



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 40 Thursday 3 October 2019

www.gazette.vic.gov.au

GENERAL

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The last Special Gazette was No. 399 dated 2 October 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
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PRIVATE ADVERTISEMENTS

Re: JOHN HUNTER JARVIS, late of 18 James Street, Eaglehawk, Victoria, gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 June 2019, are required by the trustees, Gwenda Florence Latham and Clare Therese Yanez, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they have notice.

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

Re: CHARLES JAMES STRUTHERS, late of 123–127 Whalley Drive, Wheelers Hill, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 May 2019, are required by the trustee, Aileen Struthers, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of ADRIAN ROSS BURLEIGH, deceased, late of 2 McKellar Court, Warrnambool, Victoria, retired, who died on 19 August 2011, are requested to send particulars of their claims to the executors, Andrea Louise Ogle, Rohan John Burleigh and Gina Narelle King, care of the undersigned solicitors, by 6 December 2019, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

AITKEN PARTNERS, solicitors,
Level 28, 140 William Street, Melbourne 3000.

EVDOKIA KATIS, late of 25 Willandra Drive, Epping, 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 2 June 2019, are required by the executors, Eleftheria Avram, George Katis and Thomas Katis, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to them by 2 December 2019, after which date the executors may convey or distribute the assets, having regards only to claims to which they have notice.

Dated 30 September 2019

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

Re: ROBERTO CAPOTE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 6/105 Gold Street, Collingwood, Victoria, labourer, who died on 20 February 2018, are required by the trustee, Joseph Ramon Bediaga and Francis Xavier Bediaga, to send particulars to the trustee, care of the lawyers named below, by 25 November 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BEDIAGA XAVIER & RAMON, lawyers,
Suite 16, 600 Lonsdale Street, Melbourne 3000.

Re: JOHN ALFRED LONG, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 9 Harrison Road, Montrose, Victoria, truck driver, who died on 5 May 2019, are required by the trustee, Kevin John Long, to send particulars to the trustee, care of the lawyers named below, by 25 November 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BEDIAGA XAVIER & RAMON, lawyers,
Suite 16, 600 Lonsdale Street, Melbourne 3000.

Re: Estate of BARBARA JOAN ESME COOPER, late of Unit 2, 44 Fourth Street, Parkdale, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 11 August 2019, are required by the trustees, Susan Jane Viney and Edward John Cooper, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRENDAN HOLLAND & MICHAEL CAHIR, legal practitioners,
130 Balcombe Road, Mentone 3194.

Re: ISMAY JOYCE DOHERTY, late of 3 Sevens Avenue, Euroa, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 March 2019, are required by the executor, Equity Trustees Wealth Services Limited ACN 004 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 3 December 2019, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

DAVID DAVIS & ASSOCIATES,
Suite 2, 733 High Street, Thornbury,
Victoria 3071.
anna@ddavis.com.au

Re: ROBERT TRACY JONES, late of Unit 5, 176 Retreat Road, Spring Gully, Victoria, retired veterinary pathologist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 July 2019, are required by the executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it, care of the undermentioned lawyers, by 3 December 2019, after which date it may convey or distribute the assets, having

regard only to the claims of which it then has notice.

DAVID DAVIS & ASSOCIATES,
Suite 2, 733 High Street, Thornbury,
Victoria 3071.
anna@ddavis.com.au

ELIZABETH FERGUSON CADE, late of 47 Intervale Drive, Mallacoota, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 August 2019, are required by the executors, Sally Rosina Hopkinson, Jane Marea McFarland and John Ewen Scott-MacKenzie, to send particulars of their claims to the undermentioned solicitors, 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.

DEVENISH, lawyers,
23 Ringwood Street, Ringwood, Victoria 3134.

MARGARET HEATHER TEE, late of Regis Amaroo Ringwood, 294 Maroondah Highway, Ringwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 August 2019, are required by the executor, Andrew Stuart Tee, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DEVENISH, lawyers,
23 Ringwood Street, Ringwood, Victoria 3134.

GABRIELLE DUBRELLE STUART, late of Unit 1, 45A McNairn Road, Traralgon, Victoria 3844, retired teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 May 2019, are required by Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor, to send particulars to it by

3 January 2020, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

EQUITY TRUSTEES
WEALTH SERVICES LIMITED,
Level 1, 575 Bourke Street,
Melbourne, Victoria 3000.

Re: NITA ROSE CERVERI, late of Unit 1, 52 Argyle Street, Moonee Ponds, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 July 2019, are required by the trustees, Sharyn Joy Cowley and Sandra Maree Burgess, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of this publication, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

GARLAND HAWTHORN BRAHE, solicitors,
Level 4, 114 William Street, Melbourne 3000.

Re: Estate of GERTRUDE ELVA MCGREGOR, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of GERTRUDE ELVA MCGREGOR, late of 951 Donald–Swan Hill Road, Swan Hill, in the State of Victoria, retired, deceased, who died on 15 June 2019, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 2 December 2019, after which the executor 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.

ANDREW EDWARD TURNER, late of 92 Perry Street, Collingwood, Victoria 3066, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 15 February 2019, are required by the administrators, Elizabeth Turner and Ronald Arthur Turner, to send particulars of such claims

to the administrators, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the administrators will distribute the assets, having regard only to the claims of which the administrators have notice.

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne 3000.

Re: RUTH ISOBEL ATKINS, deceased, of 15 Tarwin Street, Warragul, Victoria, home duties.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 May 2019, are required to send particulars of their claims to the executrix, Denise Ann Lewis, care of 273 Hampton Street, Hampton, Victoria 3188, by 4 December 2019, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she may then have notice.

KEITH R. CAMERON, solicitor,
273 Hampton Street, Hampton, Victoria 3188.

Re: LORNA BERYL BENHAM, late of 82 St Andrews Drive, Chirside Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 May 2016, are required by the trustee, Vicky Ann Jolevski, to send particulars to her, care of the undersigned, by 29 November 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

KEN SMITH & ASSOCIATES, solicitors,
434 Maroondah Highway, Lilydale 3140.

Re: LILLA DI VECCHIA, late of 167 Victoria Road, Lilydale, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 May 2019, are required by the trustees, Elisabeth Anne Pratico and Franca Westbury, to send particulars to them, care of the undersigned, by 6 December 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

KEN SMITH & ASSOCIATES, solicitors,
434 Maroondah Highway, Lilydale 3140.

JANET LESLIE TAYLOR DANIELS, late of 25 St James Avenue, Springvale, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 August 2019, are required by the executors, Diane Kay Henley and Pranesh Hoteswar Lal, to send particulars to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS LAWYERS,
2/128 Centre Dandenong Road, Dingley 3172.

Re: WILLIAM JAMES BLACKLEY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 July 2019, are required by the trustee, David John Blackley, to send particulars to his solicitors at the address below, by 3 December 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.

Re: GWENETH HILDA McCLELLAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 August 2019, are required by the trustee, Andrea Louise Olsson, to send particulars to her solicitors at the address below by 3 December 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.

Re: ELISABETH PEMBERTON HARRIS, late of Bupa Caulfield, 349a–351 North Road, Caulfield, Victoria, academic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2019, are required by the trustee, Kenneth Allan, care of Macpherson Kelley Lawyers, 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustee by 2 December 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MACPHERSON KELLEY PTY LTD,
40–42 Scott Street, Dandenong 3175.

NATALIE SUZANNE HALL, late of 27 Garden Street, Warrnambool, in the State of Victoria, administration, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 July 2018, are required by the executors, Lana Elizabeth Powers and Marlene Anne Collins, care of Maddens Lawyers of 219 Koroit Street, Warrnambool, in the said State, to send particulars of their claims to them by 3 December 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they have notice.

Dated 3 October 2019
MADDENS LAWYERS,
219 Koroit Street, Warrnambool, Victoria 3280.
Phone: (03) 5560 2000.

ALLAN ROSS TABE, late of Unit 3, 5 Diosma Court, Frankston South, Victoria, retired accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2019, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of Level 29, 525 Collins Street, Melbourne, Victoria, and Anne Rosslyn Good, care of Level 29, 525 Collins Street, Melbourne, Victoria, the executors, to send particulars to them by 5 December 2019, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

PERPETUAL LEGAL SERVICES PTY LTD,
Level 29, 525 Collins Street, Melbourne,
Victoria 3000.

Creditors, next-of-kin and others having claims in respect to the estate of JANINA IWANIAC (also known as Nina Iwaniak), deceased, late of Anzac Lodge Private Nursing Home, 2 Anzac Avenue, Coburg North, Victoria, pensioner, who died on 23 February 2019, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 27 November 2019, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS,
832 High Street, Kew East, Victoria 3102.

Creditors, next-of-kin and others having claims against the estate of MARGARET FAITH MONDON, late of Cheltenham Manor, 10–12 Bendigo Street, Cheltenham, Victoria 3192, who died on 20 January 2019, are required by the executor to send detailed particulars of their claims to the executor, care of Prior Law of 701 Centre Road, Bentleigh East, Victoria 3165, by 3 December 2019, after which date the executor will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

PRIOR LAW,
701 Centre Road, Bentleigh East, Victoria 3165.
(03) 9557 6831.

MARIE THERESE SHEPPARD, late of 15 Emu Road, Maidstone, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 August 2018, are required to send particulars of their claims to the executor, Julie Marie Murrell, care of the undermentioned solicitors, by 3 December 2019, after which date the said executor will distribute the assets, having regard only to the claims of which she then has notice.

T. J. MULVANY & CO., lawyers,
Suite 5.01, Level 5, 45 William Street,
Melbourne 3000.

Estate of GLENN VICTOR REICHELTL.

Creditors, next-of-kin and others having claims in respect of the estate of GLENN VICTOR REICHELTL, deceased, late of 10 Walls Road, Werribee, Victoria, who died on 9 January 2019, are requested to send particulars of their

claims to the executor/s, Kimberley Jade-Maree Rogers, and care of the undersigned solicitors, by 24 November 2019, after which date the executor/s will convey or distribute the assets, only having regard to the claims of which they then have notice. Probate was granted in Victoria on 24 April 2019.

WPC LAWYERS, solicitors,
33 Bakery Square, Melton, Victoria 3337.

Re: CATHERINE GLORIA GODING, late of Marina Aged Care, 385 Blackshaws Road, Altona North, Victoria, 3025, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 July 2019, are required by the administrator, Leslie George Goding, care of Wilckens Roche Lawyers, 43 Ferguson Street, Williamstown, Victoria 3016, to send particulars of their claims to him, by 9 December 2019, after which date the administrator may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Letters of Administration with the Will and Codicil annexed was granted in Victoria on 11 September 2019.

Dated 30 September 2019

WILCKENS ROCHE LAWYERS,
43 Ferguson Street, Williamstown,
Victoria 3016.
PO Box 18, Williamstown, Victoria 3016.
DX 16101 Williamstown.
Ph: (03) 8383 5999, Fax: (03) 8383 5900.
LK:EYN:190038.
Contact: Evelyn Ng.

JOYCE CHESMAN, of 25 Parkhill Drive, Berwick, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 June 2019, are required by the executor, Patricia Dale Edwards, care of Wollerman Shacklock Lawyers, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to them by 30 November 2019, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 18 September 2019.

WOLLERMAN SHACKLOCK LAWYERS,
8 Gloucester Avenue, Berwick 3806.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES****MOORABOOL SHIRE COUNCIL****Public Notice****Adoption of Local Law No. 1 – Community Local Law**

Notice is given that, at its meeting held on 7 August 2019, Moorabool Shire Council (Council) resolved to make a local law titled ‘Community Local Law No. 1 (2019)’ (the Local Law).

The following information about the Local Law is provided in accordance with section 119 of the **Local Government Act 1989** (Act):

Purpose of the Local Law

The Local Law will:

1. promote a physical and social environment free from hazards to health or public safety, in which the residents of the municipal district can enjoy a quality of life that meets the general expectations of the community;
2. prohibit, regulate and control activities or behaviour which may be dangerous, or detrimental to the quality of life and the environment of the municipal district or which could compromise public safety, council land or assets;
3. preserve and enhance amenity, neighbourhood character, health and public safety within the municipal district by regulating certain activities within the shire;
4. protect assets vested in, controlled or owned by Council;
5. protect the safety of road users and the amenity of the municipal district and provide for the fair and equitable use of Council owned land;
6. control the consumption and possession of alcohol in a public place, where such consumption or possession may interfere with the amenity and enjoyment of the public place by the community;
7. control the impact of the keeping of animals on the community and the environment;
8. regulate the impact of business activities on the environment, public health and amenity; and
9. revoke Council’s General Local Law 2010 – General Local Law.

General Purport of the Local Law

The Local Law will:

- provide for the administration and enforcement of the Local Law and empower Council and authorised officers to issue permits, notices to comply, act in urgent circumstances and impound things;
- provide for infringement notices to be served on those whom an authorised officer has reason to believe is guilty of an offence;
- create offences relating to:
 - a failure to comply with any provision of the Local Law;
 - a failure to comply with a requirement to obtain a permit under the Local Law;
 - a failure to comply with a notice to comply issued under the Local Law;
 - a failure to comply with any conditions of a permit;
 - a failure to comply with any direction of an authorised officer;
 - a failure to maintain a nature strip in a residential area;
 - unsafe dilapidated buildings or vacant land;
 - land and structures on land that is, or are, unsightly or detrimental to the amenity of the locality of the land or dangerous;
 - lighting incinerators and undertaking uncontained and open air burning without a permit;

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- distribution of handbills, advertisements, pamphlets and the like on roads and municipal places without a permit;
 - camping on municipal places without a permit;
 - cutting or removing firewood from a road or Council land without a permit;
 - use of caravans on land for accommodation without a permit;
 - busking and conducting circuses, carnivals and similar events without a permit;
 - installing an audible alarm that can be heard for more than 10 minutes continuously or intermittently in a one hour period;
 - the number of animals that can be kept on any land, including the manner in which they are kept, and removal of animal excrement from roads and municipal places;
 - use, placement and interference with mobile garbage bins provided by Council for the disposal of household waste, recyclables and food or organic waste;
 - placement and use of skips on roads and municipal places without a permit;
 - placement and use of shipping containers without a permit;
 - interference with Council drains without a permit;
 - management of building sites, including run-off and discharge, waste disposal facilities, signage, fencing, containment and disposal of waste, site access, hours of operation and provision of toilets;
 - obtaining and complying with asset protection permits where building work other than minor building work is undertaken;
 - operating septic tank systems and wastewater management systems without a permit;
 - behaviour in municipal places, including committing a nuisance, destroying, damaging, excavating, interfering with or defacing a municipal place or anything on it, using any explosive or flammable matter and acting contrary to the conditions of use of the municipal place without a permit;
 - behaviour in municipal reserves, in addition to behaviour prohibited as a municipal place, including damaging or interfering with a structure or fauna, littering, entering unauthorised areas, engaging in dangerous behaviour, entering an organised sports event or gathering;
 - use of any motor vehicle on any municipal place unless the municipal place has been designated by Council for that purpose;
 - use of any recreational vehicle on Council land without a permit;
 - abandonment of a shopping trolley on any road or Council land, or make a trolley available without a locking device;
 - consumption of alcohol and possession of unsealed containers in any municipal place, or part of a municipal place, which has been designated by Council as a liquor free area without a permit;
 - vegetation that obstructs drivers or pedestrians or otherwise interferes with traffic signs and the like;
 - the placement of signs and fences on any land such that they obstruct the passage and clear view of drivers or pedestrians and interferes with the safe use of the road;
 - display of house numbers;
 - the construction, use and removal of vehicle crossings;
 - the control of livestock on roads, including movement and grazing of livestock;
 - parking heavy vehicles on private land in a residential area without a permit;
 - the display of goods and placement of advertising signs and tables, chairs, barriers and the like on roads without a permit;
 - placement of bulk rubbish containers on roads without a permit;

- occupation of roads for works, including the erection of hoardings and use of cranes, forklifts and similar machinery, without a permit; and
- restrictions on engaging in a commercial activity on any road without a permit;
- provide for the protection and management of vehicle crossings more generally; and
- provide for the prescription of certain areas (eg as areas where alcohol or smoking is not permitted or a parking permit is required).

The Local Law will commence operation on the day following publication of this notice in the Victoria Government Gazette. Copies of the Local Law and the explanatory Community Impact Statement may be inspected at Council's Principal Office at 15 Stead Street, Ballan, during office hours and on Council's website.

DEREK MADDEN
Chief Executive Officer

PORT PHILLIP CITY COUNCIL

Notice of Making Meeting Procedure Local Law No. 2/2019

Notice is hereby given that Port Phillip City Council, at its meeting held on 18 September 2019, made Meeting Procedure Local Law No. 2/2019.

The purpose of the Meeting Procedure Local Law is to:

- provide clarity around the role and responsibilities of the Mayor, Deputy Mayor, Councillors and Council as a whole;
- ensure all Councillors understand their rights and obligations as participants in meetings of Council and understand the procedures required for raising matters for consideration by Council;
- ensure proceedings of and decision-making by Council are transparent and understandable to all people who wish to participate in and observe meetings of Council;
- ensure participation in proceedings is accessible and balanced with Council's primary decision-making role;
- ensure proceedings and decision-making are conducted according to the principles of procedural fairness and good governance;
- ensure proceedings and decision-making occur in a safe and respectful environment and provides an equal opportunity for all to participate, with respect being accorded to the expression of differing views;
- create an environment that enables staff to provide high quality, frank and fearless advice to Council;
- ensure that proceedings and decision-making are conducted in a consistent, efficient and effective manner;
- regulate the use and control of the Common Seal; and
- revoke Council's Meeting Procedure Local Law No. 2/2009.

The general purport of the Meeting Procedure Local Law is to:

- regulate proceedings for the election of the Mayor, Deputy Mayor and temporary Chairs;
- regulate the process for setting the date, starting time and location of Council meetings;
- regulate the chairing of Council meetings;
- regulate proceedings to be followed if a quorum is not present at a Council meeting;
- regulate what business can be transacted at Council meetings and in what order;
- regulate the procedure for voting at Council meetings;

- regulate the conduct of debates, procedural motions, meeting adjournments and the taking and decisions made on points of order;
- regulate the rescission or altering of a previous Council resolution;
- regulate the rules of behaviour for those participating in or present at Council meetings;
- create offences for:
 - any member of the public to fail to obey a direction of the Chair relating to the conduct of the Council meeting and the maintenance of order;
 - any member of the public to not leave the premises or move to a public area of the premises where they can no longer disrupt the meeting when directed to do so by the Chair; and
 - any person to use the Common Seal or a device resembling the Common Seal without authority.

A copy of the Meeting Procedure Local Law can be inspected or obtained at the following Council Offices: St Kilda Town Hall, corner of Carlisle Street and Brighton Road, St Kilda; South Melbourne Town Hall, 208–220 Bank Street, South Melbourne; Port Melbourne Town Hall, 333 Bay Street, Port Melbourne; during normal business hours or alternatively you can view a copy online at www.portphillip.vic.gov.au

PETER SMITH
Chief Executive Officer



Yarriambiack
SHIRE COUNCIL

ADOPTION OF YARRIAMBIACK SHIRE COUNCIL MEETING PROCEDURES LOCAL LAW 2019

Notice is hereby given that the Yarriambiack Shire Council, at its Ordinary Meeting of Council held 25 September 2019, resolved to adopt its Council Meeting Procedures 2019, in accordance with sections 119 and 223 of the **Local Government Act 1989**.

This Local Law will come into operation on 4 October 2019.

Purpose of the Local Law

The purpose and general purport of the Local Law is to:

- regulate the use of the Council's common seal;
- regulate the proceedings for the election of the Mayor, Deputy Mayor and Chairpersons of various Committees;
- regulate proceedings of Council meetings, Special Committees and meetings conducted by or on behalf of Council;
- make provision for related administrative procedures;
- provide for the peace, order and good government of the municipal district.

A copy of the Local Law and Community Impact Statement can be inspected at the Council Office, 34 Lyle Street, Warracknabeal, during office hours. Alternatively, you can view the Meeting Procedures Local Law 2019 on Council's website: www.yarriambiack.vic.gov.au

JESSIE HOLMES
Chief Executive Officer
White Ribbon Ambassador

MITCHELL SHIRE COUNCIL**Planning and Environment Act 1987****MITCHELL PLANNING SCHEME**

Notice of Preparation of an Amendment

Amendment C139

Mitchell Shire Council has prepared Amendment C139 to the Mitchell Planning Scheme.

The land affected by the Amendment is:

- land south of Union Lane, Bylands and south of Arkells Lane, Wandong, within Public Use Zone Schedule 4 (Transport);
- road reserve at the intersection of Sutherland Street and Rutledge Street, Kilmore;
- land adjoining the intersection of Sutherland Street and Rutledge Street on the north-east side;
- 50 and 52–65 Anderson Road, Kilmore;
- 3279 Epping–Kilmore Road, Wandong.

The Amendment proposes to correct zone map anomalies within Bylands, Kilmore and Wandong.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the offices of the planning authority, Mitchell Shire Council: Broadford Customer and Library Service Centre, 113 High Street, Broadford; Wallan Planning Office, 4A and 4B (level 1), 61 High Street, Wallan; Kilmore Customer and Library Service Centre, 12 Sydney Street, Kilmore; at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to

attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Friday 8 November 2019. A submission must be sent to Mitchell Shire Council, Submission to Amendment C139, at 113 High Street, Broadford, Victoria 3658 or emailed to mitchell@mitchellshire.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.

DAVID TURNBULL
Chief Executive Officer

Planning and Environment Act 1987**WANGARATTA PLANNING SCHEME**

Notice of the Preparation of an Amendment

Amendment C77

The Rural City of Wangaratta Council has prepared Amendment C77 to the Wangaratta Planning Scheme. The Amendment applies to land at the Wangaratta Aerodrome and surrounds. The Amendment proposes to implement the objectives of the Wangaratta Aerodrome Master Plan (WAMP) 2017 and the objectives of the Wangaratta Urban Waterways Flood Investigation Study Report (for those areas covered by the WAMP) by rezoning land to Special Use Zone – Schedule 8, amending the Flood Overlay and the Land Subject to Inundation Overlay and applying the Design and Development Overlay for airspace protection surfaces based on an Obstacle Limitation Surface plan.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Rural City of Wangaratta, 62–68 Ovens Street, Wangaratta, Victoria 3676; 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 Wednesday 6 November 2019. A submission must be sent to the Rural City of Wangaratta, PO Box 238, Wangaratta, Victoria 3676, or via email to: strategicplanning@wangeratta.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.

BRENDAN McGRATH
Chief Executive Officer
Rural City of Wangaratta

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 4 December 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.

ADLER, Carl Robert, late of Sovereign House, corner Drummond and Sturt Street, Ballarat, Victoria 3353, deceased, who died on 3 June 2018.

AUMANN, John Robert, late of Strathdon Community, 17 Jolimont Road, Forest Hill, Victoria 3131, retired, deceased, who died on 10 July 2019.

BURT, Raymond John, late of Noble Manor, 33 Frank Street, Noble Park, Victoria 3174, deceased, who died on 15 April 2019.

IVANOFF, Avgoula, late of Avoca Nursing Home, 10 Templeton Street, Avoca, Victoria 3467, deceased, who died on 10 June 2019.

JARVIS, Renee, late of Room 19, Willowbrae Hostel, 81 Porter Road, Templestowe, Victoria 3106, retired, deceased, who died on 2 August 2019.

MOORE, Michael Tyrer, late of Regis Inala Lodge, 220 Middleborough Road, Blackburn, Victoria 3130, deceased, who died on 21 February 2019.

THOM, Gwendoline Victoria, late of 4 Pleasant Road, Thomastown, Victoria 3074, retired, deceased, who died on 1 July 2019.

Dated 25 September 2019

INTERIM EXEMPTION

Application No. H351/2019

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Women's Health Victoria Inc. (the applicant). The application for exemption is to enable the applicant to:

- (a) advertise for and employ women only;
- (b) provide membership services to women only; and
- (c) advertise those matters (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Diane Hill and having had regard to an earlier exemption which expired on 30 September 2019 the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 16, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct until the application is finally heard and determined.

In granting this interim exemption, the Tribunal noted:

- The applicant's objective is to run its services by women for women. This underpins the need to create and maintain an environment within the service which is accessible, non-threatening and comfortable, where confidentiality and respect for the perspective of women including women with disabilities and women's cancers is given the highest priority.
- A number of previous exemptions have been granted to the applicant in similar terms, the last of which expired on 30 September 2019. I am not currently satisfied that an exception applies to the exempt conduct. Accordingly, in the absence of an exemption the exempt conduct would amount to prohibited discrimination after that date.

- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who wish to be employed by the applicant and/or participate as members of the applicant. I am satisfied that for the purposes of this interim exemption, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an interim exemption from the operation of sections 16, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from 3 October 2019 until 31 December 2019.

Dated 3 October 2019

A. SMITH
Member

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Health and Human Services under section 10(2) of the **Children Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**:

I, Sandy Brien, approve the following person under section 5[1] and section 5[2] of the **Adoption Act 1984** as approved counsellor for the purposes of section 35 of the **Adoption Act 1984**.

Ms Jordyn Mobilio
CatholicCare
3 Wingfield Street
Footscray, Victoria 3011.

SANDY BRIEN
Acting Director Child Protection
West Division
Department of Health and Human Services

Building Act 1993

Pursuant to Part 17 of the Building Regulations 2018, a Certificate of Accreditation number V07/01 for Capital Developments Guidelines 7.4: Fire Risk Management in Supported Community-Based Houses has been revoked by the Building Regulations Advisory Committee. The Building Regulations Advisory Committee established under Division 4 of Part 12 of the **Building Act 1993**, revoked the Certificate on the request of the Certificate holder, the Department of Human Services (DHS) pursuant to regulation 247 of the Building Regulations 2018. DHS sought the revocation due to the accredited fire safety guideline no longer being required.

JOHN SHAW
Secretary
Building Regulations Advisory Committee

Building Act 1993

Pursuant to Part 17 of the Building Regulations 2018, a Certificate of Accreditation number V07/02 for Capital Developments Guidelines 7.7: Fire Risk Management in Community-Based Houses has been revoked by the Building Regulations Advisory Committee. The Building Regulations Advisory Committee established under Division 4 of Part 12 of the **Building Act 1993**, revoked the Certificate on the request of the Certificate holder, the Department of Human Services (DHS) pursuant to regulation 247 of the Building Regulations 2018. DHS sought the revocation due to the accredited fire safety guideline no longer being required.

JOHN SHAW
Secretary
Building Regulations Advisory Committee

Domestic Animals Act 1994**NOTICE OF APPROVAL OF QUALIFICATIONS AND COURSES TO BE COMPLETED
TO IMPLANT PERMANENT IDENTIFICATION DEVICES**

I, Simon Phemister, Secretary to the Department of Jobs, Precincts and Regions, under section 63T of the **Domestic Animals Act 1994** –

- (a) revoke the Notice of approval of qualifications and courses to be completed to implant domestic animal identification devices made on 6 May 2012 and published in the Government Gazette G20 on 17 May 2012; and
- (b) approve the course on the implantation of permanent identification devices to be completed by a veterinary practitioner specified in Schedule 1; and
- (c) approve the qualifications required and courses on the implantation of permanent identification devices to be completed by all other persons specified in Schedules 2 and 3 respectively;
- (d) in respect of paragraph (c), a person is required to have a minimum of one qualification specified in Schedule 2 and complete a minimum of one course specified in Schedule 3.

This notice takes effect on the day it is published in the Government Gazette.

Dated 23 September 2019

SIMON PHEMISTER
Secretary

SCHEDULE 1

Course on the implantation of permanent identification devices to be completed by veterinary practitioners for implanting a prescribed class of animal

Australian Veterinary Association Victorian Microchip Implementation Course

SCHEDULE 2

Qualifications required to implant permanent identification devices into dogs and cats by all other persons

1. Advanced Certificate in Veterinary Nursing
2. Certificate IV in Veterinary Nursing
3. Certificate IV in Animal Control and Regulation
4. Certificate III in Local Government (Animal Management)
5. Certificate IV in Animal Welfare (Regulation)
6. Certificate III in Animal Technology
7. National Certificate in Veterinary Nursing (Level 5) – New Zealand
8. Veterinary Nurse (Royal College of Veterinary Surgeons) United Kingdom
9. Level 3: Royal College of Veterinary Surgeons; National Vocational Qualification in Veterinary Nursing
10. Diploma in Animal Technology
11. Bachelor of Veterinary Nursing
12. Associate Degree in Veterinary Nursing

SCHEDULE 3

Courses on the implantation of permanent identification devices, into dogs and cats, to be completed by all other persons

1. Course in Microchip Implantation of Cats and Dogs (Course Number 21955Vic)
 2. The unit of competency ACMMIC401A 'Implant microchip in cats and dogs'
 3. The unit of competency ACMMIC401 'Implant microchip in cats and dogs'.
-

Education and Training Reform Act 2006

Pursuant to section 2.6.29(1)(b) of the **Education and Training Reform Act 2006** ('the Act'), all registrations held by a person under Part 2.6 of the Act are cancelled if the person has been given a negative notice within the meaning of the **Working With Children Act 2005**.

Pursuant to section 2.6.29(3) of the Act, a person whose registration is cancelled by the operation of section 2.6.29(1)(b) is disqualified from teaching in a school or early childhood service and is not entitled to apply to be registered under Part 2.6 of the Act for the period of five years after the date on which the negative notice is given. The disqualification from making an application to be registered under Part 2.6 of the Act does not apply if the negative notice is subsequently set aside or an assessment notice under the **Working with Children Act 2005** is subsequently given.

On 7 January 2013, Jennifer Lynne Schulz, was given a negative notice within the meaning of the **Working with Children Act 2005**.

On 23 September 2019, Jennifer Lynne Schulz, a 66-year-old female, ceased to be registered as a teacher and was disqualified from teaching in a school or early childhood service.

Education and Training Reform Act 2006

Pursuant to section 2.6.29(1)(b) of the **Education and Training Reform Act 2006** ('the Act'), all registrations held by a person under Part 2.6 of the Act are cancelled if the person has been given a negative notice within the meaning of the **Working With Children Act 2005**.

Pursuant to section 2.6.29(3) of the Act, a person whose registration is cancelled by the operation of section 2.6.29(1)(b) is disqualified from teaching in a school or early childhood service and is not entitled to apply to be registered under Part 2.6 of the Act for the period of five years after the date on which the negative notice is given. The disqualification from making an application to be registered under Part 2.6 of the Act does not apply if the negative notice is subsequently set aside or an assessment notice under the **Working with Children Act 2005** is subsequently given.

On 14 March 2014, Simon James Mathews was given a negative notice within the meaning of the **Working with Children Act 2005**.

On 19 September 2019, Simon James Mathews, a 47-year-old male, ceased to be registered as a teacher and was disqualified from teaching in a school or early childhood service.

Education and Training Reform Act 2006

Pursuant to section 2.6.29(1)(b) of the **Education and Training Reform Act 2006** ('the Act'), all registrations held by a person under Part 2.6 of the Act are cancelled if the person has been given a negative notice within the meaning of the **Working With Children Act 2005**.

Pursuant to section 2.6.29(3) of the Act, a person whose registration is cancelled by the operation of section 2.6.29(1)(b) is disqualified from teaching in a school or early childhood service and is not entitled to apply to be registered under Part 2.6 of the Act for the period of five years after the date on which the negative notice is given. The disqualification from making an application to be registered under Part 2.6 of the Act does not apply if the negative notice is subsequently set aside or an assessment notice under the **Working with Children Act 2005** is subsequently given.

On 9 October 2018, Daniel Mongan was given a negative notice within the meaning of the **Working with Children Act 2005**.

On 25 September 2019, Daniel Mongan, a 40-year-old male, ceased to be registered as a teacher and was disqualified from teaching in a school or early childhood service.

Education and Training Reform Act 2006

Pursuant to section 2.6.29(1)(b) of the **Education and Training Reform Act 2006** ('the Act'), all registrations held by a person under Part 2.6 of the Act are cancelled if the person has been given a negative notice within the meaning of the **Working With Children Act 2005**.

Pursuant to section 2.6.29(3) of the Act, a person whose registration is cancelled by the operation of section 2.6.29(1)(b) is disqualified from teaching in a school or early childhood service and is not entitled to apply to be registered under Part 2.6 of the Act for the period of five years after the date on which the negative notice is given. The disqualification from making an application to be registered under Part 2.6 of the Act does not apply if the negative notice is subsequently set aside or an assessment notice under the **Working with Children Act 2005** is subsequently given.

On 6 February 2018, Glenn David Parkhill was given a negative notice within the meaning of the **Working with Children Act 2005**.

On 12 September 2019, Glenn David Parkhill, a 64-year-old male, ceased to be registered as a teacher and was disqualified from teaching in a school or early childhood service.

Education and Training Reform Act 2006

Pursuant to section 2.6.29(1)(a) of the **Education and Training Reform Act 2006** ('the Act'), all registrations held by a person under Part 2.6 of the Act are cancelled if the person has been convicted or found guilty of a category A offence in Victoria.

Pursuant to section 2.6.29(3)(a) of the Act, a person whose registration is cancelled by the operation of section 2.6.29(1)(a) is disqualified from teaching in a school or early childhood service and is not entitled to apply to be registered for an indefinite period.

On 25 September 2019, the registration of Anthony Reuben Fram, a 60-year-old male, was cancelled; he ceased to be registered as a teacher and he was disqualified from teaching in a school or early childhood service because he has been convicted or found guilty of a category A offence.

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE ASSIGNED TO THE DRUG COURT

Pursuant to section 4A(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate(s) to the Drug Court Division of the Magistrates' Court of Victoria:

Magistrate Anthony Burns
Magistrate Roslyn Porter
Magistrate John Bentley
Magistrate Carolyn Burnside

Dated 23 September 2019

PETER LAURITSEN
Chief Magistrate

Magistrates' Court Act 1989NOTICE SPECIFYING MAGISTRATE ASSIGNED TO
THE SPECIALIST FAMILY VIOLENCE COURT DIVISION

Pursuant to section 4IA(3) of the **Magistrates' Court Act 1989**, I assign the following magistrates to the Specialist Family Violence Court Division of the Magistrates' Court of Victoria:

Franz Holzer

Dated 30 September 2019

PETER LAURITSEN
Chief Magistrate

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:	Brian Hickman of Wodonga in the State of Victoria
Date this Interim Prohibition Order is made:	20 September 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 13 December 2019 while an investigation is conducted unless it is varied or revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not (either directly or indirectly): <ol style="list-style-type: none"> a. advertise or cause to be advertised, or b. offer or cause to be offered, or c. provide or cause to be provided any general health service (paid or otherwise, in a clinical or non-clinical capacity). 2. The general health service provider named above must not, directly or indirectly, provide or cause to be provided any professional supervision to other health service providers, in a formal or informal capacity, paid or otherwise. 3. The general health service provider named above must not operate any business that conducts any of the activities referred to in paragraphs 1 and 2 above. 4. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at his business premises. 5. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website he uses to offer or promote any general health service that he provides.

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** (Act).

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

Name of the General health service providers on whom the order is imposed	Liviu Igescu of Taggerty in the State of Victoria.
Date this Interim Prohibition Order is made:	10 September 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 2 December 2019 while an investigation is conducted unless it is varied or revoked before that date.
Effect of this Interim Prohibition Order:	The general health service provider named above must not: <ol style="list-style-type: none"> 1. Advertise, or cause to be advertised, any general health service, paid or otherwise, in a clinical or non-clinical capacity; 2. Offer, or cause to be offered, any general health service, paid or otherwise, in a clinical or non-clinical capacity; 3. Provide, or cause to be provided, any general health service, paid or otherwise, in a clinical or non-clinical capacity; 4. Establish, direct or otherwise operate any business that conducts any of the above activities.

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** (Act).

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

Name of the General health service providers on whom the order is imposed:	Diana Igescu of Taggerty in the State of Victoria.
Date this Interim Prohibition Order is made:	10 September 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 2 December 2019 while an investigation is conducted unless it is varied or revoked before that date.
Effect of this Interim Prohibition Order:	The general health service provider named above must not: <ol style="list-style-type: none"> 1. Advertise, or cause to be advertised, any general health service, paid or otherwise, in a clinical or non-clinical capacity; 2. Offer, or cause to be offered, any general health service, paid or otherwise, in a clinical or non-clinical capacity; 3. Provide, or cause to be provided, any general health service, paid or otherwise, in a clinical or non-clinical capacity; 4. Establish, direct or otherwise operate any business that conducts any of the above activities.

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 (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:	Si Chen of Melbourne, Victoria
Date this Interim Prohibition Order is made:	20 September 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 12 December 2019 while an investigation is conducted unless it is varied or revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not: <ul style="list-style-type: none"> ● advertise or cause to be advertised, or ● offer or cause to be offered, or ● provide or cause to be provided 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. 2. 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). 3. 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. 4. The general health service provider named above must display a copy of this Interim Prohibition Order at Shop 101R/228 A Beckett Street, Melbourne, Victoria, or any other premises from which the general health service provider named above operates, and ensure that it is easily visible to the public.

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 (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:	Snow Skincare Center Pty Ltd (ACN 615 324 859) of Melbourne, Victoria, also trading as: L. Young Skincare of Korea L. Young L. Young Skincare L. Young Skincare Center (sic) L.young Liyang Korean Skin Care Centre (sic)
Date this Interim Prohibition Order is made:	20 September 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 12 December 2019 while an investigation is conducted unless it is varied or revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not: <ul style="list-style-type: none"> ● advertise or cause to be advertised, or ● offer or cause to be offered, or ● provide or cause to be provided 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. 2. 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). 3. 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. 4. The general health service provider named above must display a copy of this Interim Prohibition Order at Shop 101R/228 A Beckett Street, Melbourne, Victoria, or any other premises from which the general health service provider named above operates, and ensure that it is easily visible to the public.

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

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Roads Corporation declares that by this notice it acquires the following interests in part of the land described in Certificate of Title Volume 11593 Folio 135, comprising 112.0 square metres and shown as Parcel 1 on Survey Plan SP23841.

Interest Acquired: All interests in the land including that of the:

Registered Proprietor: Spiral Developments Pty Ltd (ACN: 149 627 645); and

Mortgagee: RMBL Investments Limited (ACN: 004 493 789).

Published with the authority of Roads Corporation.

For and on behalf of Roads Corporation

Signed FRANCA SAVOCA

Name Franca Savoca, Acquisition Manager (Roads),
as delegate for Roads Corporation

Dated 3 October 2019

Land Acquisition and Compensation Act 1986
FORM 7

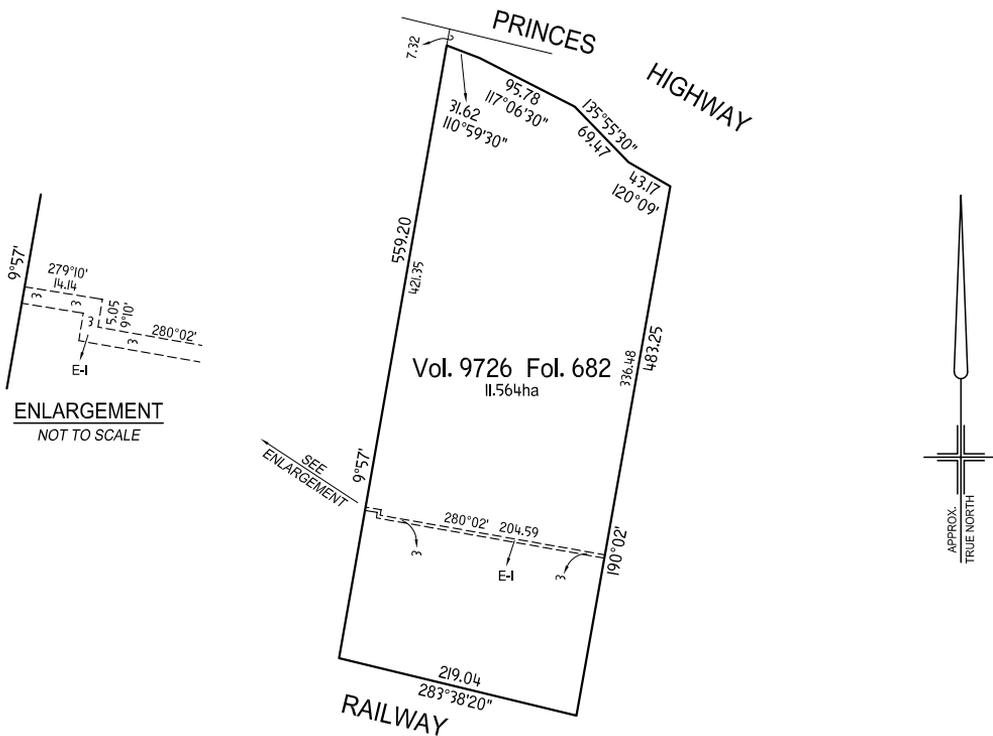
S. 21(a)
Reg. 16

Notice of Acquisition
Compulsory Acquisition of Interest in Land

South East Water Corporation declares that by this notice it acquires the following interest in the land described as Lot 1 on Title Plan 135110C being the land described in Certificate of Title Volume 9726 Folio 682:

An easement for sewerage purposes comprising an area of approximately 671 square metres over that part of the land identified as E-1 on Plan of Creation of Easement 8801.SEW02.

Interest Acquired: Cardley Pty Ltd and all other interests.



Published with the authority of South East Water Corporation.

For and on behalf of South East Water Corporation by its duly authorised officer

Signed CHARLIE LITTLEFAIR

Name Charlie Littlefair

Position General Manager, Liveable Water Solutions

Dated 25 September 2019

Marine Safety Act 2010

Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Southern Rural Water as the declared waterway manager for Lake Glenmaggie hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to take part in the Glenmaggie and District Boat Club Combined Powerboat Event Club Day are prohibited from entering and remaining in the following waters.

- (i) North-west of an imaginary line between the waters' edge at Glenmaggie Point (Lat 37° 53' 37 S, Long 146° 45' 47 E) and the waters' edge at Cemetery Point (Lat 37° 53' 51S, Long 146° 45' 11E) as marked by buoys, and
- (ii) The waters east of Glenmaggie Licola Bridge.

The exclusion zone will be in effect from 7.00 am to 5.30 pm on Saturday 5 October 2019.

Dated 24 September 2019

GAVIN PRIOR
Manager Water Supply East

Marine Safety Act 2010

Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Goulburn–Murray Water as the declared waterway manager for Lake Eildon and Eildon Pondage hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not designated to assist in the Eildon Boating and Fishing Show – Firework display are prohibited from entering and remaining in the following waters:

Waters of Lake Eildon adjacent to the Eildon Dam Wall for a 200-metre radius from the fireworks pontoon (Lat 37-13.246 S, Long 145-55.775" E).

The exclusion zone will be in effect from 7.00 pm to 9.00 pm on Saturday 12 October 2019.

Dated 1 October 2019

MARTINA CUSACK
Waterway Manager

Marine Safety Act 2010

Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Parks Victoria as the declared waterway manager for the Yarra River upstream of port waters of the Port of Melbourne hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to take part in the Australian Boat Race are prohibited from entering and remaining in the following waters.

Waters of the Yarra River – from a diagonal line between the downstream edge of the VRA Landing and the upstream edge of Federation Wharf, to a point just upstream of Powerhouse Landing.

The exclusion zone will be in effect from 11.30 am to 2.30 pm or at the completion of the event as determined by Parks Victoria (whichever is earlier) on Saturday 12 October 2019.

Dated 2 October 2019

PARKS VICTORIA

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF ASPARAGUS STEM BLIGHT

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease asparagus stem blight 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 asparagus stem blight.

2. Authorising provision

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

3. Commencement

This Order comes into force on the day of making.

4. Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of asparagus stem blight* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G41 on 11 October 2018 at pages 2169–2171 is revoked.

5. Definitions

In this Order –

‘**asparagus stem blight**’ means the disease caused by the exotic fungus *Phomopsis asparagi* (Sacc.) Bubák.

‘**host material**’ means any host plant, agricultural machinery, used package or earth material in which any host plant has grown.

‘**host plant**’ means any plant or plant product of the genus *Asparagus*.

6. Prohibitions, restrictions and conditions

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

(a) The entry or importation into Victoria of any host material is prohibited.

(b) Sub-clause (a) does not apply if the host material –

(i) originates from an area for which there is currently in force an area freedom certificate, being a certificate issued by an officer responsible for agriculture in the State or Territory from which the host material originated, certifying that the area from which the host material originated is known to be free of asparagus stem blight; or

(ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been tested or treated in accordance with requirements described in the Schedule to this Order; or

(iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7. Verification of Consignments

Where requested by an inspector, host material imported into Victoria which is required by clause 6(b)(ii) to be accompanied by a certificate or declaration must be –

(a) presented to an Inspector for inspection; or

(b) verified by a person accredited to do so by the Department of Jobs, Precincts and Regions.

8. Expiry

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

Schedule

Host materials –

- (1) in the case of asparagus spears, must undergo –
 - (a) packing line treatment, at a minimum concentration at least 50 ppm available chlorine, at a rate of not less than 20 L/min, where the pH is maintained between 6.5 to 7.0; and where the spears remain wet for five minutes after treatment; or
 - (b) hydro cooling treatment after packing at a minimum concentration at least 50 ppm available chlorine, at a rate of not less than 20 L/min, where the pH is maintained between 6.5 to 7.0; and where the spears remain wet for five minutes after treatment.
- (2) In the case of agricultural equipment used in the cultivation, harvesting or transport of host plants, must be –
 - (a) cleaned free of earth material and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) inspected and found free of earth material and organic matter.
- (3) in the case of used packages, must be –
 - (a) cleaned free of earth material and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) disinfected by dipping or spray rinsing for at least 1 minute with –
 - (i) a solution of phenolic disinfectant followed by rinsing with water; or
 - (ii) a solution of at least 50 ppm available chlorine where the pH is maintained between 6.5 and 7.0; and
 - (c) inspected and found free of earth material and organic matter.

Notes:

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

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

Dated 30 September 2019

ROSA CRNOV
Chief Plant Health Officer

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR
IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE
HOSTS OF LUPIN ANTHRACNOSE**

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease lupin anthracnose 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 lupin anthracnose.

2. Authorising provision

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

3. Commencement

This Order comes into force on the day of making.

4. Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of lupin anthracnose* made under section 36(1) of the **Plant Biosecurity Act 2010**, prohibiting or restricting the entry or importation of lupin anthracnose into Victoria, and published in Victoria Government Gazette G41 on 11 October 2018 at pages 2171–2172 is revoked.

5. Definitions

In this Order –

‘**lupin anthracnose**’ means the exotic disease caused by the fungus *Colletotrichum lupini* (Bondar) Nirenberg et al.;

‘**host material**’ means any host plant and any agricultural equipment or used package used in growing, harvesting, processing or transport of host plants;

‘**host plant**’ means any plant or plant product of *Lupinus* species.

6. Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (a) does not apply if the host material –
 - (i) originates from an area for which there is currently in force an area freedom certificate, being a certificate issued by an officer responsible for agriculture in the State or Territory from which the host material originated, certifying that the area from which the host material originated is known to be free of lupin anthracnose; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner described in the Schedule to this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an Inspector and there is compliance with any conditions or requirements set out in the permit; or
 - (iv) in the case of whole or processed grain, is for human consumption; or
 - (v) in the case of grain, husks, hay, straw or fodder, is for processing or stock feed.

7. Verification of Consignments

Where requested by an inspector, host material imported into Victoria which is required by Clause 6(b)(ii) to be accompanied by a certificate or declaration must be –

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

8. 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 seed for sowing, be
 - (a) grown from seed tested and found free of lupin anthracnose; and
 - (i) sown and harvested using equipment which has not been used on crops known to be infected with lupin anthracnose within the previous two years; and
 - (ii) treated with a fungicide registered for the control of lupin anthracnose, at a rate specified on the label; or
 - (b) sampled, where for every 25 t of material in the consignment, 40 samples are taken, from which a 1.5 kg sub-sample is obtained, tested and found free of lupin anthracnose; and
- (2) in the case of host plants, where consigned during the period September to November, be inspected within 20 days before export by an officer of the department responsible for agriculture in the State or Territory where the plants were grown and found free of any symptoms of the disease.

Notes:

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

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

Dated 30 September 2019

ROSA CRNOV
Chief Plant Health Officer

Water Act 1989

GOULBURN–MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

MV28 RP01

On 26 September 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan MV28 RP01.

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

Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017

MELBOURNE WATER CORPORATION

Notice of a Direction to be the Lead Agency under Section 4(1)

I, Lisa Neville, Minister for Water, with the prior approval of the Minister for Planning and the Minister for Energy, Environment and Climate Change, in accordance with section 4(1) of the **Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017** (the Act), direct Melbourne Water Corporation, a relevant plan entity under the Act, to be the lead agency for the purposes of the Act.

This direction comes into effect on the day it is published in the Government Gazette.

Dated 26 September 2019

HON. LISA NEVILLE MP
Minister for Water

ORDERS IN COUNCIL

Development Victoria Act 2003

AMENDED PROJECT ORDER

Order in Council

The Lieutenant-Governor, as the Governor's deputy, with the advice of the Executive Council, under section 34 of the **Development Victoria Act 2003**, and in accordance with section 27 of the **Interpretation of Legislation Act 1984**, amends the Order effecting the Ballarat West Employment Zone development published in the Victoria Government Gazette No. G41 at page 2357 on 9 October 2014, by inserting the following words after paragraph (c):

'The powers under sections 44, 48 and 49 of the **Development Victoria Act 2003** are available to Development Victoria in connection with the delivery of the Nominated Project.'

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

Dated 1 October 2019

Responsible Minister:

GAVIN JENNINGS MLC

Minister for Priority Precincts

ANDREW ROBINSON

A/Clerk of the Executive Council

Marine and Coastal Act 2018

DECLARATION THAT LAND NOT BE MARINE AND COASTAL CROWN LAND

Order in Council

The Lieutenant-Governor, as the Governor's deputy, with the advice of the Executive Council under section 4(5) of the **Marine and Coastal Act 2018** declares that the areas of marine and coastal Crown land described in Column 2 of the Table in the Schedule to this Order not to be marine and coastal Crown land for the purposes of that Act.

This order comes into effect on the date it is published in the Government Gazette.

SCHEDULE

Column 1 General Description	Column 2 Area Description
The Sandringham train line	Standard Parcel Identifier numbers 1B1\PP3163; 2019\PP3163; 2020\PP3163; and 2040\PP3163 in Parish of Moorabbin.
The Frankston train line	Standard Parcel Identifier numbers 15E\PP3025; 2146\PP3025; 2147\PP3025; 2078\PP3025; 2160\PP3025; 2075\PP3025; 2097\PP3025; 2095\PP3025; 2096\PP3025; 2077\PP3025; 2159\PP3025; 2076\PP3025; 2158\PP3025; 2157\PP3025; 2156\PP3025; 2155\PP3025; 2151\PP3025; and 2152\PP3025 in the Parish of Lyndhurst.

Dated 1 October 2019

Responsible Minister:

LILY D'AMBROSIO

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON

A/Clerk of the Executive Council

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**SUBORDINATE LEGISLATION ACT 1994
NOTICE THAT STATUTORY RULES ARE
OBTAINABLE**

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rule was first obtainable from TIMG Bookshop, Level 10, 575 Bourke Street, Melbourne 3000, on the date specified:

89. *Statutory Rule:* Subordinate
Legislation (Road
Safety (Vehicles)
Regulations
2009) Extension
Regulations 2019

Authorising Act: Subordinate
Legislation
Act 1994

Date first obtainable: 2 October 2019

Code A

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Printed as two volumes

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