



Victoria Government Gazette

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GENERAL

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As from 7 November 2019

The last Special Gazette was No. 449 dated 6 November 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**Corporations Act 2001**

Sub regulation 5.6.48 (3)

NOTICE INVITING FORMAL PROOF OF DEBT OR CLAIM

Company details

Company: Robinvale Murray River CDEP Co-Operative Ltd

ABN: 51 459 303 351

Status: In Liquidation

Submission of proof of debt or claim

Take notice that creditors of the Company, whose debts or claims have not already been admitted, are required on or before 2 December 2019 to prove their debts or claims and to establish any title they may have to priority by delivering or posting to me at my address a formal proof of debt or claim in accordance with Form 535 or 536 containing their respective debts or claims. If they do not, they will be excluded from:

- a. the benefit of any distribution made before their debts or claims are proved or their priority is established; and
- b. objecting to the distribution.

Form of proof may be obtained from me.

Date of Notice: 7 November 2019

G. S. FETTES

Liquidator

Address: Rodgers Reidy, PO Box 13044, Law Courts, Victoria 8010.

Contact person: Spencer Christmas. Contact number: (03) 9670 8700.

Facsimile: (03) 9642 0525, Email: schristmas@rogersreidy.com

DISSOLUTION OF PARTNERSHIP

Take notice that the partnership formerly subsisting among Christopher John Hardy, Leanne Grace Levy and Miriam Tawfik and previously carrying the business under the business name Trafalgar Pharmacy from the premises situated at 75 Princes Highway, Trafalgar, was dissolved on 16 September 2019.

DISSOLUTION OF PARTNERSHIP

Take notice that the partnership formerly subsisting among Christopher John Hardy, Leanne Grace Levy and Miriam Tawfik and previously carrying the business under the business name Yarragon Pharmacy from the premises situated at Shop 3, 101 Princes Highway, Yarragon, was dissolved on 16 September 2019. Leanne Grace Levy and Miriam Tawfik are no longer associated with the conduct of the Yarragon Pharmacy business and Christopher John Hardy assumed ownership and responsibility for the business and will continue to conduct the business in his own right.

IAN FRANK SPALDING, late of 203 Napier Street, South Melbourne, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 April 2019, are required by the executor, Pranesh Hoteswar Lal, to send particulars to him, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ANTHONY ROSE AND MAINWARING
LAWYERS,
122 Bridport Street, Albert Park 3206.

Re: The estate of MARJORIE ELIZABETH COLQUHOUN, late of Unit 5, 430-432 Balcombe Road, Beaumaris, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 June 2019, are required by the executors, Jan Smith and Kerry Thomas, to send particulars to them, care of the undersigned

solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

BEAUMARIS LAW, legal practitioners,
6/1 North Concourse, Beaumaris 3193.

Re: The estate of VIVIAN SHIRLEY LAY, late of Unit 1, 46 York Street, Bonbeach, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 August 2019, are required by the executor, Gerardus Stans, to send particulars to him, care of the undersigned 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 the trustee then has notice.

BEAUMARIS LAW, legal practitioners,
6/1 North Concourse, Beaumaris 3193.

Re: The estate of MARGARET ELIZABETH MACAULAY, late of 4 Keith Street, Parkdale, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 July 2019, are required by the executor, Stuart James Macaulay, to send particulars to him, care of the undersigned 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 the trustee then has notice.

BEAUMARIS LAW, legal practitioners,
6/1 North Concourse, Beaumaris 3193.

Re: The estate of ELAINE GERTRUDE NAGY, late of Yarraman Nursing Home, 22B Yarraman Road, Noble Park, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 June 2019, are required by the executor, Joanne Mary Simmonds, to send particulars to her, care of the undersigned 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 the trustee then has notice.

BEAUMARIS LAW, legal practitioners,
6/1 North Concourse, Beaumaris 3193.

Re: Estate of ROGER EDDY DALTA, late of 23 Merrick Street, Keysborough, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 15 April 2019, are required by the trustee, Stephanie Chrisanthakopoulos, to send particulars of their claims to the trustee, 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 trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: BRUNO BONOLLO, late of 56 Macedon Road, Lower Templestowe, Victoria 3107.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 May 2019, are required by the executors, Lena Rose Bonollo and Stephen Anthony Bonollo, to send particulars of their claim to them, care of the undermentioned solicitors, by 31 December 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.

DANIEL LAWYERS & ASSOCIATES,
Level 5, 12 Clarke Street, Sunshine 3020.

Re: Estate of the late GELINDA SMORZANIUK, late of 970 Plenty Road, South Morang, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 July 2019, are required by the trustee, David George Eugene Laschko, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days

from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: Estate of the late ANGELINA ZUCCARELLI, late of 34 Campbell Street, Coburg, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 April 2019, are required by the trustee, Tommaso Zuccarelli, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

BEVERLEY DAWN NEILL, 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 4 January 2019, are required by Helene Joy Neill, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

GARDEN & GREEN LAWYERS,
35 Beveridge Street, Swan Hill, Victoria 3585.

MARCUS ANDREW CREAK, late of 11 Gaynor Court, Malvern, Victoria, businessman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 June 2015, are required by the executor, Christine Ann Giles, care of Goodman Group Lawyers, Suite 2, 78 High Street, Cranbourne, Victoria 3977, to send particulars of their claims to her by 16 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she has notice.

Re: PETER GEORGE DE MORTON, deceased, late of an unknown address in Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 June 2019, are required by the legal representatives of the said estate, Grindal Legal of Level 1, 274 Coventry Street, South Melbourne, in Victoria, to send particulars to them by 7 January 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

GRINDAL LEGAL,
Level 1, 274 Coventry Street, South Melbourne, Victoria 3205.
Phone: (03) 9110 3910. Email: cc@grindal.legal

DIMITRA TSAROUHAS, late of 24 Lorne Street, Fawkner, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 November 2018, are required by the administrators, Efthimios Tsarouhas of 44 Clarinda Road, Clarinda, Victoria, Panagiotis Tsarouhas of 99 Collier Crescent, Brunswick West, Victoria, and Tasia Licovski of 8 Foxzami Crescent, Epping, Victoria, to send particulars to them, care of Frank Xenos, partner, of HWL Ebsworth Lawyers, Level 26, 530 Collins Street, Melbourne, Victoria 3000, within 60 days from the publication hereof, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

Re: DONALD CHARLES BLANKSBY, late of 1/344 New Street, Brighton, Victoria 3186.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 February 2019, are required to send particulars of their claims to the executor, care of PO Box 32, Highett, Victoria 3190, by 28 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

HASSALL'S LITIGATION SERVICES,
308 Highett Road, Highett, Victoria 3190.

Estate HERBERT LOBEL.

Creditors, next-of-kin and others having claims against the estate of HERBERT LOBEL, late of Unit 72, 3–5 Rockley Road, South Yarra, Victoria, retired businessman, who died on 14 November 2018, are requested to send particulars of their claims to the executors, care of the undermentioned lawyers, by Tuesday 7 January 2020, after which date they will distribute the assets, having regard only to those claims of which they then have notice.

HICKS OAKLEY CHESSELL WILLIAMS,
PO Box 16067, Collins Street West, Melbourne,
Victoria 8007.

Estate DUSIA SOLOWEI.

Creditors, next-of-kin and others having claims against the estate of DUSIA SOLOWEI, late of Kalyna Care, 344 Taylors Road, Delahey, Victoria, retired, who died on 4 April 2018, are requested to send particulars of their claims to the administrator, care of the undermentioned lawyers, by Tuesday 7 January 2020, after which date he will distribute the assets, having regard only to those claims of which he then has notice.

HICKS OAKLEY CHESSELL WILLIAMS,
PO Box 16067, Collins Street West, Melbourne,
Victoria 8007.

Re: Estate of GWENNETH MURIEL CHALMERS, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of GWENNETH MURIEL CHALMERS, late of Boort District Health, 31 Kiniry Street, Boort in the State of Victoria, retired, deceased, who died on 8 August 2019, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 7 January 2020, after which the executors 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: SUZANNE LYNETTE BRANE, late of 12 Gardner Parade, Mount Evelyn, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 January 2018, are required by the trustee, Ines Kallweit of Level 4, 600 Bourke Street, Melbourne, Victoria, to send particulars to the trustee, care of the undermentioned solicitors, by 17 January 2020, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

KHQ LAWYERS,
Level 4, 600 Bourke Street, Melbourne,
Victoria 3000.

Re: MARGARET FRANCES WOLLARD, late of 116 Centenary Avenue, Melton, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of MARGARET FRANCES WOLLARD, deceased, who died on 2 June 2019, are required by the trustee, Kenneth Ray Wollard, to send particulars of their claim to the undermentioned firm by a date not later than two months from the date of publication hereof, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

Re: MICHELE GIUSEPPE VLAH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 May 2019, are required by the trustee, Michelle Mariuccia Claudia Hatton of 900 Main Road, Eltham, Victoria, administration officer, to send particulars to the trustee by 10 January 2020, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LORRAINE JONES & ASSOCIATES,
solicitors,
900 Main Road, Eltham 3095.

NICKOLAS CASSIMATIS, in the Will called 'Nicholas Cassimatis' and also known as 'Nicolas Cassimatis', late of 2 Shapiro Court, Reservoir, Victoria, retired, deceased.

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

deceased, who died 14 July 2018, are required by the executor, Katerine Cassimatis, in the Will called 'Katerina Cassimatis', of 2 Shapiro Court, Reservoir, Victoria, retired, to send particulars of their claims to her, care of the undersigned, by 7 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

MACPHERSON KELLEY,
Level 7, 600 Bourke Street, Melbourne 3000.

Re: OSTOJA COLOVIC, also known as Oscar Colovic, late of Unit 12, 3 Hanover Street, Fitzroy, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 August 2018, are required by the trustees, Peter Nedovic and Svetozar Mladenovic, to send particulars to the trustees, care of the undermentioned solicitors, by 7 February 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors,
101/177 Surrey Road, Blackburn 3130.
KM:2181689.

Re: Estate of LORRAINE ROSE PRIOR, late of 45 Overland Drive, Doreen, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2019, are required by the trustees to send particulars to the trustees, care of the undermentioned solicitors, by 7 February 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors,
177 Surrey Road, Blackburn 3130.
SM:CH2191389.

Re: BETTY JEAN WISHART, late of 15 Birdwood Street, Aspendale, Victoria, seamstress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 June 2019, are required by the trustees, Geniene Elizabeth Wishart, Meredith Anne Major and Adele Celeste Wishart, to

send particulars to the trustees, care of the undermentioned solicitors, by a date no later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

MARSH & MAHER RICHMOND BENNISON,
solicitors,
150 Balcombe Road, Mentone 3194.

Re: LISA QUITTNER, also known as Cara Quittner, Cara Lisa Quittner, Cara Alina Quittner and Cara Alina Lisa Roberta Quittner, late of 39 Erica Avenue, Glen Iris, Victoria 3146.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 March 2019, are required by the administrator, Darren Ray Binstock, to send particulars of such claims to him, at the undermentioned address, by 9 January 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

Darren Ray Binstock, care of
MAURICE BLACKBURN LAWYERS,
Level 21, 380 La Trobe Street, Melbourne 3000.
Tel: (03) 9605 2700. Ref: AEJ/5463113.

GREGORY JOHN REYNOLDS, late of 36 Kennedys Road, Miners Rest, Victoria, stable hand, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 9 February 2019, are required by the executor, Michael Fraser Morrow, care of the undermentioned solicitors, to send particulars to him by 19 February 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

MULCAHY & CO. LEGAL,
300B Gillies Street North, Wendouree,
Victoria 3355.

ISOBEL CAROLINE McLAREN, late of 31 Collingwood Street, Sandringham, Victoria 3191, retired teacher, deceased.

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

who died on 11 February 2019, are required by the executor, Joanna Louise Birch, to send particulars of their claims to her, care of the undermentioned firm, by 7 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

PETER R. PURCELL & ASSOCIATES,
Suite 3, 81 Beach Road, Sandringham,
Victoria 3191.

Creditors, next-of-kin or others having claims in respect of the estate of ELIZABETH DUNNE, deceased, who died on 24 August 2019, are to send particulars of their claims to the administrators, care of the undermentioned solicitors, by 7 January 2020, after which date the administrators will distribute the assets, having regard only to the claims of which the administrators then have notice.

RIGBY COOKE LAWYERS,
Level 11, 360 Elizabeth Street, Melbourne,
Victoria 3000.

Re: RICHARD DAVID SOMERS, late of 150 Seymour Road, Nar Nar Goon, Victoria, managing director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 December 2018, are required by the administrator, Agnes Somers, to send particulars to her, care of the undermentioned lawyer, by a date not later than two months from the date of publication hereof, after which date the administrator will convey or distribute the assets, having regard only to the claims of which she then has notice.

SUZANNE MARY LYTTLETON,
PO Box 2181, St Kilda West, Victoria 3182.
Telephone: 9646 4477.

ESTELLE WINIFRED BAUER, late of 246 Clayton Road, Clayton, Victoria, home duties, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 17 May 2019, are required by the executors, Craig David Stackpoole and Darren Mark Hooymans, to send particulars

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

WAINWRIGHT RYAN EID LAWYERS,
Level 4, 530 Lonsdale Street, Melbourne 3000.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES****NOTICE OF ADOPTION OF MEETING PROCEDURE LOCAL LAW NO. 1, 2019**

Following a review of its Meeting Procedure Local Law No. 1, 2013, Greater Dandenong City Council, at its Ordinary Meeting of Council on 14 October 2019, adopted Meeting Procedure Local Law No. 1, 2019.

The Meeting Procedure Local Law No. 1, 2019 came into operation on 28 October 2019 (the first Ordinary Meeting held after adoption of the new Local Law).

In accordance with section 119(3) of the **Local Government Act 1989** the purpose and general purport of Meeting Procedure Local Law No. 1, 2019 is to:

- regulate proceedings and govern the conduct at all Council meetings, Special Committee meetings, Advisory Committee meetings, and other meetings conducted by, or on behalf of, Council where Council has resolved that the provisions of this Local Law are to apply;
- maintain open, efficient, effective and consistent processes of administration for Council Meetings, Agendas and Minutes;
- regulate proceedings for the election of the Mayor;
- regulate the use and prohibit unauthorised use of the common seal of Council; and
- revoke Council's Meeting Procedure Local Law No. 1, 2013.

A copy of Meeting Procedure Local Law No. 1, 2019 is available at Greater Dandenong City Council customer service centres and on Council's website at www.greaterdandenong.com



GLEN EIRA
CITY COUNCIL

NOTICE OF THE MAKING OF LOCAL LAWS

Notice is given, pursuant to section 119(3) of the **Local Government Act 1989** (Act), that Glen Eira City Council (Council), at its ordinary council meeting on 6 November 2019, resolved to make the:

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

The objectives of the Community Local Law are to:

- (a) provide for the peace, order and good government of the Municipal District; and
- (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; and
- (c) protect Council Assets; and
- (d) protect the use of Public Places and control activities in or near them; and

- (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; and
- (f) regulate the number and manner of keeping of animals; and
- (g) prohibit, regulate and control certain activities, events, practices or behaviours which cause detriment to the amenity of the Municipal District, nuisance or damage to property.

The purpose and general purport of the Community Local Law are 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 infringement notices, a Notice to Comply and directions in relation to certain matters under the Community Local Law;
- empower authorised Council officers 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;
 - damage, destruction or 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 untreated stormwater, into the stormwater system;
 - riding, driving, stopping or parking a motor vehicle in a Public Reserve other than in designated areas, except in certain circumstances;
 - launching, flying or landing a model aeroplane in a Public Reserve;
 - organising certain formal or structured sporting or social activities on Council Land other than in designated locations;
 - holding a street party, festivals and processions on a road;
 - placing a receptacle on any road or Council Land except in certain circumstances;
 - filming on Council Land, other than for private use;
 - lighting fires in the open air, except in certain circumstances;
 - camping or erecting any temporary or permanent shelter 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 or collecting money, gifts or subscriptions 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, except in certain circumstances.
- **prohibit the following matters:**
 - a person in charge of a building site failing to comply with the Building Site Management Code of Practice, 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 Nature Strip Planting Guidelines;
 - defacing of any sign or advertisement on Council Land;
 - repairing or commercial display for sale of a motor vehicle on a road or Council Land, except in certain circumstances;
 - park or leave standing an abandoned, derelict and unregistered vehicle 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 from an authorised Council officer to collect a shopping trolley;
 - making available for use a shopping trolley which does not have a coin mechanism or is not secured by a Council approved perimeter containment system, except in certain circumstances;
 - having aerosol paint containers for sale that are visible from publicly accessible areas and not securely stored;
 - failing to comply with a direction to return overdue library material;
 - impersonating Council staff;
 - allowing discharge from a fire that constitutes a nuisance or is an unreasonable interference with the amenity of any other person;
 - unauthorised use of Council's logo;
 - 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, except in certain circumstances;
 - damaging garbage bins or not complying with the Mobile Garbage Bins, Recycling Containers and Organics Containers 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 excrement deposited by the 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 land 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 gate, tree, plant or other structure to cause an obstruction or danger on a road;
- 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 a property 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 Council Meeting Procedure are to:

- (a) provide for the peace, order and good government of the Municipal District; and
- (b) provide for the administration of Council's powers and functions; and
- (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; and
- (d) regulate the procedure for the election of the Mayor and Deputy Mayor; and
- (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; and
- (f) regulate the use of the Common Seal; and
- (g) prohibit unauthorised use of the Common Seal or any device resembling the Common Seal; and
- (h) revoke the Glen Eira City Council Local Law 2009.

The purpose and general purport of the Council Meeting Procedure are to:

- regulate the use of Council's common seal;
- regulate the election of the Mayor and Deputy Mayor;
- regulate the conduct of meetings of Council and committees, including in relation to public participation and petitions; and
- establish penalties for offences and provide for enforcement proceedings;
- 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.

The Local Laws come into operation on 7 November 2019. A copy of the Local Laws can be inspected, during office hours, at Glen Eira City Council office at the corner Glen Eira and Hawthorn Roads, Caulfield, and on Council's website.

REBECCA McKENZIE
Chief Executive Officer

Planning and Environment Act 1987
BASS COAST PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment Base153

The Bass Coast Shire Council has prepared Amendment Base153 to the Bass Coast Planning Scheme.

The land affected by the Amendment is at the southwest corner of the intersection of Phillip Island and Ventnor Roads, Cowes, being Lot 1 PS 706350M as depicted in Figure 1 below:



The Amendment proposes to:

- apply a Public Acquisition Overlay (PAO) to the land for the purpose of reserving and acquiring the land to establish and enhance the public open space network on Phillip Island.

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, Bass Coast Shire Council, located at: Wonthaggi – 76 McBride Avenue, Monday to Friday 8.30 am to 5.00 pm; Cowes – 91–97 Thompson Avenue, Monday to Friday 9.00 am to 5.00 pm; 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 5.00 pm Monday 9 December 2019. A submission must be sent to: Strategic Planning, Bass Coast Shire Council, PO Box 118, Wonthaggi, Victoria 3995; or strategic.planningadmin@basscoast.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.

DONNA TAYLOR
Acting Manager Strategy and Growth

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C318boro

The Boroondara City Council has prepared Amendment C318boro to the Boroondara Planning Scheme.

The land affected by the Amendment is:

- 1 Mountain View Road, Balwyn North.
- 1 Reumah Court, Balwyn.
- 3 Brenbeal Street, Balwyn.
- 7 Mangan Street, Balwyn.
- 8 Kitchener Street, Deepdene.
- 8 Boston Road, Balwyn.
- 9 Boston Road, Balwyn.
- 28 Leonard Street, Deepdene.
- 32 Whitehorse Road, Deepdene.
- 113 Yarrbat Avenue, Balwyn.
- 129–131 Yarrbat Avenue, Balwyn.
- 146 Yarrbat Avenue, Balwyn.
- 171 Doncaster Road, Balwyn North.
- 269 Union Road, Balwyn.
- 958A Burke Road, Deepdene.
- 1–13 Angle Road, Deepdene (inclusive).

The Amendment proposes to introduce the Heritage Overlay on a permanent basis to 15 individual places and one precinct.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Boroondara, 8 Inglesby Road, Camberwell 3124; 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 13 December 2019. A submission must be sent to the City of Boroondara at 8 Inglesby Road, Camberwell 3124.

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

PHILLIP STORER
Chief Executive Officer

Planning and Environment Act 1987
COLAC OTWAY PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C103cola

Colac Otway Shire Council has prepared Amendment C103cola.

The land affected by the Amendment are various sites within the municipality of Colac Otway.

The Amendment corrects mapping and ordinance anomalies, errors and redundant provisions in the Colac Otway 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: Colac Otway Shire offices, 2–6 Rae Street, Colac; at the Department of Environment, Land, Water and Planning website, <http://planning-schemes.delwp.vic.gov.au/updates-and-amendments>; and at the Colac Otway Shire website, <http://www.colacotway.vic.gov.au/Planning-building/Strategic-planning/Planning-scheme-amendments>

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 20 December 2019. Written submissions should be titled 'Amendment C103cola Submission' and emailed to inq@colacotway.vic.gov.au or mailed to: Strategic Planning, Colac Otway Shire Council, PO Box 283, Colac, Victoria 3250.

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.

PETER BROWN
Chief Executive Officer
Colac Otway Shire Council

Planning and Environment Act 1987
GREATER DANDENONG
PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C203gdan

Greater Dandenong City Council has prepared Amendment C203gdan to the Greater Dandenong Planning Scheme.

The land affected by the Amendment is identified as the Springvale Major Activity Centre.

The Amendment proposes to insert the *Springvale Activity Centre Structure Plan (2017)* and the *Springvale Activity Centre Building Heights and Setbacks Study (2016)* into the Planning Scheme as Reference Documents and make subsequent changes which will replace Clause 22.10 local planning policy and Clause 43.02 Schedule 6 Design and Development Overlay (DDO6) with a new Clause and DDO6. This will also make minor subsequent changes to Clause 21.03, 21.04, 21.05, 21.06 and 21.08.

The Amendment proposes to implement the findings of the *Springvale Activity Centre Structure Plan (2017)* and the *Springvale Activity Centre Building Heights and Setbacks Study (2016)* by improving the operation of planning policy and controls that affect the Springvale Major Activity Centre.

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 City of Greater Dandenong Customer Service centres: 225 Lonsdale Street, Dandenong; 397–405 Springvale Road, Springvale; Paddy O'Donoghue Centre, 18–34 Buckley Street, Noble Park; Shop A7 Parkmore Shopping Centre, Cheltenham Road, Keysborough; at the City of Greater Dandenong website, www.greaterdandenong.com and Department of Environment, Land, Water and Planning website, www.planning.vic.gov.au/public-inspection

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

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

The closing date for submissions is Friday 6 December 2019. A submission must be sent to City of Greater Dandenong, Strategic Planning – Amendment C203 Springvale Activity Centre, PO Box 200, Dandenong, Victoria 3175; or emailed to council@cgd.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.

MR JODY BOSMAN

Director City Planning, Design and Amenity

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 8 January 2020, 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.

BARBANTE, Maria Catena, late of Anzac Lodge Nursing Home, 2–12 Anzac Avenue, Coburg North, Victoria 3058, deceased, who died on 7 April 2019.

BROWN, Helen Irene, late of Williamstown Hostel Wintringham, 2 Wintringham Road, Williamstown, Victoria 3016, deceased, who died on 23 August 2019.

COCKINARIS, George, late of Flat 1, 9 Leslie Street, Richmond, Victoria 3121, deceased, who died on 2 August 2019.

DARBY, Dorothy Leah, late of 36 Summit Avenue, Oak Park, Victoria 3046, widow, deceased, who died on 10 August 2019.

DONOVAN, Audrey Maud, late of 219 Ross Street, Port Melbourne, Victoria 3207, deceased, who died on 14 January 2019. Date of Grant 22 October 2019.

GLARE, Anthony, late of Natimuk Nursing Home, 6 Schurmann Street, Natimuk, Victoria 3409, deceased, who died on 25 July 2019.

KREUBEL, Helga, late of Blue Cross Western Gardens, Room 67, 40 Anderson Road, Sunshine, Victoria 3020, deceased, who died on 7 August 2019.

MAXFIELD, Edward Thomas, late of 2 Corvette Street, Heidelberg West, Victoria 3081, deceased, who died on 17 October 2018.

MURPHY, Doris Edith, late of Forest Lodge, 23 Forest Drive, Frankston, Victoria 3199, deceased, who died on 27 July 2019.

POWELL, William George, late of Room 12, Stringybark Lodge, 52 Sydney Road, Beechworth, Victoria 3747, deceased, who died on 29 August 2019.

STEPHENS, Kenneth James, late of 42 Charles Street, St Kilda, Victoria 3182, deceased, who died on 31 May 2019.

THAM, Pearl Elizabeth, late of 15 Carly Terrace, Werribee, Victoria 3030, deceased, who died on 6 February 2019.

Dated 30 October 2019

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 10 January 2020, 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.

ARMSTRONG, Raylene Barbara, late of 24 Ferguson Street, Mitcham, Victoria 3132, deceased, who died on 5 February 2019.

CAMP, Bruce John, late of Life Without Barriers – Ref: 33564, 5 Henderson Court, Bundoora, Victoria 3083, deceased, who died on 31 March 2019. Date of Grant 21 October 2019.

CHARLES, Shane Phillip, late of bushland of common track, Mooroopna, deceased, who died on 10 July 2019.

DE SADELEER, Karen Raelene, late of Unit 21 Vale Street, Sebastopol, Victoria 3356, deceased, who died on 16 September 2019.

FANTORINI, Louise Marie Aimee, late of St Paul's Hostel, 15–17 Strettle Street, Thornbury, Victoria 3071, deceased, who died on 1 June 2019.

HARTMANN, Mihajlo, late of 38 Marna Court, Noble Park, Victoria 3174, deceased, who died on 22 January 2019.

LEONARD, Barbara Joan, late of Grace Villa Aged Care, 4/25–33 Grimshaw Street, Greensborough, Victoria 3088, deceased, who died on 27 June 2019.

MAWSON, Lyn, late of 21 St Hurbert Road, Ivanhoe, Victoria 3079, deceased, who died on 27 July 2019.

MAY, Phyllis Dianne, late of Room 2, 50 Greeves Street, St Kilda, Victoria 3182, deceased, who died on 2 May 2018. Date of Grant 22 October 2019.

NIKKELSON, Lance Robert, late of Port Phillip Prison, 451 Dohertys Road, Truganina, Victoria 3029, deceased, who died on 16 June 2019.

O'DONNELL, John Phillip, late of Aurrum Healesville, 27 Smith Street, Healesville, Victoria 3777, deceased, who died on 16 September 2019.

ROLFE, Alfred John, late of 45 Roseland Grove, Doncaster, Victoria 3108, deceased, who died on 16 May 2019. Date of Grant 25 October 2019.

SANTAMARINA, Catalina, late of Villa Maria Bundoora, 1424–1428 Plenty Road, Bundoora, Victoria 3083, deceased, who died on 28 August 2019.

SCOTT, Jeffrey William, late of 30 Forest Road, Ferntree Gully, Victoria 3156, deceased, who died on 21 July 2019.

SMITH, Vincent Thomas, late of Shepparton Aged Care, 29–35 Pine Road, Shepparton, Victoria 3630, deceased, who died on 6 July 2019.

SUARES, Alexander Leslie, late of 61 Baileyana Street, Frankston, Victoria 3199, deceased, who died on 11 June 2019.

TKALEC, Anthony, late of Woomack Aged Care Facility, 6–8 Killara Street, Sunshine, Victoria 3020, deceased, who died on 16 July 2019.

Dated 1 November 2019

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Bryan Crampton, as Delegate of the Secretary to the Department of Health and Human Services for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scales of fees and charges fixed by the following cemetery trusts.

The approved scales of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette and will be published on the internet.

The fees will be published on the internet at <http://www.health.vic.gov.au/cemeteries>

The Amherst Cemetery Trust

The Foster Cemetery Trust

The Seymour Cemetery Trust

Dated 31 October 2019

BRYAN CRAMPTON

Manager

Cemetery Sector Governance Support Program

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Steven Warrington, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment, Land, Water and Planning, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2020.

To commence from 0100 hours on 8 November 2019:

- Buloke Shire Council.

To commence from 0100 hours on 11 November 2019:

- Mitchell Shire Council
- Murrindindi Shire Council
- Greater Bendigo City Council.

STEVEN WARRINGTON AFSM

Chief Officer

Drugs, Poisons and Controlled Substances Act 1981

APPROVALS UNDER SECTION 14A

1. Under section 14A(1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, Jenny Mikakos, Minister for Health, approve the Schedule 2, 3, 4 and 8 poisons listed in the health management protocols within the Primary Clinical Care Manual for the purposes of the authorisation under section 13(1)(bb) of the Act, in relation to any registered nurse whose registration is endorsed under section 94 of the Health Practitioner Regulation National Law as qualified to obtain, sell, supply and use Schedule 2, 3, 4 and 8 poisons, in the lawful practice of their profession as a registered nurse, for nursing practice in a rural and isolated practice area, and provided that the relevant poisons are obtained, sold, used and supplied in accordance with the health management protocols within the Primary Clinical Care Manual under this approval.
2. Under section 14A(1A) of the Act, for the purposes of the above authorisation under section 13(1)(bb) of the Act, I approve:
 - (a) the health services listed in clause 5 of this approval as the health services in which the Schedule 2, 3, 4 and 8 poisons listed in the Primary Clinical Care Manual can be used, sold or supplied; and
 - (b) that the clinical circumstances in which the Schedule 2, 3, 4 and 8 poisons are to be used, sold or supplied are as set out in the health management protocols within the Primary Clinical Care Manual.
3. For the purposes of the approvals in clauses 1 and 2, the 'Primary Clinical Care Manual' is the 10th edition 2019 of the Primary Clinical Care Manual authored by the State of Queensland (Queensland Health) and the Royal Flying Doctor Service (Queensland Section) and available at <http://www.health.qld.gov.au/pccm/>, as amended from time to time, including as published as any subsequent edition.
4. This approval takes effect from the date of publication in the Victoria Government Gazette.
5. Health Services

Health Services	Campus
Alexandra District Hospital	Alexandra
Alpine Health	Myrtleford
Alpine Health	Bright
Alpine Health	Mt Beauty
Bairnsdale Regional Health Service	Bairnsdale
Bass Coast Regional Health	Wonthaggi
Beaufort and Skipton Health Service	Beaufort
Beaufort and Skipton Health Service	Skipton
Beechworth Health Service	Beechworth
Benalla Health	Benalla
Boort District Health	Boort
Casterton Memorial Hospital	Casterton
Castlemaine Health	Castlemaine

Health Services	Campus
Central Gippsland Health Service	Maffra
Cohuna District Hospital	Cohuna
Colac Area Health	Colac
Djerriwarrh Health Services	Bacchus Marsh
East Grampians Health Service	Ararat
East Grampians Health Service	Willaura
East Wimmera Health Service	St Arnaud
East Wimmera Health Service	Birchip
East Wimmera Health Service	Charlton
East Wimmera Health Service	Donald
East Wimmera Health Service	Wycheproof
Edenhope and District Memorial Hospital	Edenhope
Gippsland Southern Health Service	Leongatha
Gippsland Southern Health Service	Korumburra
Great Ocean Road Health	Apollo Bay
Great Ocean Road Health	Lorne
Heathcote Health	Heathcote
Hepburn Health Service	Daylesford
Hepburn Health Service	Creswick
Hesse Rural Health Service	Winchelsea
Heywood Rural Health	Heywood
Inglewood and Districts Health Service	Inglewood
Kerang District Health	Kerang
Kilmore and District Hospital	Kilmore
Kooweerup Regional Health Service	Kooweerup
Kyabram and District Health Services	Kyabram
Kyneton District Health Service	Kyneton
Maldon Hospital	Maldon
Mallee Track Health and Community Service	Ouyen
Mallee Track Health and Community Service	Sea Lake

Health Services	Campus
Mansfield District Hospital	Mansfield
Maryborough District Health Service	Maryborough
Maryborough District Health Service	Dunolly
Moyne Health Services	Port Fairy
NCN Health	Cobram
NCN Health	Nathalia
NCN Health	Numurkah
Omeo District Health	Omeo
Orbost Regional Health	Orbost
Portland District Health	Portland
Robinvale District Health Services	Robinvale
Robinvale District Health Services	Manangatang
Rochester and Elmore District Health Service	Rochester
Rural Northwest Health	Warracknabeal
Rural Northwest Health	Hopetoun
Seymour Health	Seymour
South Gippsland Hospital	Foster
South West Healthcare	Camperdown
Stawell Regional Health	Stawell
Tallangatta Health Service	Tallangatta
Terang and Mortlake Health Service	Mortlake
Terang and Mortlake Health Service	Terang
Timboon and District Health Care Service	Timboon
Upper Murray Health and Community Services	Corryong
Western District Health Service	Penshurst
Western District Health Service	Coleraine
West Wimmera Health Service	Nhill
West Wimmera Health Service	Jeparit
West Wimmera Health Service	Kaniva
West Wimmera Health Service	Rainbow

Health Services	Campus
West Wimmera Health Service	Rupanyup
Wimmera Health Care Group	Dimboola
Yarram and District Health Service	Yarram
Yarrawonga Health	Yarrawonga
Yea and District Memorial Hospital	Yea

Non-government Organisation
Cobden District Health Services

Bush Nursing Hospitals
Ballan District Health and Care
Euroa Health
Heyfield Hospital Incorporated
Nagambie HealthCare
Neerim District Health Service

Dated 26 October 2019

HON. JENNY MIKAKOS
Minister for Health
Minister for Ambulance Services

Drugs, Poisons and Controlled Substances Act 1981

REVOCATION UNDER SECTION 14A

Under section 14A(4) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, Jenny Mikakos, Minister for Health, revoke the approvals made on 4 January 2018 under section 14A(1) of the Act and published in the Victoria Government Gazette for the purposes of an authorisation under section 13(1)(bb) of the Act.

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

Dated 26 October 2019

HON. JENNY MIKAKOS
Minister for Health
Minister for Ambulance Services

Education and Training Reform Act 2006**NOTICE OF DETERMINATION OF APPROVED TRAINING SCHEMES**

In accordance with section 5.5.2 of the **Education and Training Reform Act 2006** (Act) the Victorian Registration and Qualifications Authority gives notice of determinations that the following approved training schemes are the approved training schemes within the meaning of section 5.5.2 of the Act.

APPROVED TRAINING SCHEMES FOR:		DATE OF DETERMINATION	DETERMINATION
ACM	Animal Care and Management Rel 2.0	19/07/2019	1012
AUM	Automotive Manufacturing Rel 2.0	26/07/2019	1018
MSF	Furnishing Rel 4.0	28/06/2019	1019
ICT	Information and Communications Technology Rel 4.0	11/10/2019	1020
CPC and CPC08	Construction, Plumbing and Services Rel 4.0 and Construction, Plumbing and Services Rel 9.5	18/10/2019	1022
TLI	Transport and Logistics Rel 5.0	22/10/2019	1021
MEM	Manufacturing and Engineering Rel 2.0 and Metal and Engineering Rel 11.1	30/10/2019	1023

Details of the vocations specified in the approved training schemes and copies of the approved training schemes can be obtained from the Victorian Registration and Qualifications Authority, GPO Box 2317, Melbourne, Victoria 3001. Web: <http://www.vrqa.vic.gov.au/apprain/Pages/appdefault.aspx>. Email: vrqa.apprenticeships@edumail.vic.gov.au. Telephone: 1300 722 603.

Education and Training Reform Act 2006**NOTICE OF REVISED APPLICATION FORM FOR NON-SCHOOL ORGANISATIONS
FOR APPROVAL TO PROVIDE A STUDENT EXCHANGE PROGRAM**

Section 4.5A.1(3) of the **Education and Training Reform Act 2006** (the Act) authorises the Victorian Registration and Qualifications Authority (the Authority) to issue guidelines for the purposes of determining whether a person, organisation or registered school is suitable to operate a student exchange program.

Section 4.5A.3(1) of the Act requires that applications for the approval of a person, organisation or school to operate a student exchange program are made in the form approved by the Authority and published in the Government Gazette.

The revised form will apply from 7 November 2019.

LYNN GLOVER

Chief Executive Officer (Director)

Victorian Registration and Qualifications Authority

APPROVAL TO OPERATE A STUDENT EXCHANGE PROGRAM**Application Form for Non-school Organisations**

Non-school organisations can use this form to apply for approval to operate a student exchange program in Victoria.

Associated documents

- Guidelines for Student Exchange Programs (the Guidelines)

About this application

There are three sections to this application.

Part A – Applicant organisation information

Part B – Overseas partner(s)

Part C – Standards for approval: supporting documentation (evidence list)

Part D – PEO declaration

Supporting documentation

The applicant must attach supporting documentation as evidence they meet the minimum standards for the operation of a student exchange program for each item listed in the checklist provided at Part C of this application.

Before submitting your application

Check that the application is complete and has all required attachments. Incomplete applications will be returned, delaying the assessment of your application.

Privacy statement

The VRQA requires the information collected in this application for the purpose of approving organisations to provide student exchange programs under the **Education and Training Reform Act 2006** (the ETR Act). Section 4.9.4 of the ETR Act provides for the disclosure of information about an applicant for approval to operate a student exchange program to a prescribed person or body if the information relates to the performance of a function of that person or body, including:

- a department of the Commonwealth Government or an Australian state or territory government
- an agency of the Commonwealth.

The VRQA may also disclose information where required, permitted or authorised by law. The VRQA is committed to handling all personal information securely in accordance with the **Privacy and Data Protection Act 2014**. To learn more about how the VRQA handles personal information, access the VRQA's privacy statement on the VRQA website.

Principal Executive Officer

The person nominated in this form as the Principal Executive Officer (PEO) assumes responsibility for the organisation's compliance with legislative requirements in the ETR Act and the Guidelines. The PEO will be the point of contact for the organisation's compliance under the ETR Act.

The application must include a Fit and Proper Person Declaration completed by the PEO. To get a copy of the declaration, see:

- Forms

Overseas partners

The applicant must provide details of each overseas partner involved in providing the student exchange program. For each partner organisation, the applicant must include a copy of a written agreement signed by the PEO of both organisations that contains:

- a joint commitment to operate a reciprocal student exchange program that meets the minimum standards listed in the Guidelines, and any regulatory requirements of the overseas partner's regional or national government
- a termination provision that enables either party to cease the operation of the exchange program with a notice period.

Submitting your application

Applications must be submitted with all attachments in electronic format (USB) to:

School Projects Unit
Victorian Registration and Qualifications Authority
GPO Box 2317
Melbourne, Victoria 3001.

Alternatively, zipped files can be emailed to:

vrqa.student.exchange@edumail.vic.gov.au

Application process

Step 1: Complete and submit an application form

Step 2: Pay fees when invoiced

The VRQA will acknowledge your application by email, and email an invoice for the application fee (non-refundable) and the assessment fee.

The invoice must be paid in full before your application can be assessed. To pay fees online by credit card (MasterCard or Visa), BPAY or Post Billpay, follow the instructions on your invoice.

Step 3: Assessing your application

Following receipt of payment, the VRQA will assess your application and provide feedback. You will be notified if further information is required.

Step 4: Decision made on application

Applicants will receive formal advice regarding their application.

For more information about this form or the application process, contact the School Projects Unit: (03) 9032 1539.

PART A – APPLICANT ORGANISATION INFORMATION

A.1 Organisation details			
A.1.1	Legal entity name		
A.1.2	Trading name		
A.1.3	Australian Business Number		
A.1.4	Address	Street address	
		Suburb/town	Postcode
A.1.5	Postal address (if different)	Street address	
		Suburb/town	Postcode
A.1.6	Email		
A.1.7	Website		
A.2 Contact details			
A.2.1	Principal Executive Officer	Full name	
		Position	
		Email	
		Telephone	
A.2.2	Contact for day-to-day operational matters	Full name	
		Position	
		Email	
		Telephone	
		Should this person be included in correspondence about this application? <input type="checkbox"/> No <input type="checkbox"/> Yes	
A.2.3	Contact for invoicing	Full name	
		Position	
		Email	
		Telephone	
A.3 Previous approval			
A.3.1	Has the organisation previously been approved to operate a student exchange program?	<input type="checkbox"/> No <input type="checkbox"/> Yes If yes, provide details about the period of approval and why the approval ended.	

PART B – OVERSEAS PARTNER(S)

B.1 Overseas partner #1				
B.1.1	Organisation name			
B.1.2	Address	Street address		
		Suburb/town		Postcode
		Country		
B.1.3	Organisation website			
B.1.4	Frequency and duration of proposed exchange program			
B.1.5	Year levels for inbound and outbound students			
B.1.6	MOU or agreement attached	<input type="checkbox"/> Yes		
B.1.7	Date MOU or agreement signed	DD	MM	YYYY
B.2 Overseas partner #2				
B.2.1	Organisation name			
B.2.2	Address	Street address		
		Suburb/town		Postcode
		Country		
B.2.3	Organisation website			
B.2.4	Frequency and duration of proposed exchange program			
B.2.5	Year levels for inbound and outbound students			
B.2.6	MOU or agreement attached	<input type="checkbox"/> Yes		
B.2.7	Date MOU or agreement signed	DD	MM	YYYY
B.3 Overseas partner #3				
B.3.1	Organisation name			
B.3.2	Address	Street address		
		Suburb/town		Postcode
		Country		
B.3.3	Organisation website			
B.3.4	Frequency and duration of proposed exchange program			
B.3.5	Year levels for inbound and outbound students			
B.3.6	MOU or agreement attached	<input type="checkbox"/> Yes		
B.3.7	Date MOU or agreement signed	DD	MM	YYYY

Attach a separate list if additional fields are required.

PART C – STANDARDS FOR APPROVAL: SUPPORTING DOCUMENTATION (EVIDENCE LIST)

The applicant must provide evidence that the organisation meets the following standards.

General		
Standard	Please provide:	Document name and page number, or website URL:
5.1	A statement or a policy that confirms that the purpose of the organisation's student exchange program is to provide a broad educational experience for students and to further international and intercultural understanding.	
5.2	A policy that ensures all inbound exchange students will enter on subclass 500 student visas issued via an Acceptance Advice for Secondary Exchange Student (AASES) form. If the organisation also provides other visit or cultural programs for inbound or outbound students, the organisation must demonstrate: <ul style="list-style-type: none"> • that these programs are not referred to or promoted as 'student exchange' • that the organisation makes clear to parents and guardians of participants in these programs that they are not student exchange programs under the Guidelines and are not regulated by the VRQA. 	
5.3	A policy and procedure for managing reciprocity that indicates that the organisation: <ul style="list-style-type: none"> • will operate its student exchange program on a reciprocal basis, balancing the number of inbound and outbound exchange students • will submit details of its inbound and outbound student exchange programs to the VRQA, including the start and end dates for each student • will complete and submit a reciprocity form to the VRQA by 1 October each year. 	
Student exchange organisation governance		
Standard	Please provide:	Document name and page number, or website URL:
5.5	Evidence of the organisation's not-for-profit status (for example, a certificate of incorporation and/or registration as a not-for-profit organisation with the Australian Charities and Not-for-profits Commission) Evidence of the organisation's financial viability (for example, audited financial statements) Evidence that the organisation's public liability insurance covers inbound and outbound student exchange programs, and provides at least \$10 million public liability insurance Schedule of program fees, including participation fees and optional extras	

5.6	Fit and Proper Person declarations for the PEO and all senior officers involved in the management of the organisation.	Attach Fit and Proper Person declarations
5.7	<p>An overview of the organisation's organisational structure that indicates how the structure:</p> <ul style="list-style-type: none"> ● is effective and appropriate for the size of its operation ● allows ready access by and communication with parents, schools, students and officers of appropriate agencies, including phone accessibility 24 hours per day, and seven days per week ● enables them to make appropriate arrangements in Victoria for inbound exchange students' accommodation, support and general welfare ● can facilitate the provision of effective and appropriate support to participating inbound and outbound students. <p>A register of local coordinators in Victoria (including their name, residential address, email address, telephone number) that shows each exchange student is provided with a local coordinator residing within 200 km or two hours travel by car, whichever is shorter, from the student's host family residence.</p>	
5.8	A policy and procedure that ensures all officers, employees and volunteers working with children or with access to exchange students' personal records or information in Victoria have a Working With Children Check (WWCC) or hold current registration with the Victorian Institute of Teaching.	
5.9	<p>Evidence of a training program for local coordinators and student support staff that includes instruction in:</p> <ul style="list-style-type: none"> ● conflict resolution ● procedures for handling and reporting emergency situations and critical incidents ● the Child Safe Standards and reporting requirements ● procedures for handling and reporting allegations of sexual abuse or any other allegations of abuse or neglect ● sexual conduct codes ● the criteria to be used to screen potential host families and exercise good judgement in assessing if the host family will be able to provide the appropriate environment and support for an exchange student ● the Guidelines, ETR Act and WWCC requirements as they relate to the role of the coordinator and student support staff. 	

5.10	<p>A register of all third-party organisations used by the applicant organisation to support and deliver the student exchange program (third parties), including overseas partners. The register should include:</p> <ul style="list-style-type: none"> ● the name of the third party ● evidence that the third party is registered by relevant authorities ● the type of arrangement made between the applicant organisation and the third party ● information about the applicant organisation's monitoring process in relation to the operations of the third party ● details of whether the third party is registered as a student exchange organisation in any jurisdiction ● information about the applicant organisation's periodic evaluations of service delivery for both inbound and outbound students, for example an end-of-program satisfaction survey. <p>A copy of the applicant organisation's contracts with third parties.</p> <p>Evidence that the applicant organisation has ensured third parties have processes to adequately screen and select host families in accordance with the requirements of standard 5.10.</p> <p>Evidence that third parties have a critical incident policies to respond to incidents including natural disasters, terrorism, student illness or injury, and breakdown in the hosting relationship.</p> <p>A risk assessment of all outbound students' accommodation and welfare arrangements.</p>	
Administration of student exchange programs		
Standard	Please provide:	Document name and page number, or website URL:
5.11	<p>Evidence that the organisation will manage the student exchange program effectively, minimising changes to the program dates, duration, host school and host family</p> <p>A policy and procedure to ensure that if the student exchange program involves the student being placed with more than one host family, the student and the student's parents will be advised of this prior to the student's first placement</p> <p>An interstate transfer policy and procedure that reflects:</p> <ul style="list-style-type: none"> ● the exceptional circumstances under which a transfer can take place ● parental approval is required prior to transfer ● approval of the VRQA and the interstate registration authority is required prior to transfer. 	

5.12	<p>Evidence of a screening process for selecting inbound and outbound students, ensuring that only students with appropriate language proficiency or demonstrated capacity to acquire a language, and maturity to benefit from the experience are selected to take part in a student exchange program.</p> <p>A sample of the information provided to potential exchange students in plain English about:</p> <ul style="list-style-type: none"> ● school terms and holiday breaks ● the grounds on which the student's exchange may be suspended or cancelled ● the organisation's policy and process for approving the host family, support and general welfare arrangements. 	
5.13	<p>Evidence that the organisation ensures the level of health cover for program participants meets the requirements of standard 5.13 and is communicated to the parents of exchange students, for example in a pre-departure information pack.</p>	
Host families		
Standard	Please provide:	Document name and page number, or website URL:
5.14	<p>A policy and procedure for selecting and screening host families for inbound and outbound students that complies with the requirements of standard 5.14.</p> <p>The evidence should demonstrate that the organisation has a process for the placement of more than one student with a host family, and the placement of exchange students with single-adult host families without children.</p>	
5.15	<p>A policy and procedure that prevents any conflict of interest in accordance with standard 5.15.</p>	
Support and supervision		
Standard	Please provide:	Document name and page number, or website URL:
5.16	<p>A sample of an orientation program for both inbound and outbound students as well as the host families that meets the requirements of standard 5.16.</p>	
5.17	<p>An explanation of how the organisation provides support to students and host families that includes appropriate reception, orientation, accommodation, transport and emergency arrangements, as well as providing ongoing support networks for exchange students.</p>	
5.18	<p>An overview as to how the organisation will maintain a monthly schedule of personal contact with all exchange students and host families, face-to-face or by telephone. For outbound students, the organisation may satisfy this requirement by ensuring a monthly schedule of personal contact by the overseas partner in the host country.</p>	

5.19	A policy that ensures that the placement of an exchange student with a host family does not involve payment of board or a subsidy to the host family. If the organisation offers an outbound program fee discount for hosting students, the discount meets the requirements of standard 5.19.	
5.20	A procedure for the enrolment of inbound exchange students in Victorian schools. Evidence of an identified liaison officer to maintain effective liaison with Victorian schools hosting exchange students. Procedures for ensuring that students are meeting the student visa conditions and fulfilling all relevant school requirements. For example, requirements could include abiding by the school's code of conduct, the school rules, and policies about uniform and full-time school attendance.	
Requirement to notify the VRQA		
Standard	Attach a policy and procedure for notifying the VRQA of changes:	Document name and page number, or website URL:
5.21	to the ownership, control, executive management or operation of the organisation within 14 days of the change	
5.22	to a student's program, such as changes to host school, host family, start or departure dates. The policy must ensure: <ul style="list-style-type: none"> the organisation notifies the VRQA prior to implementing any changes to a student exchange program, unless there are exceptional circumstances that require an immediate change if a change is made to a student's program due to exceptional circumstances, the organisation will notify the VRQA of the change within five working days the student and their parents or guardians consent to the change. 	
5.23	to the organisation's third-party arrangements within 14 days of the change. If the organisation enters into a new third-party agreement, the VRQA must be advised of this new arrangement, and the organisation must provide details of the new arrangements and any supporting documents to the VRQA, including the contract.	
Protection measures for exchange students		
Standard	Please provide:	Document name and page number, or website URL:
5.26	A copy of the organisation's emergency management plan and procedures to address critical incidents that meet the requirements of standard 5.26 for inbound and outbound exchange programs.	

5.27	<p>Evidence that the organisation has procedures in place to ensure that the VRQA is notified of the details of all outbound students prior to their departure from Australia.</p> <p>An outbound student policy and procedure that provides for:</p> <ul style="list-style-type: none"> ● information be provided to parents or guardians about child protection laws in the destination country ● students be registered with the Department of Foreign Affairs and Trade Smartraveller website prior to departure ● outbound exchange students to only travel to the host country with international airlines that provide full transfer facilities and have age-appropriate procedures in the event of flight delays or interruptions ● maintaining up-to-date emergency contact information for airlines, Australian embassies or high commissions and other relevant agencies for host and transit countries ● students to be met on arrival in the destination country and assisted in their journey to the host family ● parents or guardians of all outbound exchange students to receive confirmation of the student's safe arrival at the host family as soon as practicable. <p>An example of the information provided to parents and guardians about child protection laws in the destination country</p>	
5.28	A Student Safety Card policy and procedures as evidence that the organisation meets the requirements of standard 5.28 for inbound and outbound exchange programs.	
5.29	A policy and procedure for reporting incidents and allegations of sexual or physical abuse that meet the requirements of standard 5.29.	
5.30	A complaints and appeals policy and procedures that address the requirements of standard 5.30 for inbound and outbound exchange programs.	
5.31	A privacy policy that addresses the requirements of standard 5.31 for inbound and outbound exchange programs.	
5.32	An internet and social media policy and procedures that address the requirements of standard 5.32 for inbound and outbound exchange programs.	
5.33	Evidence of a process for periodically evaluating the student exchange program, including seeking post-program feedback from students, host families, schools and parents or guardians, and implementing improvements in response to the evaluation outcomes. The program evaluation should include a review of third-party arrangements.	

PART D – PEO DECLARATION

I declare that the information submitted in this form is true and correct to the best of my knowledge.

PEO name _____

PEO signature _____

Date __ / __ / ____

Flora and Fauna Guarantee Act 1988

NOTICE OF DECISION UNDER SECTION 16

In accordance with section 16 of the **Flora and Fauna Guarantee Act 1988**, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, and Jaclyn Symes, Minister for Agriculture have:

- (i) considered the recommendations of the Scientific Advisory Committee as advertised in the Herald Sun and Weekly Times on 25 September 2019, Government Gazette on 26 September 2019, and Pyrenees Advocate on 27 September 2019 (Mount Cole Grevillea); and
- (ii) considered the comments of the Victorian Catchment Management Council; and
- (iii) decided to recommend to the Governor in Council that the item described in Column 1 of Table 1 in the Schedule to this Notice be added to the Threatened List for the reasons that the item meets the criterion and sub-criteria shown in Column 2 of that Table.
- (iv) decided not to recommend to the Governor in Council that the items described in Column 1 of Table 2 in the Schedule to this Notice be added to the Threatened List or Processes List for the reasons that the items fail to meet the sub-criteria shown in Column 2 of that Table.

SCHEDULE

In this Schedule –

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

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

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

2.1.1 means **Sub-criterion 2.1.1** The community is in a demonstrable state of decline which is likely to result in a significant loss of its component taxa.

2.1.2 means **Sub-criterion 2.1.2** The community's distribution has decreased markedly in a short time and the decrease is continuing.

2.1.3 means **Sub-criterion 2.1.3** The community's composition has altered markedly in a short time and the alteration is continuing.

5.1.1 means **Sub-criterion 5.1.1** The potentially threatening process poses or has the potential to pose a significant threat to the survival of two or more taxa.

5.2.2 means **Sub-criterion 5.2.2** The potentially threatening process poses or has the potential to pose a significant threat to the evolutionary development of a community.

Table 1

Column 1 Item	Column 2 Reasons for decision
<i>Grevillea montis-cole</i> subsp. <i>montis-cole</i> (Mount Cole Grevillea)	1.2; 1.2.1; 1.2.2

Table 2

Column 1 Items	Column 2 Reasons for decision
Mountain Ash Forest Community	2.1.1; 2.1.2; 2.1.3
The cascading effects of the loss or removal of dingoes from Victorian landscapes (Potentially Threatening Process)	5.1.1; 5.2.2

Dated 12 October 2019

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

Dated 24 October 2019

JACLYN SYMES
Minister for Agriculture

Health Complaints Act 2016
Section 95

PROHIBITION ORDER

This Prohibition Order is made pursuant to section 95 of the **Health Complaints Act 2016** (Act).

The Health Complaints Commissioner (Commissioner) has made this Prohibition Order because the Commissioner has completed an investigation under Part 4 of the Act and is satisfied that:

- the general health service provider named below has contravened a code of conduct applying to the general health service, and
- it is necessary to make this Prohibition 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 Prohibition Order is imposed:	Cynthia Lea Weinstein of Toorak in the State of Victoria
Date this Prohibition Order is made:	28 October 2019
Date on which this Prohibition Order expires:	Until varied or revoked by order of the Commissioner.
Effect of this Prohibition Order:	<p>Cynthia Weinstein must not:</p> <ol style="list-style-type: none"> a) provide clinical treatment to any person; b) provide clinical advice to any person with respect to that person's clinical treatment; c) assist any person (regardless of whether that person is registered under the Health Practitioner Regulation National Law (Victoria) Act 2009) in providing clinical treatment to another person; or d) direct or instruct any person (regardless of whether that person is registered under the Health Practitioner Regulation National Law (Victoria) Act 2009) as to the clinical treatment provided, or to be provided, to another person. <p>For the purpose of this Prohibition Order, clinical treatment includes, but is not limited to:</p> <ol style="list-style-type: none"> a) medical procedures; b) surgical procedures; and c) the administration of cosmetic injections. <p>For the purpose of this Prohibition Order, clinical treatment excludes the usual duties of a:</p> <ol style="list-style-type: none"> a) practice manager – being the non-medical clerical and administrative aspects of managing a medical practice; and b) laser safety officer.

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

This Prohibition Order will be published in the Victoria Government Gazette and on the website of the Health Complaints Commissioner at www.hcc.vic.gov.au

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 95

PROHIBITION ORDER

This Prohibition Order is made pursuant to section 95 of the **Health Complaints Act 2016** (Act).

The Health Complaints Commissioner (Commissioner) has made this Prohibition Order because the Commissioner has completed an investigation under Part 4 of the Act and is satisfied that:

- the general health service provider named below has contravened a code of conduct applying to the general health service, and
- it is necessary to make this Prohibition 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 Prohibition Order is imposed:	CDC Clinics Pty Ltd (ACN 109 209 921) of Level 1, 1155 High Street, Armadale in the State of Victoria (CDC).
Date this Prohibition Order is made:	28 October 2019
Date on which this Prohibition Order expires:	Until varied or revoked by order of the Commissioner.
Effect of this Prohibition Order:	<p>CDC must not direct, instruct, or allow Cynthia Weinstein to:</p> <ol style="list-style-type: none"> a) provide clinical treatment to any person; b) provide clinical advice to any person with respect to that person's clinical treatment; c) assist any person (regardless of whether that person is registered under the Health Practitioner Regulation National Law (Victoria) Act 2009) in providing clinical treatment to another person; or d) direct or instruct any person (regardless of whether that person is registered under the Health Practitioner Regulation National Law (Victoria) Act 2009) as to the clinical treatment provided, or to be provided, to another person. <p>For the purpose of this Prohibition Order, clinical treatment includes, but is not limited to:</p> <ol style="list-style-type: none"> a) medical procedures; b) surgical procedures; and c) the administration of cosmetic injections. <p>For the purpose of this Prohibition Order, clinical treatment excludes the usual duties of a:</p> <ol style="list-style-type: none"> a) practice manager – being the non-medical clerical and administrative aspects of managing a medical practice; and b) laser safety officer.

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

This Prohibition Order will be published in the Victoria Government Gazette and on the website of the Health Complaints Commissioner at www.hcc.vic.gov.au

KAREN CUSACK
Health Complaints Commissioner

Major Transport Projects Facilitation Act 2009
(Section 10)

DECLARATION OF A TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, under section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** (the Act) declare the transport project known as the Cranbourne Line Duplication Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 30 October 2019

THE HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009
(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER
FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint Jacinta Allan, Minister for Transport Infrastructure, to be the Project Minister for the Cranbourne Line Duplication Project.

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

Dated 30 October 2019

THE HON. DANIEL ANDREWS MP
Premier of Victoria



Marine Safety Act 2010
Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Hindmarsh Shire Council, as the declared waterway manager for the Wimmera River (within the Shire of Hindmarsh), 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 Dimboola Annual Rowing Regatta on 9 November 2019 and the Head of the Wimmera Regatta on 10 November 2019 are prohibited from entering and remaining in the following waters.

- From 7.30 am to 6.00 pm on Saturday 9 November 2019 for the waters of the Wimmera River at Dimboola, between the Lloyd Street Boat Ramp and the Wimmera Street Bridge, approximately 800 metres as shown by coordinates – start point: Latitude 36.465185, Longitude 142.033012; end point: Latitude 36.458518, Longitude 142.023644.
- From 8.00 am to 2.00 pm on Sunday 10 November 2019 for the waters of the Wimmera River at Dimboola, between Rocky Bend and the Wimmera Street Bridge, approximately 6.2 km as shown by coordinates – start point: Latitude 36.485637, Longitude 142.030161; end point: Latitude 36.458518, Longitude 142.023644.

Dated 7 November 2019

BY ORDER OF THE HINDMARSH SHIRE COUNCIL

Port Management Act 1995**PORT MANAGEMENT (LOCAL PORTS) REGULATIONS 2015****Set Aside Determination – Regulation 11(1)****Local Ports of Port Phillip, Western Port and/or Port Campbell**

I, Graeme Davis, District Manager Port Phillip Western Port, Parks Victoria (as delegate of the Port Manager), determine under Regulation 11(1) of the Port Management (Local Ports) Regulations 2015 that the areas defined in the following table are set aside for the purposes and conditions specified.

This determination has been made in accordance with Regulation 11(2)

- (b) if the port manager reasonably believes that there is imminent risk of –
- (i) harm or damage to –
 - (a) the health or safety of any person; or
 - (ii) significant interference with the safe, efficient and effective management of the local port.

In accordance with Regulation 11(4), this determination replaces any previous set aside determination made by the port manager in respect of that area or any part there of that area for the period specified in this temporary determination.

This determination applies from 1900 hours until 2300 hours on Friday 8 November 2019.

Dated 24 October 2019

Signed at Melbourne
 GRAEME DAVIS
 District Manager Port Phillip Western Port

Regulation	Description	Purpose	Area	Reasonable Conditions (Regulation 14)
11(1)(a)	Determination to set aside an area in a local port in which access to that area is prohibited or restricted for not more than 90 days.	Prohibit entry by people if circumstances may place their safety at risk.	The 2019 Geelong Christmas Opening Night Fireworks, Port of Port Phillip, Corio Bay, set aside area declared adjacent to Geelong Waterfront Foreshore between Cunningham Pier and the Royal Geelong Yacht Club.	Between 1900 hours and 2300 hours on Friday 8 November 2019. Entry is prohibited to all persons excluding the event participants and Parks Victoria staff.



Marine Safety Act 2010

Section 185

CONSEQUENTIAL RULE

I, Anil Chadha, Deputy Director Operations Maritime Safety (as delegate of the Director, Transport Safety) make the following consequential rule under section 185 of the **Marine Safety Act 2010**, which is consequential to the making of the waterway rules below.

1. The rules regulating the operation of vessels on the waters of Lake Charlegrark as detailed in Schedule 145 (Waters: Lake Charlegrark) made in the Notice under section 15 of the **Marine Act 1988** and published in the Victoria Government Gazette No. S 221 on 28 June 2012 are hereby revoked.

Marine Safety Act 2010

Section 184 (1A) (b)

WATERWAY RULE

I, Anil Chadha, Deputy Director Operations Maritime Safety (as delegate of the Director, Transport Safety) make the following waterway rules under section 184 (1A) (b) of the **Marine Safety Act 2010**.

SCHEDULE 145

Waters – Lake Charlegrark

Waterway Manager – The Lake Charlegrark Committee of Management

Vessel Operating and Zoning Rules for water levels above 1.8 metres Australian Height Datum (AHD) as measured in the middle of the Lake.

- 145.3 Excluded speed limit for the purposes of Clause 3(a).

The waters of Lake Charlegrark which are not otherwise specified as a five (5) knot speed restriction zone, an area prohibited to vessels or access lane are excluded from the provisions of Clause 3(a) of this notice.

- 145.5 Access lanes for the purposes of Clause 5.

The waters of Lake Charlegrark extending 60 metres from the edge of the water –

- (a) between a sign on the shore approximately 20 metres northwest of the boat ramp¹ and extending 300 metres north to a sign on the shore² and;
- (b) between a sign on the shore adjacent to the vessel prohibited zone¹³, extending to a sign on the shore northwest for approximately 100 metres⁴ and;
- (c) between a sign on the shore south of the jetty on the west shore⁵ extending 100 metres south to a sign on the shore⁶ (north of the inlet) and;
- (d) between a sign on the shore south of Carrachers Lane⁷ (adjacent Oakfield cottages), 75 metres south to a sign on the shore⁸.

- 145.7 Five (5) knot speed restriction zones for the purposes of Clause 7.

The waters of Lake Charlegrark which are not otherwise specified in an item in this schedule as an access lane under Clause 5, that are within 60 metres of the waters edge are subject to a speed restriction of 5 knots.

- 145.9 Areas prohibited to vessels for the purposes of Clause 9.

The waters of Lake Charlegrark that lie within an area on the northwest side of the jetty on the Foreshore Reserve⁹ bounded by the jetty and a line of red buoys on the water extending from the end of the jetty to a sign on the shore¹⁰, are prohibited to vessels.

Vessel Operating and Zoning Rules for water level 1.8 metres or less Australian Height Datum (AHD) as measured in the middle of the Lake.

145.5 Five (5) knot speed restriction zones for the purposes of Clause 7.

The whole of the waters of Lake Charlegrark are subject to a speed restriction of five (5) knots.

145.9 Areas prohibited to vessels for the purposes of Clause 9.

The waters of Lake Charlegrark that lie within an area on the northwest side of the jetty on the Foreshore Reserve¹⁶ bounded by the jetty and a line of red buoys on the water extending from the end of the jetty to a sign on the shore¹⁷, are prohibited to vessels.

Table 1: Actual Location (WGS84) – Degrees Decimal Minutes.

This table shows the actual location (WGS84) in degrees, minutes, seconds of each asset. Assets may include signs, navigational aids (fixed or non-fixed or on/off water), or points.

Asset No.	Description	Latitude	Longitude
1	Ski Access Lane (a) Sign	36°46.08'S	141°14.1'E
2	Ski Access Lane (a) Sign	36°45.87'S	141°14.12'E
3	Ski Access Lane (b) Sign	36°46.11'S	141°14.11'E
4	Ski Access Lane (b) Sign	36°46.19'S	141°14.16'E
5	Ski Access Lane (c) Sign	36°46.21'S	141°14.19'E
6	Ski Access Lane (c) Sign	36°46.25'S	141°14.22'E
7	Ski Access Lane (d) Sign	36°46.1'S	141°14.58'E
8	Ski Access Lane (d) Sign	36°46.21'S	141°14.52'E
9	Vessel Prohibited Zone Sign	36°46.19'S	141°14.16'E
10	Vessel Prohibited Zone Sign	36°46.21'S	141°14.19'E

All Assets, regardless of their position on/off water are surveyed with Differential GPS to +/- 2.0 m

This notice has effect from the time of publication.

Ref: 449-2016-WR

Dated 24 October 2019

ANIL CHADHA
Deputy Director Operations Maritime Safety
Delegate of the Director, Transport Safety
Transport Safety Victoria



Marine Safety Act 2010

Section 186

URGENT SAFETY RULE

Lake Eppalock

I, Cameron Toy, Acting Director Maritime Safety (as delegate of the Director, Transport Safety) make the following urgent safety rule under section 186(2)(b) of the **Marine Safety Act 2010**.

A 5 knot speed restriction applies to the waters of Lake Eppalock upstream of The Strait including Metcalfe Pool and Madden Reach when the water level is 185.0 AHD or less.

This rule has effect from the time of the publication of this Notice.

Ref: 846-2019-USR

Dated 30 October 2019

CAMERON TOY
Acting Director Maritime Safety
Delegate of the Director, Transport Safety
Maritime Safety Victoria

Water Act 1989

GOULBURN–MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

CG30 RP04

LV04 RP07

On 30 October 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan CG30 RP04 and Reconfiguration Plan LV04 RP07.

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

**LOWER MURRAY
WATER****Water Act 1989****NOTICE OF DECLARED SERVICED URBAN PROPERTIES**

The below mentioned Corporation hereby declares that on and from 1 January 2020, the properties described below shall be deemed to be serviced under the provisions of section 144 of the **Water Act 1989**.

SUNRAYSIA URBAN DISTRICT – WATER**Property Identification**

Milan Drive/Venice Court/Irymple Avenue, Irymple
19 Milan Drive, Irymple
Fairways Drive, Mildura

Lot and Plan of Subdivision

Lots 1–33 PS 811400
Reserve 1 PS 811400
Lots 72–113 PS 704104

RED CLIFFS URBAN DISTRICT – WATER**Property Identification**

Calotis Street/Voullaire Drive/Sutterby Place/Barclay Boulevard/
McGlashan Street/Gould Parade, Red Cliffs
23 Voullaire Drive and 41 Calotis Street, Red Cliffs

Lot and Plan of Subdivision

Lots 4–58 PS 811409
Reserve 1 and 2 PS 811409

SUNRAYSIA URBAN DISTRICT – WASTEWATER**Property Identification**

Milan Drive/Venice Court/Irymple Avenue, Irymple
Fairways Drive, Mildura
Calotis Street/Voullaire Drive/Sutterby Place/Barclay Boulevard/
McGlashan Street/Gould Parade, Red Cliffs

Lot and Plan of Subdivision

Lots 1–33 PS 811400
Lots 72–113 PS 704104
Lots 4–58 PS 811409

ANTHONY COUROUPIS
Managing Director

Water Act 1989
WANNON WATER
 Multiple Services

Declaration of Properties Provided with
 Water or Sewerage Services

Notice is hereby given pursuant to section 144 of the **Water Act 1989** that each property listed below has been declared a Serviced Property. The services available, locality and date from which the service was made available is shown under the relevant heading for the listed property.

Water and Sewer Services

Lots 1 and 2 PS 708114P
 Camperdown
 1 October 2019

Lots 1 and 2 PS 821540N
 Portland
 2 October 2019

Lot 1 PS 820638A
 Peterborough
 4 October 2019

Lots 1 and 2 PS 821016G
 Warrnambool
 4 October 2019

Lots 1 and 2 PS 821017E
 Warrnambool
 4 October 2019

Lots 1 and 2 PS 821015J
 Warrnambool
 4 October 2019

Lots 1 and 2 PS 822548Q
 Camperdown
 10 October 2019

Lots 1 and 2 PS 821541L
 Portland
 14 October 2019

Lots 1 and 2 PS 820641M
 Warrnambool
 15 October 2019

Lots 1 and 2 PS 808898R
 Port Fairy
 15 October 2019

Lots 1 and 2 PS 828681F
 Warrnambool
 16 October 2019

Lot PC 379599D
 Casterton
 17 October 2019

Lots 1, 2 and 3 PS 823178S
 Warrnambool
 18 October 2019

Lots 1 and 2 PS 821011S
 Warrnambool
 29 October 2019

Lots 1 and 2 PS 804744S
 Warrnambool
 30 October 2019

Lots 1 and 2 PS 822555T
 Warrnambool
 30 October 2019

ANDREW JEFFERS
 Managing Director

Planning and Environment Act 1987

BAW BAW PLANNING SCHEME

Notice of Approval of Amendment

Amendment C133bawb

The Minister for Planning has approved Amendment C133bawb to the Baw Baw Planning Scheme.

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

The Amendment updates local provisions of the Baw Baw Planning Scheme where local schedules in zones, overlays, particular provisions, general provisions and operational provisions are inconsistent with:

- The Victoria Planning Provisions as a result of Amendment VC142, VC148, and VC156; and
- The *Ministerial Direction – Form and Content of Planning Schemes*.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Baw Baw Shire Council, 33 Young Street, Drouin.

STUART MENZIES

Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

CORANGAMITE PLANNING SCHEME

GOLDEN PLAINS PLANNING SCHEME

HEPBURN PLANNING SCHEME

MOORABOOL PLANNING SCHEME

Notice of Approval of Amendment

Amendment GC146

The Minister for Planning has approved Amendment GC146 to the Ballarat, Corangamite, Golden Plains, Hepburn, Moorabool Planning Schemes.

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

The Amendment updates the mapping for the Bushfire Management Overlay (BMO) by deleting the BMO (maps) in five planning schemes where the vegetation no longer meets the criteria as set out in *Planning Advisory Note 46 – Bushfire Management Overlay Mapping Methodology and Criteria* and by introducing a BMO schedule (map) where the vegetation meets the criteria as set out in *Planning Advisory Note 46*.

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: City of Ballarat, Customer Service Centre, 25 Armstrong Street South, Ballarat Central, Victoria 3350; Corangamite Shire, Council Office, 181 Manifold Street, Camperdown, Victoria 3260; Golden Plains Shire, Council Office, 2 Pope Street, Bannockburn, Victoria 3331; Hepburn Shire Council, Council Office, 10 Albert Street, corner Duke and Albert Streets, Daylesford, Victoria 3460; and Moorabool Shire Council, Council Office, 15 Stead Street, Ballan, Victoria 3342.

PHIL BURN

Director Planning Systems

Planning and Heritage

Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Corrections Act 1986

REVOCATION AND APPOINTMENT OF COMMUNITY CORRECTIONS CENTRES

Order in Council

The Governor in Council, under section 86(1) of the **Corrections Act 1986**, revokes the Order made on 25 June 2019, entitled ‘revocation and appointment of community corrections centres’ and appoints the premises at the addresses listed below to be community corrections centres under the **Corrections Act 1986**.

This Order comes into operation on 19 November 2019.

Community Corrections Centres
Court House Building, Barkly Street, Ararat
108–110 McLeod Street, Bairnsdale
206 Mair Street, Ballarat
3 William Vahland Place, Bendigo
703 Station Street, Box Hill
25–27 Dimboola Road, Broadmeadows
Magistrates’ Court, Queen Street, Colac
Neighbourhood Justice Centre, 241 Wellington Street, Collingwood
5/1640 Pascoe Vale Road, Coolaroo
176 Sladen Street, Cranbourne
Ground Floor and Mezzanine level, 4–50 Walker Street, Dandenong
Level 1, 228 Lonsdale Street, Dandenong
360 Foleys Road, Derrimut
461–463 High Street, Echuca
Ground Floor, 431 Nepean Highway, Frankston
Level 5, 30A Little Malop Street, Geelong
Ground Floor, 81–83 Burgundy Street, Heidelberg
1140 Nepean Highway, Highett
Level 4, 21 McLachlan Street, Horsham
Court House, Bridge Street, Korumburra
23 John Street, Lilydale
50 Franklin Street, Melbourne
2a Barries Road, Melton
59 Madden Avenue, Mildura
25 Ann Street, Morwell
12/825 Princes Highway, Pakenham
Ground Floor, 909 High Street, Reservoir
Level 1, 2 Bond Street, Ringwood

2/843–849 Point Nepean Road, Rosebud
374–380 Raymond Street, Sale
32 Wallis Street, Seymour
307–331 Wyndham Street, Shepparton
4A/545 McDonalds Road, South Morang
Court House, Napier Street, St Arnaud
Court House, Patrick Street, Stawell
499 Ballarat Road, Sunshine
1–3 McCallum Street, Swan Hill
119–121 Murphy Street, Wangaratta
12 Queen Street, Warragul
769 Raglan Parade, Warrnambool
87 Synnot Street, Werribee
9 Watson Street, Wodonga
7 Korumburra Road, Wonthaggi

Dated 6 November 2019

Responsible Minister:

HON BEN CARROLL MP

Minister for Corrections

ANDREW ROBINSON
Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATION – TRARALGON

Order in Council

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

TRARALGON – The temporary reservation by Order in Council of 22 June, 1999 of an area of 18 hectares, more or less, of land being Crown Allotments A15A, A15B, A1A and A10A in the Parish of Traralgon as a site for Public Purposes (Rail Trail) **so far only as** the portion containing 935 square metres being Crown Allotment 2070, Parish of Traralgon as shown on Original Plan No. OP124623 and the portion containing 5998 square metres being Crown Allotment 2072, Parish of Traralgon as shown on Original Plan No. OP124624; Both plans lodged in the Central Plan Office. – (950740)

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

Dated 6 November 2019

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Acting Clerk of the Executive Council

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

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

106. *Statutory Rule:* County Court
(Chapter I Circuit
Fees, Expenses
and Allowances
Amendment)
Rules 2019

Authorising Act: County Court
Act 1958

Date first obtainable: 1 November 2019

Code A

107. *Statutory Rule:* Planning and
Environment
(Fees) Amendment
Regulations 2019

Authorising Act: Planning and
Environment
Act 1987

Date first obtainable: 6 November 2019

Code A

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