

# Victoria Government Gazette

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## No. G 24 Thursday 13 June 2019

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As from 13 June 2019 The last Special Gazette was No. 230 dated 12 June 2019. The last Periodical Gazette was No. 1 dated 29 May 2019.

## 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

## PRIVATE ADVERTISEMENTS

MARGARET ELWYN KRAKE, late of Unit 69, 85 Ashleigh Avenue, Frankston, Victoria, retired bookkeeper.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 July 2018, are required by the executors, Andrew James Krake and Jeffrey Robert Krake, to send particulars thereof to them, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which the executors will distribute the estate, having regard only to claims of which they have notice.

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

MILTON FRANCIS CORNALL, late of 43 Laurel Street, Whittlesea, 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 24 December 2018, are required by the executrix, Isabel Victoria Cornall, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 12 August 2019, after which date the executrix may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 5 June 2019

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

MARIA STOIKOV, late of 23 Stott Street, Preston, 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 28 October 2018, are required by the executor, James Stoicov, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 12 August 2019, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 5 June 2019 ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083. MARY JEAN GLASSBOROW, late of 9–13 Diana Street, Croydon, Victoria 3136.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 June 2018, are required by the personal representatives, Mark Anthony Glassborow and John Clarence Glassborow, to send particulars to them, care of the undermentioned solicitors, by 20 August 2019, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

AUGHTERSONS,

267 Maroondah Highway, Ringwood 3134.

#### Re: KATRINA LOUISE COUSIN.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 April 2019, are required by Rosemary Ann Cousin, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitors, by 21 October 2019, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

BRB LAW, solicitors, 50 Bair Street, Leongatha, Victoria 3953.

PATRICIA ALEXINA MUGGLETON, late of Sumner House, 128 Fitzroy Street, Fitzroy, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 December 2018, are required by her executor, Richard Alexander Muggleton, to send particulars to him, care of the undermentioned solicitors, by 13 August 2019, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

ELLINGHAUS WEILL, solicitors,

79-81 Franklin Street, Melbourne,

Victoria 3000,

and at Level 1, 52 Mitchell Street, Bendigo, Victoria 3550.

THELMA MARGARET CATHERINE RASMUSSEN, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 February 2016, are required by Crystal Maree Whelan and Peter John Morton, 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,

35 Beveridge Street, Swan Hill, Victoria 3585.

Re: Estate of PETER JOHN DEVERAUX, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of PETER JOHN DEVERAUX, late of 315 Ironbark Road, Yarrambat, in the State of Victoria, retired machine operator, deceased, who died on 17 January 2019, are to send particulars of their claim to the executrix, care of the undermentioned legal practitioners, by 13 August 2019, after which the executrix will distribute the assets, having regard only to the claims of which they then have notice.

JOLIMAN LAWYERS,

Beveridge Dome, 194–208 Beveridge Street, Swan Hill 3585.

Re: BRUCE HERBER MOWSON, late of 12 Wrights Close, Sorrento, Victoria 3943.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 December 2018, are required to send particulars of their claims to the executors, care of Level 4, 555 Lonsdale Street, Melbourne, Victoria 3000, by 12 August 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

#### KCL LAW,

Level 4, 555 Lonsdale Street, Melbourne 3000.

## NOTICE TO CLAIMANTS UNDER TRUSTEE ACT 1958 (SECTION 33 NOTICE) Notice to Claimants

ERAN PAUL NICOLS, late of 15 Traminer Drive, Mount Martha, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 February 2019, are required by Michael Eran Nicols and Daniel Paul Nicols, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 19 August 2019, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

KATZ SILVER LAWYERS, Suite 1, 71 Kooyong Road, North Caulfield 3161.

#### Trustee Act 1958

#### **SECTION 33 NOTICE**

## Notice to Claimants

TADEUSZ WALLY PAPROCKI, also known as Ted Paprocki, late of 6 Hamilton Street, Niddrie, Victoria 3042, cabinet maker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 July 2014, are required by the administrator, Janina Paprocki, to send particulars to her, care of the undermentioned solicitors, by 15 August 2019, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

McMANUS & CO. LAWYERS, 103/1 Thomas Holmes Street, Maribyrnong, Victoria 3032. REF: GM:KT:12411.

#### Trustee Act 1958

SECTION 33 NOTICE

#### Notice to Claimants

VALERIE ISOBEL WINSOR, late of Unit 2, 19 Grace Street, Yarraville, Victoria 3013, bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 September 2018, are required by the executor, Andrea Evelyn Brownlow, in the Will called Andrea Brownlow Zursen, to send particulars to her, care of the undermentioned solicitors, by 15 August 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

McMANUS & CO. LAWYERS, 103/1 Thomas Holmes Street, Maribyrnong, Victoria 3032. REF: BM:KT:12317.

RUBY ELIZABETH SHEAN, late of Opal Meadowglen, 202 McDonalds Road, Epping, Victoria 3076, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 29 October 2018, are required by the executor, William Alan John Shean, care of the undermentioned solicitor, to send particulars of their claims to him by 1 November 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

MCL LEGAL, 78 Napier Street, St Arnaud, Victoria 3478.

#### Re: BETTIE EDITH DAVID, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 March 2019, are required by the trustees, William Donald David and Jennifer Joan David, to send particulars to their solicitors at the address below, by 13 August 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MST LAWYERS,

315 Ferntree Gully Road, Mount Waverley 3149.

PATRICK JOHN KELLY, late of Cheltenham Manor, 10–12 Bendigo Street, Cheltenham, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 January 2019, are required by the executors, Gregory John Kelly and Loretta Mary Storan, both care of Mills Oakley, Level 6, 530 Collins Street, Melbourne, Victoria, to send particulars to them 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 the executors then have notice.

LEWES JAMES, late of Darlingford Upper Goulburn Nursing Home, 5 High Street, Eildon, Victoria 3713, retired process worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 November 2018, are required by the trustee to send particulars of their claims to the undermentioned lawyers, by 16 August 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 4 June 2019

OSBORNE & OSBORNE PTY LTD, solicitors and chartered accountants, 6 Wallis Street, Seymour, Victoria 3660. PO Box 31, Seymour, Victoria 3661. DX 66001 Seymour. Ph: (03) 5792 1400. Contact: Warren Osborne.

Creditors, next-of-kin and others having claims in respect of the estate of TEHIRA ASHLEY MICHAEL TEPATU, deceased, late of 8 Kent Street, Braybrook, Victoria, unemployed, who died on 25 July 2017, are requested to send particulars of their claims to the administrator, Vanessa Moepuke Tiripa Reina Tepatu Allen, care of the undersigned solicitors, by 13 August 2019, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

SLATER & GORDON, solicitors, 485 La Trobe Street, Melbourne 3000.

OLIVE ELSIE ARKINSTALL, late of Twin Parks Senior Care Services, 33 Blake Street, Reservoir, Victoria 3073, shop assistant, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 27 September 2018, are required by the executor, Diane Cheryl Webster, care of 23 Duncans Road, Werribee, Victoria 3030, to send particulars of their claims to her by 13 August 2019, 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 January 2019.

Dated 13 June 2019

TONY HANNEBERY LAWYERS,

23 Duncans Road, Werribee, Victoria 3030.

PO Box 162, Werribee, Victoria 3030.

Ph: (03) 9742 3192, Fax: (03) 9742 6335.

18/110414. Contact: Theresa Sgambaro.

## GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

MARIBYRNONG CITY COUNCIL

## Local Government Act 1989

Road Discontinuance

### Road forming part of 1 Pilgrim Street, Seddon

Maribyrnong City Council (Council) has formed the opinion that the road forming part of the property at 1 Pilgrim Street, Seddon, shown hatched on the plan below, being the road contained in Memorial No. 577 Book 11, is not reasonably required as a road for public use. Council resolved on 19 March 2019 acting under Clause 3 of Schedule 10 and sections 206 and 207B of the Local Government Act 1989, to discontinue the road and to sell the discontinued road to the abutting owners of 107 and 109 Albert Street, Seddon.





Notice is given, in accordance with section 112(2) of the Local Government Act 1989, that Banyule City Council has made amendments to its Meeting Procedures Code (2015).

The purpose of the Meeting Procedures Code (2015) is to regulate the proceedings of meetings of the Council and special committees, and is incorporated by reference into the Council's Governance Local Law No. 2.

An amendment has been made to the Code to change the title of the order of business relating to the 'Acknowledgement of the Traditional Custodians'. This change has resulted from a name change of the Wurundjeri.

A copy of the Meeting Procedures Code (2015) may be inspected at the Greensborough Customer Service Centre, 1 Flintoff Street, Greensborough; or on Council's website – www.banyule.vic.gov.au

SIMON McMILLAN Chief Executive Officer



#### PROPOSED LOCAL LAWS

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** (Act) that, at its ordinary council meeting on 11 June 2019, Glen Eira City Council (Council) resolved to give notice of its intention, pursuant to Part 5 of the Act, to make the:

- Glen Eira City Council Community Local Law 2019 (proposed Community Local Law); and
- Glen Eira City Council Meeting Procedure 2019 (proposed Council Meeting Procedure) (together the proposed Local Laws).

Also open for public submission are the documents which are intended to be incorporated into the proposed Local Laws, namely the:

- Councillor Questions;
- Written Public Questions to Council;
- Public Participation at Ordinary Council Meetings;
- Residential Parking Permit System;
- Mobile Garbage Bins, Recycling Containers and Organics Containers;
- Building Site Management Code of Practice; and
- Nature Strip Planting Guidelines.

## The objectives of the proposed Community Local Law are to:

- (a) provide for the peace, order and good government of the Municipal District;
- (b) promote a physical and social environment free from hazards to health, in which the local community of and visitors to the Municipal District can enjoy a quality of life that meets the general expectations of the local community;
- (c) protect Council assets;
- (d) protect the use of public places and control activities in or near them;

- (e) control noise, behaviour and liquor consumption in specified places, smoking in specified buildings and vehicles, busking, advertising signs, works and obstructions on roads, street trading and other activities;
- (f) regulate the number and manner of keeping of animals;
- (g) prohibit, regulate and control certain activities, events, practices or behaviour which cause detriment to the amenity of the Municipal District, nuisance or damage to property.

## The general purpose of the proposed Community Local Law is to:

- empower Council to relocate vehicles which interfere with Council's road works;
- regulate applications for and the granting of permits, conditions of permits, payment of fees and other relevant matters;
- establish penalties for offences and provide for enforcement proceedings;
- empower Council to recover costs of enforcement;
- empower authorised Council officers to issue an infringement notice, a Notice to Comply and a direction in relation to matters under the proposed Community Local Law;
- empower an authorised Council officer to act in urgent circumstances;
- provide for offences by corporations;
- empower Council to impound and dispose of goods on Council land or a road;
- provide for the internal review of certain decisions;
- require a person to obtain a permit from Council in relation to:
  - placing any tree or filling on a Council easement;
  - interference with Council land, Council Assets or road, except in certain circumstances;
  - any works on any road or Council land that involves fencing off part of a road, erecting a hoarding, scaffolding or overhead protective awning, using machinery for any building works, leaving or storing any building materials or machinery or for any other non-road purpose, except in certain circumstances;
  - commencing building activity on a building site, except in certain circumstances;
  - undertaking building activity outside specified times and days, except in certain circumstances;
  - construction of a vehicle crossing or a temporary vehicle crossing;
  - damage or interference with a Council drain or a waterway on or under Council land;
  - discharge of any substance, other than stormwater, into the stormwater system;
  - riding or parking a motor vehicle in a Public Reserve other than in a designated area, except in certain circumstances;
  - flying a model aeroplane in a Public Reserve;
  - organising certain formal or structured sporting or social activities on Council land other than in designated locations;
  - conducting a street party, festivals and processions on a road;
  - placing a receptacle on any road or Council land;
  - filming on Council land, other than for private use;
  - lighting fires in the open air, except in certain circumstances;
  - camping on any land, except in certain circumstances;
  - conducting a circus, carnival or festival, except in certain circumstances;
  - placing or causing to be placed a mobile billboard on a road;
  - placing or displaying an advertising sign on a road, Council land or buildings;

- busking on any road or Council land;
- placing furniture on a road;
- conducting certain commercial activities on any Council land, road or a Public Reserve, except in certain circumstances;
- soliciting money or donations in any Public Place;
- supplying or consuming liquor on any Council land or road for an activity involving 40 people or more, except in certain circumstances; and
- keeping more than a specified number of animals or types of animals.

## • prohibit the following matters:

- a person in charge of a building site failing to comply with the relevant Council policy, except in certain circumstances;
- unreasonably interfering with authorised activities within a Public Reserve;
- failing to comply with a direction from an authorised Council officer to leave a Public Reserve or Council Land;
- inappropriate behaviour on Council Land;
- participating in or allowing informal sporting activities that unreasonably interfere with another person's use of Council land;
- planting any tree or plant on a nature strip without a permit and other than in compliance with the relevant Council policy;
- defacing of any sign or advertisement on Council land;
- repairing or commercial display for sale a motor vehicle on a road or Council land, except in certain circumstances;
- parking an abandoned, derelict and unregistered vehicles on a road;
- installing or using an incinerator in a residential area;
- leaving a shopping trolley outside a designated area;
- failing to follow a direction to collect a shopping trolley;
- making available for use a shopping trolley which does not have a coin mechanism, except in certain circumstances;
- having aerosol paint containers for sale that are visible from publicly accessible areas or not securely stored;
- failing to comply with a direction to return overdue library material;
- impersonating Council staff;
- consuming or possessing liquor in an unsealed container in any Public Place in the Caulfield Alcohol Free Zone on Race Meeting Days, except in certain circumstances;
- smoking in Council premises or motor vehicles;
- leaving litter on Council land;
- damaging garbage bins or not complying with the relevant Council policy in relation to their use;
- shooting or snaring any animal on Council land;
- failing to have or produce a litter device when in control of an animal or allowing the faeces of that animal to remain on Council land, a road or Caulfield Racecourse, except in certain circumstances;
- keeping animal enclosures in an unsatisfactory manner, keeping an animal if there is an adverse impact on residential amenity, or keeping a dog without adequate fencing;
- feeding birds on private property that are not ordinarily kept there;

- failing to follow a direction from an authorised Council officer not to feed birds on Council land or road;
- allowing a property to be dangerous, unsightly or a fire hazard;
- allowing a tree, plant or other structure to cause a traffic hazard by obstructing views;
- allowing a tree, plant or sign to encroach onto a footpath or road;
- failing to clearly identify a property with a Council allocated number;
- failing to have and use a vehicle crossing to access land from a road, retaining a vehicle crossing that is no longer required or failing to comply with a vehicle crossing notice;
- selling or hiring a parking permit, using a forged or counterfeit parking permit or failing to comply with parking permit conditions;
- obtaining a permit by false representations, failing to produce a permit or failing to comply with permit conditions; and
- failing to comply with a Notice to Comply or direction from an authorised Council officer.

## The objectives of the proposed Council Meeting Procedure are to:

- (a) provide for the peace, order and good government of the Municipal District;
- (b) provide for the administration of Council's powers and functions;
- (c) regulate proceedings at meetings of Council or a special committee and other meetings conducted by or on behalf of Council where Council has resolved that the provisions of the Council Meeting Procedure are to apply;
- (d) regulate proceedings for the election of the Mayor and Deputy Mayor;
- (e) promote and encourage local community participation in the system of local government by providing mechanisms within the meeting arrangements for Council to ascertain the local community's views and expectations;
- (f) regulate the use of the Common Seal;
- (g) prohibit unauthorised use of the Common Seal or any device resembling the Common Seal;
- (h) revoke the Glen Eira City Council Local Law 2009.

## The general purpose of the proposed Council Meeting Procedure is to:

- regulate the use of Council's common seal;
- regulate the election of the Mayor and Deputy Mayor;
- regulate the conduct of meetings of the Council and committees, including in relation to public participation; and
- prohibit the following matters:
  - improper use of the common seal;
  - failing to follow a direction to leave a Council meeting; and
  - disorderly conduct by a Member at a Council meeting.

A copy of the proposed Local Laws, incorporated documents and the accompanying Community Impact Statements are available for inspection, and may be obtained, during office hours at Glen Eira City Council office at corner Glen Eira and Hawthorn Roads, Caulfield. These documents are also available on Council's websites at www.gleneira.vic.gov.au and www.haveyoursaygleneira. com.au/local-law-review-2019/. Any person affected by the proposed Local Laws may make a submission relating to the proposed Local Laws under section 223 of the Act. Written submissions to be submitted to the Council under section 223 of the Act must be received by Council by 5 pm on 19 July 2019. Submissions regarding the proposed Local Laws must be in writing and should be marked 'Local Law Review Submission' and addressed to the Chief Executive Officer, Glen Eira City Council, PO Box 42, Caulfield South 3162. Submissions in writing may also be delivered to Council's Service Centre, corner Glen Eira and Hawthorn Roads, Caulfield, or by email to llr@gleneira.vic.gov.au. Council will consider any written submission relating to the proposed Local Laws in accordance with section 223 of the Act.

Any person who has made a written submission under section 223 of the Act to Council and has requested to be heard in support of their written submission is entitled to appear in person, or to be represented by a person specified in the submission, at a meeting of Council to be held in the Council Chamber, Glen Eira Town Hall, corner Glen Eira and Hawthorn Roads, Caulfield on Tuesday 13 August 2019 commencing at 7.30 pm. All submissions will be handled as authorised or required by law including under the **Privacy and Data Protection Act 2014**. Submitters should note that all submissions received (including any personal information contained therein) are included within the official Council Agenda and Minutes which are permanent public documents which are available on Council's website. If you do not wish to be identified in Agendas and Minutes, please indicate this in your submission. Any person requiring further information concerning the proposed Local Laws should in the first instance contact Council's Service Centre on 9524 3333.

REBECCA McKENZIE Chief Executive Officer

## MONASH CITY COUNCIL

#### Dog Control Order

At its meeting on 28 May 2019, Monash City Council resolved to make Order Number 5 pursuant to section 26(2) of the **Domestic Animals Act 1994**.

#### **Domestic Animals Act 1994**

## 1. Revocation

(1) All previous Orders made by Council under section 26 of the **Domestic Animals** Act 1994 are revoked.

## 2. Dogs must be under effective control

- (1) The Owner of any dog must keep the dog under effective control by means of a chain, cord or leash (not exceeding 1.5 metres in length) held by the Owner and attached to the dog while the dog is in a Public Place except where that Public Place is a Designated Reserve or Prohibited Area.
- (2) Sub-clause (1) does not apply where a chain, cord or leash attached to the dog is securely fastened to a post or other fixture and the dog remains under sight or voice control by the owner.

## 3. Prohibited Areas

- (1) A dog must not enter or remain in any Prohibited Area.
- (2) The prohibition under sub-clause (1) applies in a Prohibited Area regardless of whether or not the dog is on a chain, cord or leash.

#### 4. Owner's obligations in a Designated Reserve

- (1) A dog may be exercised off a chain, cord or leash in a Designated Reserve if the Owner:
  - (a) carries a chain, cord or leash not exceeding 1.5 metres in length sufficient to bring the dog under control by placing the dog on the chain, cord or leash if the dog behaves in a manner which threatens any person or animal.
  - (b) remains in effective voice or hand control of the dog and within constant sight of the dog so as to be able to promptly bring the dog under control by placing the dog on a chain, cord or leash (not exceeding 1.5 metres in length) if that becomes necessary or desirable to avoid any wandering out of effective control or to avoid any threatening behaviour or any attack; and
  - (c) does not allow the dog to worry or otherwise threaten any person or animal, and does not allow the dog to attack any person or animal.

- If a dog is off a chain, cord or leash in a Designated Reserve it must be brought under (2)effective control by means of a chain, cord or leash (not exceeding 1.5 metres in length) if the dog is within twenty metres of:
  - (a) an arena or ground whilst being used for an organised sporting or practice event:
  - (b) a children's play equipment area that is being used;
  - (c) the location of an organised public meeting; and
  - (d) a barbeque or picnic area that is being used.

#### 5. Owners must be equipped to remove dog faeces

The Owner of a dog must carry a bag, receptacle or other means of picking up and (1)removing from any Public Place any of the Owner's dog's faeces.

#### 6. Meaning of words

In this Order:

Designated Reserve	means any reserve specified in the Schedule of this Order.
Owner	has the same meaning as in the <b>Domestic Animals Act 1994</b> .
Prohibited Area	means:

- (a) the turf pitch and the area surrounding the turf pitch at Jack Edwards Reserve between the period two hours prior to the start time of a National Premier League Victoria game and the conclusion of that game;
- (b) the turf pitch at Jack Edwards Reserve when the pitch is being used for scheduled training or during a game that is not a National Premier League Victoria game;
- (c) the synthetic pitch at Jack Edwards Reserve:
- the area surrounding the synthetic pitch at Jack Edwards Reserve (d) (designated by the low level fence) when the pitch is being used for scheduled games or training;
- the synthetic pitch at Gardiners Reserve. (e)

Public Place

has the meaning given to it in the Summary Offences Act 1966, and includes all streets, roads, footways, reserves, lanes, parks, schools, public halls and markets.

## **Schedule of Designated Reserves**

- 1. Electra Reserve
- 2. Federal Reserve
- 3. Tally Ho Reserve
- 4. Glen Waverley North Reserve
- 5. Capital Avenue Reserve
- 6. Hinkler Reserve
- 7. **Bogong Street Reserve**
- 8. Heaney Street Reserve
- 9. Scotchmans Run Reserve, Estelle Street
- 10. Powerlines Area, Pamela to Smythe Street
- Powerlines Area, Janice Street to Ivanhoe Street 11.
- 12. Whites Lane Retarding Basin
- 13. Hertford Crescent Reserve

- 14. Gladeswood Drive Reserve
- 15. Freeway Reserve
- 16. Columbia Park
- 17. Carlson Reserve
- 18. Princes Highway Reserve
- 19. Jack Edwards Reserve (other than the areas designated as a Prohibited Area)
- 20. Argyle Reserve
- 21. Southern Reserve
- 22. Damper Creek Reserve
- 23. Lum Reserve (excluding the bushland area)
- 24. Ashwood Reserve
- 25. Caloola Reserve
- 26. Mulgrave Reserve
- 27. Dick Mason Reserve
- 28. Gardiners Reserve (west of the creek and other than the area designated as a Prohibited Area)
- 29. Mount Waverley Reserve
- 30. Batesford Reserve
- 31. Golf Course Reserve (part) Waverley Road



GREATER SHEPPARTON

#### Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of the Preparation of an Amendment

#### Amendment C205

The Greater Shepparton City Council (Council) has prepared Amendment C205 to the Greater Shepparton Planning Scheme (Planning Scheme).

The Amendment applies to all land in the Heritage Overlay within the City of Greater Shepparton.

The Amendment proposes to amend the Municipal Strategic Statement, the Schedule to Clause 43.01 Schedule to Clause 43.01 Heritage Overlay and the Schedule to Clause 72.04 Schedule to Clause 72.04 Documents Incorporated in this Planning Scheme of the Planning Scheme to implement the *Draft Greater Shepparton Heritage Study Stage II 2019* (the Study).

This Study consolidates and updates the recommendations of the *Greater Shepparton Heritage* Study Stage II 2007, the *Greater Shepparton Heritage Study Stage IIB 2013* and the *Greater* Shepparton Heritage Study Stage IIC 2017 into one document. The Amendment also seeks to apply the Heritage Overlay on a permanent basis to 178 places where controls apply on an interim basis.

The Amendment also revises the controls and mapping that apply to places included in the Heritage Overlay as part of the implementation of previous heritage studies, and makes subsequent changes to the Schedule to Clause 43.01 Schedule to Clause 43.01 Heritage Overlay of the Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at Greater Shepparton City Council offices, 90 Welsford Street, Shepparton; the Greater Shepparton City Council website at: www.greatershepparton.com.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 26 August 2019. A submission must be sent to the Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632, via email at council@shepparton.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.

COLIN KALMS Manager Building and Planning 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 14 August 2019, 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.

- BARTSH, William John, late of Unit 1, 12 Willoughby Street, Reservoir, Victoria 3073, deceased, who died on 7 March 2019.
- BATTAGLIA, Theresa Margaret, late of 215 Westall Road, Clayton South, Victoria 3169, deceased, who died on 17 January 2019.
- BENNETT, Gregory John, late of 20 Westall Street, Thomastown, Victoria 3074, deceased, who died on 26 October 2018. Grant date 30 May 2019.
- CUNNINGHAM, Bryan William, late of Mercy Place – Dandenong, 82 McCrae Street, Dandenong, Victoria 3175, deceased, who died on 7 April 2019.
- DELIGIANNIDIS, Efstathios, late of Unit 9, 59 Raleigh Street, Windsor, Victoria 3181, deceased, who died on 26 March 2019.
- DUFF, Margaret Wendel, late of 9 Aviemore Avenue, Park Orchards, Victoria 3114, deceased, who died on 1 March 2019.
- FARLECH, David John, late of Singleton Project Mill Park, 1 Poseidon Close, Mill Park, Victoria 3082, deceased, who died on 31 October 2018. Grant date 30 May 2019.
- GALANIS, Alexander, late of 24 Donald Street, Brunswick, Victoria 3056, deceased, who died on 29 January 2019.
- GILBERT, Philip, late of Unit 2, 35 Herald Street, Cheltenham, Victoria 3192, deceased, who died on 16 April 2019.
- HALL, Elaine, late of 5 Moroney Street, Bairnsdale, Victoria 3875, deceased, who died on 31 January 2019.
- HAWKE, Kevin, late of Unit 3, 12 Burnett Street, St Kilda, Victoria 3182, deceased, who died on 8 April 2019.
- McDONALD, Colin Thomas, late of 3 Wantirna Road, Ringwood, Victoria 3134, deceased, who died on 15 December 2018.

- ROLDAN, Segundo, also known as, Segundo Cosgaya Roldan, late of Sorrento Lodge Hostel, 211 Ocean Beach Road, Sorrento, Victoria 3943, deceased, who died on 3 April 2019.
- SKELLY, Christopher, late of Regis Rosebud, 1 Wyuna Street, Capel Sound, Victoria 3940, deceased, who died on 9 February 2019.
- SMITH, Alan Raymond, late of 13 McKay Court, Ringwood, Victoria 3134, deceased, who died on 3 October 2018.
- Dated 5 June 2019

#### Adoption Act 1984

### APPOINTMENT OF COUNSELLOR FOR RELINQUISHMENT COUNSELLING

Under the functions and powers assigned to me by the Secretary of the Department of Health and Human Services in Victoria under section 17(5) of the **Children**, **Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Dorothy Wee, approve the following person under section 5(1) and section 5(2)(a) of the **Adoption Act 1984** as an approved Counsellor for the purposes of section 35 of the **Adoption Act 1984**.

HUSSEY, Carmel

Dated 24 May 2019

DOROTHY WEE Director, Child Protection North Division

#### Adoption Act 1984

#### APPOINTMENT OF COUNSELLOR FOR RELINQUISHMENT COUNSELLING

Under the functions and powers assigned to me by the Secretary of the Department of Health and Human Services in Victoria under section 17(5) of the **Children**, **Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Dorothy Wee, approve the following person under section 5(1) and section 5(2)(a) of the **Adoption Act 1984** as an approved Counsellor for the purposes of section 35 of the **Adoption Act 1984**.

KASHOULI, Neriman Dated 29 May 2019

> DOROTHY WEE Director, Child Protection North Division

On 16 May 2019 I issued a notice under section 135(2) of the Associations Incorporation Reform Act 2012 (the Act) to the incorporated associations listed below, requesting them to show cause as to why their incorporation should not be cancelled.

I am now satisfied that the incorporation of the below listed incorporated associations should be and are hereby cancelled in accordance with section 135(3) of the Act.

AAID ASSO Football Academy Inc.; Ararat Warriors Junior Football Club Inc.; Area Contemporary Art Space Inc.; Australian Council of Teachers of International Students Inc.; Barwon Bullets Basketball Club Inc.; Billy Hyde Music Group Inc.; Black Rock Association for Responsible Development Inc.; Blairgowrie Chamber of Commerce Inc.; Carboni Workers Social Club Inc.; Chewton Unite Inc.; Classical Riding Club Inc.; Clunes Badminton Club Incorporated; Congregational Christian Church in Samoa Burnley Parish Inc.; Debre Selam Medehanealem Ethiopian Orthodox Tewahedo Church of Melbourne, Australia Inc.; Discovery Coast Tourism Inc.; Durga Shakti Benevolent Society Inc.; Endeavour Hills Judo Club Inc.; Enterprise: The Star Trek Appreciation Society of Victoria Inc.; Enuamanu - Atiu Nui Maruarua Association-O-Victoria Inc.; Equinox Productions Inc.; Eritrean - Catholic Community Inc.; Eritrean Australians Youth Inc.; Eritrean International Alliance; Eritrean South Eastern Group Inc.; Eritrean Youth and Student Association in Victoria Inc.; Erotic Angels Association Inc.; Eskdale Angling Club Inc.; Ethiopian Social Club Inc.; Federation of Indian Origin Multi-Faith Organisation Inc.; Filipino Sarong Banggui Inc.; Fitzroy International House Inc.; Freedom for Bosnian Social Club Inc.; Fusion Conscious Community Project Inc.; Gokullam Orphanages Inc.; Golden Hill Cricket Club.; Goose Gully Golf Club Inc.; Goroke Community Landcare Inc.; Gospel Beacon Inc.; Goulburn Valley H.I.V. Resource Group Inc.; Goulburn Valley Polocrosse Club Inc.; Grainfed Theatre Inc.; Grampians Yacht Club Inc.; Great Murray Outback Touring Route Committee Inc.; Green Wedges & Every Neighbour Inc.; Greville Village Association Inc.; Gripon Car Care Inc.; Grow Education Inc.; Grow to Learn Play Group Inc.; Healthy Kids Healthy Future Inc.; Heavenly Light Christian Fellowship Inc.; Hellas Fan Club Melbourne and Australia Inc.; Help Educate Children Inc.; Heywood & District Community Enterprise Inc.; Heywood Advanced Breeders Group Inc.; Hiddo African Cultural Group Inc.; Highlander United Soccer Club Inc.; Highway 2 Heaven Ministries Inc.: Hindustan Cultural Association Inc.: Holy Gift International Inc.: Hope on Wheels Inc.; Hope4kids Inc.; Hopetoun Night Sports Inc.; Hot Boat Promotions Inc.; Hot Licks Regional Arts Inc.; House of Restoration Institute Inc.: Humour Access Television Entertainment Inc.; Hurlingham Sports Club Inc.; Igbo Association of Victoria Inc.; Inh Productions Inc.; International Association of Sexual Educators Counsellors and Therapists Inc.; International School of Yoga and Indian Philosophy (Based on Vedic Knowledge) Inc.; Inverloch Masonic Fidelity Association Inc.; Irymple Volleyball Club Inc.; Is Not Magazine Inc.; Kamarooka Cricket Club Inc.; Kingston Links Members Club Inc.: Kurdish Resource Centre of Victoria Inc.; Leyden Avenue Inc.; Lopit Community in Victoria Inc.; Lynic Inc.; Mates of Vidya Inc.; Metisse Guinee Inc.; Millgrove Environment Restoration Group Inc.; Morwell Park Basketball Club Inc.: MPACT Arts Inc.: Nepal Australia Friendship Association (NAFA) Inc.; New Force Employment Inc.; New Testament Music Inc.; New Thought Inc.; New-Gen Radio Inc.; Newry Cup Endurance Ride Inc.; Nhill Hockey Club Inc.; Peniel (The Truth Unveiled) Layman's Ministry Inc.; Peninsula Aquafest Inc.; Peninsula Paintball Club Inc.; People of God Gospel Association, Home of Visitors Ministry Inc.; Proactive Business Network Inc.; Program Xcellerate Inc.; Rosebud Chamber of Commerce Inc.; Sale Rowing Club Inc.; Save The Brickworks Inc.; Scoundrels Car & Bike Club Inc.; Siberian Husky Rescue Inc.; Sing Ngai Chinese Opera Group Inc.; Summit Christian College Inc.; The Divine Brotherhood Inc.; The Good Beat Inc.; The Good Earth Inc.; The Great Alpine Car Club Inc.; The Greek Orthodox Gox (Old Calendar) Church of Australia, New Zealand And Oceania Inc.; The Green Ledger Inc.; The Hoist Theatre Group Inc.: The Indian Association of Roxburgh Park Incorporated; The Institute of Refrigeration and Air Conditioning Service Engineers, Victoria Inc.; The International Council of Intergrative Medicine Inc.; The Irish Breeds Dog Club Inc.; The Karen Women Development Organisation Inc.: The Lebanese House Inc.: The Light of Future Association Inc.; The Socialist Group Inc.: The South India Association of Arts & Culture Inc.; The Sunshine Netball Association Inc.: The Tributaries Social Association Inc.: The Victorian Modena Club Inc.: The Vietnamese Alumni Association in Australia Inc.: Tooradin Progress Association Inc.; Tough Titties Incorporated: Tower Hotel Sports and Recreation Club Inc.; Treehouse Vinevard Church Inc.; Trimboli Golf Association Inc.: Tu Thien Tinh Thuong Nhan Loai Humanity Compassion Charity Inc.; Turkish Community Assembly of Victoria Inc.; Turkish Weekend Education and Aid Association Inc.; Turkish Women's Voice Inc.; Twin City Hornets Rugby League Club Inc.; Undue Noise Inc.; Unity for Sisters Inc.; Unity in Progress Inc.; Upper Murray Endurance Riders Group Inc.; Victorian Independent Searchers Association Inc.: Victorian Inland Irrigators' Council Inc.; Victorian Pighunting Association Inc.: Victorian Pocket Bike Association Inc.: Victorian Urban Fringe Association Inc.; Vision Quest Foundation Inc.; Waldrom Ministries Inc.; Water Technology Cluster Inc.; Wunghnu Advancement Group Inc.

Dated 13 June 2019

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

## Defamation Act 2005

## **DECLARATION UNDER SECTION 35(3)**

I, Jill Hennessy, Attorney-General, being the Minister for the time being administering the **Defamation Act 2005**, hereby declare in accordance with section 35(3) of the **Defamation Act 2005** that on and from 1 July 2019 the maximum damages amount that may be awarded for non-economic loss in defamation proceedings is four hundred and seven thousand, five hundred dollars (\$407,500.00).

Dated 5 June 2019

HON. JILL HENNESSY MP Attorney-General

## Administration and Probate Act 1958 DECLARATION UNDER SECTION 31B(4)

I, Jill Hennessy, Attorney-General, being the Minister for the time being administering the **Administration and Probate Act 1958**, hereby declare in accordance with section 31B(4) of the **Administration and Probate Act 1958** that on and from 1 July 2019 the threshold amount for the purposes of section 31A(2) is twenty seven thousand, three hundred and thirty eight dollars (\$27,338.00).

Dated 5 June 2019

HON. JILL HENNESSY MP Attorney-General

## **Administration and Probate Act 1958**

NOTICE UNDER SECTION 70N

I, Jill Hennessy, Attorney-General, being the Minister for the time being administering the Administration and Probate Act 1958, hereby give notice in accordance with section 70N of the Administration and Probate Act 1958 that on and from 1 July 2019 the partner's statutory legacy calculated in accordance with section 70M is four hundred and seventy one thousand, two hundred and forty dollars (\$471,240.00).

Dated 5 June 2019

HON. JILL HENNESSY MP Attorney-General

## Administration and Probate Act 1958 DECLARATION UNDER SECTION 71(1E)

I, Jill Hennessy, Attorney-General, being the Minister for the time being administering the **Administration and Probate Act 1958**, hereby declare in accordance with section 71(1E) of the **Administration and Probate Act 1958** that on and from 1 July 2019 the maximum monetary value for the purposes of section 71(1) is one hundred and nine thousand, three hundred and fifty dollars (\$109,350.00).

Dated 5 June 2019

HON. JILL HENNESSY MP Attorney-General

## Health Complaints Act 2016 Section 90

## INTERIM PROHIBITION ORDER

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

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 being provided 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 provider on whom the Interim Prohibition Order is imposed:	Melbourne TT Pty Ltd (Melbourne TT) (ACN 626 899 894), 1110E/888 Collins Street, Docklands, Melbourne, Victoria 3008.	
Date this Interim Prohibition Order is made:	5 June 2019	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 27 August 2019 while an investigation is conducted unless it is varied or revoked before that date.	
Effect of this Interim Prohibition Order:	<ol> <li>Melbourne TT must not:         <ul> <li>advertise or cause to be advertised, or</li> <li>offer or cause to be offered, or</li> <li>provide or cause to be provided</li> <li>any general health service, paid or otherwise, in a clinical or non-clinical capacity, where the health service involves any cosmetic surgical and medical procedure, including any cosmetic surgical procedure that involves cutting the skin and any cosmetic medical procedure that involves piercing the skin, including injectable cosmetic treatments.</li> </ul> </li> <li>Melbourne TT must not be in possession of or store any Schedule 4 poison including, but not limited to Botulinum toxin (Botox) and hyaluronic acid injection preparations (dermal fillers).</li> <li>Melbourne TT must not administer, or cause to be administered, to any person, any unregistered therapeutic good or scheduled medicine.</li> </ol>	

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

## Health Complaints Act 2016 Section 90

## INTERIM PROHIBITION ORDER

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

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 being provided 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 provider on whom the Interim Prohibition Order is imposed:	Ms Yumei Wang of Docklands in the state of Victoria.
Date this Interim Prohibition Order is made:	5 June 2019
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 27 August 2019 while an investigation is conducted unless it is varied or revoked before that date.
Effect of this Interim Prohibition Order:	<ol> <li>Yumei Wang must not:         <ul> <li>advertise or cause to be advertised, or</li> <li>offer or cause to be offered, or</li> <li>provide or cause to be provided</li> <li>any general health service, paid or otherwise, in a clinical or non-clinical capacity, where the health service involves any cosmetic surgical and medical procedure, including any cosmetic surgical procedure that involves cutting the skin and any cosmetic medical procedure that involves piercing the skin, including injectable cosmetic treatments.</li> </ul> </li> <li>Yumei Wang must not be in possession of or store any Schedule 4 poison, including but not limited to, Botulinum toxin (Botox) and hyaluronic acid injection preparations (dermal fillers).</li> <li>Yumei Wang must not administer, or cause to be administered, to any person, any unregistered therapeutic good or scheduled medicine.</li> <li>Yumei Wang must not establish, direct or otherwise operate any business that provides any general health service, paid or otherwise, in a clinical or non-clinical capacity, where the health service involves any cosmetic surgical and medical procedure that involves cutting the skin and any cosmetic medical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical and medical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical procedure that involves sufficient or stables any cosmetic surgical procedure that i</li></ol>

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

## Health Complaints Act 2016 Section 90

## INTERIM PROHIBITION ORDER

This Interim Prohibition Order is made pursuant to section 90 of the Health Complaints Act 2016.

The Health Complaints Commissioner (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 being provided 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 provider on whom the Interim Prohibition Order is imposed:	Lee Kim Tan of Springvale in the State of Victoria trading as 'Sonoun Kimlee Salon'	
Date this Interim Prohibition Order is made:	31 May 2019	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 22 August 2019 while an investigation is conducted unless it is varied or revoked before that date.	
Effect of this Interim Prohibition Order:	<ol> <li>The general health service provider named above must not:         <ul> <li>advertise or cause to be advertised, or</li> <li>offer or cause to be offered, or</li> <li>provide or cause to be provided</li> <li>any general health service (paid or otherwise, in a clinical or non-clinical capacity), where the health service involves any cosmetic surgical and medical procedure, including any cosmetic surgical procedure that involves cutting the skin and any cosmetic medical procedure that involves piercing the skin, including injectable cosmetic treatments.</li> </ul> </li> <li>The general health service provider named above must not be in possession of or store any Schedule 4 poison, including but not limited to, Botulinum toxin (Botox) and hyaluronic acid injection preparations (dermal fillers).</li> <li>The general health service provider named above must not administer, or cause to be administered to any person, any unregistered therapeutic good or scheduled medicine.</li> <li>The general health service provider named above must not establish, direct or otherwise operate any business that provides any general health service (paid or otherwise, in a clinical or non-clinical capacity), where the health service involves any cosmetic surgical and medical procedure, including any cosmetic surgical procedure that involves cutting the skin and any cosmetic medical procedure that involves piercing the skin, including injectable cosmetic treatments.</li> </ol>	

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

## SECTION 185E MAKING OF A SPECIAL ORDER

Notice is hereby given in accordance with section 185E(8) of the Local Government Act 1989 that the Essential Services Commission has made the following special Orders.

Pursuant to section 185E(6) of the Local Government Act 1989 the Essential Services Commission has made a special Order specifying the higher cap for 2 councils as set out in the table below.

Higher cap (includes Minister'	s rate cap)
2019–20	2020–21
13.94%	na
4.5%	4.5%
	<b>2019–20</b> 13.94%

na Not applicable.

Accordingly the capped average rate in respect of those financial years must not exceed the base average rate by more than the above higher cap.

Dated 29 May 2019

DR RON BEN-DAVID

#### Plant Biosecurity Act 2010

## ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF GREEN SNAIL

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest green snail 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 green snail.

## 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 Definitions

In this Order –

'green snail' means the exotic pest, Cantareus apertus (Born).

**'host material'** means any host plant and any used package which has contained any host plants.

**'host plant'** means any plant or plant product, including any leafy vegetable, cutting, potted plant, turf, bare rooted plant, mature tree, cut flower, foliage, or hay, but excluding fruit and plants in tissue culture.

'unit' means an individual package, plant or item which includes individual bags in a tray.

## 5 **Prohibitions, restrictions and conditions**

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

- (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) originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated certifying that the area from the material originated is known to be free from green snail; 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) in the case of cut flowers, cuttings or bare-rooted plants are consigned to Victoria during the months of December–March; or
  - (iv) enters Victoria under and in accordance with the conditions described in a permit issued by an inspector.

## 6 Verification of Consignments

Where requested by an inspector, host material imported into Victoria which is required by clause 5(b)(ii) to be accompanied by a certificate or declaration, must be –

- (a) presented to an inspector for verification; or
- (b) verified by a person accredited by the Department of Jobs, Precincts and Regions.

## 7 Expiry

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

## Schedule

Host material must –

- (1) in the case of any host material intended for human consumption, be
  - (a) washed through a hydro-cooler or similar processing equipment so as to effectively remove all green snails; and
  - (b) inspected at a minimum of 600 units or the whole consignment, and found free of green snail; or
- (2) in the case of turf, hay, mature trees and potted plants not for human consumption which have been grown or packed on a property within 2 kilometres of a green snail infested property
  - (a) be grown or packed on a property which
    - (i) has been baited and inspected and found free of green snail, in accordance with the requirements of the WA Protocol; and
    - (ii) has a control/hygiene program in place to prevent the entry of green snail, in accordance with the requirements of the WA Protocol; and
    - (iii) any plant material for packing is sourced from properties known to be free of green snail; and
    - (iv) the storage of stock for export is more than 30 m from a baited boundary; and
  - (b) if grown in a propagating/potting media which has a soil component, the media must
    - (i) originate from, and be stored on, properties which have been baited and inspected and found free of green snails, in accordance with the requirements of the WA Protocol; or
    - (ii) be disinfested in accordance with the requirements of the WA Protocol; and
    - (iii) be sprayed within 2 days prior to export with an approved molluscicide as per the requirements of the WA Protocol); or

- (3) in the case of turf, hay, mature trees and potted plants not for human consumption which have been grown or packed on a property within 25 kilometres of an infestation of green snail but more than 2 kilometres from a green snail infested property-
  - (a) be grown or packed on a property which has been baited and inspected and found free of green snail, in accordance with the requirements of the National Protocol for the Movement of Green Snail, (*Cantareus apertus*), Host Material to Other States and Territories of Australia: Quarantine WA (WA Protocol); and
  - (b) if grown in a propagating/potting media which has a soil component, the media must-
    - (i) originate from, and be stored on, properties which have been baited and inspected and found free of green snails, in accordance with the requirements of the WA Protocol; or
    - (ii) be disinfested in accordance with the requirements of the WA Protocol; or
- (4) in the case of cut flowers, foliage, cuttings or bare rooted plants which have been grown or packed on a property within 25 kilometres of a green snail infested property, be
  - (a) grown or packed on a property which has been has been baited and inspected and found free of green snail, in accordance with the requirements of the WA Protocol (note: plant material for packing must be sourced from known green snail free areas as established by the WA Protocol or sourced from a property greater than 25 km from a known outbreak of green snail); or
  - (b) inspected at a minimum of 600 units or the whole consignment by an inspector, or person authorised by the department responsible for agriculture in the State or Territory where the host material is grown, and found to be free of green snail; or
- (5) in the case of any host material, be grown, packed and handled on a property located more than 25 km from a green snail infested property; or
- (6) in the case of small lots of household potted plants, all plants must be
  - (a) bare-rooted so as to be visually free of soil and potting media; or
    - (b) re-potted into new commercially available potting media under the supervision of an officer of the department responsible for agriculture in the State or Territory in which the material has been grown; and
    - (c) inspected by an officer of the department responsible for agriculture in the State or Territory and found free of
      - (i) green snail; and
      - (ii) soil; or
    - in the case of used packages, packages must be -
  - (a) cleaned free of organic matter and earth material; and
  - (b) inspected and found free of green snail.

Notes:

(7)

Section 38(1) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate for knowingly causing, permitting or assisting any host material to enter or be imported into Victoria in contravention of an importation order.

Section 38(2) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 10 penalty units in the case of a natural person, and 60 penalty units in the case of a body corporate for causing, permitting or assisting any host material to enter or be imported into Victoria in contravention of an importation order.

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

Dated 5 June 2019

ROSA CRNOV Chief Plant Health Officer

## Victorian Managed Insurance Authority Act 1996

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to Government Rail Insurance Program (GRIP) entities listed in:

- a) Schedule 1 for public and products liability, industrial special risks and construction risks only, but excluding Evolution Rail Pty Ltd for construction risks;
- b) Schedule 2 for public and products liabilities in excess of \$10 million only.

This direction is effective from 1 July 2019 until 30 June 2024 (both dates inclusive) with the VMIA to determine the premium payable by the entities for their insurance, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

## **SCHEDULE 1**

	ENTITY	ACN
1	Australian Rail Track Corporation Limited	081 455 754
2	Evolution Rail Pty Ltd – in its personal capacity and as a trustee for the Evolution Rail Unit Trust (Evolution Rail) and all the Insured listed in the Project agreement between the Minister for Public Transport on behalf of the Crown in the right of the State of Victoria and Evolution Rail (Project Agreement) to deliver the High Capacity Metro Trains (HCMT) Project.	611 106 864
3	KDR Victoria Pty Ltd	138 066 074
4	Metro Trains Melbourne Pty Ltd	136 429 948
5	Puffing Billy Preservation Society	004 621 505

## SCHEDULE 2

	ENTITY	ACN	
Heri	Heritage and Tourist Rail Operators		
1	Alexandra Timber Tramway and Museum Incorporated	A0007722C	
2	Ballarat Tramway Museum Incorporated	A0031819K	
3	Castlemaine and Maldon Railway Preservation Society	005 621 581	
4	Diesel Electric Rail Motor Preservation Association of Victoria	A0017464R	
5	Geelong Steam Preservation Society	004 819 130	
6	Melbourne Tramcar Preservation Association Incorporated	A0001102T	
7	Mornington Railway Preservation Society Incorporated	A0001935C	
8	Portland Cable Trams Incorporated A0033426A		
9	Red Cliffs Historical Steam Railway Incorporated	A0031587M	
10	Seven O Seven Operations Incorporated	A0006499S	
11	Seymour Rail Heritage Centre Incorporated	A0007496T	
12	Steamrail Victoria Incorporated	A0026264J	
13	The Central Highlands Tourist Railway	006 220 355	
14	Walhalla Goldfields Railway Incorporated	A0026304V	
15	Yarra Valley Railway Incorporated	А00007627Н	
		DBIN SCOTT MI Assistant Treasure	

#### Victorian Managed Insurance Authority Act 1996

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to Emergency Resources Providers Support Scheme.

This direction is effective from 1 July 2019 until 30 June 2024 (both dates inclusive) with the VMIA to determine the premium payable by the entities for their insurance, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

ROBIN SCOTT MP Assistant Treasurer

#### Victorian Managed Insurance Authority Act 1996

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide industrial special risks insurance only to NTT Data Payment Services Victoria Pty Ltd.

This direction is effective from 1 July 2019 until 30 June 2024 (both dates inclusive) with the VMIA to determine the premium payable by the entities for their insurance, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

ROBIN SCOTT MP Assistant Treasurer

#### Victorian Managed Insurance Authority Act 1996

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to Heide Museum of Modern Art.

This direction is effective from 1 July 2019 until 30 June 2024 (both dates inclusive) with the VMIA to determine the premium payable by the entities for their insurance, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

ROBIN SCOTT MP Assistant Treasurer

## Water Act 1989

## BULK ENTITLEMENT (LODDON RIVER – ENVIRONMENTAL RESERVE) MINOR AMENDMENT NOTICE 2019

I, Lisa Neville, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005 as follows: **Title** 

## 1. This Notice is called the Bulk Entitlement (Loddon River – Environmental Reserve) Minor Amendment Notice 2019.

## Purpose

2. The purpose of this Notice is to amend the Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005 (the Bulk Entitlement) to provide the Water Holder with a right to reuse or be credited for returned flows in a manner consistent with policy developed in the Northern Region Sustainable Water Strategy. This Notice also extends the timeframe for the Water Holder and the Storage Manager to review and agree on operating arrangements and introduces additional requirements regarding the method of accounting for environmental water to ensure consistency with the Murray Darling Basin Plan.

## Authorising provision

3. This Notice is made in accordance with section 45 of the Water Act 1989.

## Commencement

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

## Amendments to Clause 4 of the Bulk Entitlement

- 5. In clause 4, **insert** the following definitions
  - (a) **'credit'** means the establishment of a record of a volume of water representing return flows where the volume of return flow is credited to the Water Holder;
  - (b) 'irrigation season' means the period when Goulburn–Murray Water supplies water to customers via the channel system, which is typically, but not always 15 August to 15 May;
  - (c) **'return flows or return flow'** means any allocation of water used by the Water Holder that returns to the bulk supply system and which is available for use downstream;
  - (d) **'re-use'** means the Water Holder's use of any portion of its return flows, downstream.

## Insertion of new Clause 7A in the Bulk Entitlement

6. After clause 7, insert new clause 7A –

## **\*7A RIGHT TO RE-USE OR OBTAIN CREDIT FOR RETURN FLOWS**

- 7A.1 Except for water referred to in sub-clause 6(a) or sub-clause 6(f), the Water Holder may apply to the Storage Manager to re-use or be credited for water used under this entitlement, that is returned to the Loddon System or another system in accordance with the provisions of this clause.
- 7A.2 Before any re-use or credit can be granted, the Water Holder must -
  - (a) come to an agreement with the Storage Manager on the likely volume, timing and location of any return flow for the purposes of adjusting system operations; and,
  - (b) notify the Storage Manager if it intends to re-use any return flow specified under paragraph (a).
- 7A.3 Subject to sub-clause 7A.4 the Storage Manager may grant approval of an application under sub-clause 7A.1 for
  - (a) re-use by the Water Holder; or

- (b) credit to the Water Holder in a nominated storage, where the return flow under this entitlement was supplied to any person other than the Water Holder or stored for the Storage Manager's purposes.
- 7A.4 The Storage Manager may only grant approval under sub-clause 7A.3 if -
  - (a) water supplied to and used by the Water Holder during the current water season has subsequently been returned to the Loddon System or another system; and,
  - (b) the volume of the return flow has either:
  - (c) been measured by a meter that complies with ATS 4747 or an equivalent meter accuracy standard; or,
  - (d) been calculated by a method that has been agreed under clause 8; and,
  - (e) any water re-used by the Water Holder or another person is used downstream of the place where the return flow occurred and within a reasonable time of the return flow; and,
  - (f) the Storage Manager can re-regulate the return flows downstream, with no material impact on other entitlement holders in the Loddon System or another system; and,
  - (g) the volume of any water credited to the Water Holder under sub-clause 7A.3(b) is equal to that volume of the return flow which was able to be used or stored; and,
  - (h) approval is consistent with any rules regarding the supply, use and accounting of return flows issued by the Minister from time to time.
- 7A.5 If the Water Holder and the Storage Manager cannot reach agreement within one month of an application under sub-clause 7A.1, either party may make a written request to the Minister to make a decision on the right to re-use or be credited for return flows.
- 7A.6 Any decision made by the Minister in relation to sub-clause 7A.5 is final and binding on the parties.'

## Amendment to Clause 8 of the Bulk Entitlement

- 7. In sub-clause 8.1, for the words '1 July 2014', substitute 1 'July 2019';
- 8. In sub-clause 8.2, after paragraph (e) insert
  - (f) a method for calculating the volume of water supplied under this entitlement as the volume in excess of the flow that would have occurred had this water not been supplied.'

### Amendment to Clause 16 of the Bulk Entitlement

9. Sub-clause 16.1 is **revoked**.

Dated 30 May 2019

LISA NEVILLE MP Minister for Water

### Water Act 1989

## ENVIRONMENTAL ENTITLEMENT (CAMPASPE RIVER – LIVING MURRAY INITIATIVE) AMENDMENT 2019

I, Lisa Neville, Minister for Water, as Minister administering the Water Act 1989, make the following Instrument:

## Title

1. This Instrument is called the Environmental Entitlement (Campaspe River – Living Murray Initiative) Amendment 2019.

#### Purpose

2. The purpose of this Instrument is to amend the Environmental Entitlement (Campaspe River – Living Murray Initiative) 2007 (the Environmental Entitlement) to authorise the Storage Manager, rather than the Minister for Water, to approve requests from the Water Holder for reuse or credit for water used under the Environmental Entitlement in line with the process outlined in the Northern Region Sustainable Water Strategy. This Instrument also extends the timeframe for the Water Holder, Storage Manager and River Murray Water to review and agree on operating arrangements. This change aligns with equivalent obligations regarding operating arrangements in other environmental entitlements in the Campaspe System.

## Authorising provision

3. This Instrument is made in accordance with section 48K(4)(b) of the Water Act 1989.

#### Commencement

5. This Instrument comes into effect on the day it is published in the Victoria Government Gazette.

#### Amendments to Clause 5 of the Environmental Entitlement

- 6. In clause 5, **insert** the following definitions
  - (a) **'credit'** means the establishment of a record of a volume of water representing return flows where the volume of return flow is credited to the Water Holder;
  - (b) **'irrigation season'** means the period when Goulburn–Murray Water supplies water to customers via the distribution system, which is typically, but not always, 15 August to 15 May;
  - (c) **'return flows or return flow'** means any allocation of water used by the Water Holder that returns to the bulk supply system and which is available for use downstream;
  - (d) **'re-use'** means the Water Holder's use of any portion of its return flows, downstream;
  - (e) '**River Murray Water**' means the division of the Murray–Darling Basin Authority responsible for carrying out the functions specified in relating to river operations as specified in the **Water Act 2007** (Cth) Schedule 1 The Murray–Darling Basin Agreement, Clause 29;

#### 7. In clause 5, for the definition of 'Storage Operator', substitute –

**'Storage Manager'** means the person appointed under section 122ZK of the Water Act 1989 to be the Storage Manager for the headworks system';

## **Change of Reference**

8. Wherever the words 'Storage Operator' are used in the Environmental Entitlement, **substitute** 'Storage Manager';

#### Amendments to Clause 15 of the Environmental Entitlement

9. For clause 15, **substitute** –

#### **\*15 RIGHT TO RE-USE OR OBTAIN CREDIT FOR RETURN FLOWS**

15.1 The Water Holder may apply to the Storage Manager to re-use or be credited for water used under this entitlement that is returned to the Campaspe System or another system as set out in this clause.

- 15.2 Before any re-use or credit can be granted, the Water Holder must
  - (a) come to an agreement with the Storage Manager on the likely volume, timing and location of any return flow for the purposes of adjusting system operations; and,
  - (b) notify the Storage Manager if it intends to re-use any return flow specified under paragraph (a).
- 15.3 Subject to sub-clause 15.4 the Storage Manager may grant approval of an application under sub-clause 15.1 for
  - (a) re-use by the Water Holder; or
  - (b) credit to the Water Holder in a nominated storage, where the return flow under this entitlement was supplied to any person other than the Water Holder or stored for the Storage Manager's purposes.
- 15.4 The Storage Manager may only grant approval under sub-clause 15.3 if
  - (a) water supplied to and used by the Water Holder during the current water season has subsequently been returned to the Campaspe System or another system; and,
  - (b) the volume of the return flow has either:
    - i. been measured by a meter that complies with ATS 4747 or an equivalent meter accuracy standard; or,
    - ii. been calculated by a method that has been agreed under clause 16; and,
  - (c) any water re-used by the Water Holder or another person is used downstream of the place where the return flow occurred and within a reasonable time of the return flow; and,
  - (d) the Storage Manager can re-regulate the return flows downstream, with no material impact on other entitlement holders in the Campaspe System or another system; and,
  - (e) the volume of any water credited to the Water Holder under sub-clause 15.3(b) is equal to that volume of the return flow which was able to be used or stored; and,
  - (f) approval is consistent with any rules regarding the supply, use and accounting of return flows issued by the Minister from time to time.
- 15.5 If the Water Holder and the Storage Manager cannot reach agreement within one month of an application under sub-clause 15.1, either party may make a written request to the Minister to make a decision on the right to re-use or be credited for return flows.
- 15.6 Any decision made by the Minister in relation to sub-clause 15.5 is final and binding on the parties.'

## Amendment to Clause 16 of the Environmental Entitlement

- 10. For sub-clause 16.1, substitute
  - '16.1 The Water Holder must, jointly with the Storage Manager and River Murray Water, by 1 July 2019 –
    - (a) review any agreed operating arrangements for the environmental entitlement; or
    - (b) in the absence of agreed operating arrangements, develop new operating arrangements for the environmental entitlement.'
- 11. Sub-clause 16.4 is **revoked**.
- 12. Sub-clause 16.5 is **revoked**.

- 13. Sub-clause 16.6 is **revoked**.
- 14. In sub-clause 16.6A
  - (a) for the words 'clause 16.6', **substitute** 'clause 16.1'; and
  - (b) for the words 'River Murray Resource Manager', substitute 'River Murray Water'.
- 15. Sub-clause 16.6B is revoked.
- 16. Sub-clause 16.7 is **revoked**.
- 17. Sub-clause 16.8 is **revoked**.

## Amendment to Clause 19 of the Environmental Entitlement

17. Sub-clause 19.1 is revoked.

Dated 30 May 2019

LISA NEVILLE MP Minister for Water

## Water Act 1989

## ENVIRONMENTAL ENTITLEMENT (GOULBURN SYSTEM – LIVING MURRAY) AMENDMENT 2019

I, Lisa Neville, Minister for Water, as Minister administering the Water Act 1989, make the following Instrument:

## Title

1. This Instrument is called the Environmental Entitlement (Goulburn System – Living Murray) Amendment 2019.

## Purpose

2. The purpose of this Instrument is to amend the Environmental Entitlement (Goulburn System – Living Murray) 2007 to authorise the Storage Manager, rather than the Minister for Water, to approve requests from the Water Holder for re-use or credit of water used under the Environmental Entitlement in line with the process outlined in the Northern Region Sustainable Water Strategy. This Instrument also extends the timeframe for the Water Holder, Storage Manager and River Murray Water to review and agree on operating arrangements. This change aligns with equivalent obligations regarding operating arrangements in other environmental entitlements in the Goulburn System.

## **Authorising Provisions**

3. This Instrument is made in accordance with section 48K(4)(b) of the Water Act 1989.

## Commencement

4. This Instrument comes into effect on the day it is published in the Victoria Government Gazette.

## Amendments to Clause 5 of the Environmental Entitlement

- 5. In clause 5, **insert** the following definitions
  - (a) **'credit'** means the establishment of a record of a volume of water representing return flows where the volume of return flow is credited to the Water Holder;
  - (b) **'irrigation season'** means the period when Goulburn–Murray Water supplies water to customers via the distribution system, which is typically, but not always, 15 August to 15 May;
  - (c) **'return flows or return flow'** means any allocation of water used by the Water Holder that returns to the bulk supply system and which is available for use downstream;
  - (d) 're-use' means the Water Holder's use of any portion of its return flows, downstream;

- (e) **'River Murray Water'** means the division of the Murray-Darling Basin Authority responsible for carrying out the functions specified in relating to river operations as specified in the **Water Act 2007** (Cth) Schedule 1 The Murray-Darling basin Agreement, Clause 29;
- 6. In clause 5, for the definition of 'Storage Operator', substitute –

**'Storage Manager'** means the person appointed under section 122ZK of the Water Act 1989 to be the Storage Manager for the headworks system';

## **Change of Reference**

7. Wherever the words 'Storage Operator' are used in the Environmental Entitlement, substitute 'Storage Manager';

## Amendments to Clause 15 of the Environmental Entitlement

8. For clause 15, substitute –

## **\*15 RIGHT TO RE-USE OR OBTAIN CREDIT FOR RETURN FLOWS**

- 15.1 The Water Holder may apply to the Storage Manager to re-use or be credited for water used under this entitlement that is returned to the Goulburn System or another system as set out in this clause.
- 15.2 Before any re-use or credit can be granted, the Water Holder must
  - (a) come to an agreement with the Storage Manager on the likely volume, timing and location of any return flow for the purposes of adjusting system operations; and,
  - (b) notify the Storage Manager if it intends to re-use any return flow specified under paragraph (a).
- 15.3 Subject to sub-clause 15.4 the Storage Manager may grant approval of an application under sub-clause 15.1 for
  - (a) re-use by the Water Holder; or
  - (b) credit to the Water Holder in a nominated storage, where the return flow under this entitlement was supplied to any person other than the Water Holder or stored for the Storage Manager's purposes.
- 15.4 The Storage Manager may only grant approval under sub-clause 15.3 if -
  - (a) water supplied to and used by the Water Holder during the current water season has subsequently been returned to the Goulburn System or another system; and,
  - (b) the volume of the return flow has either:
    - i. been measured by a meter that complies with ATS 4747 or an equivalent meter accuracy standard; or,
    - ii. been calculated by a method that has been agreed under clause 16; and,
  - (c) any water re-used by the Water Holder or another person is used downstream of the place where the return flow occurred and within a reasonable time of the return flow; and,
  - (d) the Storage Manager can re-regulate the return flows downstream, with no material impact on other entitlement holders in the Goulburn System or another system; and,
  - (e) the volume of any water credited to the Water Holder under sub-clause 15.3(b) is equal to that volume of the return flow which was able to be used or stored; and,
  - (f) approval is consistent with any rules regarding the supply, use and accounting of return flows issued by the Minister from time to time.

- 15.5 If the Water Holder and the Storage Manager cannot reach agreement within one month of an application under sub-clause 15.1, either party may make a written request to the Minister to make a decision on the right to re-use or be credited for return flows.
- 15.6 Any decision made by the Minister in relation to sub-clause 15.5 is final and binding on the parties.'

## Amendment to Clause 16 of the Environmental Entitlement

- 9. For sub-clause 16.1, **substitute**
  - '16.1 The Water Holder must, jointly with the Storage Manager and River Murray Water, by 1 July 2020 –
    - (a) review any agreed operating arrangements for the environmental entitlement; or
    - (b) in the absence of agreed operating arrangements, develop new operating arrangements for the environmental entitlement.'
- 10. Sub-clause 16.4 is **revoked**.
- 11. Sub-clause 16.5 is **revoked**.
- 12. Sub-clause 16.6 is **revoked**.
- 13. In sub-clause 16.6A
  - (a) for the words 'clause 16.6', **substitute** 'clause 16.1'; and
  - (b) for the words 'River Murray Resource Manager', substitute 'River Murray Water'.
- 14. Sub-clause 16.6B is revoked.
- 15. Sub-clause 16.7 is revoked.
- 16. Sub-clause 16.8 is **revoked**.

## Amendment to Clause 19 of the Environmental Entitlement

17. Sub-clause 19.1 is **revoked**.

Dated 30 May 2019

LISA NEVILLE MP Minister for Water

## Water Act 1989 GOULBURN–MURRAY WATER CONNECTIONS PROJECT Notice of Adoption of a Reconfiguration Plan

## LV04 RP01 CG09 RP02 CG43 RP02

## MV14 RP01

On 5 June 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan LV04 RP01, Reconfiguration Plan CG09 RP02, Reconfiguration Plan CG43 RP02 and Reconfiguration Plan MV14 RP01.

A copy of each Reconfiguration Plan map can be inspected, free of charge, at the Goulburn–Murray Water website at www.connectionsproject.com.au and free of charge, during office hours, at the offices of the Goulburn–Murray Water Connections Project, 55 Welsford Street, Shepparton.

FRANK FISSELER Project Director Connections Project Goulburn–Murray Water

## Water Act 1989

#### GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

## TO15 RP02

On 29 May 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan TO15 RP02.

A copy of the Reconfiguration Plan map can be inspected, free of charge, at the Goulburn–Murray Water website at www.connectionsproject.com.au and free of charge, during office hours, at the offices of the Goulburn–Murray Water Connections Project, 55 Welsford Street, Shepparton.

FRANK FISSELER Project Director Connections Project Goulburn–Murray Water

## 1110 G 24 13 June 2019

ConnectEast Pty Limited, ABN 99 101 213 263, gives notice of the following EastLink tolls, fees and amounts (inclusive of GST) to apply from 1 July 2019 until 30 June 2020.

Char	TLINK TOLLS ge toll rates	Cars \$6.36	Discounted tolls for Car trips on weekends or public holidays \$5.08	Discounted tolls for Car trips in a single toll zone only N/A	Light Com- mercial Vehicles \$10.18	Heavy Com- mercial Vehicles \$16.85	Motor- cycles	Taxis N/A
Toll	zones:							
1	Springvale Rd to Ringwood Bypass & Maroondah Hwy	\$2.93	\$2.34	\$2.93	\$4.68	\$7.74	\$1.46	\$2.93
2	Maroondah Hwy to Canterbury Rd	\$0.43	\$0.34	\$0.34	\$0.68	\$1.12	\$0.21	
3	Canterbury Rd to Boronia Rd	\$0.43	\$0.34	\$0.34	\$0.68	\$1.12	\$0.21	
4	Boronia Rd to Burwood Hwy	\$0.43	\$0.34	\$0.34	\$0.68	\$1.12	\$0.21	
5	Burwood Hwy to High Street Rd	\$0.43	\$0.34	\$0.34	\$0.68	\$1.12	\$0.21	
6	High Street Rd to Ferntree Gully Rd	\$0.64	\$0.51	\$0.51	\$1.01	\$1.68	\$0.32	\$2.75 (for a trip on any part
7	Ferntree Gully Rd to Wellington Rd	\$0.64	\$0.51	\$0.51	\$1.01	\$1.68	\$0.32	
8	Wellington Rd to Police Rd	\$0.64	\$0.51	\$0.51	\$1.01	\$1.68	\$0.32	of EastLink south of Maroondah
9	Monash Fwy to Princes Hwy	\$0.64	\$0.51	\$0.51	\$1.01	\$1.68	\$0.32	Hwy)
10	Princes Hwy to Cheltenham Rd	\$0.64	\$0.51	\$0.51	\$1.01	\$1.68	\$0.32	
11	Dandenong Bypass to Greens Rd	\$0.64	\$0.51	\$0.51	\$1.01	\$1.68	\$0.32	
12	Greens Rd to Thompson Rd	\$1.49	\$1.19	\$1.19	\$2.38	\$3.93	\$0.74	
13	Thompson Rd to Peninsula Link & Frankston Fwy	\$1.49	\$1.19	\$1.19	\$2.38	\$3.93	\$0.74	
	<b>pass</b> – per trip in lirection	\$6.36	\$6.36	\$6.36	\$10.18	\$16.85	\$3.18	\$6.36
Trip fee*	pass purchase	\$3.03	\$3.03	\$3.03	\$3.03	\$3.03	\$3.03	\$3.03

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

#### FEES, CHARGES AND AMOUNTS

The following fees, charges and amounts apply to EastLink toll invoices, EastLink accounts and EastLink trip passes (valid from 1 July 2019 to 30 June 2020, including GST where applicable).

#### TOLL ADMINISTRATION FEES (TOLL INVOICES)

Toll Invoice Fee (\$5.73) is payable when we send you a Late Toll Invoice for travel on EastLink by a vehicle without a valid tag, account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

Toll Invoice Fee (\$11.47) is payable if you do not pay a Late Toll Invoice within 14 days and we send you an Overdue Notice for travel on EastLink by a vehicle without a valid tag, account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

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

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

#### ALL EASTLINK ACCOUNTS

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

Image Processing Fee (30 cents per trip on EastLink) is charged for each trip made on EastLink by a vehicle linked to the account but travelling without a valid tag. This fee is waived for motorcycles.

### EASTLINK PRE-PAID ACCOUNT - TAG OPTION

Account Set Up Amount (minimum \$55) is the amount payable to establish an EastLink prepaid tag account. This payment is credited to the new account.

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

Minimum Balance (minimum \$14.35) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Minimum Annual Tag Usage Amount (\$26.09) is the minimum amount of EastLink tolls charged for each commercial vehicle tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$715) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

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

Top Up Amount (minimum \$35) is the minimum amount payable by you to top up your pre-paid account.

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

Account Set Up Amount (minimum \$55, flexible payment option minimum \$7.17) is the amount payable to establish an EastLink pre-paid non-tag account. This payment is credited to the new account.

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

Minimum Balance (minimum \$14.35, flexible payment option minimum \$3.58) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Top Up Amount (minimum \$35, flexible payment option minimum \$7.17) is the minimum amount payable by you to top up your pre-paid account.

Top Up Fee (flexible payment option 75 cents per top up) is charged only if you have chosen the flexible payment option and your Top Up Amount is less than the Top Up Threshold Amount (\$35). EASTLINK BUSINESS ACCOUNT (INCLUDES TAG AND NON-TAG OPTIONS)

Account Management Fee (\$18.92 per quarter) is the amount charged per quarter per EastLink business account. This fee is not refundable.

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

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

Minimum Annual Tag Usage Amount (\$26.09) is the minimum amount of EastLink tolls charged for each tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$715) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

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

## EASTLINK TRIP PASS

\*Trip Pass Purchase Fee (\$3.03) is payable once for every purchase transaction (where you buy one or more EastLink trip passes) at an over-the-counter location including at the EastLink customer centre or other participating outlet (e.g. 7-Eleven or newsagent). This fee is in addition to the price of the EastLink trip passes.

## MORE INFORMATION

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

EastLink.com.au

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

CASEY PLANNING SCHEME

Notice of Approval of Amendment

#### Amendment C253case

The Minister for Planning has approved Amendment C253case to the Casey Planning Scheme.

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

The Amendment rezones various parcels of land in the City of Casey which will be declared or have been declared, as arterial road under the **Road Management Act 2004**, to the Road Zone – Category 1 (RDZ1) and deletes Public Acquisition Overlay – Schedule 1 (PAO1) and Public Acquisition Overlay – Schedule 3 (PAO3) from land that has already been acquired or is no longer required for road purposes.

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 Casey City Council, Bunjil Place, Patrick Northeast Drive, Narre Warren.

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

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

KNOX PLANNING SCHEME

Notice of Approval of Amendment

#### Amendment C175knox

The Minister for Planning has approved Amendment C175knox to the Knox Planning Scheme.

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

The Amendment makes minor changes to Schedule 2 of the Comprehensive Development Zone at Clause 37.02 of the Knox Planning Scheme to remove unnecessary permit requirements for buildings and works associated with a single dwelling and outbuildings.

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 Knox City Council, 511 Burwood Highway, Wantirna South.

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

#### Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment

#### Amendment C179moon

The Minister for Planning has approved Amendment C179moon 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 implements the findings of the *Moonee Valley Significant Tree Register* 2018 by amending Clause 21.04 of the Local Planning Policy Framework (LPPF) and applying Schedule 2 to the Environmental Significance Overlay (ESO2).

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, Moonee Valley City Council Civic Centre, 9 Kellaway Avenue, Moonee Ponds, Victoria.

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

## Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

#### Amendment C221

The Minister for Planning has approved Amendment C221 to the Stonnington Planning Scheme.

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

The Amendment updates the Special Building Overlay and Land Subject to Inundation Overlay mapping throughout the City of Stonnington to reflect revised flood extent of land subject to flooding in a 1 in 100 year storm event. The Amendment also introduces two new schedules to the Special Building Overlay to distinguish between areas subject to inundation from Melbourne Water drains and from municipal drains.

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 City of Stonnington, Planning Counter, 311 Glenferrie Road, Malvern, Victoria 3144.

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

## Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C235wynd

The Minister for Planning has approved Amendment C235wynd to the Wyndham Planning Scheme.

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

The Amendment rezones 1 Tower Road, Werribee, from Public Use Zone 1 (Service and Utility) to Activity Centre Zone Schedule 1 and amends Schedule 1 to the Activity Centre Zone, reduces the extent of the Heritage Overlay and applies the Environmental Audit Overlay to the site in the Wyndham 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 Wyndham City Council, 45 Princes Highway, Werribee.

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

### LATE NOTICES

Planning and Environment Act 1987 LATROBE PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C115

The Latrobe City Council has prepared Amendment C115 to the Latrobe Planning Scheme.

The land affected by the Amendment is located to the immediate north of the Princes Highway between the urban areas of Morwell and Traralgon. The Amendment also implements the recommendations of the *Morwell Traralgon Employment Corridor Investment Masterplan* – August 2018 (the Masterplan).

The Amendment proposes to:

- rezone land in Precinct B3 and D in the Masterplan north of the Princes Highway surrounding the Latrobe Regional Hospital, also additional land at 5021 and 5023 Princes Highway Morwell and Lot 10 LP 94411 Northern Avenue, Traralgon from Rural Living Zone Schedule 5 to Special Use Zone Schedule 9 (excluding properties publically owned);
- rezone land at Village Avenue, Traralgon L16 LP67735, 9 Village Avenue, Traralgon L 19 LP67735, 40 Village Avenue, Traralgon CA 2032, and 45 Valley Drive, Traralgon L 5 LP 67735, from Rural Living Zone Schedule 5 to Public Use Zone 3;
- insert at Clause 37.01 a new Special Use Zone Schedule 9 related to the development of the Health precinct and complementary uses;
- amend at Clause 37.01 Special Use Zone Schedule 2 to facilitate development of Precinct F for Car Sales;
- amends Clause 21.01 to update the Strategic Land Use Framework Plan to implement to recommendations of the Masterplan;
- amend Clause 21.02 (Housing and Settlement) and 21.07 (Economic Development), to include key strategies and objectives to implement the recommendations of the Masterplan;
- amend Clause 21.09 (Local Areas) to include updating to Traralgon West Structure Plan which
  includes renaming it to the Morwell to Traralgon Structure Plan and including key strategies and
  objectives to implement the recommendations of the Masterplan; and
- amends Clause 21.10 Implementation to include the Masterplan as a background document.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at the following locations: Corporate Headquarters, 141 Commercial Road, Morwell, Victoria 3840; Traralgon Service Centre, 34–38 Kay Street, Traralgon, Victoria 3844; Moe Service Centre, 1–29 George Street, Moe, Victoria 3825; Churchill Service Hub, 9–11 Philip Parade, Churchill, Victoria 3842; 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 15 July 2019. A submission must be sent to the Latrobe City Council, Strategic Planning, PO Box 264, Morwell, Victoria, 3840, or Latrobe@ latrobe.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.

STEVEN PIASENTE Chief Executive Officer

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