

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 16 Thursday 19 April 2018

www.gazette.vic.gov.au

GENERAL

Wilckens Roche Lawyers 708
Willis Simmonds Lawyers708Wollerman Shacklock Lawyers708Government and Outer Budget Sector709
 Orders in Council Crown Land (Reserves); Education and Training Reform; Land
5 Obtainables 772 5 06 6 06 6 06
97 97 97 98 98

TABLE OF PROVISIONS

Advertisers Please Note

As from 19 April 2018 The last Special Gazette was No. 180 dated 17 April 2018. 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) ANZAC DAY WEEK 2018 (Wednesday 25 April 2018)

Please Note New Deadlines for General Gazette G17/18:

The Victoria Government Gazette (General) for ANZAC DAY week (G17/18) will be published on **Thursday 26 April 2018**.

Copy deadlines:

9.30 am on Friday 20 April 2018

Private Advertisements Government and Outer Budget Sector Agencies Notices

9.30 am on Monday 23 April 2018

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

Re: MARIA DIMITRIJEVIC, late of 3/66 High Street, Kew, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 June 2017, are required by the trustees, Paul Morris Natoli and Olga Dobric, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

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

Re: ROBERT DANIEL MORRIS, late of 1205 Dana Street, Ballarat, Victoria, retired, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 25 August 2017, are required by the executor, Ron Cohen, to send particulars to the executor, care of the lawyers named below, by 20 June 2018, after which date the executor will distribute the assets, having regard only to the claims of which he has notice.

ALAN WAINWRIGHT J. OKNO & CO., lawyers,

1/8 Market Street, Melbourne 3000.

CHARLES NOEL LODGE, late of 19 Nonda Avenue, Doncaster East, Victoria, retired sheet metal worker.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 September 2017, are required by the executor, Sharon Elizabeth Osbourne, to send particulars thereof to her, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which the executor will distribute the estate, having regard only to claims of which she has notice.

ANTHONY HOHTOULAS & CO., solicitors, 76 Johnston Street, Collingwood, Victoria 3066.

Estate of MARTA FISCHBEIN, late of 59a Murray Street, Elsternwick, Victoria, hotel manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 February 2017, are required by the personal representatives, care of the undermentioned lawyers, to send particulars to them by 19 June 2018, 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

MILAN CAPACULOVSKI, also known as Milan Capaculoski, late of Arcare Greenhill, 7 Civic Drive, Epping 3076, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 October 2017, are required by the executrix, Dragica Lozankoski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 18 June 2018, after which date the executrix may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 10 April 2018

ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

EDITH ADELE DANIELS, late of Bupa Aged Care, 18–22 McGlynn Avenue, South Morang 3752, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 August 2017, are required by the executrices, Patricia Helena Cummins and Lesley Adele Smith, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to them by 18 June 2018, after which date the executrices may convey or distribute the assets, having regards only to claims to which they have notice. Dated 9 April 2018

ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

705

CARMEL ROSE McNAUGHTON, late of 6 Dransfield Way, Epping 3076, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 October 2017, are required by the executrix, Cheryl Therese Corfield, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 18 June 2018, after which date the executrix may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 9 April 2018

ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

Re: Estate of the late BETH ANCHEN, deceased.

Creditors, next-of kin or others having claims in respect of the estate of BETH ANCHEN, late of 352 Sydenham Road, Sydenham 3037, in the State of Victoria, deceased, who died on 24 September 2017, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 12 July 2018, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

ASCOT SOLICITORS,

827B Ballarat Road, Deer Park, Victoria 3023. Tel: (03) 8390 1711.

BETTY MARGARET LEES, late of 32 View Street, Woody Point, in Queensland, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2017, are required by Suzanne Jane Carlisle, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitors, by 25 June 2018, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

DAVIS & MARKS.

Suite 102, 3 Male Street, Brighton 3186.

Re: GABRIEL FRANCOIS GAETAN COUSINERY, of 5/94 Kerferd Street, Essendon North, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who

died on 8 September 2017, are required by the trustee, Jean Eddy Cousinery, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS, 794A Pascoe Vale Road, Glenroy 3046.

Re: LUIGIA D'AGNOLO, late of St Paul's Hostel for the Elderly, 15 Strettle Street, Thornbury, Victoria, farm and factory worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 December 2017, are required by the trustee, Lisetta Bussolaro, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS, 794A Pascoe Vale Road, Glenroy 3046.

Re: JOHN WILLIAM ADDIE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN WILLIAM ADDIE, late of 14A Sunbeam Avenue, Ringwood East, Victoria, secondary school teacher, deceased, who died on 10 November 2017, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 3 October 2018, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

DONALD & RYAN LAWYERS, solicitors, 304 High Street, Kew 3101.

RONALD ALEXANDER ALLAN, late of Unit 17, 7 Montague Street, Preston, Victoria, retailer, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 4 December 2017, are required by the executor for Grant of Administration, Kerry Susann Hadaway, care of Unit 6, 15 Nathan Drive, Campbellfield, Victoria, to send particulars of their claims to her by 20 June 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which she has notice.

Dated 19 April 2018

FORD LEGAL PTY LTD, Unit 6, 15 Nathan Drive, Campbellfield, Victoria 3061.

PETER JOSEPH POWER, late of Lalbert, Victoria, 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 Denis Anthony Power and Helen Anne Jobling, 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.

IAN RAYMOND THOMSON, late of Nyah West, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 July 2017, are required by Margery Jean Thomson, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

GEORGE COSTA, late of 37 Hope Street, Brunswick, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed, who died on 3 November 2017, are required by the executor, Ms M. Colosi, care of 307A Keilor Road, Essendon, Victoria 3040, to send particulars of their claims to J & L Lawyers Essendon, by 31 May 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 14 March 2018.

Dated 10 April 2018

J & L LAWYERS ESSENDON PTY LTD, 307A Keilor Road, Essendon, Victoria 3040. Ph: (03) 9379 8616, Fax: (03) 9374 2819.

Re: Estate of DOROTHY JOAN OLDREIVE.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 October 2017, are required by the trustees, Lynette Frances Oldreive and Geoffrey Noel Cain, to send particulars to the trustees, care of the undermentioned solicitors, by 26 June 2018, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

KM LAW, 34 Commercial Street, Korumburra, Victoria 3950.

Re: RUSSELL LESLIE JAMES DAVEY, retired, deceased, late of Southern Cross Aged Care, Corben House, 9–15 Brindisi Street, Mentone, Victoria 3194.

Creditors, next-of-kin and others having claims in the respect of the estate of RUSSELL LESLIE JAMES DAVEY, deceased, who died on 4 January 2018, are required by the trustee, John Raymond Davey, to send particulars of their claim to the undermentioned firm by 26 June 2018, after which date the said 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.

Re: PATRICIA MARGARET O'MEAGHER, late of 80 Centre Dandenong Road, Dingley Village, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of PATRICIA

MARGARET O'MEAGHER, deceased, who died on 21 February 2018, are required by the trustee, Maureen Elaine Waters, to send particulars of their claim to the undermentioned firm by 23 June 2018, after which date the said trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of MARIANNE BEATRICE FAIRBAIRN, also known as Marianne Beatrice Canestra, late of 113 Chomley Street, Prahran, Victoria, home duties, deceased, who died on 7 July 2017, are required by the executor, Peter John Walsh, to send particulars of their claims to the said executor, care of the undersigned solicitor, by 14 June 2018, after which date the executor will convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

LAWSON HUGHES PETER WALSH, lawyers, Level 2, 533 Little Lonsdale Street, Melbourne 3000. susan@lhpw.com.au

Creditors, next-of-kin and others having claims in respect of the estate of RACHAEL MARY SHARLAND, in the Will called Elizabeth Mary Sharland, late of 90 Clayton Road, Clayton, Victoria, home duties, deceased, who died on 7 July 2017, are required by the executor, Peter John Walsh, to send particulars of their claims to him, care of the undersigned solicitor, by 21 June 2018, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

LAWSON HUGHES PETER WALSH, lawyers, Level 2, 533 Little Lonsdale Street, Melbourne 3000. susan@lhpw.com.au

Re: MICHAEL JAMES GOLLER, deceased, late of Flat 9, 36 Burke Road, Malvern East, Victoria, investor.

G 16 19 April 2018 707

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 November 2017, are required by the trustee, Robert Gordon Goller, to send particulars to him, care of the undermentioned solicitors, by 26 June 2018, after which date he may convey or distribute the assets, having regard only to the claims of which he then had notice.

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

Re: MARY THERESA DAWSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 March 2017, are required by the executor, Margaret Janet Dekreuk, to send particulars of such claims to her, in care of the below mentioned lawyers, by 20 June 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

ROBERTS BECKWITH PARTNERS, 16 Blamey Place, Mornington, Victoria 3931.

JUDITH GRACE ALEXANDER, late of Peninsula Grange Aged Care, 2 Booker Avenue, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 January 2018, are required by the executor, Susan Kyne, to send particulars to her, care of the undermentioned solicitors, by 16 June 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice. STIDSTON WARREN LAWYERS,

Suite 1, 10 Blamey Place, Mornington 3931.

PATRICIA JEAN WOLSTENHOLME, late of 7 Mair Street, Brighton, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2017, are required by the executor, Ian Ross Wolstenholme, to send particulars to him, care of the undermentioned solicitors, by 25 June 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON WARREN LAWYERS, Suite 1, 10 Blamey Place, Mornington 3931. Re: PHILIP RAYMOND ELLIS, late of 60 Macarthur Place, Carlton 3053.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 November 2015, are required by the executor, Cathryn Mary Ellis, to send particulars of their claim to her, care of the undermentioned solicitors, by 3 July 2018, after which date the said executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

TUCKER PARTNERS,

Level 34, 360 Collins Street, Melbourne 3000.

FERENC BODAY, late of 9 Garrison Grove, Wantirna, Victoria 3152, widower, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 31 August 2017, are required by the executor, Maria Susanna Calati, care of 43 Ferguson Street, Williamstown, Victoria 3016, to send particulars of their claims to her by 19 June 2018, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 16 October 2017.

Dated 13 April 2018

WILCKENS ROCHE LAWYERS,
43 Ferguson Street, Williamstown,
Victoria 3016.
PO Box 18, Williamstown, Victoria 3016.
DX 16101 Williamstown.
Ph: (03) 8383 5999, Fax: (03) 8383 5900.
LK:ALS:170170. Contact Laszlo Kohegyi.

VERA HELEN FOORD, late of Yarraville Village Aged Care Facility, corner Fairlie Street and Somerville Road, Yarraville, Victoria 3013, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 12 January 2018, are required by the executor, Laszlo Kohegyi, care of 43 Ferguson Street, Williamstown, Victoria 3016, to send particulars of their claims to him by 19 June 2018, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 6 April 2018. Dated 11 April 2018

WILCKENS ROCHE LAWYERS,
43 Ferguson Street, Williamstown,
Victoria 3016.
PO Box 18, Williamstown, Victoria 3016.
DX 16101 Williamstown.
Ph: (03) 8383 5999, Fax: (03) 8383 5900.
JMJ:ALS:170387. Contact: Amanda Smith.

Re: The estate of MARJORIE RUBY BENTLEY, late of Sheriden Hall, 10 Marion Street, Brighton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 January 2018, are required by the executors, Geoffrey George Leslie Bentley and Philip Geoffrey Bentley, to send particulars to them, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

WILLIS SIMMONDS LAWYERS, legal practitioners,

6/1 North Concourse, Beaumaris 3193.

TREVOR WALTER BLASER, late of 9/30 Selwyn Avenue, Elwood, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 December 2017, are required by the executor, Allan John Blaser, care of Wollerman Shacklock Lawyers, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to them by 13 June 2018, 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 22 March 2018.

WOLLERMAN SHACKLOCK LAWYERS, 8 Gloucester Avenue, Berwick 3806.

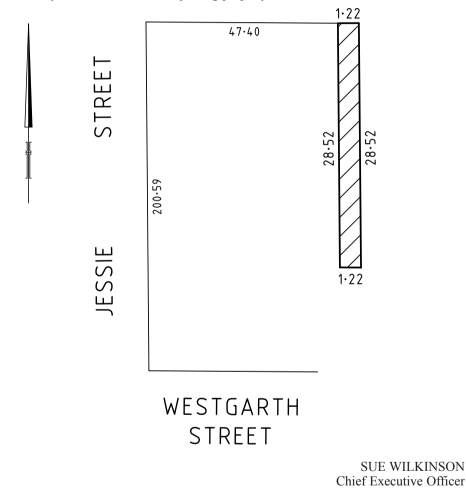
709

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 9 April 2018, resolved to discontinue the road at the rear of 30 to 36 Jessie Street and 25 to 29 Green Street, Northcote, shown by hatching on the plan below and to sell the land from the road by private treaty to the adjoining property owners and to transfer to itself any land not sold to the adjoining property owners.

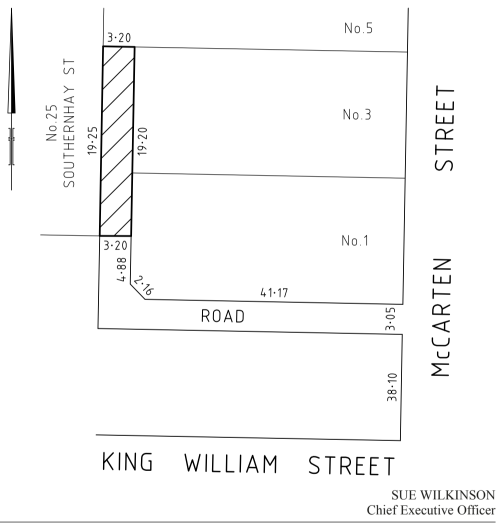


DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 9 April 2018, resolved to discontinue the road at the rear of 1 and 3 McCarten Street and adjoining 25 Southernhay Street, Reservoir, shown by hatching on the plan below and to sell the land from the road by private treaty to the adjoining property owners and to transfer to itself any land not sold to the adjoining property owners.

The land from the road is to be sold subject to the right, power or interest held by Yarra Valley Water in the road in connection with any sewers or pipes under the control of that authority in or near the road.

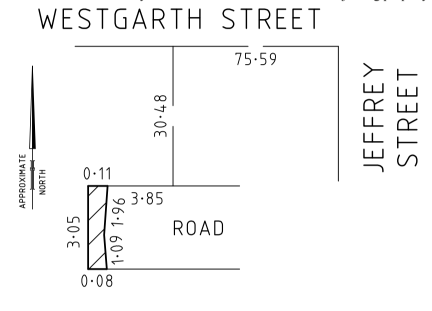


711

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 9 April 2018, resolved to discontinue the road adjoining 148 Westgarth Street, Northcote, shown by hatching on the plan below and to sell the land from the road by private treaty to the owners of the adjoining property at 148 Westgarth Street, Northcote, and to transfer to itself any land from the road not sold to the adjoining property owners.



SUE WILKINSON Chief Executive Officer

MONASH CITY COUNCIL

Road Management Plan 2018

In accordance with the **Road Management Act 2004** (Act) and the Road Management (General) Regulations 2016 (Regulations), Monash City Council (Council) gives notice that it proposes to amend the Monash Road Management Plan.

The purpose of the proposed amendments is to:

- a) improve and standardise intervention standards and response times by road related infrastructure assets;
- b) alter inspection frequencies for some assets; and
- c) alter the definition of pathway classes by extending areas of high and medium sensitivity footpaths and including a new 'shared path' class.

A copy of the written report summarising the proposed amendments, along with the amended Road Management Plan, may be inspected at or obtained from Council's Customer Service Centres during normal business hours, or accessed online through Council's website, www.monash.vic.gov.au. Written submissions relating to the proposed amendments will be received by Council up to close of business 22 June 2018.

ANDI DIAMOND Chief Executive Officer

MONASH CITY COUNCIL

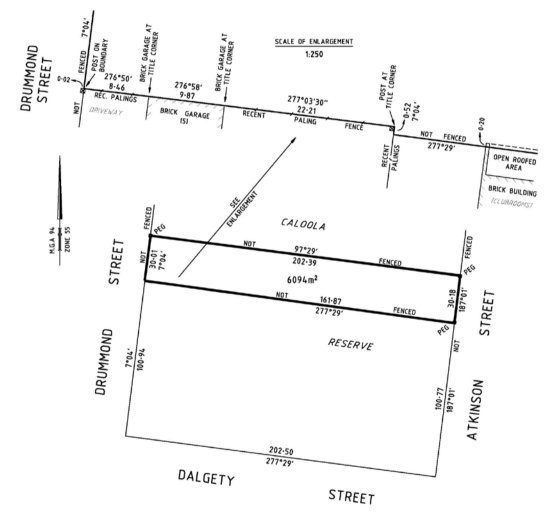
Erratum

This notice replaces the notice published in the Victoria Government Gazette G9, page 372, dated 1 March 2018.

MONASH CITY COUNCIL

Notice of Road Discontinuance

The City of Monash, at its meeting on 12 December 2017, acting pursuant to section 206 and Clause 3 of Schedule 10 to the **Local Government Act 1989**, formed the opinion that the government road as shown on the attached diagram is not reasonably required for public use as a road and is discontinued.



DR ANDI DIAMOND Chief Executive Officer

Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C287

Boroondara City Council has prepared Amendment C287 to the Boroondara Planning Scheme. The land affected by the Amendment includes:

• 7–11 Miami Street, Hawthorn East.

The Amendment proposes to apply the Heritage Overlay to the property above which is 'individually significant' to the City of Boroondara.

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 Boroondara: Planning Counter, 8 Inglesby Road, Camberwell 3124; or at the Department of Environment, Land, Water and Planning website, www.planning.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 Monday 21 May 2018. Submissions can be lodged online at www.boroondara.vic.gov.au/C287

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.

PHILLIP STORER Chief Executive Officer Boroondara City Council

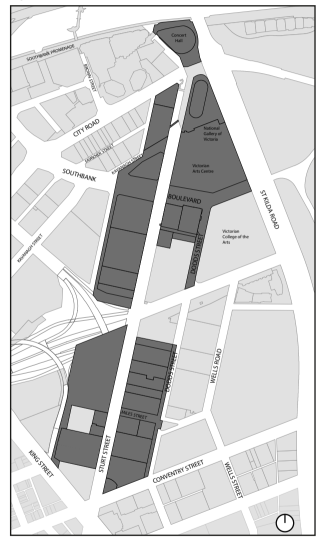
Planning and Environment Act 1987 MELBOURNE PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C323

The Melbourne City Council has prepared Amendment C323 to the Melbourne Planning Scheme.

The land affected by the Amendment is within Southbank as shown on the map below:



The Amendment inserts Schedule 7 to the Capital City Zone and rezones the land from Capital City Zone 3 (CCZ3) and General Residential Zone 1 (GRZ1) to Capital City Zone 7 (CCZ7) on a permanent basis, in order to promote uses that support the role of the State Significant Melbourne Arts Precinct.

The Amendment makes consequential changes to Clause 22.01 (Urban Design in the Capital City) and Schedule 1 to Clause 43.02 (Design and Development Overlay), in order to ensure the continued application of these provisions.

The Amendment also applies Schedule 1 to the Parking Overlay to those parts of the precinct that were previously in the General Residential Zone.

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 Melbourne, Level 3, 240 Little Collins Street, Melbourne; at Participate Melbourne, the City of Melbourne's online engagement hub, participate. melbourne.vic.gov.au; 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 Monday 21 May 2018. A submission must be sent to: amendmentC323@melbourne.vic.gov.au; or Robyn Hellman, Team Leader Planning Policy, City of Melbourne, PO Box 1603, Melbourne, Victoria 3001.

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.

EMMA APPLETON Manager, Urban Strategy

Planning and Environment Act 1987 MOIRA PLANNING SCHEME Notice of the Preparation of an Amendment

Amendment C87

The Moira Shire Council has prepared Amendment C87 to the Moira Planning Scheme.

The land affected by the Amendment affects land Part of Crown Allotment 2 Section 8 PP5901 (Council Property Number 9010745), Lot 1 TP879765 Lots 1 and 2 TP806598 (Council Property Number 92348481) and Crown Allotment 20A PP3967 and part of Crown Allotments 2017 and 2018 PP3967 (Council Property Number 9002726). These parcels are located along Lake Mulwala Foreshore.

The Amendment proposes to rezone these sites from PCRZ and GRZ1 to PPRZ.

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, Moira Shire Council, 44 Station Street, Cobram 3644; or Yarrawonga Service Centre, 100 Belmore Street, Yarrawonga; at Moira Council website, www.moira.vic.gov.au/Infrastructure_and_Development/Planning_Services/Planning_Scheme_Amendments; 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 Thursday 17 May 2018. A submission must be sent by email to the Planning Department at Moira Shire Council on info@moira.vic.gov.au or by mail to Planning Department at Moira Shire Council at PO Box 578, Cobram 3644.

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.

MARK HENDERSON Chief Executive Officer



Planning and Environment Act 1987 WYNDHAM PLANNING SCHEME Notice of the Preparation of an Amendment Amendment C219

The Wyndham City Council has prepared Amendment C219 to the Wyndham Planning Scheme.

The land affected by the Amendment is the Quandong Precinct. The Precinct is the area of land bounded by Ballan Road to the north-east, Manor Lakes Precinct to the south, and the Outer Metropolitan Ring/E6 Transport Corridor (OMR) road reservation to the west.

The Amendment proposes to make changes to the Wyndham Planning Scheme (the Scheme) to facilitate development of land within the Precinct in accordance with the vision of urban growth outlined in the 'Quandong Precinct Structure Plan, March 2018' and the 'West Growth Corridor Plan'. It proposes to rezone part of the land to Urban Growth Zone (UGZ16) to enable the development of urban uses. The Amendment also proposes to revise the Environmental Significance Overlay (ESO) Schedule 2 to remove the exemption for the removal of non-native vegetation, amend the extent of the ESO1 and ESO2 applying to the land, apply the Incorporated Plan Overlay Schedule (IPO5) to the BCS Conservation Area 13, which will remain as Rural Conservation Zone (RCZ) and making other associated changes to the 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; Wyndham City Council, Civic Centre, 45 Princes Highway, Werribee, www.wyndham.vic.gov.au; during opening hours, at the following library: Manor Lakes Library, 86 Manor Lakes Boulevard, Manor Lakes; at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection; and at the Wyndham City Council website, https://www.wyndham.vic.gov.au/services/building-planning/ planning-scheme-amendments/current-planning-scheme-amendments

A public drop-in information session will be held:

• Wednesday 2 May 2018 between 4 pm and 8 pm, at the Manor Lakes Community Learning Centre, 86 Manor Lakes Boulevard, Manor Lakes.

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 21 May 2018. A submission must be sent to Wyndham City Council, 45 Princes Highway, Werribee, Victoria 3030; or via email to: mail@ wyndham.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.

> AARON CHILES Manager Urban Futures

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 19 June 2018, 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.

- BENSON, Diane, late of Unit 2, 3 Hampden Street, Terang, Victoria 3264, deceased, who died on 24 November 2017.
- BURY, Beverley, late of Estia Health, 297 Queen Street, Altona Meadows, Victoria 3028, deceased, who died on 8 January 2018.
- DODARO, Elio, late of Achmore Lodge, 2–6 Melaleuca Drive, Clarinda, Victoria 3169, deceased, who died on 22 February 2018.
- FELTIS, Arthur Allan, late of Albury and District Nursing Home, 636 Logan Road, Glenroy, New South Wales 2640, deceased, who died on 29 November 2017.
- FERGUSON, David Barrie, late of 2 Pickford Street, Wendouree, Victoria 3355, deceased, who died on 7 February 2018.
- GRIGG, Simone Louise, late of Unit 2, 3 Wingoon Drive, Eaglehawk, Victoria 3556, deceased, who died on 24 November 2017.
- LINDSAY, Sylvia Isabel, late of Walmsley Friendship Village, 265 Greeves Drive, Kilsyth, Victoria 3137, deceased, who died on 9 January 2018.
- LUTTRELL, Colin James, late of 65 Australia Avenue, Umina Beach, New South Wales 2257, deceased, who died on 9 February 2018.
- MICELI, Maria Antonia, late of St George's Nursing Home, 13–19 Howard Street, Altona Meadows, Victoria 3028, deceased, who died on 13 October 2017.

- PERIC, Tomislav, late of Myrtleford Lodge, 73 Prince Street, Myrtleford, Victoria 3737, deceased, who died on 16 February 2018.
- SCHOENFELDER, Martin, late of 76 Cary Street, Sunshine North, Victoria 3020, deceased, who died on 19 September 2017.
- TAVARES, Antonio, late of Glenlyn Aged Care Facility, 34 Finchley Avenue, Glenroy, Victoria 3046, deceased, who died on 22 November 2017.
- TOURRIER, Janette Norma, late of 43 Clyde Street, Surrey Hills, Victoria 3127, deceased, who died on 4 December 2017.
- WATT, Jack, late of 1 King William Street, Reservoir, Victoria 3073, deceased, who died on 29 November 2017.

Dated 10 April 2018

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 25 June 2018, 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.

- AU, Kin Man, late of 65 Timber Rise, Doncaster East, Victoria 3109, deceased, who died on 3 February 2018.
- CARTWRIGHT, Patricia Mary, late of 15 Greenacre Crescent, Narre Warren, Victoria 3805, deceased, who died on 13 January 2018.
- DAVIDSON, Valma Ashton, late of Chaffey Aged Care, Lot 2, Main Avenue North, Merbein, Victoria 3505, deceased, who died on 31 January 2018.
- HEFFERNAN, Olive Lillian, late of Sambell Lodge, 1 South Terrace, Clifton Hill, Victoria 3068, deceased, who died on 15 December 2017.
- HOWDEN, Raymond Charles, late of Bethel Aged Care, 600 Plenty Road, Mill Park, Victoria 3082, deceased, who died on 10 September 2017.

- HUMPHRIS, Gregory Ross, late of Uniting Agewell – Box Hill Community, 75 Thames Street, Box Hill, Victoria 3128, deceased, who died on 4 November 2017.
- JENKINS, Thomas Rees, late of 3 Anderson Street, Horsham, Victoria 3400, deceased, who died on 25 November 2017.
- KERR, John Brian, late of 30 Kelsall Street, Warracknabeal, Victoria 3393, deceased, who died on 10 September 2017.
- KUTANJAC, Branko, late of Unit 1, 40 Echuca Road, Mooroopna, Victoria 3629, deceased, who died on 6 February 2018.
- LACEY, Michael John, late of Wesley Disability Services, 5 Smith Street, Carrum, Victoria 3197, deceased, who died on 12 December 2017.
- LANGDON, Margaret, late of Bluecross Willowmeade, 70 Kilmore–Lancefield Road, Kilmore, Victoria 3764, deceased, who died on 6 January 2018.
- MEDVED, Mate, late of James Thomas Court, 117 Morgan Street, Sebastopol, Victoria 3356, deceased, who died on 23 January 2018.
- NEEDHAM, Timothy, late of Unit 8, 64 Holland Court, Flemington, Victoria 3031, deceased, who died on 9 February 2018.
- NEGRUTIU, Negrutiu, late of 11 Fernwood Avenue, Ringwood East, Victoria 3135, deceased, who died on 16 June 2011.
- PRICE, Robert Alfred, late of Unit 1, 6 Guest Road, Oakleigh South, Victoria 3167, deceased, who died on 23 December 2017.
- WALSH, Martin Francis, late of Unit 1, Brotherhood of St Laurence, 116 Fitzroy Street, Fitzroy, Victoria 3065, deceased, who died on 18 November 2017.

Dated 16 April 2018

Associations Incorporation Reform Act 2012 SECTION 138

I, David Joyner, Deputy Registrar of Incorporated Associations, under delegation provided by the Registrar, hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 136 of the Act, has been received by the Registrar from each of the associations mentioned below:

ABPMP – Melbourne Chapter Incorporated; All Stars Junior Football Academy Inc.; Amaroo Auxiliary Inc.; Ananda Balika Kotte Past Pupils Association (Victoria) Incorporated; Angwin House Support Centre Inc.; Annunciation Sisterhood Inc.; Apex Club of Coleraine Inc.; Applewood Residents Association Inc.; Australian Kyokushin Karate Association Inc.; Australian Model Car Club (Vic) Inc.; Australian Shanghai Entrepreneur Council Inc.; Ballarat Epicurean Wine & Food Society Inc.; Ballarat Toastmasters Club Inc.; Ballistix Drummers Inc.; Benalla Toy Library Inc.; Blown Lites Boating Register Inc.; Breakthrough Christ Intercessory Ministry Incorporated; Cambodia National Rescue Foundation of Victoria (Australia) Inc.; Castlemaine North Primary School Parents' and Carers' Association Association Inc.; Catchment Players of Darebin Inc.; Circolo Pensionati Italiani Di West Brunswick Inc.; Coldstream Tennis Club Inc.; Commerce Students Society Inc.; Compassion in Action Inc.; Dance for Fitness Incorporated; Deaf Sports Recreation Victoria Inc.; Dutch Australian Friends Inc.; East Burwood Pre-School Inc.; East Preston Senior Citizens Club Inc.; Echuca-Moama and District Attractions Association Inc.; Editors Victoria Inc.; Eltham North Pre-School Association Inc.; Emu Creek Tennis Club Inc.; Entertainment Cash Foundation Incorporated; Eskdale Herd Improvement Association Inc.; Essendon Squash and Racquetball Club Inc.; Fitzroy Farmers' Market Inc.; Footscray Blue Light Disco Inc.; Frankston Branch Blue Light Inc.; Friends for Help Incorporated; Geelong All Breeds Cat Club Inc.; Global Footy Inc.; Glory Realm Ministries Inc.; Greek National Resistance Fighters' League of Melbourne and Victoria Inc.; Greyhound Racing Union Inc.; Griffin Ward Residents Association Incorporated; Guru Nanak's Free Kitchen – Melbourne Incorporated; Happy From the Inside Inc.; Heywood Combined Probus Club Inc.; Hobsons Bay Life Activities Club Inc.; Hopetoun Hall Inc.: Interchange Western Region Association Inc.; Ivy's Friends Foundation Incorporated.; Jewish Taskforce Against Family Violence Inc.; Kia Club Australia Incorporated; Land Owners Rights Association In. (LORA); Large Scale Club of Victoria Inc.; Latrobe Valley Soccer Promotions Foundation Incorporated; Lobbying and Advocating for Residents of Glen Eira (LARGE) Inc.; Mansfield Bushwalking Club Inc.; Maribyrnong Senior Citizens Centre Inc.; Mayte Youth Theatre Group Inc.; Medical & Mobility Mission of Australia Association Inc.; Melbourne China Property Developers Council Inc.; Melbourne Dance Theatre Inc.; Melbourne

Staffy Owners Inc.; Mildura West - Werrimull Sporting Club Inc.; Murchison Action Group Inc.; National Seniors Australia Melbourne City Branch Inc.; Newmerella Action Group Inc.; North Balwyn Netball Club Inc.; North East Region Volunteer Resource Centres Inc.; Old Ivanhoe Law Society Incorporated; Parent Support Network - Eastern Region Inc.; Peninsular Health Social Club Inc.; Power Up Badminton Incorporated; Promise Family Church Inc.; Railway Hotel Sports and Social Club (Myrtleford) Inc.; Ringwood Heritage Seniors' Club Inc.; Sanasuma Maga Inc.; Seymour Tinnie Muster Association Inc.; Shepparton Stock and Domestic Community Water Supply Committee Inc.; Shungu Inc.; Smooth Move Nutrition Incorporated; South Mildura Football Netball Club Inc.; South Mildura Junior Football Club Inc.; Stables Art Spot Inc.; Takinupspace Incorporated; Tawonga Tennis Club Inc.; The Better Beveridge Group Inc.; The Fitzrov Adventure Playground Association Inc.; The Global Women's Project Australia Inc.; The Lorne Figtree Community House Inc.; The System Administrators Guild of Australia Inc.; Thin Green Line Inc.; Toyo Ink Social Club Inc.; Toyota Social Club (VIC) Inc.; Transition Wallan Inc.; Tresorch Inc.; Victorian and Tasmanian Association of Rural Counselling Groups Inc.; Victorian Children's Services Association Inc.; Vietnamese Television Association (VNTV) Inc.; Volvo Club of South Melbourne Incorporated.; Wangaratta Goju Kai Karate Inc.; Western District Standardbred Riding Club Inc.; Young Professionals Melbourne Incorporated.

I further advise that unless a person makes a written objection to cancellation to the Registrar within 28 days of the date of this notice, I intend to cancel the incorporation of the incorporated associations mentioned above.

Dated 19 April 2018

DAVID JOYNER Deputy Registrar of Incorporated Associations GPO Box 4567 Melbourne, Victoria 3001

Bus Safety Act 2009

DECLARATION UNDER SECTION 7(1)(b)

I, Shaun Rodenburg, delegate of the Director, Transport Safety, in exercise of the powers vested in me under section 7(1)(b) of the **Bus Safety Act 2009**, hereby declare the following vehicle to be a bus within the meaning of section 3(1) of the **Bus Safety Act 2009**:

Make	Model	Year	VIN
Navya	Arma4 (autonomous)	2017	VG9A2CB2DHB019028

This declaration is made on the basis that the vehicle specified above should be regulated in the interests of public safety for the following reasons:

- (a) the vehicle was not built to comply with the Australian Design Rules for a passenger omnibus (within the meaning of those Rules);
- (b) it is a highly specialised vehicle intended to provide a community and private bus service whilst on trial;
- (c) it does not have traditional driving controls;
- (d) it does not have traditional seating positions; and
- (e) it is not regulated by any other agency in Victoria.

This declaration is made following consultation with the affected operators and sectors of the industry as required under section 7(2) of the **Bus Safety Act 2009**. On this 13 April 2018

SHAUN RODENBURG Delegate of the Director, Transport Safety Acting Director, Bus Safety

Country Fire Authority Act 1958

VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Steven Warrington, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment, Land, Water and Planning, hereby vary the declaration of the Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipal Districts of Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on 23 April 2018:

- West Wimmera Shire Council (Remainder)
- Yarriambiack Shire Council (Remainder)
- Horsham Rural City Council (Whole).

STEVEN WARRINGTON AFSM Chief Officer

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017

Approval under Regulation 160

Pursuant to Regulation 160 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed below for administration by an Australian Ski Patrol Association Inc. qualified ski patroller.

Schedule 4 poisons approved for use by an Australian Ski Patrol Association Inc. qualified ski patroller

The Secretary has given approval in general for an Australian Ski Patrol Association Inc. qualified ski patroller to be in possession of the following Schedule 4 Poisons and administer them to persons in the performance of his or her duties for the treatment of emergencies:

- Methoxyflurane;
- Nitrous oxide.

This approval supersedes the Secretary Approval Schedule 4 poisons approved for use by an Australian Ski Patrol Association Inc. qualified ski patroller dated 30 July 2010.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017 Approval under Regulation 160

Pursuant to Regulation 160 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed in Appendix 1 for administration by registered dental hygienists, dental therapists or oral health therapists.

Schedule 4 poisons approved for use by dental hygienists, dental therapists or oral health therapists

The Secretary has given approval in general for a dental hygienist, dental therapist or oral health therapist registered under Health Practitioner Regulation National Law to have in his or her possession the Schedule 4 poisons listed in Appendix 1 that are required for the provision of dental care by the registered dental hygienist, dental therapist or oral health therapist.

Appendix 1: dental hygienists, dental therapists or oral health therapists

- Adrenaline
- Articaine
- Demeclocycline and triamcinolone in combination for topical endodontic use
- Felypressin
- Lignocaine
- Mepivacaine
- Mercury (metallic) for human therapeutic use
- Prilocaine.

This approval supersedes the Secretary Approval Schedule 4 poisons approved for use by dental hygienists, dental therapists or oral health therapists dated 1 July 2010.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017 Approval under Regulation 160

Pursuant to Regulation 160 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed below for administration by any registered optometrist.

Schedule 4 poisons approved for use by any optometrist

The Secretary has given approval in general for an optometrist registered under the Health Practitioner Regulation National Law and carrying on the lawful practice of his or her profession to be in possession of, and administer, the following Schedule 4 poisons for use in the eyes of patients in the practice of his or her profession:

- Anaesthetics Local being synthetic cocaine substitutes when prepared and packed in the form of eye drops containing 0.5 per cent or less of such anaesthetics local;
- Tropicamide when prepared and packed in the form of eye drops containing 1 per cent or less of tropicamide;
- Cyclopentolate hydrochloride when prepared and packed in the form of eye drops containing 1 per cent or less of cyclopentolate hydrochloride;
- Pilocarpine nitrate when prepared and packed in the form of eye drops containing 2 per cent or less of pilocarpine nitrate; and
- Physostigmine salicylate when prepared and packed in the form of eye drops containing 0.5 per cent or less of physostigmine salicylate.

Note: Pursuant to section 13(1)(c) of the **Drugs, Poisons and Controlled Substances Act 1981**, the Minister for Health has approved a registered optometrist, whose registration is endorsed under section 94 of the **Health Practitioner Regulation National Law (Victoria) Act 2009**, to obtain and have in his or her possession and to use, sell or supply any Schedule 2, 3 or 4 poison that is in the form of a preparation for the topical use in the eye (Victoria Government Gazette G26 1 July 2010 p. 1384).

This approval supersedes the Secretary Approval Schedule 4 poisons approved for use by any optometrist dated 1 July 2010.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017

Approval under Regulation 160

Pursuant to Regulation 160 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed below for administration by any registered podiatrist.

Schedule 4 poisons approved for use by any podiatrist

The Secretary has given approval in general for a podiatrist registered under the Health Practitioner Regulation National Law and carrying on the lawful practice of his or her profession to be in possession of, and administer, the following Schedule 4 poisons in the practice of his or her profession for the treatment of conditions of the human foot:

- Anaesthetics Local the following only lignocaine hydrochloride in preparations containing 2 per cent or less of lignocaine hydrochloride;
- Prilocaine hydrochloride in preparations containing 2 per cent or less of prilocaine hydrochloride.

Note: Pursuant to section 13(1)(ca) of the **Drugs, Poisons and Controlled Substances Act 1981**, the Minister for Health has approved a registered podiatrist, whose registration is endorsed under section 94 of the **Health Practitioner Regulation National Law (Victoria) Act 2009**, to obtain and have in his or her possession and to use, sell or supply any Schedule 2, 3 or 4 poison listed in the tables as published in the Victoria Government Gazette G26 1 July 2010 pp. 1381–1383.

This approval supersedes the Secretary Approval Schedule 4 poisons approved for use by any podiatrist dated 1 July 2010.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017 Approval under Regulation 161

Pursuant to Regulation 161 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 8 poisons below for administration by a registered midwife.

A midwife

The Secretary has given approval in general for a midwife registered under Health Practitioner Regulation National Law employed at a hospital to possess and administer to a pregnant woman in labour, in an emergency if unable to contact a medical practitioner, a single dose of morphine or pethidine if such practice is in accordance with the written instructions of the medical practitioner under whose care the patient is, provided that the practice has been approved by the governing body of the hospital concerned or a committee to which the responsibility has been delegated by the governing body.

This approval supersedes the Secretary Approval for a midwife dated 1 July 2010.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017

Approval under Regulation 161

Pursuant to Regulation 161 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed below for administration by a registered nurse or registered midwife.

Secretary Approval Cardiac Arrest

This approval applies to:

A nurse⁽¹⁾ or midwife⁽²⁾ who is registered by the Nursing and Midwifery Board of Australia and is employed (engaged or contracted) at a health service organisation⁽³⁾ in Victoria.

The approval allows the nurse or midwife to possess and administer the following Schedule 4 poisons:

- adrenaline;
- amiodarone.

The approval is granted under the following circumstances:

The nurse or midwife is providing Advanced Life Support⁽⁴⁾ in the event of cardiac arrest.

The nurse or midwife has satisfactorily completed a course that conforms to the Australian Resuscitation Council Guidelines⁽⁵⁾ and is either:

- delivered by the Australian Resuscitation Council⁽⁶⁾;
- credentialed by a relevant professional group or college and delivered by a registered training organisation;
- delivered by a higher education provider as part of a postgraduate qualification; or
- delivered by health service staff who have Basic Life Support, Advanced Life Support and adult learning qualifications.

The nurse or midwife administers the Schedule 4 poisons in accordance with the current Australian Resuscitation Council Guidelines for cardiac arrest, in particular, the ARC Basic Life Support, ARC Adult Cardiorespiratory Arrest and ARC Paediatric Cardiorespiratory Arrest flow charts.

The nurse or midwife administers the Schedule 4 poisons in the course of his/her employment (engaged or contracted) at a Victorian health service organisation.

The nurse or midwife possesses and administers only those Schedule 4 poisons obtained from the Victorian health service organisation at which he/she is employed (including being engaged or contracted).

The nurse or midwife has been assessed, through annual refresher training, to be competent to administer the Schedule 4 poisons for the purpose of providing Advanced Life Support and keeps a record of that assessment.

The refresher training will conform to the Australian Resuscitation Council Guidelines and be either:

- delivered by the Australian Resuscitation Council;
- credentialed by a relevant professional group or college and delivered by a registered training organisation;
- delivered by a higher education provider as part of a postgraduate qualification; or
- delivered by health service staff who have Basic Life Support, Advanced Life Support and adult learning qualifications.

Definitions

- 1. For the purpose of this approval a nurse means a person registered under the Health Practitioner Regulation National Law
 - a. to practise in the nursing and midwifery profession as a nurse (other than as a midwife or as a student); and
 - b. in the registered nurses division of that profession.
- 2. For the purpose of this approval a midwife means a person registered under the Health Practitioner Regulation National Law
 - a. to practise in the nursing and midwifery profession as a midwife (other than as a nurse or student); and
 - b. in the register of midwives kept for that profession.
- 3. Health service organisation: A separately constituted health service that is responsible for the clinical governance, administration and financial management of a service unit(s) providing health care. A service unit involves a grouping of clinicians and others working in a systematic way to deliver health care to patients and can be in any location or setting, including pharmacies, clinics, outpatient facilities, hospitals, patients' homes, community settings, practices and clinicians' rooms (National Safety and Quality Health Service Standards 2012).
- 4. Advanced Life Support the provision of effective airway management, ventilation of the lungs and production of a circulation by means of techniques additional to those of Basic Life Support. These techniques may include, but not be limited to, advanced airway management, tracheal intubation, intravenous access/drug therapy and defibrillation.

Basic Life Support – the preservation of life by the initial establishment of, and/or maintenance of, airway, breathing, circulation and related emergency care, including use of an automated external defibrillator (Australian Resuscitation Council, accessed May 2015).

- 5. Australian Resuscitation Council Guidelines guidelines produced by the Australian Resuscitation Council to meet its objectives in fostering uniformity and simplicity in resuscitation techniques and terminology. Guidelines are produced after consideration of all available scientific and published material and are only issued after acceptance by all member organisations.
- 6. Australian Resuscitation Council a voluntary co-ordinating body which represents all major groups involved in the teaching and practice of resuscitation. The Australian Resuscitation Council is sponsored by the Royal Australasian College of Surgeons and the Australian and New Zealand College of Anaesthetists.

This approval supersedes the Secretary Approval Cardiac Arrest dated 13 July 2015.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017 Approval under Regulation 161

Pursuant to Regulation 161 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed in Appendix 1 for administration by Nurse Immunisers.

Nurse Immunisers

The approval applies to:

A nurse who is registered in Division 1 of the Nursing and Midwifery Board of Australia register who provides evidence to the employer of currency of competence and ongoing professional development in immunisation and who:

• On 30 June 2010 was registered in division 1 of the register of nurses endorsed under section 27A of the **Health Professions Registration Act 2005** by the Nurses Board of Victoria in the approved area of practice – Immunisation

Or

• Has satisfactorily completed the assessment of a nurse immuniser program recognised by the Chief Health Officer (see Note)

Or

• Has satisfactorily completed the assessment of an 'Immuniser program of study' recognised by the Chief Health Officer, providing the education provider offers the program to nurses

Or

• Has satisfactorily completed a nurse immuniser program not recognised by the Chief Health Officer and has written confirmation from the program provider that at the time the program was completed, it was of equivalent standard to a program currently recognised by the Chief Health Officer

Or

• Has satisfactorily completed the assessment of an 'immuniser program of study' that meets the curriculum content requirements of the National Immunisation Education Framework for Health Professionals.

Note – For the nurse immuniser programs recognised by the Chief Health Officer see https://www2. health.vic.gov.au/public-health/immunisation/immunisers-in-victoria/nurse-immunisers

The nurse may possess and administer the following Schedule 4 poisons:

- 1. vaccines listed in Appendix 1; and
- 2. such other Schedule 4 poisons as are necessary for the treatment of anaphylactic reactions to the vaccines.

The following circumstances apply:

- a. the nurse is employed or contracted by:
 - i. a medical practitioner;
 - ii. municipal council which employs, contracts or ensures access to a medical practitioner; or
 - iii. health services permit holder who employs, contracts or ensures access to a medical practitioner.
- b. The medical practitioner referred in paragraph (a) is available to provide advice to the nurse on the use of the Schedule 4 poisons when needed.
- c. The nurse possesses and administers only the Schedule 4 poisons obtained by the medical practitioner, municipal council or health services permit holder by whom he or she is employed or contracted.
- d. The nurse administers the Schedule 4 poisons in:
 - i. the performance of his or her duties with the medical practitioner, municipal council or health services permit holder (as the case requires)
 - ii. accordance with the edition of the Australian Immunisation Handbook that is current at the time of the administration and
 - iii. accordance with any guidelines issued by Department of Health such as the 'Approved client groups for immunisation by nurse immunisers'.

Appendix 1: Vaccines

Diphtheria	Measles	Rubella
Haemophilus influenzae type b	Meningococcus	Streptococcus pneumoniae
Hepatitis A	Mumps	Tetanus
Hepatitis B	Pertussis	Varicella
Human papillomavirus	Polio	
Influenza	Rotavirus	

This approval supersedes the Secretary Approval Schedule 4 poisons approved for use by nurse immunisers dated 28 March 2012.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017 Approval under Regulation 161

Pursuant to Regulation 161 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed below for administration by a Victorian Institute of Forensic Medicine Forensic Nurse Examiner.

Victorian Institute of Forensic Medicine – Forensic Nurse Examiner

A nurse registered in Division 1 of the Nursing and Midwifery Board of Australia register may possess and administer a single oral dose of the Schedule 4 poison azithromycin under the following circumstances:

- a. the nurse is employed or contracted by Victorian Institute of Forensic Medicine (VIFM) to undertake forensic medical examinations;
- b. a medical practitioner employed or contracted by VIFM is available to provide advice to the nurse on the use of the Schedule 4 poison; and
- c. the nurse administers the Schedule 4 poison in:
 - i. the performance of his or her duties as a forensic nurse examiner;
 - ii. a designated Centre Against Sexual Assault Crisis Care Unit providing services to adults;
 - iii. accordance with a treatment protocol approved by VIFM; and
 - iv. accordance with any guideline issued by the Department of Health and Human Services.

Note

Designated Centres Against Sexual Assault are DHHS funded services. See https://www.casa.org.au/

This approval supersedes the Secretary Approval Schedule 4 poisons approved for use in forensic nurse examinations dated 1 July 2010.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017

Approval under Regulation 161

Pursuant to Regulation 161 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed below for administration by a registered nurse under the Victorian Tuberculosis Control Program.

Victorian Tuberculosis Control Program

This approval applies to:

A nurse who is registered in Division 1 of the Nursing and Midwifery Board of Australia register and who is approved by the medical director of the Victorian Tuberculosis Program at Melbourne Health in vaccine and skin testing administration and technique and as having satisfactorily completed a course in the management of acute reactions associated with vaccination.

The nurse may possess and administer the Schedule 4 poisons:

- 1. Bacillus Calmette-Guerin (BCG) vaccine for administration as recommended in the Australian Immunisation Handbook published by the Commonwealth Department of Health.
- 2. Purified Protein Derivative (PPD) Human, for Tuberculin Skin Testing.
- 3. Adrenaline for the treatment of anaphylactic reactions to the BCG vaccine and PPD.

The following circumstances apply:

- a) the nurse is employed by Melbourne Health to work in the Victorian Tuberculosis Program;
- b) the Victorian Tuberculosis Program medical director or designated Melbourne Health medical officer is available to provide advice to the nurse on the use of the Schedule 4 poisons; and
- c) the nurse administers the Schedule 4 poisons in:
 - I. the performance of his or her duties with the Victorian Tuberculosis Program at Melbourne Health;
 - II. accordance with the edition of the Australian Immunisation Handbook that is current at the time of the administration; and
 - III. accordance with any guidelines issued by the Department of Health and Human Services or the medical director of the Victorian Tuberculosis Program at Melbourne Health.

This approval supersedes the Secretary Approval Schedule 4 poisons approved for use in the Victorian Tuberculosis Program dated 16 June 2014.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017 Approval under Regulation 162

Pursuant to Regulation 162 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the criteria for computer-generated prescriptions.

Criteria for computer-generated prescriptions

The Secretary has given approval in general for a person referred to in regulation 24(1) to issue computer-generated prescriptions under circumstances which satisfy the criteria set out below.

1. The computer program will restrict access to the prescription-printing module to persons authorised to issue prescriptions.

- 2. Prescriptions will be generated only by persons authorised to issue prescriptions.
- 3. The prescription will be either printed with the prescriber's name, address and contact telephone number or with the address and contact telephone number of the practice.
- 4. The prescription will be personalised to the prescriber by the addition at the time of printing of the name of the prescriber below the last prescribed item when the prescription is being generated.
- 5. The prescriber will sign, in his or her own handwriting, the prescription form beneath and as near as practicable to the last item prescribed on the form.
- 6. The prescription will not be pre-signed.
- 7. The total number of items prescribed on the prescription will be either stated on the prescription or the area on the prescription below the prescriber's signature will be scored, hatched or otherwise marked in some way to prevent any other item being printed in that area.
- 8. The particulars of any prescription issued will be included in the clinical or medication record of the person or animal for whom the prescription was generated.
- 9. The clinical or medication record of the person or animal for whom the prescription was issued will be preserved for at least one year from the date on which the prescription was generated and will be capable of being accessed when required.
- 10. Alterations will not be made to printed prescriptions. Where alteration is required a new printed prescription will be generated and the other prescription will be immediately destroyed.

Drugs of dependence

In addition, in the case of drugs of dependence (which includes all Schedule 8 poisons and some Schedule 4 poisons):

- 1. In addition to the printed particulars on the prescription, the prescriber will include in his/her own handwriting, the following particulars:
 - the name of the substance or the proprietary product containing it;
 - the strength where more than one strength is available;
 - the quantity being prescribed (in both words and figures for Schedule 8 poisons);
 - the number of repeats authorised (in both words and figures for Schedule 8 poisons).

The software program will automatically indicate that such handwriting is required.

Notes:

- A computer-generated prescription must comply with the requirements of regulations 18(2)(e), 24(1A), 24(2), 24(3), 24(6) and 24(7).
- The criteria for computer-generated prescriptions may vary in different states. Medical practitioners, veterinary practitioners, dentists, nurse practitioners, authorised midwives, authorised optometrists and authorised podiatrists are strongly advised to seek, prior to purchase, verification from the software supplier that their software enables compliance with the specified criteria.
- As of 20 August 2009 for drugs of dependence it is no longer a criterion that only one item appears on a prescription.

This approval supersedes the Secretary Approval Criteria for computer-generated prescriptions dated 20 August 2009.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017

Approval under Regulation 162

Pursuant to Regulation 162 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the criteria for e-prescriptions.

Criteria for e-Prescriptions

- 1. The software issuing electronic prescriptions will have the relevant roles defined, with access rights that will only allow authorised persons to generate electronic prescriptions for all medications.
- 2. The digital signature of the authorised prescriber must be included in the electronic prescription content. The generation of the digital signature for an electronic prescription must follow the following criteria:
 - The prescriber must possess a credential (private key) that asserts the identity of the prescriber.
 - The prescribing software must display the prescription and obtain a final approval from the prescriber prior to generating a prescription for electronic distribution.
 - The prescribing software must re-authenticate the prescriber's credentials at the point at which an electronic prescription for any medication, including drugs of dependence (which includes all Schedule 8 poisons and some Schedule 4 poisons), is generated.
- 3. Electronic prescriptions generated by the prescription software will produce the script information in an electronic format that is aligned with national medications messaging standards or related Australian Technical Specifications. The standards must include secure messaging (such as encryption), and application level acknowledgement, indicating positive or negative receipt of this information.
- 4. The electronic transfer of a prescription (e-Prescribing) must use national standards for clinical information, terminology and medications in both prescribing and dispensing organisations. The exchange of electronic prescription detail should include the following capabilities:
 - It will provide an indirect communication path between the prescriber and the dispenser(s) in which the dispenser(s) can be selected by the individual (or their agent) at any time after the prescription is created.
 - It will provide a single point of control for each prescription that allows the prescriber to electronically cancel an electronic prescription. From the time of cancellation, the dispenser(s) system will inactivate the dispensing of any prescription items that have not been actioned.
 - It will manage the security of the electronic prescription records that are distributed, including taking reasonable measures to apply current and future principles to:
 - Prevent the disclosure of information in the prescription record to unauthorised parties.
 - Ensure that the view of the prescription in both the prescribing and dispensing systems is consistent.
 - Protect against fraudulent electronic prescriptions.
- 5. The particulars of any electronic prescription issued will be included in the clinical or medication record of the person or animal for whom the electronic prescription was generated.
- 6. The clinical or medication record of the person or animal for whom the prescription was issued will be preserved for at least one year from the date on which the prescription was generated and will be capable of being accessed when required.

This approval supersedes the Secretary Approval Criteria for e-Prescriptions dated 27 September 2013.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

DRUGS, POISONS AND CONTROLLED SUBSTANCES REGULATIONS 2017 Approval under Regulation 163

Pursuant to Regulation 163 of the Drugs, Poisons and Controlled Substances Regulations 2017, I, Anna Peatt, Chief Officer, Drugs and Poisons Regulation and Delegate of the Secretary of the Department of Health and Human Services, hereby approve the Schedule 4 poisons listed below for administration by a Pharmacist Immuniser.

Approval under Regulation 99(c) Drugs, Poisons and Controlled Substances Regulations 2017

- 1. This approval applies to a pharmacist who at the time of the administration of the Schedule 4 poisons¹ holds general registration with the Pharmacy Board of Australia² and:
 - (a) Has satisfactorily completed the assessment of an 'Immuniser program of study' recognised by the Chief Health Officer;

OR

- (b) Has satisfactorily completed the assessment of an 'immuniser program of study' that meets the curriculum content requirements of the National Immunisation Education Framework for Health Professionals; and
- (c) Has recency of practice and continuing professional development in immunisation (as defined from time to time by the Pharmacy Board of Australia); and
- (d) Holds a current first aid certificate (to be updated every three years); and
- (e) Holds a current cardiopulmonary resuscitation certificate (to be updated annually).

OR

- (f) Is currently completing clinical practice as part of an 'Immuniser program of study' recognised by the Chief Health Officer under the direct supervision of a:
 - i. medical practitioner;
 - ii. nurse practitioner;
 - iii. 'Nurse Immuniser'³ that is compliant with Regulation 8(1) of the Drugs, Poisons and Controlled Substance Regulations 2017; or
 - iv. Pharmacist that is compliant with Regulation 99(c) of the Drugs, Poisons and Controlled Substances Regulations 2017;

AND

- (g) Holds a current first aid certificate (to be updated every three years); and
- (h) Holds a current cardiopulmonary resuscitation certificate (to be updated annually).

2. The Pharmacist Immuniser may administer the following Schedule 4 poisons:

(a) Vaccines listed in Appendix 1.

Included in Schedule 4 of the Poisons Standard.

² This does not include limited registration, provisional registration, non-practising registration, or student registration.

³ 'Nurse Immuniser' is a nurse acting in accordance with a Secretary Approval to administer certain vaccines.

(i)

3. The following circumstances apply:

- (a) The premises on which a pharmacist administers the Schedule 4 poisons must:
 - Be one of the following premises:
 - I. A hospital; or
 - II. A pharmacy as defined in the Pharmacy Regulation Act 2010; or
 - III. A pharmacy depot, as defined in the Pharmacy Regulation Act 2010, that is a stand-alone business in premises owned or leased by the licensee of the related pharmacy; or
 - IV. A general practice or immunisation clinic on which clinical practice is being undertaken in accordance with paragraph 1(f) to the extent that the supervising health professional is authorised to administer the Schedule 4 poison on those premises.
 - (ii) Be registered with the Department of Health and Human Services to hold a government funded vaccine account.
 - (iii) Meet the guidelines for facilities for immunisation services described in the Victorian Pharmacy Authority Guidelines that are current at the time of the administration if administering on premises defined in paragraphs 3(a)(i)I, II or III.

(b) The pharmacist who administers the Schedule 4 poisons:

- (i) Must do so in accordance with:
 - I. The edition of the 'Australian Immunisation Handbook'⁴ that is current at the time of the administration; and
 - II. The edition of the 'National Vaccine Storage Guidelines: Strive for 5^{'4} that is current at the time of the administration; and
 - III. The 'Victorian Pharmacist-Administered Vaccination Program Guidelines', as issued by the Department of Health and Human Services, that is current at the time of the administration.
- (ii) Must ensure that at least one other staff member that holds a current first aid and cardiopulmonary resuscitation certificate is on duty in the pharmacy when the Schedule 4 poisons are administered and for a minimum period of 15 minutes afterwards, where administering on premises defined in paragraphs 3(a)(i)I, II or III.

⁴ Current version available online.

⁵ Travel medicine is a specialist area that is outside the scope of this approval.

Column 1:	Column 2:	Column 3:
Generic name	Approval for pharmacists to vaccinate with this vaccine <i>applies to</i>	Approval for pharmacists to vaccinate with this vaccine <i>excludes</i>
Influenza vaccines	• Vaccination of people aged 18 years and over, excluding those circumstances listed in Column 3.	 Vaccination for travel purposes⁵; Vaccination of people aged 17 years and under; Vaccination of inpatients in hospitals; or Vaccination of people with contraindications defined in the current edition of the 'Australian Immunisation Handbook'⁴.
Pertussis-containing vaccines	• Vaccination of people aged 18 years and over, excluding those circumstances listed in Column 3.	 Vaccination for travel purposes⁵; Vaccination of people aged 17 years and under; Vaccination for the express purpose of achieving immunity against diphtheria, tetanus or poliomyelitis⁶; Vaccination of inpatients in hospitals; Vaccination of people that are contacts in the nt of a case of pertussis, unless directed by the Department of Health and Human Services⁷; or Vaccination of people with contraindications defined in the current edition of the 'Australian

Appendix 1

This approval supersedes the Secretary Approval Pharmacist vaccination published in the Government Gazette G43 pp. 2726–2728, 27 October 2016.

This Approval takes effect from the date of publication in the Victoria Government Gazette.

ANNA PEATT Chief Officer, Drugs and Poisons Regulation Delegate of the Secretary Department of Health and Human Services

⁶ Pertussis vaccine is only available in Australia in combination with diphtheria and tetanus, or diphtheria, tetanus and poliomyelitis.

⁷ A case of this vaccine-preventable disease is notifiable to the Department of Health and Human Services under the Public Health and Wellbeing Regulations 2009. The Department of Health and Human Services will advise on management of the case and contacts.

Education and Training Reform Act 2006

NOTICE OF MAKING OF MINISTERIAL ORDERS ABOUT THE CONSTITUTION OF SCHOOL COUNCILS

Notice is hereby given under section 2.3.2(8) of the Education and Training Reform Act 2006 of the making of the following Ministerial Orders:

Ministerial Order:	Ministerial Order No. 1018	
Purpose:	To amend the constitutions of all government schools to impose a duty that requires school councils to abide by specified school procurement policies and procedures when purchasing goods and services.	
Date of making:	12 February 2018	
Ministerial Order:	Ministerial Order No. 1086	
Purpose:	To amend the constitutions of all government schools regarding the functions and duties of the council's executive officer and the requirements of the reportable conduct scheme under the Child Wellbeing and Safety Act 2005 .	
Date of making:	12 February 2018	
	THE HON JAMES MERLINO MP	

THE HON. JAMES MERLINO MP Minister for Education

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002** (the Act), I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: Socialist Alliance (Victoria).

New registered officer: Dave Holmes.

New address: Level 5, 407 Swanston Street, Melbourne, Victoria 3000. Dated Monday 16 April 2018

WARWICK GATELY, AM Victorian Electoral Commission

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30 of the **Electricity Industry Act 2000** (Vic.) (EIA) that, pursuant to section 19(1) of the EIA, the commission has granted an application by Mt Gellibrand Wind Farm Pty Ltd (ACN 125 610 639) for a licence to generate electricity for supply or sale.

The licence was issued on 11 April 2018, and is granted on an ongoing basis. A copy of the licence is available on the commission's website (at www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

DR RON BEN-DAVID Chairperson

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 and the Government Gazette during the week beginning 5 March 2018; and
- (ii) considered the comments of the Victorian Catchment Management Council; and
- (iii) decided to recommend to the Governor in Council that the item 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;

1.1.1 means **Sub-criterion 1.1.1** The taxon is known to have occurred in Victoria after European settlement but has not been sighted in Victoria for 40 years;

1.2.1 means **Sub-criterion 1.2.1** The taxon is very rare in terms of abundance or distribution; and **1.2.3** means **Sub-criterion 1.2.3** The reproduction or recruitment of the taxon has seriously declined or is not occurring.

Table

Column 1	Column 2
Item	Reasons for decision
Keyacris scurra (Matchstick Grasshopper)	1.1; 1.1.1; 1.2.1; 1.2.3
Dated 23 March 2018	Dated 4 April 2018
LILY D'AMBROSIO	JACINTA ALLAN
Minister for Energy, Environment and Climate Change	Acting Minister for Agriculture

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
105193	Ian Tatterson Pavilion	Greater Dandenong City Council Located at Tatterson Park, 400 Cheltenham Road, Keysborough. For further details see map at www.delwp.vic.gov.au/namingplaces

School Naming:

School Name	Naming Authority and Location
Burnside Primary School	Department of Education and Training A new school entity located at 35 Lexington Drive, Burnside.
Preston High School	Department of Education and Training A new school entity located at 2–16 Cooma Street, Preston.
Aitken Hill Primary School	Department of Education and Training A new school entity located at 2 Rhyolite Drive, Craigieburn.
Prahran High School	Department of Education and Training A new school entity located at 138 High Street, Windsor.

Office of Geographic Names Land Use Victoria 2 Lonsdale Street Melbourne 3000

CRAIG L. SANDY Registrar of Geographic Names

Health Complaints Act 2016 Section 90

INTERIM PROHIBITION ORDER

This order is made pursuant to section 90 of the Health Complaints Act 2016 (the Act).

The Health Complaints Commissioner (the Commissioner) has made this Interim Prohibition Order because the Commissioner reasonably believes that the general health service provider named below has contravened a code of conduct applying to the general health service and is satisfied that it is necessary to make this order to avoid a serious risk to the health, safety or welfare of the public.

Name of the General health service providers on whom the order is imposed:	Mr Charles Michael Dispenzeri trading as 'Massage Australia One' and 'Massage One Supplies' ABN 71 505 775 106.
Date this Interim Prohibition Order is made:	9 April 2018
Date on which this Interim Prohibition Order expires:	2 July 2018 (12 weeks from 9 April 2018 while an investigation is conducted)
Effect of this Interim Prohibition Order:	 The general health service provider named above is prohibited from providing: 1. Any general health service, paid or otherwise, in a clinical or non-clinical capacity. 2. Promoting massage therapy services or any health service that involves physical contact with any person.

This Interim Prohibition Order takes effect on the service of the order on the general health service provider to whom it applies.

This order will be published in the Victoria Government Gazette and on the Internet site of the Health Complaints Commissioner, www.hcc.vic.gov.au

KAREN CUSACK Health Complaints Commissioner

Local Government Act 1989

SCHEDULE 11 CLAUSE 4

Designation of Tow Away Areas

2018 Superbike World Championship

2018 Virgin Australia Supercars Championship

2018 Australian Motorcycle Grand Prix

Clause 4 Schedule 11 to the **Local Government Act 1989** provide Councils with the power to tow away and impound vehicles which are causing an unlawful obstruction or are unlawfully parked or left standing in an area designated by the Minister, and to charge the owner of the vehicle a fee up to the amount of the fee set for the purposes of clause 3(1)(c).

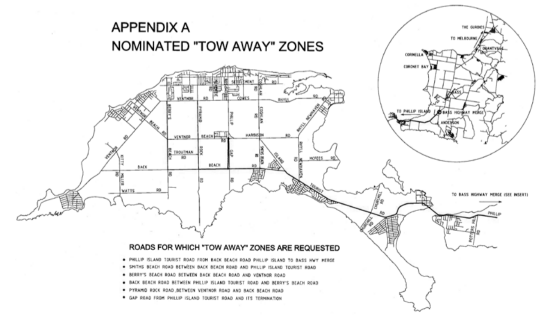
For the purpose of these provisions, I, Hon. Luke Donnellan, Minister for Roads and Road Safety, designate the areas contained in the reservations of the roads listed in the following as tow away areas.

THE SCHEDULE

A list of all the roads, streets and lanes included in this designation of tow away areas within the Shire of Bass Coast is detailed below.

- Phillip Island Tourist Road from Back Beach Road, Phillip Island to Bass Highway Merge;
- Smiths Beach Road between Back Beach Road and Phillip Island Tourist Road;
- Berry's Beach Road between Back Beach Road and Ventnor Road;
- Back Beach Road between Phillip Island Tourist Road and Berry's Beach Road;
- Pyramid Rock Road between Ventnor Road and Back Beach Road; and
- Gap Road from Phillip Island Road and its termination.

The tow away areas listed above are to operate from 12.01 am on Friday 23 February 2018 to 11.59 pm on Sunday 25 February 2018; 12.01 am on Friday 20 April 2018 to 11.59 pm on Sunday 22 April 2018; and 12.01 am on Friday 26 October 2018 to 11.59 pm on Sunday 28 October 2018, 24 hours per day on both sides of every street, road and lane.



Dated 13 February 2018

HON. LUKE DONNELLAN MP Minister for Roads and Road Safety

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF FIRE ANT

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest fire ant exists within Australia but outside Victoria, make the following Order.

1 Objective

The objective of this Order is to prohibit, restrict or impose conditions upon the entry or importation into Victoria of materials which are hosts of fire ant.

2 Authorising provision

This Order is made under section 36(1) of the Plant Biosecurity Act 2010 (the Act).

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled 'Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of fire ant' made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G12 on 22 March 2018 at pages 551–553 is revoked.

5 Definitions

In this Order –

'fire ant' means the exotic pest red imported fire ant, Solenopsis invicta (Buren).

'host material' means any material capable of harbouring fire ants including plants, plant products, agricultural equipment and used packages, but excludes tissue culture, bare rooted plants washed free of soil and seedlings in plugs/cells.

6 **Prohibitions, restrictions and conditions**

The following prohibitions, restrictions and conditions are specified in relation to the entry or importation of host material.

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (a) does not apply if the host material
 - (i) was grown on, sourced from or last used on a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the host material was grown, sourced or last used, is currently in force certifying that the State or Territory or part of the State or Territory is known to be free of fire ants; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner described in the Schedule to this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of Consignments

Host material imported into Victoria which is required by clause 6(b)(ii) to be accompanied by a certificate or declaration must be –

- (a) presented to an inspector for inspection; or
- (b) presented for verification by a person accredited to do so by the Department of Economic Development, Jobs, Transport and Resources.

8 Expiry

This Order remains in force for a period of 12 months after the date of making.

Schedule

Host material must -

- 1) be grown or sourced from a property located more than 5 km of a known or suspected infestation of fire ants; or
- 2) be grown on, or sourced from, a property
 - a) which has been inspected within the last 28 days and found free of fire ants; and
 - b) which has not shared host material with another property known to be infested with fire ants unless that host material has been given approved treatment; and
 - c) where the host material has been stored in a manner to prevent infestation; and
 - d) where the host material has been inspected and found free of fire ants; or
- 3) in the case of containerised, potted and root-balled plants, trees and propagules, be
 - a) stored in an isolated secure area, more than 5 m from plants that have not been treated in accordance with sub-clause (b) or (c); and
 - b) for food plants and fruit trees, with fruits removed, treated, not less than 48 hours prior to dispatch, in accordance with any label instructions and AVPMA permit, with
 - i) 30–40 ml of a 500 g/L chlorpyrifos concentrate per 100 L of water as either a drench treatment, or by full immersion in a prepared dip; or
 - ii) 16 ml of a 12.5 g/L cyfluthrin concentrate per 10 L of water as a drench treatment.
 - c) for ornamental nursery plants, other than food plants or fruit trees, treated, not less than 48 hours prior to dispatch, in accordance with any label instructions and AVPMA permit, with
 - i) 30–40 ml of a 500 g/L chlorpyrifos concentrate per 100 L of water as either a drench treatment, or by full immersion in a prepared dip; or
 - ii) 16 ml of a 12.5 g/L cyfluthrin concentrate per 10 L of water as a drench treatment; or
 - iii) 2 g/kg bifenthrin granular insecticide at 10–25 ppm per cubic metre of potting media; or
 - iv) 100 g/kg chlorpyrifos granular insecticide (suSCon Green) at 1 kg per cubic metre of potting media; and
 - d) inspected and found free of fire ants; or
- 4) in the case of any earth and landscaping material, including potting media and organic mulch, be
 - a) treated by
 - i) heating the entire mass to a minimum temperature of 65.5°C using steam or dry heat; or
 - ii) fumigating with a product containing 1000 g/kg methyl bromide, at the rate of 48 g/m³ at 21°C for at least 24 hours; or
 - iii) in the case of diagnostic samples, freezing to at least -20°C for at least 24 hours; and
 - b) produced, stored, handled and consigned in such a manner that would prevent infestation or destroy all life stages of fire ants; and
 - c) remain packed in the original sealed bag or container in which it was first commercially packed; or

- 5) in the case of hay and straw, be
 - a) treated by
 - i) fumigation with a product containing 1000 g/kg methyl bromide at a rate of 48 g/m³ at 21°C for at least 24 hours; and
 - ii) stored, handled and consigned after treatment so as to prevent infestation with fire ants; and
 - iii) inspected and found free of fire ants; and
 - iv) dispatched within 28 days of treatment; or
 - b) processed by hammer milling where
 - i) the property has been inspected not less than seven days prior to consignment and found free of fire ants; and
 - ii) the material is -
 - (A) passed through a mesh of not more than 50 mm in size; and
 - (B) passed over a mesh of not more than 3 mm in size to remove small particulates; and
 - (C) immediately bagged into vacuum sealed bags; and
 - (D) inspected at the rate of 1 in 50 bags to ensure they are properly sealed; or
- 6) in the case of turf, be
 - a) treated by cover spraying, at least 48 hours before lifting, with a solution containing 500 g/l of chlorpyrifos applied at the rate of 2 L/ha; and
 - b) despatched within 28 days of treatment; or
- 7) in the case of agricultural equipment and used packages, be
 - a) cleaned free of soil and organic matter by
 - i) brushing; or
 - ii) high pressure water; or
 - iii) steam; and
 - b) inspected and found free of soil, organic matter and fire ants.

Notes:

Section 38 of the Act provides that it is an offence for a person to cause, permit or assist any plant, plant product, plant vector, used equipment, used package, earth material or beehive to enter Victoria in contravention of an importation order under section 36. The maximum penalty of 60 penalty units applies in the case of a natural person, and 300 penalty units in the case of a body corporate.

Terms in this Order that are defined in the Act have that meaning.

Dated 9 April 2018

ROSA CRNOV Chief Plant Health Officer

Road Safety Act 1986

ORDER DECLARING OFFENCES AGAINST THE LAWS OF OTHER STATES AND TERRITORIES TO BE CORRESPONDING INTERSTATE DRINK-DRIVING OFFENCES

I, Luke Donnellan, Minister for Roads and Road Safety, make the following Order under section 25(1) of the **Road Safety Act 1986**:

1. Purpose

The purpose of this Order is to declare that offences against the laws of another State or a Territory correspond to Victorian drink-driving offences for the purpose of the **Road Safety** Act 1986.

2. Background

- (1) Section 25(1) of the **Road Safety Act 1986** provides that the Minister administering that Act, by Order published in the Government Gazette, may declare that an offence against a law of another State or a Territory (a 'corresponding interstate drink-driving offence') corresponds to a Victorian drink-driving offence specified in the Order.
- (2) Section 25(2) of the **Road Safety Act 1986** provides that a 'Victorian drink-driving offence'
 - (a) means
 - (i) an offence under section 49(1) of the Road Safety Act 1986, other than an offence under section 49(1)(a) of the Road Safety Act 1986 involving only a drug or an offence under section 49(1)(ba), (bb), (h) or (i) of the Road Safety Act 1986; or
 - (ii) an offence referred to in section 89(1) of the **Sentencing Act 1991** where the court makes a finding that the offence was committed while the person was under the influence of alcohol, or both alcohol and a drug which contributed to the offence; but
 - (b) does not include an accompanying driver offence (which is an offence committed by a person who is taken to be in charge of a motor vehicle by reason of the operation of section 3AA(1)(d) of the **Road Safety Act 1986**).
- (3) Section 89(1) of the **Sentencing Act 1991** refers to a 'serious motor vehicle offence' which is defined in section 87P of that Act. Serious motor vehicle offences include
 - (a) manslaughter arising out of the driving of a motor vehicle; or
 - (b) an offence under section 24 of the **Crimes Act 1958** in respect of serious injury arising out of the driving of a motor vehicle (negligently causing serious injury); or
 - (c) an offence under section 318 of the **Crimes Act 1958** arising out of the driving of a motor vehicle other than the operating of a vessel (culpable driving causing death); or
 - (d) an offence under section 319 of the **Crimes Act 1958** arising out of the driving of a motor vehicle other than the operating of a vessel (dangerous driving causing death or serious injury).
- (4) Section 25(3) of the **Road Safety Act 1986** provides that, on being notified that a person who holds a Victorian driver licence or learner permit has been disqualified from driving or obtaining a licence or permit in another jurisdiction as a result of having been convicted or found guilty of a corresponding interstate drink-driving offence committed in that jurisdiction, the Roads Corporation must
 - (a) cancel that Victorian driver licence or learner permit; and

- (b) disqualify the person from obtaining a Victorian driver licence or learner permit for the period determined in accordance with sections 24(4), (5), (6), (7) and (9).
- (5) Section 25(4) of the **Road Safety Act 1986** provides that, subject to subsections (5), (6), (7) and (9), the period of disqualification for a corresponding interstate drink-driving offence is the minimum period of disqualification that would apply had the person been convicted or found guilty of the Victorian drink-driving offence to which the corresponding interstate drink-driving offence corresponds.
- (6) Section 31KB(1) and (2) of the Road Safety Act 1986 provide that a Victorian driver licence or learner permit granted by the Roads Corporation to the following persons must be made subject to an alcohol interlock condition –
 - (a) a person who holds a current licence or permit authorising the person to drive a motor vehicle issued in another State or a Territory that is subject to an alcohol interlock condition and paragraphs (b) and (c) do not apply to the person; or
 - (b) a person
 - who was prevented under section 23A of the Act from obtaining a Victorian driver licence or learner permit because the person was disqualified from driving in another State or a Territory in respect of a corresponding interstate drink-driving offence; and
 - (ii) is no longer prevented from obtaining a Victorian driver licence or learner permit; or
 - (c) a person
 - (i) who has been disqualified under section 25(3) of the Act from obtaining a Victorian driver licence or learner permit in respect of a corresponding interstate drink-driving offence; and
 - (ii) has ceased to be so disqualified.
- (7) Section 31KB(4) of the Road Safety Act 1986 provides that a person granted a driver licence or learner permit on which an alcohol interlock condition is imposed under section 31KB cannot apply under section 50AAAB for the removal of the condition during the period (the 'relevant period'), determined in accordance with section 31KB(5) and (6).
- (8) Section 31KB(8) of the **Road Safety Act 1986** provides that, in certain cases, the Roads Corporation can impose a reduced or nil alcohol interlock condition period if the person has complied with the requirements of an alcohol interlock condition imposed by another State or a Territory in respect of the corresponding interstate drink-driving offence.

3. Authorising Provision

This Order is made under section 25(1) of the Road Safety Act 1986.

4. Commencement

This Order comes into operation on 30 April 2018.

5. Revocation

The Order published in Victoria Government Gazette No. G4 (pp 116–133) on Thursday 25 January 2018 entitled 'Order declaring offences against the laws of other States and Territories to be corresponding interstate drink-driving offences' is revoked.

6. Definitions

In this Order and the Schedules to this Order -

'accompanying licensed driver' means a person, other than a commercial driving instructor acting as such, who is sitting beside a person who is driving a motor vehicle for which that person does not hold an appropriate driver licence, for the purpose of enabling that person lawfully to drive that motor vehicle on a highway;

'CA' means the Crimes Act 1958;

'commercial driving instructor' has the same meaning as in the Road Safety Act 1986;

'RSA' means the Road Safety Act 1986.

7. Interpretation

- Where an offence of manslaughter is specified in Column 3 of Schedules 1 to 7 to this Order, this means an offence of manslaughter (within the meaning of the Crimes Act 1958) –
 - (a) committed in circumstances where the court has made a finding that the offence was committed while the person was under the influence of alcohol, or both alcohol and a drug which contributed to the offence; and
 - (b) arising out of the driving of a motor vehicle.
- (2) Where an offence under section 24 of the **Crimes Act 1958** is specified in Column 3 of Schedules 1 to 7 to this Order, this means an offence under that section
 - (a) committed in circumstances where the court has made a finding that the offence was committed while the person was under the influence of alcohol, or both alcohol and a drug which contributed to the offence; and
 - (b) in respect of serious injury arising out of the driving of a motor vehicle.
- (3) Where an offence under section 318 of the **Crimes Act 1958** is specified in Column 3 of Schedules 1 to 7 to this Order, this means an offence under that section
 - (a) committed in circumstances where the court has made a finding that the offence was committed while the person was under the influence of alcohol, or both alcohol and a drug which contributed to the offence; and
 - (b) arising out of the driving of a motor vehicle (other than the operating of a vessel).
- (4) Where an offence under section 319 of the **Crimes Act 1958** is specified in Column 3 of Schedules 1 to 7 to this Order, this means an offence under that section
 - (a) committed in circumstances where the court has made a finding that the offence was committed while the person was under the influence of alcohol, or both alcohol and a drug which contributed to the offence; and
 - (b) arising out of the driving of a motor vehicle (other than the operating of a vessel).
- (5) Where an offence under section 49(1)(a) of the **Road Safety Act 1986** is specified in Column 3 of Schedules 1 to 7 to this Order, this means an offence under that section other than an offence involving only a drug.

8. Declaration of corresponding interstate drink-driving offences

Subject to Clause 10, the offences set out in Column 1 of Schedules 1 to 7 to this Order are declared to correspond to the Victorian drink-driving offences set out in Column 3 of Schedules 1 to 7 to this Order.

9. Additional Information

The information set out in Column 2 of Schedules 1 to 7 to this Order is provided for information only, and does not extend, limit or otherwise affect the operation of this Order.

10. Exception – Accompanying licensed driver

An offence set out in Column 1 of Schedules 1 to 7 to this Order is not a corresponding interstate drink-driving offence if the offence was committed by an accompanying licensed driver.

Dated 13 April 2018

LUKE DONNELLAN MP Minister for Roads and Road Safety

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 110(1)(a) or (b) of the Road Transport Act 2013	Drive or occupy driving seat and attempt to put motor vehicle in motion while there is present in driver's breath or blood the novice range prescribed concentration of alcohol (of more than zero but less than 0.02 grams of alcohol in 210 litres of breath or 100 millilitres of blood)	RSA 49(1)(b)
An offence under section 110(2)(a) or (b) of the Road Transport Act 2013	Drive or occupy driving seat and attempt to put motor vehicle in motion while there is present in driver's breath or blood the special range prescribed concentration of alcohol (of 0.02 or more but less than 0.05 grams of alcohol in 210 litres of breath or 100 millilitres of blood)	RSA 49(1)(b)
An offence under section 110(3)(a) or (b) of the Road Transport Act 2013	Drive or occupy driving seat and attempt to put motor vehicle in motion while there is present in driver's breath or blood the low range prescribed concentration of alcohol (of 0.05 or more but less than 0.08 grams of alcohol in 210 litres of breath or 100 millilitres of blood)	RSA 49(1)(b)

SCHEDULE 1 Corresponding Laws of New South Wales

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 110(4)(a) or (b) of the Road Transport Act 2013	Drive or occupy driving seat and attempt to put motor vehicle in motion while there is present in driver's breath or blood the middle range prescribed concentration of alcohol (of 0.08 or more but less than 0.15 grams of alcohol in 210 litres of breath or 100 millilitres of blood)	RSA 49(1)(b)
An offence under section 110(5)(a) or (b) of the Road Transport Act 2013	Drive or occupy driving seat and attempt to put motor vehicle in motion while there is present in driver's breath or blood the high range prescribed concentration of alcohol (of 0.15 grams or more of alcohol in 210 litres of breath or 100 millilitres of blood)	RSA 49(1)(b)
An offence under section 112(1)(a) or (b) of the Road Transport Act 2013 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Drive vehicle, or occupy driving seat of vehicle and attempt to put vehicle in motion while under influence of alcohol or both alcohol and drug	RSA 49(1)(a)
An offence under clause 3(4) of Schedule 3 to the Road Transport Act 2013	Fail to comply with request or signal of police officer to stop vehicle to undergo breath test	RSA 49(1)(c)
Manslaughter (within the meaning of the Crimes Act 1900), arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Manslaughter	Manslaughter
An offence under section 52A(1) of the Crimes Act 1900 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Dangerous driving occasioning death	CA 319(1)
An offence under section 52A(2) of the Crimes Act 1900 , where the offence was committed while under the influence of alcohol or both alcohol and a drug	Aggravated dangerous driving occasioning death	CA 318(1)

Column 1 Corresponding interstate drink-driving offence	Column 2 Summary of corresponding interstate drink-driving offence	Column 3 Corresponding Victorian drink- driving offence
An offence under section 52A(3) of the Crimes Act 1900 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Dangerous driving occasioning grievous bodily harm	CA 319(1A)
An offence under section 52A(4) of the Crimes Act 1900 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Aggravated dangerous driving occasioning grievous bodily harm	CA 319(1A)
An offence under section 53 of the Crimes Act 1900 , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Wanton or furious riding, or driving, or racing, or other misconduct, or by wilful neglect, causing any person any bodily harm	CA 319(1A)
An offence under section 54 of the Crimes Act 1900 , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Causing grievous bodily harm	CA 24

SCHEDULE 2 Corresponding Laws of Queensland

Column 1 Corresponding interstate drink-driving offence	Column 2 Summary of corresponding interstate drink-driving offence	Column 3 Corresponding Victorian drink- driving offence
An offence under section 79(1) of the Transport Operations (Road Use Management) Act 1995 , in circumstances where the offence related to driving a motor vehicle, attempting to put in motion a motor vehicle, or being in charge of a motor vehicle and the offence was committed while under the influence of alcohol or both alcohol and a drug	Driving motor vehicle, attempting to put in motion motor vehicle, or being in charge of motor vehicle while under influence of alcohol or both alcohol and drug	RSA 49(1)(a)

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 79(1F) of the Transport Operations (Road Use Management) Act 1995 , in circumstances where the offence related to driving a motor vehicle, attempting to put in motion a motor vehicle, or being in charge of a motor vehicle	Driving motor vehicle, attempting to put in motion motor vehicle, or being in charge of motor vehicle while over middle alcohol limit (of 0·10 grams of alcohol in 210 litres of breath or 100 millilitres of blood) but not over high alcohol limit (of 0·15 grams of alcohol in 210 litres of breath or 100 millilitres of blood)	RSA 49(1)(b)
An offence under section 79(2) of the Transport Operations (Road Use Management) Act 1995 , in circumstances where the offence related to driving a motor vehicle, attempting to put in motion a motor vehicle, or being in charge of a motor vehicle	Driving motor vehicle, attempting to put in motion motor vehicle, or being in charge of motor vehicle while over general alcohol limit (of 0.05 grams of alcohol in 210 litres of breath or 100 millilitres of blood) but not over middle alcohol limit (of 0.10 grams of alcohol in 210 litres of breath or 100 millilitres of blood)	RSA 49(1)(b)
An offence under section 79(2A), (2B), (2J), (2K) or (2L) of the Transport Operations (Road Use Management) Act 1995 , in circumstances where the offence related to driving a motor vehicle, attempting to put in motion a motor vehicle, or being in charge of a motor vehicle	Driving motor vehicle, attempting to put in motion motor vehicle, or being in charge of motor vehicle while over no alcohol limit (of zero grams of alcohol in 210 litres of breath or 100 millilitres of blood) but not over general alcohol limit (of 0.05 grams of alcohol in 210 litres of breath or 100 millilitres of blood)	RSA 49(1)(b)
An offence under section 80(5A) of the Transport Operations (Road Use Management) Act 1995 , in circumstances where the offence related to a person who drove a motor vehicle, attempted to put in motion a motor vehicle, or was in charge of a motor vehicle	Fail to provide specimen of saliva or breath or fail to provide specimen in manner directed by police officer	RSA 49(1)(c)
An offence under section 80(11) of the Transport Operations (Road Use Management) Act 1995 , in circumstances where the offence related to a person who drove a motor vehicle, attempted to put in motion a motor vehicle, or was in charge of a motor vehicle	Fail to provide specimen of breath, saliva or blood	RSA 49(1)(c)

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 60(2) of the Police Powers and Responsibilities Act 2000 , in the case where the prescribed purpose for stopping the vehicle was to conduct a breath test or saliva test	Fail to stop vehicle for breath test or saliva test when required by police	RSA 49(1)(c)
Manslaughter (within the meaning of the Criminal Code), arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Manslaughter	Manslaughter
An offence under section 328 of the Criminal Code , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Negligent act causing harm	CA 24
An offence under section 328A(1) or (2) of the Criminal Code , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Operate vehicle dangerously	RSA 49(1)(a)
An offence under section 328A(4) of the Criminal Code , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Operate vehicle dangerously and cause death of or grievous bodily harm to another person	CA 319(1A)

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section $45(1)$ of the Road Traffic Act 1961 , where the offence is an aggravated offence within the meaning of section $45(3)(a)$ of that Act in circumstances where the offence was committed under the influence of alcohol or both alcohol and a drug	Aggravated careless driving causing death or serious harm	CA 24
An offence under section 45(1) of the Road Traffic Act 1961 , where the offence is an aggravated offence within the meaning of section 45(3)(b)(iii) of that Act	Aggravated careless driving with blood or breath alcohol content of or above 0.08 grams in 100 millilitres of blood or 210 litres of breath	RSA 49(1)(b)
An offence under section 45(1) of the Road Traffic Act 1961 , where the offence is an aggravated offence within the meaning of section 45(3)(b)(iv) of that Act in circumstances where the offender was, at the time of the offence, driving a vehicle in contravention of section 47 of that Act and the offence was committed under the influence of alcohol or both alcohol and a drug	Aggravated careless driving while under the influence of alcohol or drugs so as to be incapable of exercising effective control of vehicle	RSA 49(1)(a)
An offence under section 43(1)(b) of the Road Traffic Act 1961	Fail to submit to blood or oral fluid test after accident	RSA 49(1)(ea)
An offence under section 47(1) or (1a) of the Road Traffic Act 1961 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Drive under influence of alcohol or both alcohol and drugs so as to be incapable of exercising effective control of vehicle	RSA 49(1)(a)
An offence under section 47B(1) or (1a) of the Road Traffic Act 1961	Drive with prescribed concentration of alcohol in blood	RSA 49(1)(b)
An offence under section 47E(2a) of the Road Traffic Act 1961	Fail to comply with direction to stop motor vehicle or other directions to facilitate alcotest or breath analysis	RSA 49(1)(d)
An offence under section 47E(3) or (3a) of the Road Traffic Act 1961	Refuse to provide breath sample for analysis	RSA 49(1)(c)

Corresponding Laws of South Australia

Column 1 Corresponding interstate drink-driving offence	Column 2 Summary of corresponding interstate drink-driving offence	Column 3 Corresponding Victorian drink- driving offence
An offence under section 47I(7) of the Road Traffic Act 1961	Refuse to provide blood sample after accident and where a child was present in or on the vehicle	RSA 49(1)(ea)
Manslaughter (within the meaning of the Criminal Law Consolidation Act 1935), arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Manslaughter	Manslaughter
An offence under section 19A(1) of the Criminal Law Consolidation Act 1935 , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Causing death by driving vehicle in culpably negligent manner, recklessly, or at speed or in manner dangerous to any person	CA 318(1)
An offence under section 19A(3) of the Criminal Law Consolidation Act 1935 , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Causing harm to another by driving vehicle in culpably negligent manner, recklessly, or at speed or in manner dangerous to any person	CA 319(1A)

SCHEDULE 4 Corresponding Laws of Tasmania

Column 1 Corresponding interstate drink-driving offence	Column 2 Summary of corresponding interstate drink-driving offence	Column 3 Corresponding Victorian drink- driving offence
An offence under section 4 of the Road Safety (Alcohol and Drugs) Act 1970 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Drive under influence of alcohol or both alcohol and drug	RSA 49(1)(a)
An offence under section 6(1) or 6(2) of the Road Safety (Alcohol and Drugs) Act 1970	Drive with more than prescribed concentration of alcohol in blood or breath	RSA 49(1)(b)

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 14(1)(a) of the Road Safety (Alcohol and Drugs) Act 1970 , in the case of a failure or refusal to comply with a requirement to undergo a breath test made under section 7A(1) or 8(6) of that Act	Fail to comply with requirement to undergo breath test	RSA 49(1)(c)
An offence under section 14(1)(b) of the Road Safety (Alcohol and Drugs) Act 1970 , in the case of a failure or refusal to comply with a direction to stop a motor vehicle under section 7A(1) or 8(5) of that Act	Fail to comply with requirement to stop motor vehicle	RSA 49(1)(d)
An offence under section 14(1)(c) of the Road Safety (Alcohol and Drugs) Act 1970	Fail to comply with requirement to undergo breath test in presence of police officers or fail to undergo breath test in accordance with directions given	RSA 49(1)(e)
An offence under section 14(1A) of the Road Safety (Alcohol and Drugs) Act 1970 , in the case of a failure or refusal to comply with a requirement made by a police officer under section 10(1) of that Act	Fail to proceed to place to submit to taking of blood or breath sample	RSA 49(1)(e)
An offence under section 14(1A) of the Road Safety (Alcohol and Drugs) Act 1970 , in the case of a failure or refusal to comply with a requirement made by a police officer under section 10A(1) or (1A) of that Act	Fail to submit to taking of sample of blood for analysis after accident	RSA 49(1)(ea)
An offence under section 14(1B) or (1C) of the Road Safety (Alcohol and Drugs) Act 1970	Avoid provision of sample for analysis by escaping or attempting to escape from custody or by obstructing or hindering conveyance to appropriate place	RSA 49(1)(e)
An offence under section 14(2) of the Road Safety (Alcohol and Drugs) Act 1970	Fail or refuse to submit to breath analysis	RSA 49(1)(e)

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 14(4) of the Road Safety (Alcohol and Drugs) Act 1970 , in the case of a failure or refusal to comply with a direction made by a police officer under section 10(6) of that Act	Fail or refuse to submit to taking of sample of blood for analysis	RSA 49(1)(e)
An offence under section 14(5) of the Road Safety (Alcohol and Drugs) Act 1970	Object to sample being analysed	RSA 49(1)(e)
An offence under section 32(2A) of the Traffic Act 1925 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Cause death of another person by driving motor vehicle on public street negligently	CA 319(1)
An offence under section 32(2B) of the Traffic Act 1925 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Cause grievous bodily harm to another person by driving motor vehicle on public street negligently	CA 24
Manslaughter within the meaning of the Criminal Code , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Manslaughter	Manslaughter
An offence under section 167A of the Criminal Code , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Causing death by dangerous driving	CA 319(1)
An offence under section 167B of the Criminal Code , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Dangerous driving causing grievous bodily harm	CA 319(1A)

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 59 of the Road Traffic Act 1974 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and drugs	Dangerous driving causing death or grievous bodily harm	CA 319(1A)
An offence under section 59A of the Road Traffic Act 1974 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and drugs	Dangerous driving causing bodily harm	CA 319(1A)
An offence under section 59BA of the Road Traffic Act 1974 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and drugs	Careless driving causing death, grievous bodily harm or bodily harm	CA 24
An offence under section 63(1) of the Road Traffic Act 1974 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and drugs	Drive motor vehicle while under influence of alcohol or alcohol and drug	RSA 49(1)(a)
An offence under section 64(1) of the Road Traffic Act 1974	Drive motor vehicle with blood or breath alcohol content of or above 0.08 grams of alcohol per 100 millilitres of blood or 210 litres of breath	RSA 49(1)(b)
An offence under section 64AA(1) of the Road Traffic Act 1974	Drive motor vehicle with blood or breath alcohol content of or above 0.05 grams of alcohol per 100 millilitres of blood or 210 litres of breath	RSA 49(1)(b)
An offence under section 64A(1) of the Road Traffic Act 1974	Drive motor vehicle with blood or breath alcohol content of or above 0.02 grams of alcohol per 100 millilitres of blood or 210 litres of breath	RSA 49(1)(b)
An offence under section 64AAA(1) or (2) of the Road Traffic Act 1974	Drive motor vehicle with any alcohol content in blood or breath – certain persons	RSA 49(1)(b)

Corresponding Laws of Western Australia

Column 1 Corresponding interstate drink-driving offence	Column 2 Summary of corresponding interstate drink-driving offence	Column 3 Corresponding Victorian drink- driving offence
An offence under section 67 of the Road Traffic Act 1974	Fail to comply with requirement to provide breath, blood or urine sample for analysis or to accompany police officer	RSA 49(1)(c)
An offence under section 67A(1) of the Road Traffic Act 1974 , in circumstances where the requirement of a police officer was made pursuant to section 66 of that Act	Fail to comply with requirement of police officer made pursuant to section 66 of the Road Traffic Act 1974 to provide breath, blood, urine sample for analysis or to stop, wait, leave vehicle or to accompany police officer	RSA 49(1)(c)
Manslaughter (within the meaning of the Criminal Code), arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Manslaughter	Manslaughter

Corresponding Laws of the Australian Capital Territory

Column 1 Corresponding interstate drink-driving offence	Column 2 Summary of corresponding interstate drink-driving offence	Column 3 Corresponding Victorian drink- driving offence
An offence under section 19(1) of the Road Transport (Alcohol and Drugs) Act 1977	Have prescribed concentration of alcohol in blood or breath in relevant period after being driver of motor vehicle	RSA 49(1)(b)
An offence under section 22 of the Road Transport (Alcohol and Drugs) Act 1977	Refuse to provide breath sample	RSA 49(1)(c)
An offence under section 22B(1)(a)(i) or (b) of the Road Transport (Alcohol and Drugs) Act 1977	Fail to undergo alcohol screening test or remain in place where test being carried out	RSA 49(1)(c)
An offence under section 22C(1)(a)(i) or (b) of the Road Transport (Alcohol and Drugs) Act 1977	Refuse to undergo alcohol screening test or fail to undergo test in accordance with instructions of police officer	RSA 49(1)(c)
An offence under section 23(1) of the Road Transport (Alcohol and Drugs) Act 1977	Refuse to permit blood sample to be taken	RSA 49(1)(e)

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 23(2) of the Road Transport (Alcohol and Drugs) Act 1977	Behave so as to make taking blood sample impossible or impractical	RSA 49(1)(e)
An offence under section 23(3) of the Road Transport (Alcohol and Drugs) Act 1977	Refuse to undergo medical examination or to provide bodily sample	RSA 49(1)(e)
An offence under section 24(1) of the Road Transport (Alcohol and Drugs) Act 1977 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Drive motor vehicle under influence of alcohol or alcohol and drug	RSA 49(1)(a)
Manslaughter (within the meaning of the Crimes Act 1900), arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Manslaughter	Manslaughter
An offence under section 25 of the Crimes Act 1900 , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Causing grievous bodily harm	CA 24
An offence under section 29(2) of the Crimes Act 1900 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Culpable driving of motor vehicle causing death	CA 318(1)
An offence under section 29(4) of the Crimes Act 1900 1900 , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Culpable driving of motor vehicle causing grievous bodily harm	CA 319(1A)

Column 1	Column 2	Column 3
Corresponding interstate drink-driving offence	Summary of corresponding interstate drink-driving offence	Corresponding Victorian drink- driving offence
An offence under section 21(1) of the Traffic Act	Drive motor vehicle with high range breath or blood alcohol content (of 0.15 or more grams of alcohol in 100 millilitres of blood or 210 litres of breath)	RSA 49(1)(b)
An offence under section 22(1) of the Traffic Act	Drive motor vehicle with medium range breath or blood alcohol content (of 0.08 or more but less than 0.15 grams of alcohol in 100 millilitres of blood or 210 litres of breath)	RSA 49(1)(b)
An offence under section 23(1) of the Traffic Act	Drive motor vehicle with low range breath or blood alcohol content (of 0.05 or more but less than 0.08 grams of alcohol in 100 millilitres of blood or 210 litres of breath)	RSA 49(1)(b)
An offence under section 24(2) of the Traffic Act	Drive motor vehicle with any breath or blood alcohol content – certain persons	RSA 49(1)(b)
An offence under section 25(3) of the Traffic Act	Drive motor vehicle with any breath or blood alcohol content – certain vehicles	RSA 49(1)(b)
An offence under section 29AAA(1)(a) of the Traffic Act , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Drive under influence of alcohol or alcohol and drug so as to be incapable of having proper control of vehicle	RSA 49(1)(a)
An offence under section 29AAB(2) of the Traffic Act , where the failure to comply with a direction relates to a direction made under section 29AAB(1)(a) of that Act	Fail to comply with direction to pull over for breath test	RSA 49(1)(d)
An offence under section 29AAE(1) of the Traffic Act	Fail to submit to breath analysis	RSA 49(1)(e)
An offence under section 29AAH(1) of the Traffic Act	Fail to provide sample of blood	RSA 49(1)(e)

Corresponding Laws of the Northern Territory

Column 1 Corresponding interstate drink-driving offence	Column 2 Summary of corresponding interstate drink-driving offence	Column 3 Corresponding Victorian drink- driving offence
Manslaughter (within the meaning of the Criminal Code), arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Manslaughter	Manslaughter
An offence under section 174E of the Criminal Code , arising out of the driving of a motor vehicle, in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Negligently causing serious harm	CA 24
An offence under section 174F(1) of the Criminal Code , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Driving motor vehicle causing death	CA 319(1)
An offence under section 174F(2) of the Criminal Code , in circumstances where the offence was committed while under the influence of alcohol or both alcohol and a drug	Driving motor vehicle causing serious harm	CA 319(1A)

Water Act 1989

EXTENSION OF THE SUNRAYSIA SEWERAGE DISTRICT DECLARATION 2018

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 Sunraysia Sewerage District Declaration 2018.

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

Lower Murray Urban and Rural Water Corporation submitted a notice of its decision on the proposal for the extension of the Sunraysia Sewerage District to the Minister in March 2018, in accordance with section 122R of the **Water Act 1989**. This proposal was approved by the delegate of the Minister for Water under section 122S of the **Water Act 1989**, as dated below.

5. Area of Extended Sewerage District

The Sunraysia Sewerage District is extended to include an area delineated by a red border as indicated on Lower Murray Urban and Rural Water Corporation's Plan Number 11-SR-05. A copy of this plan may be inspected at the office of the Lower Murray Urban and Rural Water Corporation, located at 741–759 Fourteenth Street, Mildura, Victoria 3500.

Dated 11 April 2018

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

Water Act 1989

EXTENSION OF THE SUNRAYSIA URBAN DISTRICT DECLARATION 2018

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 Sunraysia Urban District Declaration 2018.

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

Lower Murray Urban and Rural Water Corporation submitted a notice of its decision on the proposal for the extension of the Sunraysia Urban District to the Minister in March 2018, in accordance with section 122R of the **Water Act 1989**. This proposal was approved by the delegate of the Minister for Water under section 122S of the **Water Act 1989**, as dated below.

5. Area of Extended Urban District

The Sunraysia Urban District is extended to include an area delineated by a red border as indicated on Lower Murray Urban and Rural Water Corporation's Plan Number 10-SR-02. A copy of this plan may be inspected at the office of the Lower Murray Urban and Rural Water Corporation, located at 741–759 Fourteenth Street, Mildura, Victoria 3500.

Dated 11 April 2018

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



Water Act 1989 GOULBURN VALLEY REGION WATER CORPORATION Notice of Resolution to Unite the Seymour Urban District and the Seymour Waterworks District

Take notice that Goulburn Valley Region Water Corporation, in accordance with section 122Y of the **Water Act 1989**, passed a resolution signed for and on behalf of, and with the authority of, the Goulburn Valley Region Water Corporation, by its authorised delegate in the exercise of a power conferred by an instrument of Delegation on 12 April 2018 as follows:

Goulburn Valley Region Water Corporation resolves -

- 1. That the Seymour Urban District and the Seymour Waterworks District being water districts under its control be united in accordance with section 122Y of the **Water Act 1989**; and
- 2. The united water district be known as the Seymour Water District.

COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C95

The Minister for Planning has approved Amendment C95 to the Colac Otway Planning Scheme.

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

The Amendment introduces an Incorporated Document titled Princes Highway – Barongarook Creek Bridge Upgrade, October 2017, corrects a zoning anomaly by rezoning part of existing Public Park and Recreation Zone land to Road Zone Category 1, and applies a Public Acquisition Overlay (PAO1) to land described as whole of SPI 1\TP948473, to reserve the land required for the Princes Highway – Barongarook Creek Bridge upgrade 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 the Colac Otway Shire Council, 2–6 Rae Street, Colac.

STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C128

The Minister for Planning has approved Amendment C128 to the East Gippsland Planning Scheme.

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

The Amendment amends the Schedule to Clause 52.02 Easements, Restrictions and Reserves to vary four registered restrictive Covenants burdening 17 lots within Eagle Point.

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 the East Gippsland Shire Council, 273 Main Street, Bairnsdale.

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C153

The Minister for Planning has approved Amendment C153 to the Glen Eira Planning Scheme.

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

The Amendment amends the Schedule to Clause 43.01 Heritage Overlay to remove the interim overlay (HO154) and include a permanent overlay (HO155), with external paint and internal alteration controls, to 450 Dandenong Road, Caulfield North, known as the Lind House. The Amendment also makes consequential changes to Clause 21.10 (Heritage) and Clause 22.01 (Heritage Policy) of the Glen Eira Planning Scheme.

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 the Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caufield, Victoria.

> STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C190

The Minister for Planning has approved Amendment C190 to the Greater Shepparton Planning Scheme.

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

The Amendment rezones part 2 Bridge Road, Toolamba, from the Farming Zone (Schedule 1) to the Low Density Residential Zone and applies the Bushfire Management Overlay to part of the land.

The Minister has granted the following permit(s) under Division Five Part Four of the Act:

Permit No.	Description of Land
2015-360	2 Bridge Road, Toolamba

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 the Greater Shepparton City Council, 90 Welsford Street, Shepparton.

HUME PLANNING SCHEME

Notice of Approval of Amendment

Amendment C222

The Minister for Planning has approved Amendment C222 to the Hume Planning Scheme.

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

The Amendment rezones land parcels Lot 2 TP4812A, Lot 1 TP4934, Lot 2 TP4934, Lot 11 LP79563 and Lot 1 and 2 LP58107 from Commonwealth Land, Commercial 2 Zone and Road Zone – Category 2 to Public Park and Recreation Zone to facilitate the delivery of the Meadowlink Shared Trail.

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 the Hume City Council, 1079 Pascoe Vale Road, Broadmeadows.

STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C123

The Minister for Planning has approved Amendment C123 to the Manningham Planning Scheme.

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

The Amendment implements the 'Manningham Council Open Space Strategy (2014)' by introducing public open space contribution rates across the municipality at the Schedule to Clause 52.01. The Amendment also makes related changes in the Municipal Strategic Statement at Clauses 21.09, 21.13 and 21.16.

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 the Manningham City Council, Civic Centre, 699 Doncaster Road, Doncaster.

MOIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C85

The Minister for Planning has approved Amendment C85 to the Moira Planning Scheme.

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

The Amendment rezones part of 28 William Street, Cobram, from Public Use Zone (PUZ3) to Commercial 1 Zone (C1Z) and applies Schedule 2 to Clause 45.09 – Parking Overlay. The Amendment also corrects a mapping anomaly at 2–6 and 8–12 Punt Road, Cobram.

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 the Moira Shire Council, 44 Station Street, Cobram.

> STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Approval of Amendment

Amendment C125 (Part 1)

The Minister for Planning has approved Amendment C125 (Part 1) to the Monash Planning Scheme.

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

The Amendment makes changes to the Local Planning Policy Framework and applies the Residential Growth Zone and Neighbourhood Residential Zone to land within the City of Monash.

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 the Monash City Council, 293 Springvale Road, Glen Waverley.

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C169

The Minister for Planning has approved Amendment C169 to the Moonee Valley Planning Scheme.

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

The Amendment corrects mapping anomalies, deletes redundant controls and corrects ordinance errors identified in the Moonee Valley Planning Scheme.

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 the Moonee Valley City Council, 9 Kellaway Avenue, Moonee Ponds, Victoria 3039.

STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MOUNT ALEXANDER PLANNING SCHEME

Notice of Approval of Amendment

Amendment C73

The Minister for Planning has approved Amendment C73 to the Mount Alexander Planning Scheme.

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

The Amendment rezones land at 98 Forest Street, Castlemaine, from Public Use Zone 1 (Service and Utility) to Commercial 1 Zone, rezones land at 2 and 2A Urquhart Street and 2 Duke Street, Castlemaine, from General Residential Zone to Commercial 1 Zone, applies the Design and Development Overlay, Schedule 15 (Castlemaine Township Gateway) to all of the affected land, applies the Environmental Audit Overlay to 2 and 2A Urquhart Street, and 2 Duke Street, Castlemaine, and amends Figure 8 in Cause 21.12-2 to incorporate all of the affected land in the Castlemaine Commercial Centre.

The Minister has granted the following permit(s) under Division Five Part Four of the Act:

Permit No.	Description of Land	
PA072/2013	98 Forest Street, 2 and 2A Urquhart Street and 2 Duke Street, Castlemaine	

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 the Mount Alexander Shire Council, Civic Centre, 27 Lyttleton Street, Castlemaine.

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C84

The Minister for Planning has approved Amendment C84 to the Wellington Planning Scheme.

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

The Amendment rezones the Wurruk Growth Area, as identified in the Sale, Wurruk and Longford Structure Plan (2010) to the General Residential Zone 1 and Low Density Residential Zone, removes the Development Plan Overlay Schedule 1 from the land, amends the Heritage, Flood and Land Subject to Inundation Overlays, and applies the Development Plan Overlay Schedule 9 to all rezoned land.

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 the Wellington Shire Council, 18 Desailly Street, Sale.

> STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C167

The Minister for Planning has approved Amendment C167 to the Yarra Ranges Planning Scheme.

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

The Amendment extends the interim expiry date of Environmental Significance Overlay Schedule 2 for 12 months, until 12 March 2019, while a permanent Environmental Significance Overlay is considered via a full amendment process (Amendment C164).

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 Yarra Ranges Shire Council, 15 Anderson Street, Lilydale, Victoria.

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:

CASTLEMAINE – The temporary reservation by Order in Council of 1 June, 1971 of an area of 6576 square metres, more or less, of land now described as Crown Allotment 11, Section 48, Township of Castlemaine, Parish of Castlemaine as a site for State School purposes. – (Rs 9485)

GLENPATRICK – The temporary reservation by Order in Council of 28 February, 1876 of an area of 2.023 hectares, more or less, of land now described as Crown Allotment 26A, Section 5, Parish of Glenpatrick as a site for Public purposes (State School). – (Rs 6440)

MOLIAGUL – The temporary reservation by Order in Council of 10 August, 1863 of an area of 4047 square metres of land being Crown Allotments 13, 14, 15 and 16, Section 3, Township of Moliagul, Parish of Moliagul as a site for Presbyterian Church purposes. – (0617397)

MOORALLA – The temporary reservation by Order in Council of 7 February, 1888 of an area of 9637 square metres, more or less, of land being Crown Allotment 1B, Section 5, Parish of Mooralla as a site for a State School. – (Rs 12563)

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

Dated 17 April 2018

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:

BROADWATER – The temporary reservation by Order in Council of 4 August, **1879** of an area of 2.023 hectares, more or less, of land in the Parish of Broadwater (now described as Crown Allotment 48F) as a site for Public purposes [State School].

BROADWATER – The temporary reservation by Order in Council of 28 April, **1931** of an area of 4047 square metres, more or less, of land in the Parish of Broadwater (now described as Crown Allotment 48G) as a site for a State School. – (Rs 04121)

FERNBANK – The temporary reservation by Order in Council of 19 June, **1923** of an area of 4.699 hectares of land in the Township of Fernbank, Parish of Nindoo (now described as Crown Allotment 13, Section 3), as a site for Recreation purposes.

FERNBANK – The temporary reservation by Order in Council of 4 May, **1926** of an area of 3.175 hectares of land in the Township of Fernbank, Parish of Nindoo (now described as Crown Allotment 12, Section 3), as a site for Public Recreation.

FERNBANK – The temporary reservation by Order in Council of 9 June, **1942** of an area of 7107 square metres of land in the Township of Fernbank, Parish of Nindoo (now described as Crown Allotment 14, Section 3), as a site for Public Recreation. – (Rs 02769)

UNDERBOOL – The temporary reservation by Order in Council of 30 May, 1972 of an area of 5.666 hectares, more or less, of land in the Parish of Underbool (now described as Crown Allotment 29C) as a site for a Reservoir **so far only as** the portion containing 4535 square metres, more or less, being Crown Allotment 2004, Parish of Underbool as shown on Plan No. LEGL./14-604 lodged in the Central Plan Office. – (Rs 09568)

767

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

Dated 17 April 2018

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 GEELONG CITY COUNCIL

BELLARINE – Public purposes; area 10.9 hectares, more or less, being Crown Allotment 2056, Parish of Bellarine as shown on Plan No. LEGL./15-234 lodged in the Central Plan Office. – (File 0704543)

MUNICIPAL DISTRICT OF THE EAST GIPPSLAND SHIRE COUNCIL

FERNBANK – Preservation of species of native plants; being Crown Allotment 2002 [area 7552 square metres], Parish of Nindoo and Crown Allotments 12 [area 3.175 hectares], 13 [area 4.699 hectares] and 14 [area 7116 square metres], Section 3, Township of Fernbank, Parish of Nindoo, as shown on Original Plan No. OP124162 lodged in the Central Plan Office. – (File 1602141)

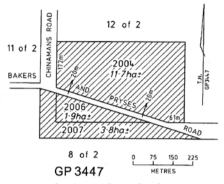
> MUNICIPAL DISTRICT OF THE MOIRA SHIRE COUNCIL

NATHALIA – Cemetery purposes, area 8778 square metres, being Crown Allotment 2003, Township of Nathalia, Parish of Barwo as shown on Original Plan No. OP124450 lodged in the Central Plan Office. – (SPI 2003\PP5577 File 0802909)

MUNICIPAL DISTRICT OF THE BULOKE SHIRE COUNCIL

NINYEUNOOK – Preservation of species of native plants; being Crown Allotments 2004

[area 11.7 hectares, more or less], 2006 [area 1.9 hectares, more or less] and 2007 [area 3.8 hectares, more or less], Parish of Ninyeunook as indicated by hatching on plan GP3447 hereunder. – (GP3447) – (File 012021181)



MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

OUYEN – Public purposes, area 1126 square metres being Crown Allotment 9, Section 18, Township of Ouyen, Parish of Ouyen as shown on Original Plan No. OP124456 lodged in the Central Plan Office. – (SPI 9-18\PP5621 File 0104704)

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

Dated 17 April 2018

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 owner/s of any land adjoining the roads closes the following unused roads:

MUNICIPAL DISTRICT OF THE LODDON SHIRE COUNCIL

TALAMBE – The road in the Parish of Talambe being Crown Allotment 2081 as shown on Original Plan No. OP124443 lodged in the Central Plan Office. – (SPI 2081\PP3523 File 06P126892)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

KUNAT KUNAT – The road in the Parish of Kunat Kunat being Crown Allotment 2047 as shown on Original Plan No. OP124338 lodged in the Central Plan Office. – (File 01L5-4468)

MUNICIPAL DISTRICT OF THE EAST GIPPSLAND SHIRE COUNCIL

NINDOO – The road in the Parish of Nindoo, being Crown Allotment 2002 as shown on Original Plan No. OP124162 lodged in the Central Plan Office. – (SPI 2002\PP3311 File 1602141)

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

Dated 17 April 2018 Responsible Minister HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

> ANDREW ROBINSON Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENTS OF MEMBERS TO THE

VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY

Order in Council

The Governor in Council, under section 2.5.6(1)(b) of the Education and Training Reform Act 2006 appoints to the Victorian Curriculum and Assessment Authority:

- 1. Dr Toni Elizabeth Meath, as a member, for three years from the date of the Order (both dates inclusive).
- 2. Professor Marcia Theresa Devlin, as a member, for three years from the date of the Order (both dates inclusive).
- 3. Emeritus Professor Kaye Christine Stacey, as a member, for three years from the date of the Order (both dates inclusive).
- 4. Ms Catherine Dillon, as a member, from 1 July 2018 to 30 June 2021 (both dates inclusive).
- 5. Ms Pauline Joy Jelleff, as a member, from 1 June 2018 to 31 May 2021 (both dates inclusive).
- 6. Professor Wayne Clarence Hodgson, as a member, from 1 June 2018 to 31 May 2021 (both dates inclusive).
- 7. Professor Mark Rose, as a member, from 30 June 2018 to 1 July 2021 (both dates inclusive).
- 8. Mr Peter Mathias Moore, as a member, from 1 July 2018 to 30 June 2021 (both dates inclusive).

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

Dated 17 April 2018 Responsible Minister: THE HON, JAMES MERLINO MP

Minister for Education

ANDREW ROBINSON Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENTS OF MEMBERS TO THE

VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

Under section 2.5.6(4) of the **Education and Training Reform Act 2006** (the Act), a member is appointed on a part-time basis.

2. Period of Appointment

The appointment of Dr Toni Elizabeth Meath as a member is for three years from the date of the Order (both dates inclusive).

The appointment of Professor Marcia Theresa Devlin as a member is for three years from the date of the Order (both dates inclusive).

The appointment of Emeritus Professor Kaye Christine Stacey as a member is for three years from the date of the Order (both dates inclusive).

The appointment of Ms Catherine Dillon as a member is from 1 July 2018 to 30 June 2021 (both dates inclusive).

The appointment of Ms Pauline Joy Jelleff as a member is from 1 June 2018 to 31 May 2021 (both dates inclusive).

The appointment of Professor Wayne Clarence Hodgson as a member is from 1 June 2018 to 31 May 2021 (both dates inclusive).

The appointment of Professor Mark Rose as a member is from 30 June 2018 to 1 July 2021 (both dates inclusive).

The appointment of Mr Peter Mathias Moore as a member is from 1 July 2018 to 30 June 2021 (both dates inclusive).

3. Duties and responsibilities of the position

The functions of the Authority are contained in section 2.5.3 of the Act and are, in summary, to develop policies, criteria and standards for curriculum, assessments and courses for learners and school students, including courses leading to recognised qualifications.

4. Termination Arrangements

Section 2.5.6(5) of the Act states that a member may resign from office by delivering to the Governor in Council a signed letter of resignation.

5. Payment Provisions

Schedule 2, Item 3(1) of the Act states that a member or acting member of an authority, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university) is entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member.

The following members are eligible to receive annual remuneration of \$10,978.

Professor Marcia Devlin

Professor Kaye Stacey

Ms Catherine Dillon

Professor Wayne Hodgson

Professor Mark Rose

Mr Peter Moore

Under the Guidelines Dr Toni Meath and Ms Pauline Jelleff are not eligible to receive remuneration.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

7. Travel and Personal Expenses arrangements

Schedule 2, Item 3(2) of the ETR Act states that each member or acting member of an authority is entitled to receive the personal and travelling expenses that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council. Reasonable personal and travelling expenses will be paid.

8. Leave Arrangements

There are no leave provisions for these part-time statutory positions.

9. **Prior Service**

Not applicable.

This page was left blank intentionally

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:

43.	Statutory Rule:	Constitution Regulations 2018
	Authorising Act:	Constitution Act 1975
	Date first obtainable:	18 April 2018
	Code A	
44.	Statutory Rule:	Sheriff Amendment Regulations 2018
	Authorising Act:	Sheriff Act 2009
	Date first obtainable:	18 April 2018
	Code A	
45.	Statutory Rule:	Drugs, Poisons and Controlled Substances Amendment (Medically Supervised Injecting Centre) Regulations 2018
	Authorising Act:	Drugs, Poisons and Controlled Substances Act 1981
	Date first obtainable: Code A	18 April 2018

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

Price Code	No. of Pages (Including cover and blank pages)	Price*
А	1–16	\$4.22
В	17–32	\$6.33
С	33–48	\$8.65
D	49–96	\$13.61
Е	97–144	\$17.51
F	145–192	\$20.78
G	193–240	\$23.95
Н	241–288	\$25.43
Ι	289–352	\$28.70
J	353-416	\$33.44
K	417–480	\$38.19
L	481–544	\$44.52
М	545-608	\$50.90
N	609–672	\$56.28
0	673–736	\$63.62
Р	737–800	\$70.10
#Q	821-886	\$76.22
#R	887–950	\$81.29
#S	951–1016	\$86.83
#T	1017–1080	\$92.21
#U	1081–1146	\$97.75
#V	1147–1210	\$103.50
#W	1211–1276	\$108.88
#X	1277–1340	\$114.78
#Y	1341–1406	\$119.95

Price Code	No. of Pages (Including cover and blank pages)	Price*
#Z	1407–1470	\$125.60
#ZA	1471–1536	\$131.56
#ZB	1537–1610	\$136.57
#ZC	1611–1666	\$142.32
#ZD	1667–1730	\$147.70
#ZE	1731–1796	\$153.66
#ZF	1797–1860	\$159.20
#ZG	1861–1926	\$164.42
#ZH	1927–1990	\$170.38
#ZI	1991–2056	\$175.76

* All prices include GST

Printed as two volumes

bluestar # PRINT

The *Victoria Government Gazette* is published by Blue Star Print with the authority of the Government Printer for the State of Victoria

© State of Victoria 2018

This publication is copyright. No part may be reproduced by any process except in accordance with the provisions of the Copyright Act.

Address all enquiries to the Government Printer for the State of Victoria Level 2, 1 Macarthur Street Melbourne 3002 Victoria Australia

How To Order

	Retail & Mail Sales	Victoria Government Gazette Ground Floor, Building 8, 658 Church Street, Richmond 3121
Ċ	Telephone Fax	DX 106 Melbourne (03) 8523 4601 (03) 9600 0478
FAX	email	gazette@bluestargroup.com.au

Recommended Retail Price \$2.10 (includes GST)