishes of Wonga Wonga and Wonga Wonga South, so far only as the portion being Crown Allotment 2024, Parish of Wonga Wonga South [area 1379 square metres] as shown on Original Plan No. OP124044 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2013473)

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

Dated 6 June 2017

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

MERBEIN – The temporary reservation by Order in Council of 7 December, 1912 of an area of 1.214 hectares, more or less, of land in the Parish of Merbein (now described as Crown Allotment 127E) as a site for a State School. – (0105340)

MERBEIN – The temporary reservation by Order in Council of 4 August, 1922 of an area of 4047 square metres of land in the Parish of Merbein (now described as Crown Allotment 127F) as a site for a State School, in addition to and adjoining the site reserved therefor by Order in Council of 7 December, 1912. – (0105340)

GOLDEN LAKE – The temporary reservation by Order in Council of 5 June, 1899 of an area of 3.19 hectares, more or less, of land now described as Crown Allotment 19A, Section C, Township of Golden Lake, Parish of Clarkesdale as a site for Water supply purposes, revoked as to part by

Order in Council of 12 July, 1910 so far as the balance remaining containing 2.61 hectares, more or less. – (Rs 13520)

GOLDEN LAKE – The temporary reservation by Order in Council of 11 December, 1917 of an area of 4.25 hectares, more or less of land now described as Crown Allotment 19B, Section C, Township of Golden Lake, Parish of Clarkesdale as a site for Supply of Gravel. – (Rs 12701)

PORT MELBOURNE – The temporary reservation by Order in Council of 22 July, 1980 of an area of 5.235 hectares of land in the City of Port Melbourne, Parish of Melbourne South [described in the Order as Crown Allotment 9B, Section 58] as a site for Public Recreation so far only as the portion containing 162 square metres being Crown Allotment 2070, City of Port Melbourne, Parish of Melbourne South as shown on Original Plan No. OP123964 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (Rs 11299)

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

Dated 6 June 2017 Responsible Minister HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

> ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE GANNAWARRA SHIRE COUNCIL

BAEL BAEL – Conservation of an area of natural interest; total area 169.9 hectares, more or less, being Crown Allotment 2035, Parish of Parish of Bael Bael as shown hatched on Plan No. LEGL./15-214 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. (0607094)

MUNICIPAL DISTRICT OF THE CITY OF BALLARAT

BALLARAT – Water supply purposes; Crown Allotment 2099, Parish of Ballarat [area 7633 square metres] as shown on Original Plan No. OP123926 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. (0507122)

MUNICIPAL DISTRICT OF THE CORANGAMITE SHIRE COUNCIL

TERANG – Public purposes; area 7662 square metres, being Crown Allotment 11A, Section 7, Township of Terang, Parish of Terang as shown hatched on Plan No. LEGL./16-170 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. (0510030)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

WAITCHIE – Conservation of native plants and animals; being Crown Allotments 2001 [area 34.5 hectares] and 2003 [area 61.35 hectares], Parish of Waitchie as shown on Original Plan No. 123699 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. (2021742)

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

Dated 6 June 2017

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROADS

Order in Council

The Governor in Council under section 349 of the Land Act 1958 and with the concurrence in writing of the municipalities in which the roads are situated and the owners of any land adjoining the roads closes the following unused roads:

MUNICIPAL DISTRICT OF THE WELLINGTON SHIRE COUNCIL

CALLIGNEE – The land being Crown Allotment 2021, Parish of Callignee shown by hatching on plan GP3502 hereunder. – (GP3502) (15L10-7883)



MUNICIPAL DISTRICT OF THE SOUTH GIPPSLAND SHIRE COUNCIL

LANG LANG EAST – The road in the Parish of Lang Lang East being Crown Allotment 2008 [area 5758 square metres] as shown on Original Plan No. OP124114 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (1509426)

MIRBOO – The road in the Parish of Mirboo being Crown Allotment 2015 [area 3270 square metres] as shown on Original Plan No. OP123954 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (1509039)

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

Dated 6 June 2017

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Cemeteries and Crematoria Act 2003

CLOSURE OF WAITCHIE PUBLIC CEMETERY

Order in Council

The Governor in Council, under section 62 of the Cemeteries and Crematoria Act 2003, orders the closure of the Waitchie Public Cemetery.

This Order comes into effect the date it is published in the Victoria Government Gazette.

Dated 6 June 2017

Responsible Minister HON. JILL HENNESSY MP Minister for Health

> ANDREW ROBINSON Clerk of the Executive Council

Control of Weapons Act 1990

WEAPONS EXEMPTION - NEW SOUTH WALES FISHERIES OFFICERS

Order in Council

The Governor in Council under section 8B of the **Control of Weapons Act 1990** exempts the class of persons listed in Column 1 of the Table below from sections 5(1), 5(1A) and 5AA of the **Control of Weapons Act 1990** as it applies to activities listed in Column 2 of the Table in relation to the items listed in Column 3 of the Table for the purposes listed in Column 4 of the Table.

Column 1 Person	Column 2 Activity	Column 3 Item	Column 4 Purposes	
A New South Wales (NSW) fisheries officer	Bring into Victoria, cause to be brought into or sent into	Extendable baton	To carry out enforcement duties on the south bank of the Murray River.	
employed by the NSW Department of Primary Industries.	Victoria, possess, use or carry a prohibited weapon listed in Column 3	ent of use or carry a prohibited weapon		To carry out enforcement duties where extra-territorial powers may lawfully be applied in Victoria.
			If appointed as an authorised officer for the purposes of the Fisheries Act 1995 , to carry out enforcement duties under that Act.	

Conditions:

It is a condition of this exemption that:

- (a) The NSW fisheries officer must not be a prohibited person under the **Control of Weapons** Act 1990; and
- (b) The NSW fisheries officer must be accredited in accordance with the relevant policy and operating procedures, and have completed the relevant training requirements, of the NSW Department of Primary Industries in relation to the possession, use and carriage of extendable batons.

1207

Commencement:

This Order comes into effect from the date it is published in the Government Gazette.

Dated 6 June 2017

Responsible Minister: LISA NEVILLE MP Minister for Police

> ANDREW ROBINSON Clerk of the Executive Council

Major Sporting Events Act 2009

AMENDMENT OF MAJOR SPORTING EVENT ORDER FOR THE 2017 INTERNATIONAL CHAMPIONS CUP AUSTRALIA (DUE TO CHANGE OF EVENT NAME)

Order in Council

The Governor in Council under section 24 of the of the **Major Sporting Events Act 2009** amends the major sporting event order for the 2016, 2017 and 2018 International Champions Cup Australia made on 12 July 2016 by substituting the first line in Table 1 under Columns 1 and Columns 2 with:

8(1)(a)	Major Sporting Event:	2017 Chevrolet Brasil Global Tour
		2018 International Champions Cup Australia

This Order takes effect on the day that it is published in the Government Gazette. Dated 6 June 2017 Responsible Minister HON JOHN EREN MP Minister for Tourism and Major Events

ANDREW ROBINSON Clerk of the Executive Council

Western Port (Steel Works) Act 1970

ORDER UNDER SECTION 3 OF THE **WESTERN PORT (STEEL WORKS) ACT 1970** AUTHORISING USE OF LAND FOR NON-STEEL RELATED TRADES

Order in Council

The Governor in Council, in accordance with section 3 of the Western Port (Steel Works) Act 1970 (the Act) and clause 5(1)(n)(vi) of the Agreement set out in part III of the Schedule to the Act, authorises BlueScope Steel Limited ACN 000 011 058 to use the whole of the land contained in Certificate of Title Volume 08876 Folio 783 (Land) for any use permitted by law, including the handling of non-steel related trades and for carrying out of geotechnical works on the Land, subject to the conditions contained in the Schedule to this Order.

Dated 6 June 2017

1.

Responsible Minister: LUKE DONNELLAN MP Minister for Ports

> ANDREW ROBINSON Clerk of the Executive Council

Western Port (Steel Works) Act 1970

ORDER UNDER SECTION 3 OF THE **WESTERN PORT (STEEL WORKS) ACT 1970** AUTHORISING USE OF LAND FOR NON-STEEL RELATED TRADES SCHEDULE TO ORDER IN COUNCIL

- This authorisation applies from 1 July 2017 until 30 June 2019.
- 2. In relation to non-steel related trades, this authorisation:
 - a. applies to inbound and outbound cargo over the Land not in excess of 400,000 tonnes in any financial year;
 - b. applies to use of the berths other than for consignment of, or receipt of, bulk quantities of dangerous goods; and
 - c. applies to the use of the berths other than for consignment of bulk coal.

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SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from SAI Global Bookshop, 85 Buckhurst Street, South Melbourne, on the date specified:

32.	Statutory Rule:	Supreme Court (Chapter I Email Service Amendment) Rules 2017
	Authorising Act:	Supreme Court Act 1986
	Date first obtainable:	2 June 2017
	Code A	
33.	Statutory Rule:	Supreme Court (Chapter I Senior Master's Powers Amendment) Rules 2017
	Authorising Act:	Supreme Court Act 1986
	Date first obtainable: Code A	2 June 2017
34.	Statutory Rule:	Supreme Court (Chapter VI Powers of Judicial Registrars Amendment) Rules 2017
	Authorising Act:	Supreme Court Act 1986
	Date first obtainable:	2 June 2017
	Code A	
35.	Statutory Rule:	Victorian Civil and Administrative Tribunal (Amendment No. 17) Rules 2017
	Authorising Act:	Victorian Civil and Administrative Tribunal Act 1998
	Date first obtainable:	2 June 2017
	Code A	

36.	Statutory Rule:	County Court (Chapter I Recovery of Pro Bono Costs Amendment) Rules 2017
	Authorising Act:	County Court Act 1958
	Date first obtainable:	2 June 2017
	Code A	
37.	Statutory Rule:	Rooming House Operators Amendment Regulations 2017
	Authorising Act:	Rooming House Operators Act 2016
	Date first obtainable: Code A	7 June 2017

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