

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 48 Thursday 28 November 2019

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As from 28 November 2019

The last Special Gazette was No. 483 dated 27 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

GENERAL GAZETTE G52/19 FRIDAY 27 DECEMBER 2019

Please Note:

The final Victoria Government Gazette (General) for 2019 (G52/19) will be published on **Friday 27 December 2019**.

Copy deadlines:

Private Advertisements 9.30 am on Thursday 19 December 2019

Government and Outer

Budget Sector Agencies Notices 9.30 am on Thursday 19 December 2019

Office Hours:

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

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

JENNY NOAKES Government Gazette Officer

FIRST GENERAL GAZETTE FOR 2020 THURSDAY 9 JANUARY 2020

Please Note:

The first Victoria Government Gazette (General) for 2020 (G1/20) will be published on **Thursday 9 January 2020**.

Copy deadlines:

Private Advertisements 9.30 am on Monday 6 January 2020

Government and Outer

Budget Sector Agencies Notices 9.30 am on Tuesday 7 January 2020

Please Note:

The Victoria Government Gazette (General) will not be published during the week ending Sunday 29 December 2019.

Office Hours:

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

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

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

MARGARET DAY, late of Apartment 25, 67–81 Maroondah Highway, Croydon, Victoria 3136.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 May 2019, are required by the personal representatives, Richard John Day and Peter Neil Day, to send particulars to them, care of the undermentioned solicitors, by 30 January 2020, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

AUGHTERSONS, 267 Maroondah Highway, Ringwood 3134.

Re: The estate of MERLE FITZPATRICK, late of Cavendish Mews, Unit 1/14 Byng Avenue, Heatherton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 2019, are required by the executors, Stephen Paul Fitzpatrick and Gail Michelle Phillips, 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 STUART MILES HAWKER, late of 1213 Mornington–Flinders Road, Red Hill, Victoria,

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 June 2019, are required by the executor, Alice Hawker, 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: The estate of BERENICE MARY O'SULLIVAN, late of Unit 4/14 Weigela Court, Forest Hill, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 August 2019, are required by the executors, Janice Anne Millard and Mark Thomas O'Sullivan, 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: Estate of PATRICIA IRENE MARY FORD, late of Estia Health, 297 Queen Street, Altona Meadows, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 May 2019, are required by the executor, Equity Trustees Limited, ABN 46 004 031 298, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 28 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

DAVID DAVIS & ASSOCIATES, lawyers, Suite 2, 733 High Street, Thornbury, Victoria 3071.

Re: Estate of NEIL RAYFORD GASKELL, late of 105 Williams Road, Myers Flat, Victoria, retired sales manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 March 2019, are required by the executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 28 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DAVID DAVIS & ASSOCIATES, lawyers, Suite 2, 733 High Street, Thornbury, Victoria 3071.

Re: Estate of RAYMOND WILLIAM PAULSEN, late of Estia Health, 159 Forest Street, Bendigo, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2019, are required by the executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 28 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DAVID DAVIS & ASSOCIATES, lawyers, Suite 2, 733 High Street, Thornbury, Victoria 3071.

Re: Estate of JENNIFER GAY ROBINSON, late of 7/22 Craigie Road, Newtown, Victoria, cleaner, 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 executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 28 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DAVID DAVIS & ASSOCIATES, lawyers, Suite 2, 733 High Street, Thornbury, Victoria 3071.

Re: Estate of VALDA MAY SALTON, late of 108a Dendy Street, Brighton, Victoria, retired registered nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 August 2019, are required by the executor, Equity Trustees Limited, ABN 46 004 031 298, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 28 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DAVID DAVIS & ASSOCIATES, lawyers, Suite 2, 733 High Street, Thornbury, Victoria 3071.

Re: RUTH ADLER, late of Unit 8, 9 Grange Road, Toorak, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 February 2019, are required by the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 31 January 2020, after which date the executors may convey or distribute the assets, having regard only to the claims of which notice has been received.

Dated 28 November 2019

HDME LAWYERS,

Level 1, 600 St Kilda Road, Melbourne 3004.

Re: MARIE PATRICIA KING, late of 161 Centre Dandenong Road, Cheltenham, Victoria 3192.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2019, are required to send particulars of their claims to the executor, care of PO Box 32, Highett, Victoria 3190, by 31 January 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she may then have notice.

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

Re: Estate of LORRAINE MILDRED JOHNSON.

Creditors, next-of-kin and others having claims against the estate of LORRAINE MILDRED JOHNSON, late of 1A Lucas Street, Brighton East, Victoria, retired, deceased, who died on 18 January 2019, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 27 January 2020, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

HICKS OAKLEY CHESSELL WILLIAMS, lawyers.

The Central 1, Level 2, Suite 17, 1 Ricketts Road, Mount Waverley, Victoria 3149.

Re: Estate of NORMA IRENE SMITH.

Creditors, next-of-kin and others having claims against the estate of NORMA IRENE SMITH, late of 123–127 Whalley Drive, Wheelers Hill, Victoria, secretary, deceased, who died on 7 August 2019, are requested to send

particulars of their claims to the executor, care of the undermentioned lawyers, by 27 January 2020, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

HICKS OAKLEY CHESSELL WILLIAMS, lawyers,

PO Box 2165, Mount Waverley, Victoria 3149.

CORAL JOYCE MORRIS, late of The Heights, 39–41 Mitcham Road, Donvale, Victoria 3111, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 March 2019, are required by the personal representative, Simon David Morris, to send particulars to him, care of the undersigned, by 27 January 2020, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

HUTCHINSON LEGAL, 38 New Street, Ringwood, Victoria 3134.

Re: FREDERICK SPENCER BATEMAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 April 2019, are required by the trustees, Matthew Gerard Bateman, plumber, and Naomi Peta Morter, executive assistant, both care of 900 Main Road, Eltham, Victoria, to send particulars to the trustees by 24 January 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: DARCY JOEL TURNER, late of Unit 16, 23 Roydon Street, Hampton East, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 September 2018, are required by Whitney Turner, the administrator of the estate of the deceased, to send particulars of their claims, care of the undermentioned solicitors, within two months of the date of publication of

this notice, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

MPW LAWYERS, 81G High Street, Woodend 3442.

Re: JOHN BASKIN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 August 2019, are required by the trustees, Glenn Andrew Baskin and Leanne Margaret Ray, to send particulars to their solicitors at the address below by 28 January 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MST LAWYERS.

315 Ferntree Gully Road, Mount Waverley 3149.

Re: AILSA GLADYS FITZMAURICE, late of BlueCross The Boulevard, 70 Heaths Court, Mill Park, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2019, are required by the trustee, Kerry Clare Fitzmaurice, care of MW Law (Greensborough) Pty Ltd, to send particulars to the trustee, care of the undermentioned solicitors, by 31 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.

MW LAW (GREENSBOROUGH) PTY LTD RYAN MACKEY & McCLELLAND (a Firm), solicitors.

65 Main Street, Greensborough 3088.

MICHAEL HENRY ALLERY, late of 42 Selby–Aura Road, Menzies Creek, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 January 2019, are required by the trustees, Ulrich Reichard and Peter Hutten, both of 2642 Korumburra–Warragul Road, Tetoora Road, Victoria, both retired, to send particulars to them, care of the undersigned, by 28 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.

MACPHERSON KELLEY PTY LTD, Level 7, 600 Bourke Street, Melbourne 3000. Re: GWENDA READ, late of Kooweerup Regional Health Service, 235 Rossiter Road, Koo Wee Rup, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 December 2018, are required by the trustee, Leslie Raymond Read, to send particulars to the trustee, care of the undermentioned solicitors, by 31 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.

MAHONS with Yuncken & Yuncken, solicitors, Suite 101, 177 Surrey Road, Blackburn 3130. CD:HP:2190342.

LEONARD HORRIE CARTER, late of 27 Victoria Street, Elsternwick, 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, Christina Kaye Jones, to send particulars of their claims to her, care of the undermentioned solicitors, by 1 February 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

MELLING LEGAL,

1/486 Lower Heidelberg Road, Heidelberg, Victoria 3084.

GLORIA JEAN SPEZZA, late of 18 Illawong Drive, Donvale, Victoria 3111, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 October 2017, are required by the trustees, Sophia Lauren Wightman, Louise Concetta Spezza, Giovanni Rohan Spezza and Gina Maree Dimitrakopoulos, to send particulars to the trustees by 28 January 2020, care of P & B Law, Level 6, 608 St Kilda Road, Melbourne 3004, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

P & B LAW.

Level 6 East, 608 St Kilda Road, Melbourne, Victoria 3004.

Creditors, next-of-kin and others having claims against the estate of EMILY YANNOPOULOS, late of 5 Bambra Road, Caulfield North, Victoria 3161, who died on 7 October 2018, are required by the executors to send detailed particulars of their claims to the

executors, care of Prior Law of 701 Centre Road, Bentleigh East, Victoria 3165, by 31 January 2020, after which date the executors will proceed to distribute the said estate, having regard only to the claims of which they then have notice.

PRIOR LAW.

701 Centre Road, Bentleigh East, Victoria 3165. Ph: (03) 9557 6831.

Re: DAVID PAUL CARR, deceased.

Creditors, next-of-kin and others having claims in respect of the net estate of the deceased, who died on 3 May 2019, are required by the trustee, Sharon Therese Carr, to send particulars of such claims to her, in care of the below mentioned lawyers, by 23 January 2020, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: DARRELL STUART BRAMLEY, late of 10 Troys Road, Beeac, Victoria, business owner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 July 2019, are required by the deceased's personal representatives, Michael John Grant and Shane William O'Shannassy, to send particulars to them, care of the undermentioned lawyers, by 25 February 2020, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

SLM LAW, lawyers, 119 Murray Street, Colac 3250.

MIRIAM ISABEL HONEY, late of Vasey RSL Care, 85 Overport Road, Frankston South, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 July 2019, are required by the executor, Lawrence Arthur James Honey, to send particulars to him, care of the undermentioned solicitors, by 4 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.

STIDSTON WARREN LAWYERS, Suite 1, 10 Blamey Place, Mornington 3931. JOHN NEVILLE MUNNERLEY, late of 901 Ferntree Gully Road, Wheelers Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 June 2018, are required to send particulars of their claims to the executor, Sharyn Noelle Munnerley-Jose, care of the undermentioned solicitors, by 27 January 2020, after which date the said executor will distribute the assets, having regard only to the claims of which she then has notice.

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

Re: WILLI KEMPER, late of 47 Hillston Road, Moorabbin, Victoria 3189, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 3 September 2019, are required by the executors, Jorg Michael Kemper, Dirk Willi Kemper and Tracey Ritchie, to send particulars to them, care of the undermentioned solicitors, by 24 January 2020, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

TRAGEAR & HARRIS LAWYERS, 1/23 Melrose Street, Sandringham 3191.

Re: VERA GRACE TERLAAN, late of 29 Heathfield Road, Brighton East, Victoria 3187, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 22 September 2019, are required by the executor, Brendan Mark Jones, to send particulars to him, care of the undermentioned solicitors, by 31 January 2020, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

TRAGEAR & HARRIS LAWYERS, 1/23 Melrose Street, Sandringham 3191.

IAN JAMES TYLER, late of Estia Health, 71 McPhillips Road, Bannockburn, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 May 2019, are required by the executors, Aaron Martin Jolly and Benjamin

William Punivalu, to send particulars of their claims to them, care of the undermentioned solicitors, by 28 January 2020, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

WHYTE, JUST & MOORE, solicitors, 27 Malop Street, Geelong 3220.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

WHITTLESEA CITY COUNCIL

Discontinuance of Road

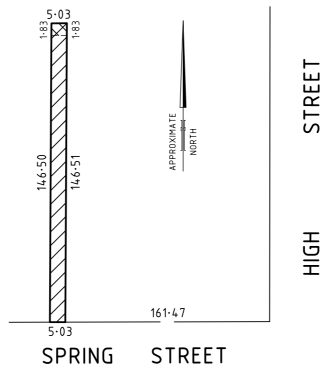
Part of 10 Spring Street, Thomastown

Pursuant of section 206 and Clause 3 of Schedule 10 to the **Local Government Act 1989**, Whittlesea City Council, at its Special Meeting on Tuesday 19 November 2019, has resolved to formally discontinue that section of road reserve, marked 'hatched' in the plan below.

Council officers and representatives from the Department of Education and Training (DET) have entered into negotiations to discontinue and vest a section of the road reserve (being approximately 737 m²) which is exclusively occupied as part of the Thomastown Primary School.

The discontinuance and proposed sale/transfer will formalise the ownership of the road with the Department of Education and Training and enable a lease to be agreed with Council for the construction of a new kindergarten and early years centre.

No submissions were received by the public or relevant statutory authorities in response to the article published in the Whittlesea Leader dated Tuesday 13 August 2019.



KELVIN SPILLER Acting Chief Executive Officer City of Whittlesea



NOTICE UNDER **DOMESTIC ANIMALS ACT 1994**

On 16 October 2019, the Bass Coast Shire Council (Council) resolved to make the following Orders under section 26(2) of the **Domestic Animals Act 1994** (Act) in relation to the control of dogs in areas within Bass Coast Shire:

- 1. That from 1 December 2019 dogs are not allowed on the beach from Marine Parade to Foots Beach at San Remo, between 10.00 am and 6.00 pm, from 1 December to 28 February and during the Easter School Holidays. Dogs are allowed on the beach under control of a person by means of a chain, cord or leash at all other times. Dogs are not permitted at any time within the Jetty Beach Precinct between the Jetty and the Bridge.
- 2. That from 1 December 2019 dogs are not allowed on Foots Beach 120 m (at the end of Back Beach Road access through Lions Park) between 10.00 am and 6.00 pm, from 1 December to 28 February and during Easter School Holidays.

At all other times this beach is declared a Designated Dog Off-Leash area according to the following conditions:

A dog may be exercised off a chain, cord or leash in a Designated Dog Off-leash Area during the times allowed in that area if the owner of the dog:

- carries a chain, cord or leash;
- has at all times effective voice control of the dog and is able to place the dog under effective control by means of chain, cord or leash immediately if necessary;
- does not allow the dog to attack a person or animal or rush at a person; and
- always keeps the dog in sight.

If a dog is off a chain, cord or leash in a Designated Dog Off-leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within twenty metres of:

- the arena or ground of an organised sporting or practice event;
- a children's play equipment area; or
- a permanent barbeque or picnic area.

If a dog is off a chain, cord or leash in a Designated Dog Off-leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within fifty metres of a signed threatened species wildlife refuge area.

3. That from 1 December 2019, dogs are not allowed on Cape Woolamai Beach (Cleeland Bight) between Palm Beach Avenue access track 350 m south to Southport Avenue access track between 10.00 am and 5.00 pm and between 8.00 pm and 7.00 am from 1 December to 30 April.

At all other times this beach is declared a Designated Dog Off-leash area according to the following conditions:

A dog may be exercised off a chain, cord or leash in a Designated Dog Off-leash Area during the times allowed in that area if the owner of the dog:

- carries a chain, cord or leash;
- has at all times effective voice control of the dog and is able to place the dog under effective control by means of chain, cord or leash immediately if necessary;
- does not allow the dog to attack a person or animal or rush at a person; and
- always keeps the dog in sight.

If a dog is off a chain, cord or leash in a Designated Dog Off-leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within twenty metres of:

- the arena or ground of an organised sporting or practice event;
- a children's play equipment area; or
- a permanent barbeque or picnic area.

If a dog is off a chain, cord or leash in a Designated Dog Off-leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within fifty metres of a signed threatened species wildlife refuge area.

4. That from 1 December 2019 dogs are not allowed on Cowes West beach between Yacht Club access track 340 metres to McKenzie Road access track between 10.00 am and 5.00 pm and between 8.00 pm and 7.00 am from 1 December to 30 April.

At all other times this beach is declared a Designated Dog Off-leash area according to the following conditions:

A dog may be exercised off a chain, cord or leash in a Designated Dog Off-leash Area during the times allowed in that area if the owner of the dog:

- carries a chain, cord or leash;
- has at all times effective voice control of the dog and is able to place the dog under effective control by means of chain, cord or leash immediately if necessary;
- does not allow the dog to attack a person or animal or rush at a person; and
- always keeps the dog in sight.

If a dog is off a chain, cord or leash in a Designated Dog Off-leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within twenty metres of:

- the arena or ground of an organised sporting or practice event;
- a children's play equipment area; or
- a permanent barbeque or picnic area.

If a dog is off a chain, cord or leash in a Designated Dog Off-leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within fifty metres of a signed threatened species wildlife refuge area.

5. That from 1 December 2019 the current off-leash beach area at Ventnor between Graydens Road and Ventnor Beach Road, Ventnor is a Designated Dog Off-leash at all times according to the following conditions.

A dog may be exercised off a chain, cord or leash in a Designated Dog Off-leash Area during the times allowed in that area if the owner of the dog:

- carries a chain, cord or leash;
- has at all times effective voice control of the dog and is able to place the dog under effective control by means of chain, cord or leash immediately if necessary;
- does not allow the dog to attack a person or animal or rush at a person; and
- always keeps the dog in sight.

If a dog is off a chain, cord or leash in a Designated Dog Off-leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within twenty metres of:

- the arena or ground of an organised sporting or practice event;
- a children's play equipment area; or
- a permanent barbeque or picnic area.

If a dog is off a chain, cord or leash in a Designated Dog Off-leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within fifty metres of a signed threatened species wildlife refuge area.

ALI WASTIE Chief Executive Officer 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 29 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.

- BAKOWSKY, Siegried, late of 21 Timbertop Court, Mooroolbark, Victoria 3138, carpenter/woodworker, deceased, who died on 21 June 2019.
- CARNIE, Sylvia Jean, late of Arcare Carnegie, 47 Rosanna Street, Carnegie, Victoria 3163, retired, deceased, who died on 5 November 2018.
- CLISSOLD, Thomas William Edward, late of Room 35, Arcare Burnside, Bed 1, 2 Nicol Avenue, Burnside, Victoria 3023, pensioner, deceased, who died on 26 May 2019.
- COPPIN, Beverly Dawn, late of 8 Biescher Street, Strathdale, Victoria 3550, deceased, who died on 10 September 2019.
- GOULDING, David John, late of Unit 81, K2 Raleigh Street, Windsor, Victoria 3181, deceased, who died on 27 July 2019.
- HARPER, Brian John, late of Doutta Galla Aged Care, corner Fairlie Street and Sommerville Road, Yarraville, Victoria 3013, deceased, who died on 27 September 2019.
- HEGYI, Francis Kurt, late of 17/128 Hickford Street, Reservoir, Victoria 3073, deceased, who died on 2 August 2019.
- HENDER, Denise Christine, late of 55–65 South Gippsland Highway, Dandenong South, Victoria 3175, deceased, who died on 14 April 2019.
- KAHAN, George Roman Alexander, late of Unit 1, 48 Gabrielle Crescent, Gladstone Park, Victoria 3043, deceased, who died on 17 February 2017.
- MARSHALL, Robert Leonard, late of Uniting Agewell Girrawheen Community, 453 New Street, Brighton, Victoria 3186, deceased, who died on 20 March 2014.
- NAGEL, Arthur, late of Shepparton Villages, 9 Batman Avenue, Shepparton, Victoria 3630, retired, deceased, who died on 14 June 2019.
- PAPAGEORGIOU, Hazziz, also known as Harry Papageorgiou and Harry Phillips Papageorgiou, late of 19 Clovelly Avenue, Glenroy, Victoria 3046, pensioner, deceased, who died on 24 September 2019.
- SMITH, Wayne Edward, late of Unit 7, 18 Camp Street, Kangaroo Flat, Victoria 3555, deceased, who died on 22 August 2019.

Dated 20 November 2019

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 2 December 2019:

Ararat Rural City Council (Northern Part) That part north of the line described by the following:
 From the Shire boundary, east along Jimmys Creek Road to Mafeking Road to the Moyston –
 Dunkeld Road to Andrews Lane to Coopers Road to Helendoite Road to Tatyoon North Road to Mount Challicum Road to Hammonds Road to Old Geelong Road to the Shire boundary.

STEVEN WARRINGTON AFSM Chief Officer

Control of Weapons Act 1990

SECTION 10I(3) SEARCH NOTICE

The public place area depicted on the map overleaf has been declared in writing to be a 'designated area' by an Assistant Commissioner of Police under section 10D of the Control of Weapons Act 1990 (The Act).

That declaration is in place between 10.00 am and 10.00 pm on Friday 6 December 2019 and Friday 13 December 2019.

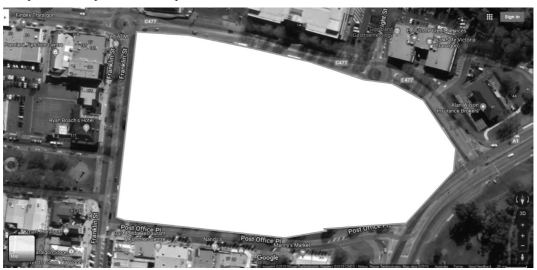
Members of the Police Force are duly empowered under the Act to conduct limited searches of persons, things in the possession of that person or under the control of that person for weapons.

You and/or the things in your possession or under your control are within that public place and designated area.

A member of the police force intends to conduct a limited search of you and your things.

- You are requested to co-operate with that search;
- You may be requested to remove items of outer clothing such as headwear, scarves, jackets etc;
- You may be searched using an electronic wand;
- You may be requested to remove items from any bags or pockets;
- You may be given a 'pat down' search.

It is an offence under the Act to obstruct or hinder a member of the Police Force in the exercise of a power to stop and search a person.



Declaration of designated area under section 10D(1) of the **Control of Weapons Act 1990** a designated area containing:

Declaration of a designated area under section 10D(1) of the Control of Weapons Act 1990 incorporating Stockland Centre Plaza transport hub and surrounding car park bordered by Franklin Street, Postoffice Place, Princes Freeway and Grey Street, Traralgon, including all roadways and footpaths associated with stated road and road related areas.

VICTORIA POLICE

Control of Weapons Act 1990

SECTION 10I(3) SEARCH NOTICE

The public place area depicted on the map overleaf has been declared in writing to be a 'designated area' by an Assistant Commissioner of Police under section 10D of the Control of Weapons Act 1990 (The Act).

That declaration is in place between 10.00 am and 10.00 pm on Friday 6 December 2019 and Friday 13 December 2019.

Members of the Police Force are duly empowered under the Act to conduct limited searches of persons, things in the possession of that person or under the control of that person for weapons.

You and/or the things in your possession or under your control are within that public place and designated area.

A member of the police force intends to conduct a limited search of you and your things.

- You are requested to co-operate with that search;
- You may be requested to remove items of outer clothing such as headwear, scarves, jackets etc;
- You may be searched using an electronic wand;
- You may be requested to remove items from any bags or pockets;
- You may be given a 'pat down' search.

It is an offence under the Act to obstruct or hinder a member of the Police Force in the exercise of a power to stop and search a person.



Declaration of designated area under section 10D(1) of the **Control of Weapons Act 1990** a designated area containing:

Declaration of a designated area under section 10D(1) of the **Control of Weapons Act 1990** incorporating Traralgon Railway Station; the area bounded by Princes Freeway, the United service station to the east, Bob Jane P/L to the west and the train track to the south including all roadways and footpaths associated with stated road and road related areas.

VICTORIA POLICE

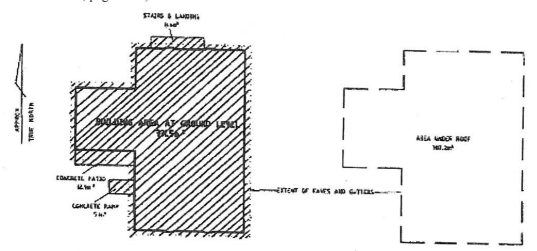
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Bayside City Council for the purpose of providing coastguard services, education, training and associated activities over part of Sandringham Beach Park as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown outlined in bold black and hatched on the following plan, being part of the land permanently reserved for public park purposes by Orders in Council of 26 May 1873 (vide Government Gazette 13 June 1873, page 1059) and 24 March 1891 (vide Government Gazette 26 March 1891, page 1388).



File Reference: 1204182 Dated 10 November 2019

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

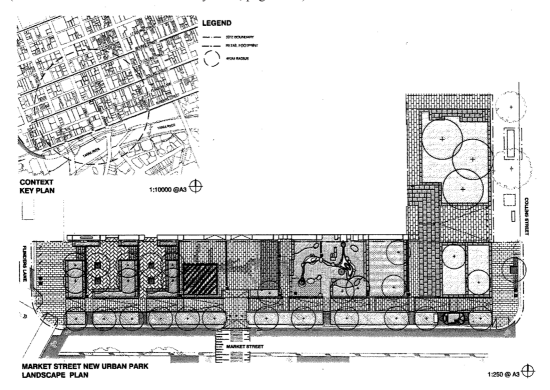
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Melbourne City Council for the purpose of a cafe over part of Market Street Melbourne Reserve as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown outlined in bold black and hatched on the following plan, being part of the land temporarily reserved for public park purposes by Order in Council of 17 July 2018 (vide Government Gazette of 19 July 2018, page 1629).



File Reference: 2023717 Dated 10 November 2019

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

CROWN LAND (RESERVES) (NATURE CONSERVATION RESERVE) AMENDMENT REGULATIONS 2019

I, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, make the following Regulations.

Dated 25 November 2019

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

1 Objectives

The objective of these Regulations is to amend the expiry date of the Crown Land (Reserves) (Nature Conservation Reserve) Regulations 2004.

2 Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

3 Commencement

These Regulations come into operation on the day on which they are published in the Government Gazette.

4 Principal Regulations

In these Regulations, the Crown Land (Reserves) (Nature Conservation Reserve) Regulations 2004 which were published in Special Government Gazette No. S 241 on 23 November 2004, pages 1 to 29, and subsequently amended by the Crown Land (Reserves) (Nature Conservation Reserve) Amendment Regulations 2014 published in Government Gazette No. G 30 on 24 July 2014, page 1614, the Crown Land (Reserves) (Nature Conservation Reserve) Further Amendment Regulations 2014 published in Government Gazette No. G 44 on 30 October 2014, pages 2516 to 2521, the Crown Land (Reserves) (Nature Conservation Reserve) Amendment Regulations 2016 published in Government Gazette No. G 9 on 3 March 2016, pages 345 to 346, the Crown Land (Reserves) (Nature Conservation Reserve) Further Amendment Regulations 2016 published in Special Government Gazette No. S 366 on 28 November 2016, page 1, the Crown Land (Reserves) (Nature Conservation Reserve) Amendment Regulations 2018 published in Special Government Gazette No. S 80 on 28 February 2018, page 1 and the Crown Land (Reserves) (Nature Conservation Reserve) Further Amendment Regulations 2018 published in Government Gazette No. G 43 on 25 October 2018, page 2397, are called the Principal Regulations.

5 Extension of expiry date

For regulation 5 of the Principal Regulations substitute –

'These Regulations expire on 30 November 2020'.

CROWN LAND (RESERVES) (METROPOLITAN PARKS) AMENDMENT REGULATIONS 2019

I, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, make the following Regulations.

Dated 25 November 2019

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

1 Objectives

The objective of these Regulations is to amend the expiry date of the Crown Land (Reserves) (Metropolitan Parks) Regulations 2011.

2 Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

3 Commencement

These Regulations come into operation on the day on which they are published in the Government Gazette.

4 Principal Regulations

In these Regulations, the Crown Land (Reserves) (Metropolitan Parks) Regulations 2011 which were published in Government Gazette No. G1 on 5 January 2012, pages 17 to 30, and subsequently amended by the Crown Land (Reserves) (Metropolitan Parks) Amendment Regulations 2015 published in Special Government Gazette No. S 383 on 3 December 2015, page 1, the Crown Land (Reserves) (Metropolitan Parks) Amendment Regulations 2016 published in Special Government Gazette No. S 366 on 28 November 2016, page 2 and the Crown Land (Reserves) (Metropolitan Parks) Amendment Regulations 2018 published in Government Gazette No. G 43 on 25 October 2018, pages 2397 to 2398, are called the Principal Regulations.

5 Extension of expiry date

For regulation 5 of the Principal Regulations substitute –

'These Regulations expire on 3 December 2020.'.

CROWN LAND (RESERVES) (YARRA BEND PARK) AMENDMENT REGULATIONS 2019

I, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, make the following Regulations.

Dated 25 November 2019

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

1 Objectives

The objective of these Regulations is to amend the expiry date of the Crown Land (Reserves) (Yarra Bend Park) Regulations 2009.

2 Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

3 Commencement

These Regulations come into operation on the day on which they are published in the Government Gazette.

4 Principal Regulations

In these Regulations, the Crown Land (Reserves) (Yarra Bend Park) Regulations 2009 which were published in Special Government Gazette No. S 473 on 17 December 2009, pages 1 to 15, are called the Principal Regulations.

5 Extension of expiry date

For regulation 4 of the Principal Regulations substitute –

'These Regulations expire on 17 December 2020.'.

Domestic Animals Act 1994

DECLARATION BY MINISTER OF A DECLARED BIRD ORGANISATION

- I, Jaclyn Symes, Minister for Agriculture –
- (a) being satisfied
 - (i) under section 58T(1)(b) of the **Domestic Animals Act 1994** ('the Act') that the Yorkshire Canary Club of Victoria Inc. represents members with an interest in
 - (A) birds and bird keeping; and
 - (B) the promotion of aviculture; and
 - (C) the wellbeing of birds, whether in captivity or in the wild; and
 - (ii) under section 58T(1)(c) of the Act that the Yorkshire Canary Club of Victoria Inc. has processes in place to educate its members about, and to ensure its members comply with the *Code of Practice for the Housing of Caged Birds* (made pursuant to section 7 of the **Prevention of Cruelty to Animals Act 1986**). –

declare under section 58T(1) of the Act the Yorkshire Canary Club of Victoria Inc. as a declared bird organisation.

This declaration remains in force until 1 October 2024.

Dated 18 October 2019

JACLYN SYMES Minister for Agriculture

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 1235

Order Amending Ministerial Order No. 819 – Fees For Overseas Students in Government Schools

The Minister for Education makes the following Order –

1. Title

This Order may be cited as Ministerial Order No. 1235 – Order Amending Ministerial Order No. 819 – Fees for Overseas Students in Government Schools.

2. Purpose

This Order amends Ministerial Order No. 819 – Fees for Overseas Students in Government Schools (Ministerial Order No. 819) to:

- (a) update terms and expressions in the Ministerial Order No. 819 including by:
 - (i) replacing the reference to 'National Code of Practice for Providers of Education and Training to Overseas Students 2007' with 'National Code of Practice for Providers of Education and Training to Overseas Students 2018';
 - (ii) replacing the reference to 'English Language Course' with 'English Language Studies' wherever occurring and removing the reference to '500 hours';
 - (iii) replacing the reference to 'the relevant Overseas Student is facing extreme financial hardship' with 'the relevant Overseas Student is experiencing extreme financial hardship';
 - (iv) replacing the references to 'Distance Education Centre' and 'DEC' (wherever occurring) with 'Virtual School Victoria' and '(VSV)' respectively;
- (b) amend the period of time in which a person affected by a reviewable decision may apply to the Secretary for a review of the decision from 28 days of the date of the decision to 20 business days of the date of the decision;
- (c) clarify that items 17 and 18 in the Fee Schedule (the Accommodation Placement fee and Arrival Support fee respectively) are subject to GST;
- (d) prescribe the range of the homestay fee that can be charged and requiring a school, when it collects a homestay fee, to pass on the full amount of the fee to the homestay provider;
- (e) clarify the circumstances in which an exemption from the payment of annual tuition fees may be granted in respect of an Overseas Student experiencing extreme financial hardship;
- (f) prescribe a Refund Administration Fee for refunds in respect of a visa refusal;
- (g) prescribe the fees and charges payable in respect of Overseas Students enrolled or seeking to be enrolled at a Victorian Government School, for the instruction and education and related services provided to Overseas Students by the Victorian Government School and the Department, as of 1 January 2020.

3. Authorising Provisions

This Order is made under sections 2.2.8, 2.2.9 and 5.10.4 of the **Education and Training Reform Act 2006**.

4. Commencement

- (1) Clauses 9(1), 10 and 11 of this Order commence on 1 January 2020.
- (2) The remainder of this Order commences on the day that this Order is published in the Government Gazette.

5. Amendment to Ministerial Order 819 – Fees for Overseas Students in Government Schools

Throughout Ministerial Order No. 819, for 'DEC' (wherever occurring), substitute 'VSV'.

6. Amendments to Part 1

(1) In clause 5 of Ministerial Order No. 819, for the Note under the definition of commencement, substitute –

'Note

The confirmation of enrolment must accompany an application for a student visa, confirming the Overseas Student's eligibility to enrol in the particular course of the registered provider, in accordance with the requirements of the National Code of Practice for Providers of Education and Training to Overseas Students 2018.';

- (2) In clause 5, for the definition of *DEC*, substitute
 - 'VSV means Virtual School Victoria';
- (3) In clause 5 of Ministerial Order No. 819, for the definition of *English Language Course*, substitute –

'English Language Studies means an intensive English language program that may be undertaken over a period of 20 or 21 weeks;'.

7. Amendment to Part 8

In clause 34(2)(a) of Ministerial Order No. 819, for 'facing' **substitute** 'experiencing'.

8. Amendment to Part 8A

In clause 34C(2)(a) of Ministerial Order No. 819, for '28 days', **substitute** '20 business days'.

9. Amendment to Part 9

- (1) In clause 36(2) of Ministerial Order No. 819, for 'item 19' **substitute** 'item 20'.
- (2) In clause 37(2) of Ministerial Order No. 819, for 'item 20' **substitute** 'items 21 and 22'.
- (3) After clause 39 of Ministerial Order No. 819 insert –

'39A. Passing on Homestay Fees to Homestay Provider

All homestay fees received by a Government School must be passed on to the relevant homestay provider in accordance with the agreement or arrangement in place between the Government School, Overseas Student and Homestay Provider.'

(4) In clause 40 of Ministerial Order No. 819. **substitute** –

'All Fees and distribution of fees stated in this Ministerial Order are GST exclusive, except Items 17 and 18 in the Fee Schedule, listed under Welfare Services – Accommodation and Arrival Support of the Fee Schedule.'.

10. Amendment to Fee Schedule

For the Fee Schedule to Ministerial Order No. 819, substitute –

'FEE SCHEDULE

OVE	OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL ON AN INTERNATIONAL STUDENT VISA		
1.	A non-refundable application fee for the first application for enrolment by an Overseas Student	\$292	
2.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$292	

3.	A non-refundable transfer fee in respect of any Overseas	\$723
.	Student who is enrolled at a Standard Government School and who applies to transfer to a different Government School	\$123
	Overseas Students other than Dependants*	
4.	Annual Tuition Fee Primary Years Preparatory–6	\$12,218
	Annual Tuition Fee Junior Secondary Years 7–10	\$16,195
	Annual Tuition Fee Senior Secondary Years 11–12	\$18,163
	Dependants	
5.	Annual Tuition Fee Primary Years Preparatory–6	\$9,840
	Annual Tuition Fee Junior Secondary Years 7–10	\$12,997
	Annual Tuition Fee Senior Secondary Years 11–12	\$14,596
S	OVERSEAS STUDENTS WHO ARE NOT OTHERWISE EXTANDARD GOVERNMENT SCHOOL STUDYING AT THE	
6.	Fee per subject per annum in respect of an Overseas Student enrolled at the VSV or the VSL who is not otherwise enrolled at a Government School**	\$1,394
	OVERSEAS STUDENTS ENROLLED AT THE V	CASS
7.	A non-refundable application fee for the first application for enrolment by an Overseas Student	\$292
8.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$292
9.	A non-refundable transfer fee in respect of an Overseas Student who is enrolled at the VCASS and who applies to transfer to a different Government School	\$723
10.	Annual Tuition Fee Junior Secondary Years 7–10	\$21,976
	Annual Tuition Fee Senior Secondary Years 11–12	\$24,682
OVE	RSEAS STUDENTS STUDYING AT A STANDARD GOVER AN ELC ON A VISA OTHER THAN AN INTERNATIONAL	
11.	A non-refundable application fee for the first application for enrolment by an Overseas Student.	\$292
12.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$292
13.	A non-refundable transfer fee in respect of an Overseas Student who is enrolled at a Standard Government School or an ELC and who applies to transfer to a different Standard Government School or ELC	\$723
14.	Annual Tuition Fee Primary Years Preparatory–6	\$12,218
	Annual Tuition Fee Junior Secondary Years 7–10	\$16,195
	Annual Tuition Fee Senior Secondary Years 11–12	\$18,163
	An ELC only for all year levels	\$18,163

OVE	RSEAS STUDENTS ENROLLED BY STUDY TOUR OPERA TOUR IN A GOVERNMENT SCHOOL	ATORS FOR A STUDY		
15.	First 3 days (includes 1 excursion) \$			
	Second 3 days (includes 1 excursion)	\$225		
	Additional day	\$42		
	Additional day, including 1 excursion	\$146		
	Homestay (per night, per student)	\$47		
	Single day visit	\$114		
16.	Homestay (per night, per adult)	\$47		
WF	WELFARE SERVICES – ACCOMMODATION PLACEMENT, ARRIVAL SUPPORT AND HOMESTAY AND OTHER FEES			
17.	Accommodation Placement	\$280		
18.	Arrival Support	\$157		
19.	Homestay Fee charged by a Victorian Government School	\$200 to \$370 per week		
	DEFAULT ADMINISTRATION FEE			
20.	Default Administration Fee	\$500		
	VISA REFUSAL REFUND ADMINISTRATION	FEE		
21.	Visa Refusal Refund Administration Fee: - for the refund of fees for a visa refusal for a student visa within the meaning of the Education Services for Overseas Students Act 2000 (Cwlth), and - for the refund of fees for a visa refusal for a student visa other than within the meaning of the Education Services for \$500 whichever is the lesser amount. Overseas Students Act 2000 (Cwlth)			
	REFUND ADMINISTRATION FEE			
22.	Refund Administration Fee	\$500		

^{*} Clause 7(3) provides that a second or subsequent Overseas Child (other than a dependant) will pay a 10 per cent reduction in the relevant fees.

^{**} If the overseas Student is enrolled at both the VSV and VSL, fees are payable for both (see clause 12(2)).'.

11. Amendment to Distribution Schedule

For the Distribution Schedule to Ministerial Order No. 819, **substitute** – **'DISTRIBUTION SCHEDULE***

	UDYING AT A STANDARD GOV NTERNATIONAL STUDENT VI		CHOOL ON
Overs	seas Students other than Dependa	nts	
Enrolled in a Standard	Primary Years Preparatory–6	Secretary	\$3,227
Government School only		School	\$8,991
	Junior Secondary Years 7–10	Secretary	\$4,279
		School	\$11,916
	Senior Secondary Years 11–12	Secretary	\$4,851
		School	\$13,312
Attends Standard Government	Junior Secondary Years 7–10	Secretary	\$4,279
School AND attends the VSV or the VSL		School	\$10,926
of the VSL		VSV or VSL	\$990
	Senior Secondary Years 11–12	Secretary	\$4,851
		School	\$12,322
		VSV or VSL	\$990
Attends Standard Government School AND ELC (for purposes of undertaking English Language Studies)	Primary Years Preparatory–6	Secretary	\$3,227
		School	\$5,305
		ELC	\$3,686
	Junior Secondary Years 7–10	Secretary	\$4,279
		School	\$7,030
		ELC	\$4,886
	Senior Secondary Years 11–12	Secretary	\$4,851
		School	\$7,854
		ELC	\$5,458
Attends Standard Government	Junior Secondary Years 7–10	Secretary	\$4,279
School AND the ELC AND the VSL or VSV		School	\$6,446
the VSL of VSV		ELC	\$4,480
		VSV or VSL	\$990
	Senior Secondary Years 11–12	Secretary	\$4,851
		School	\$7,270
		ELC	\$5,052
		VSV or VSL	\$990

Attends Standard Government	Junior Secondary Years 7–10	Secretary	\$4,279
School AND the ELC AND		School	\$5,862
the VSL AND the VSV		ELC	\$4,074
		VSL	\$990
		VSV	\$990
	Senior Secondary Years 11–12	Secretary	\$4,851
		School	\$6,686
		ELC	\$4,646
		VSL	\$990
		VSV	\$990
	Dependants		
Enrolled in a Standard	Primary Years Preparatory–1	Secretary	\$1,673
Government School only		School	\$8,167
	Primary Years 2–6	Secretary	\$2,273
		School	\$7,567
	Junior Secondary Years 7–10	Secretary	\$3,456
		School	\$9,541
	Senior Secondary Years 11–12	Secretary	\$3,944
		School	\$10,652
Attends Standard Government	Junior Secondary Years 7–10	Secretary	\$3,456
School AND attends the VSV or the VSL		School	\$8,551
of the VSL		VSV or VSL	\$990
	Senior Secondary Years 11–12	Secretary	\$3,944
		School	\$9,662
		VSV or VSL	\$990
Attends Standard Government	Primary Years Preparatory–1	Secretary	\$1,673
School AND ELC (for purposes of undertaking		School	\$4,819
English Language Studies)		ELC	\$3,348
	Primary Years 2–6	Secretary	\$2,273
		School	\$4,465
		ELC	\$3,102
	Junior Secondary Years 7–10	Secretary	\$3,456
		School	\$5,629
		ELC	\$3,912
	Senior Secondary Years 11–12	Secretary	\$3,944
		School	\$6,285
		ELC	\$4,367

Attends Standard Government	Junior Secondary Years 7–10	Secretary	\$3,456
School AND the ELC AND	Junior Secondary Tears / 10	School	\$5,045
the VSL or VSV		ELC	\$3,506
		VSV or VSL	\$990
	Senior Secondary Years 11–12	Secretary	\$3,944
	Semoi Secondary Tears 11–12	School	\$5,701
		ELC	\$3,761
		VSV or VSL	\$990
A441. C41. C	I		•
Attends Standard Government School AND the ELC AND	Junior Secondary Years 7–10	Secretary	\$3,456
the VSL AND the VSV		School	\$4,461
		ELC	\$3,100
		VSL	\$990
		VSV	\$990
	Senior Secondary Years 11–12	Secretary	\$3,944
		School	\$5,116
		ELC	\$3,556
		VSL	\$990
		VSV	\$990
\$	Second or Subsequent Children		
Enrolled in a Standard	Primary Years Preparatory–6	Secretary	\$2,910
Government School only		School	\$8,078
	Junior Secondary Years 7–10	Secretary	\$3,946
		School	\$10,732
	Senior Secondary Years 11–12	Secretary	\$4,454
		School	\$11,987
Attends Standard Government	Junior Secondary Years 7–10	Secretary	\$3,946
School AND attends the VSV	_	School	\$9,742
or the VSL		VSV or VSL	\$990
	Senior Secondary Years 11–12	Secretary	\$4,454
		School	\$10,997
		VSV or VSL	\$990

Attends Standard Government	Primary Years Preparatory–6	Secretary	\$2,910
School AND ELC (for purposes of undertaking		School	\$4,766
English Language Studies)		ELC	\$3,312
	Junior Secondary Years 7–10	Secretary	\$3,946
		School	\$6,332
		ELC	\$4,400
	Senior Secondary Years 11–12	Secretary	\$4,454
		School	\$7,072
		ELC	\$4,915
Attends Standard Government	Junior Secondary Years 7–10	Secretary	\$3,946
School AND the ELC AND the VSL or VSV		School	\$5,748
the VSL of VSV		ELC	\$3,994
		VSV or VSL	\$990
	Senior Secondary Years 11–12	Secretary	\$4,454
		School	\$6,488
		ELC	\$4,509
		VSV or VSL	\$990
Attends Standard Government	Junior Secondary Years 7–10	Secretary	\$3,946
School AND the ELC AND the VSL AND the VSV		School	\$5,164
the VSL AND the VSV		ELC	\$3,588
		VSL	\$990
		VSV	\$990
	Senior Secondary Years 11–12	Secretary	\$4,454
		School	\$5,904
		ELC	\$4,103
		VSL	\$990
		VSV	\$990
	TS WHO ARE NOT OTHERWIS ENT SCHOOL STUDYING AT T		
Overseas Student enrolled	Each Subject	Secretary	\$404
at VSV and/or VSL who is not otherwise enrolled at a		VSL or VSV	\$990
Standard Government School			
	STUDENTS ENROLLED AT TH	E VCASS	
Enrolled at VCASS only	Junior Secondary Years 7–10	Secretary	\$6,113
į .		MOAGO	015 062
		VCASS	\$15,863
	Senior Secondary Years 11–12	Secretary	\$6,873

	T	T	
Attends VCASS AND attends	Junior Secondary Years 7–10	Secretary	\$6,113
the VSV or the VSL		VCASS	\$14,873
		VSV or VSL	\$990
	Senior Secondary Years 11–12	Secretary	\$6,873
		VCASS	\$16,819
		VSV or VSL	\$990
Attends VCASS AND	Junior Secondary Years 7–10	Secretary	\$6,113
ELC (for the purposes of undertaking English Language		VCASS	\$9,359
Studies)		ELC	\$6,504
2000000)	Senior Secondary Years 11–12	Secretary	\$6,873
		VCASS	\$10,507
		ELC	\$7,302
Attends VCASS AND the	Junior Secondary Years 7–10	Secretary	\$6,113
ELC AND the VSL or VSV		VCASS	\$8,775
		ELC	\$6,098
		VSV or VSL	\$990
	Senior Secondary Years 11–12	Secretary	\$6,873
		VCASS	\$9,923
		ELC	\$6,896
		VSV or VSL	\$990
Attends VCASS AND the	Junior Secondary Years 7–10	Secretary	\$6,113
ELC AND the VSL AND the VSV		VCASS	\$8,191
VSV		ELC	\$5,692
		VSL	\$990
		VSV	\$990
	Senior Secondary Years 11–12	Secretary	\$6,873
		VCASS	\$9,339
		ELC	\$6,490
		VSL	\$990
		VSV	\$990
	UDYING AT A STANDARD GOV THER THAN AN INTERNATION		
Overseas Student enrolled at a	Primary Years Preparatory–6	Secretary	\$3,227
Standard Government School		School	\$8,991
only	Junior Secondary Years 7–10	Secretary	\$4,279
		School	\$11,916
	Senior Secondary Years 11–12	Secretary	\$4,851
		School	\$13,312
Overseas Student enrolled in	All Year levels	Secretary	\$4,851
ELC only		ELC	\$13,312

APPLICATION AND ADMINISTRATION FEES APPLYING TO ALL OVERSEAS STUDENTS			L
	Application Fee	Secretary	\$292
	Enrolment Amendment Fee	Secretary	\$292
	Default Administration Fee	Secretary	\$500
	Refund Administration Fee	Secretary	\$500
	Transfer Fee	School	\$723
WELFARE SERVICES – ACCOMMODATION PLACEMENT AND ARRIVAL SUPPORT FEES			RIVAL
	Accommodation Placement Fee	School	\$280
	Arrival Support Fee	School	\$157

^{*}All distributions are based on the full annual tuition fee specified in the fee schedule and are to be reduced in accordance with the length of study of the Overseas Student, other that the distribution to the VSV or the VSL.'.

Dated 20 November 2019

THE HON. JAMES MERLINO MP
Minister for Education

Education and Training Reform Act 2006

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

Pursuant to section 2.6.29(3) of the Act, a person whose registration is cancelled by the operation of section 2.6.29(1)(b) is disqualified from teaching in a school or early childhood service and is not entitled to apply to be registered under Part 2.6 of the Act for the period of 5 years after the date on which the negative notice is given. The disqualification from making an application to be registered under Part 2.6 of the Act does not apply if the negative notice is subsequently set aside or an assessment notice under the **Working with Children Act 2005** is subsequently given.

On 15 November 2015, Nicholas Ian Buckley was given a negative notice within the meaning of the **Working with Children Act 2005**.

On 7 November 2019, Nicholas Ian Buckley, a 29-year-old male, ceased to be registered as a teacher and was disqualified from teaching in a school or early childhood service.

Education and Training Reform Act 2006

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

Pursuant to section 2.6.29(3) of the Act, a person whose registration is cancelled by the operation of section 2.6.29(1)(b) is disqualified from teaching in a school or early childhood service and is not entitled to apply to be registered under Part 2.6 of the Act for the period of 5 years after the date on which the negative notice is given. The disqualification from making an application to be registered under Part 2.6 of the Act does not apply if the negative notice is subsequently set aside or an assessment notice under the **Working with Children Act 2005** is subsequently given.

On 21 May 2018, Yukihiro Nagashima was given a negative notice within the meaning of the **Working with Children Act 2005**.

On 7 November 2019, Yukihiro Nagashima, a 37-year-old male, ceased to be registered as a teacher and was disqualified from teaching in a school or early childhood service.

Emergency Services Superannuation Act 1986

APPOINTED DAY

- I, Robin Scott MP, in my capacity as Assistant Treasurer for the State of Victoria, under section 22DV of the **Emergency Services Superannuation Act 1986**, declare that:
- a) pursuant to subsection (2), the Board advised me on 14 November 2019 and the Trustee advised me on 21 October 2019 that all the preconditions for the transfer of the Port Fund to the Scheme have been met; and
- b) pursuant to subsection (1) 30 November 2019 is the appointed day.

Dated 20 November 2019

ROBIN SCOTT MP Assistant Treasurer

Essential Services Commission Act 2001

NOTICE OF VICTORIAN DEFAULT OFFER PRICE DETERMINATION 2020

The Essential Services Commission (commission) gives notice under section 35(2) of the **Essential Services Commission Act 2000** (Vic.) (ESC Act) that it has made a determination under section 33 of the ESC Act in respect of the tariffs which persons licenced to sell electricity in Victoria (retailers) may charge domestic or small business customers during the applicable regulatory period under standing offers made available under section 35 of the **Electricity Industry Act 2001** (Vic.) (EI Act), or the manner in which such tariffs are to be determined or calculated.

The applicable regulatory period is 1 January 2020 to 31 December 2020.

The determination:

- (a) gives effect to the requirements of the Order in Council (Order) made under section 13 of the EI Act and published in the Government Gazette No. S 208 on 30 May 2019, and specifically the requirements of clause 10 of the Order;
- (b) specifies for each electricity distribution zone in Victoria:
 - (i) the tariffs a retailer may charge domestic or small business customers under a flat tariff standing offer during the applicable regulatory period;
 - (ii) the VDO compliant maximum bill amount that a domestic or small business customer is to pay under a non-flat tariff standing offer for that regulatory period;
- (c) facilitates the achievement of the objective of the Order that there be a simple, trusted and reasonably priced electricity option that safeguards consumers who are unable and unwilling to engage in the electricity retailer market.

The determination takes effect from 1 January 2020.

The determination and accompanying final decision paper is available on the commission's website located at https://www.esc.vic.gov.au. Alternatively, copies may be obtained by calling the commission on 1300 664 969.

Dated 18 November 2019

MS KATE SYMONS Chairperson

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

School Naming:

School name	Naming Authority and Location	
Greater Otway Applied Learning School	Department of Education and Training Located at 10 College Drive, Lavers Hill (formerly Turning Point Campus)	

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
126812	John Hall Oval	Mildura Rural City Council Located at the Old Aerodrome Sporting Complex on Eleventh Street. For further details see map at www.delwp.vic.gov.au/namingplaces
N/A	Sherbrook Park	Maroondah City Council (long-standing name) 49 Sherbrook Avenue, Ringwood.
N/A	Stafford Reserve	Maroondah City Council (long-standing name) 325–329 Canterbury Road, Bayswater North.

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
126377	Vlajnic Lane	Fitzroy North	Yarra City Council The road traverses east from Ray Street to Seacombe Street.
126378	Garryowen Lane	Fitzroy	Yarra City Council The road traverses west from Fitzroy Street.
126379	Mechanics Lane	Fitzroy	Yarra City Council The road traverses south from Leicester Street.
126380	Ngawe Lane	Burnley	Yarra City Council The road traverses west from Gibdon Street.

Change Request Number	Road Name	Locality	Naming Authority and Location
126381	Wadumbuk Lane	Burnley	Yarra City Council The road traverses west from Gibdon Street.
126466	Yerrin Chase	Alphington	Yarra City Council (formerly part Perry Street) The road traverses south from where it intersects with Margaret Street.
126811	Fowler Lane	Red Cliffs	Mildura Rural City Council The road traverses south from Goulburn Avenue to Jacaranda Street.

Geographic Names Victoria Land Use Victoria 2 Lonsdale Street Melbourne 3000

> CRAIG L. SANDY Registrar of Geographic Names



Heritage Act 2017

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 2017**, I give notice under section 53 that the Victorian Heritage Register is amended by modifying a place in the Heritage Register:

Number: H0952

Category: Registered Place

Place: Former Coburg Railway Line Location: Wilson Avenue AND Victoria

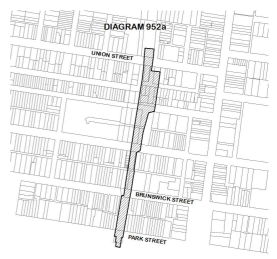
Street, Brunswick AND Cameron Street AND

Victoria Street, Coburg Municipality: Moreland City

EXTENT:

Area A (Park Street to Union Street)

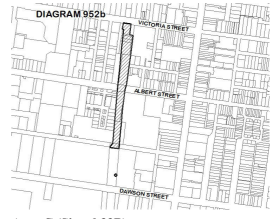
All of the land shown hatched in Diagram 952a encompassing all of Lot 1 on Title Plan 702493, Lot 3 on Title Plan 702493, Lot 1 on Title Plan 612926, Lot 107 on Lodged Plan 284, Lot 4 on Plan of Subdivision 718817, Lot 153 on Lodged Plan 284, Lot 1 on Title Plan 954027, Lot 1 on Title Plan 955695, Lot 1 on Title Plan 949599, Lot 2 on Plan of Subdivision 718817, Lot 1 on Title Plan 955697, Lot 1 on Title Plan 956528, Lot 1 on Title Plan 957228, Lot 1 on Plan of Subdivision 718816 and all of Crown Description Portion 91 Parish of Jika Jika; and part of Lot 1 on Title Plan 865423, Lot 1 on Title Plan 547741, Lot 3 on Plan of Subdivision 718817, Lot 1 on Title Plan 949600, Lot 1 on Title Plan 949602, Lot 1 on Plan of Subdivision 718816, Lot 1 on Title Plan 958812, Lot 1 on Title Plan 702764; and part of Road reserves for Park Street, Brunswick, Brunswick Road, Brunswick, Barkly Street, Brunswick, and Union Street, Brunswick. Representing Park Street gatekeepers cabin; Park Street gates; Brunswick Road gatekeepers cabin; Barkly Street gates; Barkly Street gatekeepers cabin; Jewell Station and platform; Signal 25; Union Street gate posts; Union Street signal box and Signal 40.



Area B (Dawson Street to Victoria Street)

All of the land shown hatched on Diagram 952b encompassing all of Lot 1 on Title Plan 955676, Lot 1 on Title Plan 955699, Lot 1 on Title Plan 960535 and parts of Lot 1 on Title Plan 689994, Lot 3 on Title Plan 904749, Lot 2 on Title Plan 955676, Lot 1 on Title Plan 602011, Lot 1 on Title Plan 901787, Lot 1 on Title Plan 901856, Lot 1 on Title Plan 901858, Lot 1 on Title Plan 901843 and Lot 1 on Title Plan 920461 and part of the road reserve for Albert Street, Brunswick.

Representing Signal 28; Phoenix Street gates; Signal 29; Albert Street gatekeepers cabin; Brunswick Station and platform; Victoria Street signal box and Signal 31.



Area C (Signal 33B)

All of the land shown hatched on Diagram 952c encompassing part of Lot 2 on Plan of Subdivision 603501 representing a 1.75 m curtilage from the midpoint of Signal 33B.

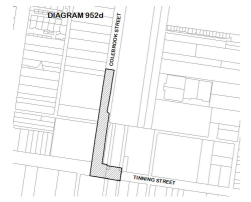
Representing Signal 33B.



Area D (Colebrook Street and Tinning Street)

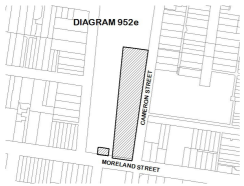
All of the land shown hatched on Diagram 952d encompassing part of Lot 1 on Title Plan 960539 and part of Road Reserve for Tinning Street, Brunswick.

Representing Tinning Street gates and Colebrook Street industrial sidings.



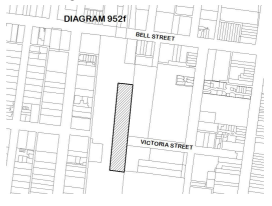
Area E (Moreland Station)

All of the land shown hatched on Diagram 952e encompassing parts of Lot 1 on Title Plan 942806. Representing Signal 35; Moreland Road signal box and Moreland Station and platform.



Area F (Coburg Station and Signal 44)

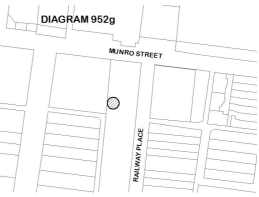
All of the land shown hatched on Diagram 952f encompassing part of Lot 1 on Title Plan 918036. Representing Signal 44 and Coburg Station and platform.



Area G (Signal 42)

All of the land shown hatched in Diagram 952g encompassing part of Lot 1 on Title Plan 955686 representing a 4 m curtilage from the midpoint of Signal 42.

Representing Signal 42.



Dated 28 November 2019

STEVEN AVERY Executive Director

Interpretation of Legislation Act 1984

OCCUPATIONAL HEALTH AND SAFETY AMENDMENT (CRYSTALLINE SILICA) REGULATIONS 2019

Notice of Incorporation of Documents

As required by section 32 of the **Interpretation of Legislation Act 1984**, notice is given that the Occupational Health and Safety Amendment (Crystalline Silica) Regulations 2019 apply, adopt or incorporate the following documents:

Statutory rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 4 (inserts new regulation 319B, definition of <i>Dust Class H Vacuum</i>)	AS/NZS 60335.2.69:2017 Household and similar electrical appliances – Safety – Part 2.69: Particular requirements for wet and dry vacuum cleaners, including power brush, for commercial use, published by Standards Australia on 30 June 2017	The whole
Regulation 4 (inserts new regulation 319B, definition of respiratory protective equipment)	AS/NZS 1716:2012—Respiratory protective devices, published by Standards Australia on 13 February 2012	The whole

The above documents applied, adopted or incorporated by the regulations are available for inspection, without charge, by the public during normal office hours at the office of WorkSafe Victoria, 1 Malop Street, Geelong. Alternatively, please contact WorkSafe via email legislation@worksafe.vic.gov.au to arrange the viewing of these documents at another WorkSafe office.

Copies of the documents were lodged with the Clerk of the Parliaments on 15 October 2019.

VICTORIAN WORKCOVER AUTHORITY (TRADING AS WORKSAFE VICTORIA)

Liquor Control Reform Act 1998

LIQUOR LICENSING POLLS

In the matter of the application by Union Road Food & Wine, Unit 3, 139 Union Road, Surrey Hills, under the **Liquor Control Reform Act 1998** for a general licence, the resolution submitted to a poll on Wednesday 20 November 2019 was:

'That a general licence be granted in the neighbourhood of the premises situated at Unit 3, 139 Union Road, Surrey Hills.'

The result of the Union Road Food & Wine poll was:

Votes polled for the resolution	780
Votes polled against the resolution	172
Informal votes polled	5
Total votes polled	957

W. GATELY, AM Victorian Electoral Commission

National Parks Act 1975

NOTICE OF AMENDMENT OF A MANAGEMENT PLAN

Great Otway National Park and Otway Forest Park Management Plan

The Great Otway National Park and Otway Forest Park Management Plan has been amended pursuant to section 17(2)D of the **National Parks Act 1975** and section 49 of the **Parks Victoria Act 2018**.

The amended management plan takes effect on the date this notice is published in the Government Gazette.

The amendment provides for the plan to cover a 6500 ha parcel of Crown Land known as Anglesea Heath, a former Alcoa Australia mining lease area, following the transfer of the land from the leaseholder to Parks Victoria in December 2017 so that it may be managed as part of Great Otway National Park.

A copy of the amended management plan may be inspected free of charge during office hours at the office of Parks Victoria, Level 10, 525 Bourke Street, Melbourne, or via Parks Victoria's website, www.parks.vic.gov.au

SIMON TALBOT A/Chief Executive Officer Parks Victoria

Marine and Coastal Act 2018

BARWON COAST COMMITTEE OF MANAGEMENT INC.

Draft Coastal and Marine Management Plan:

Public Consultation

The Barwon Coast Committee of Management Inc. (Barwon Coast) has prepared a Draft Coastal and Marine Management Plan (CMMP) 2020–2025 for the coastal Crown Land Reserve between eastern Collendina and the western end of Thirteenth Beach.

The CMMP describes a long-term vision for the Barwon coastline that reflects community aspirations and policy directions for marine and coastal management. The vision for the Barwon Coast CMMP is:

'The natural environment of our coastline will flourish whilst meeting the needs of our engaged communities.'

The CMMP outlines a set of guiding principles and ten-year objectives for the long-term management of the Reserve. It includes outcomes for each objective and specific actions to be implemented by Barwon Coast and its partners over the five years from 2020–2025.

The three pillars of the CMMP are natural and cultural values, planning and integration and sustainable use and enjoyment. The CMMP identifies planning requirements to address increased visitation and demand for access and coastal hazards and climate change. It also addresses priorities related to accessibility, financial sustainability, coordination and engagement and Traditional Owner inclusion.

The Draft CMMP has been developed by Barwon Coast in accordance with the **Marine and Coastal Act 2018**. Planning has involved consultation with the community, government agencies and Traditional Owners. The draft CMMP is also informed by a review of legislation and policy and technical studies. Delivery of the CMMP will be underpinned by arrangements for monitoring, evaluation, reporting and improvement.

Barwon Coast is inviting feedback on the Draft CMMP from 2 December 2019 to 10 January 2020.

To participate in the public consultation and obtain a copy of Barwon Coast's CMMP, please visit Engage Victoria's website at www.engage.vic.gov.au or Barwon Coast's website at www.barwoncoast.com.au/aboutus

Alternately call Barwon Coast's office on (03) 5254 1118 to obtain a hard copy

Marine Safety Act 2010

Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Gannawarra Shire Council as the declared waterway manager for Lake Charm 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 Ski Racing Victoria Point Score Series 2019/2020 – Races 2, 3, 4 and 5 are prohibited from entering and remaining in the following waters.

Waters of Lake Charm – Entire Lake

The exclusion zone will be in effect for the dates, times, locations and events listed in Table 1.

Table 1 – Ski Racing Victoria 2019/2020 events

Event	Start Date	End Date	Start Time	End Time
Point Score 2	7 December 2019	8 December 2019	7.00 am	Saturday 6.30 pm Sunday 5.00 pm
Point Score 3	22 February 2020	23 February 2020	7.00 am	Saturday 6.30 pm Sunday 12.00 pm
Point Score 4	21 March 2020	22 March 2020	7.00 am	Saturday 6.30 pm Sunday 12.00 pm
Point Score 5	4 April 2020	5 April 2020	7.00 am	Saturday 6.30 pm Sunday 12.00 pm

Dated 28 November 2019

BY ORDER OF GANNAWARRA SHIRE COUNCIL



Marine Safety Act 2010 Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Loddon Shire Council, as the declared waterway manager for the Loddon River at Bridgewater between Flour Mill Weir and Sweeneys Lane, hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that the waters of the Loddon River, between the Calder Highway Bridge and the boat ramp at Sweeneys Lane, are prohibited to all persons and vessels not registered to take part in the 2019 Bridgewater Ski Development Camps.

The exclusion zone will be in effect from 8.00 am to 5.00 pm between 3 to 6 December and 9 to 12 December 2019.

Dated 20 November 2019

BY ORDER OF LODDON SHIRE COUNCIL

Public Health and Wellbeing Act 2008

SECTION 151(3) AND (4) AND TABLE 1 OF THE SCHEDULE TO THE ACT

Notice of Approval of Blood Donation Statement

- I, Kym Peake, Secretary to the Department of Health and Human Services, approve the following forms of blood donation statement for the purposes of section 151(3) and (4) of the **Public Health and Wellbeing Act 2008**, and item 1, column 2, paragraph (a), and item 2, column 2, paragraphs (b)(i) and (c)(i) of Table 1, of the Schedule to the **Public Health and Wellbeing Act 2008**:
- 1. Blood Donation Statement (Paper Blood Donation Statement)
- 2. Blood Donation Statement (Electronic Blood Donation Statement)

These approved blood donation statements replace any previously approved form of blood donation statement.

This approval takes effect on 2 December 2019.

KYM PEAKE Secretary Department of Health and Human Services

Yes/No

FORM OF BLOOD DONATION STATEMENT

(Paper Blood Donation Statement)

All donors please complete this section.

There are some people who MUST NOT give blood as it may transmit infections to those who receive it. To determine if your blood will be safe to be given to people in need, we would like you to answer some questions. These questions are a vital part of our efforts to eliminate diseases from the blood supply. All of the questions are important to answer. Answer each question on the form as honestly as you can and to the best of your knowledge. THERE ARE PENALTIES INCLUDING FINES AND IMPRISONMENT FOR ANYONE PROVIDING FALSE OR MISLEADING INFORMATION.

Please complete using a blue or black ink (not pencil) by placing a cross or a tick in the relevant box. Do not circle. If you make a mistake, cross it out and write your initials next to the correction.

To the best of your knowledge have you EVER:

Thought you could be infected with HIV or have AIDS?

1.

6.

lived overseas?

2.	Had a test which showed you had hepatitis B, hepatitis C, HIV or HTLV?	Yes/No
To th	e best of your knowledge, in the last 5 years have you:	
3.	'Used drugs' by injection or been injected, even once , with drugs not prescribed by a doctor or dentist?	Yes/No
In the	e last 12 months have you:	
4.	Had an illness with both a rash AND swollen glands, with or without a fever?	Yes/No
5.	Engaged in sexual activity with someone you might think would answer 'yes' to any of questions (1, 2 or 4), or someone who has ever 'used drugs' by injection or been injected, even once , with drugs not prescribed by a doctor or dentist?	Yes/No

Had sexual activity with a new partner who currently lives or has previously Yes/No

7.	Had sex (with or without a condom) with a man who you think may have had oral or anal sex with another man?	Yes/No
8.	Had male to male sex (that is, oral or anal sex) with or without a condom?	Yes/No
		I am female
9.	Been a male or female sex worker (e.g. received payment for sex in money, gifts or drugs)?	Yes/No
10.	Engaged in sexual activity with a male or female sex worker?	Yes/No
11.	Been imprisoned in a prison or been held in a lock-up or detention centre?	Yes/No
12.	Had a blood transfusion?	Yes/No
13.	Had (yellow) jaundice or hepatitis or been in contact with someone who has?	Yes/No
In the	last 4 months have you:	
14.	Been injured with a used needle (needlestick)?	Yes/No
15.	Had a blood/body fluid splash to eyes, mouth, nose or to broken skin?	Yes/No
16.	Had a tattoo, body and/or ear piercing, or acupuncture?	Yes/No

Please print:

Surname/family name

Given name

Date of birth (DD/MM/YYYY)

HOW YOUR INFORMATION WILL BE USED

Your information will be:

- used to:
 - assess your eligibility to donate blood,
 - ensure the safety of both donors and recipients,
 - contact you for future donations, and
 - assist with research including improving the safety of transfusion and donation;
- treated as confidential and held in compliance with the **Privacy Act 1988** (Cth), State/ Territory health records legislation and Australian Red Cross Lifeblood's Privacy Policy. Our Privacy Policy explains how we collect, use, store and disclose your personal information; how you may access or seek correction of your personal information; how to make a complaint about a breach of your privacy, and how we will handle that complaint.

Our Privacy Policy is available on donateblood.com.au

HOW YOUR BLOOD WILL BE USED

Thank you for your special gift of blood.

Here's how your blood donation will be used:

- Most of the time, we'll use your blood donation to help people who are unwell. This may
 include the supply of plasma from your blood donation to CSL Behring who is contracted
 by the Australian government to manufacture plasma-derived medicines for Australians.
- Your donation may be used by Australian Red Cross Lifeblood or other approved organisations for the purposes of research, teaching and checking quality.

- We may supply some red cells from your donation for the production of red cell testing kits
 which are used by hospitals, pathology services and blood banks in Australia to assist in the
 correct matching of blood for transfusions.
- A part of your donation will also be stored in our Blood Sample Archive for possible future testing and research; samples that are no longer required will be destroyed.

Approval from an appropriate Human Research Ethics Committee is required before any research is undertaken on any part of your donation.

Occasionally we may ask you to undergo follow-up tests which you have the option to decline.

DECLARATION

- I agree for my donation to be used for the purposes set out above;
- I have been provided with, read and understood 'Important information for a safe, comfortable donation' and had the opportunity to ask questions;
- I accept the risks associated with blood donation and agree to follow the instructions of Australian Red Cross Lifeblood staff to minimise these risks;
- I agree to notify Australian Red Cross Lifeblood if, after my donation, I become aware of any reason why my donation should not be used;
- I declare that I have understood the information on this form and answered the questions honestly and to the best of my knowledge; and
- I understand there are penalties, including fines and imprisonment, for providing false and misleading information.

This declaration is to be signed in the presence of an Australian Red Cross Lifeblood staff member.

Donor signature

Date (DD/MM/YYYY)

Staff witness (please print)

Surname/family name

Given name

Signature

Date (DD/MM/YYYY)

Donation number

FORM OF BLOOD DONATION STATEMENT

(Electronic Blood Donation Statement)

All donors please complete this section.

There are some people who MUST NOT give blood as it may transmit infections to those who receive it. To determine if your blood will be safe to be given to people in need, we would like you to answer some questions. These questions are a vital part of our efforts to eliminate diseases from the blood supply. All of the questions are important to answer. Answer each question on the form as honestly as you can and to the best of your knowledge. THERE ARE PENALTIES INCLUDING FINES AND IMPRISONMENT FOR ANYONE PROVIDING FALSE OR MISLEADING INFORMATION.

To the best of your knowledge have you EVER:

1.	Thought you could be infected with HIV or have AIDS?	Yes/No
2.	Had a test which showed you had hepatitis B, hepatitis C, HIV or HTLV?	Yes/No
To the	e best of your knowledge, in the last 5 years have you:	
3.	'Used drugs' by injection or been injected, even once , with drugs not prescribed by a doctor or dentist?	Yes/No
In the	last 12 months have you:	
4.	Had an illness with both a rash AND swollen glands, with or without a fever?	Yes/No
5.	Engaged in sexual activity with someone you might think would answer 'yes' to any of questions (1, 2 or 4), or someone who has ever 'used drugs' by injection or been injected, even once , with drugs not prescribed by a doctor or dentist?	Yes/No
6.	Had sexual activity with a new partner who currently lives or has previously lived overseas?	Yes/No
7.	Had sex (with or without a condom) with a man who you think may have had oral or anal sex with another man?	Yes/No
8.	Had male to male sex (that is, oral or anal sex) with or without a condom?	Yes/No
		I am female
9.	Been a male or female sex worker (e.g. received payment for sex in money, gifts or drugs)?	Yes/No
10.	Engaged in sexual activity with a male or female sex worker?	Yes/No
11.	Been imprisoned in a prison or been held in a lock-up or detention centre?	Yes/No
12.	Had a blood transfusion?	Yes/No
13.	Had (yellow) jaundice or hepatitis or been in contact with someone who has?	Yes/No
In the	last 4 months have you:	
14.	Been injured with a used needle (needlestick)?	Yes/No
15.	Had a blood/body fluid splash to eyes, mouth, nose or to broken skin?	Yes/No
16.	Had a tattoo, body and/or ear piercing, or acupuncture?	Yes/No

Please print:

Surname/family name

Given name

Date of birth (DD/MM/YYYY)

HOW YOUR INFORMATION WILL BE USED

Your information will be:

- used to:
 - assess your eligibility to donate blood,
 - ensure the safety of both donors and recipients,
 - contact you for future donations, and
 - assist with research including improving the safety of transfusion and donation;
- treated as confidential and held in compliance with the **Privacy Act 1988** (Cth), State/ Territory health records legislation and Australian Red Cross Lifeblood's Privacy Policy. Our Privacy Policy explains how we collect, use, store and disclose your personal information; how you may access or seek correction of your personal information; how to make a complaint about a breach of your privacy, and how we will handle that complaint.

Our Privacy Policy is available on donateblood.com.au

HOW YOUR BLOOD WILL BE USED

Thank you for your special gift of blood.

Here's how your blood donation will be used:

- Most of the time, we'll use your donation to help people who are unwell. This may include the supply of plasma from your blood donation to CSL Behring who is contracted by the Australian government to manufacture plasma-derived medicines for Australians.
- Your donation may be used by Australian Red Cross Lifeblood or other approved organisations for the purposes of research, teaching and checking quality.
- We may supply some red cells from your donation for the production of red cell testing kits which are used by hospitals, pathology services and blood banks in Australia to assist in the correct matching of blood for transfusions.
- A part of your donation will also be stored in our Blood Sample Archive for possible future testing and research; samples that are no longer required will be destroyed.

Approval from an appropriate Human Research Ethics Committee is required before any research is undertaken on any part of your donation.

Occasionally we may ask you to undergo follow-up tests which you have the option to decline.

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- I have been provided with, read and understood 'Important information for a safe, comfortable blood donation' and had the opportunity to ask questions;
- I accept the risks associated with blood donation and agree to follow the instructions of Australian Red Cross Lifeblood staff to minimise these risks;
- I agree to notify Australian Red Cross Lifeblood if, after my donation, I become aware of any reason why my donation should not be used;

- I declare that I have understood the information on this form and answered the questions honestly and to the best of my knowledge; and
- I understand there are penalties, including fines and imprisonment, for providing false and misleading information.

This declaration is to be signed in the presence of an Australian Red Cross Lifeblood staff member.

Donor signature

Date (DD/MM/YYYY)

Staff witness (please print)

Surname/family name

Given name

Signature

Date (DD/MM/YYYY)

Donation number

DECLARATION OF PUBLIC SAFETY ZONES

The Secretary to the Department of Environment, Land, Water and Planning makes a Declaration of Public Safety Zone pursuant to section 4(1) of the **Safety on Public Land Act 2004**:

1. Definitions

For the purposes of this declaration:

- (i) 'the Act' means the Safety on Public Land Act 2004;
- (ii) 'Buffer' means an area of State forest that extends 150 metres outside the perimeter of any Fire Operations Area;
- (iii) 'Fire Operations' means any activities undertaken on State forest to meet the obligations of the Secretary under section 62(2) of the **Forests Act 1958**, that are:
 - (a) Identified on a Fire Operations Plan or Joint Fuel Management Program; or
 - (b) Ancillary works to the activities identified on a Fire Operations Plan or Joint Fuel Management Program.
- (iv) 'Fire Operations Area' means any area of State forest designated as 'burn', 'planned burn' or 'non-burn fuel treatment' in any Fire Operations Plan or Joint Fuel Management Program or in any map approved from time to time under a Fire Operations Plan or Joint Fuel Management Program.
- (v) Both 'Fire Operations Plan' and 'Joint Fuel Management Program' means any plan that has been or is:
 - (a) prepared from time to time in accordance with the Code of Practice for Bushfire Management on Public Land prepared from time to time under Part 5 of the Conservation, Forests and Lands Act 1987; and
 - (b) issued or published and applies from time to time during the period of this declaration;

related to the role of the Secretary under section 62(2) of the Forests Act 1958.

- (vi) 'Public Safety Zone' has the same meaning as in the Act.
- (vii) 'Secretary' means the Secretary to the Department of Environment, Land, Water and Planning.

2. Incorporation of spatial areas by reference

Pursuant to section 4(3) of the Act, this declaration incorporates as a matter any area of State forest designated in any Fire Operations Plan or Joint Fuel Management Program, or in any map approved from time to time under any Fire Operations Plan or Fuel Management Program as 'burn', 'planned burn' or 'non-burn fuel treatment'.

3. Declaration of Public Safety Zone and areas to which the declaration applies

Any area of State forest that is a Fire Operations Area or Buffer is declared to be a Public Safety Zone and, pursuant to section 5(1)(a) of the Act, is an area to which this declaration applies.

4. Purpose for which the areas have been declared

Pursuant to section 5(1)(b) of the Act, the purpose for which a Public Safety Zone has been declared are specified as:

- (a) fire operations; and
- (b) the maintenance of public safety.

5. Period of the declaration

Pursuant to section 5(1)(c) of the Act, the period for which the Public Safety Zones are declared is specified to be the period commencing from 29 November 2019 to 28 November 2020 inclusive.

6. Activities prohibited

- (a) For the purposes of section 5(1)(e) of the Act, the activities that are prohibited in the areas declared to be Public Safety Zones are specified to be:
 - (i) activities that interfere with exempt persons undertaking fire operations;
 - (ii) activities that would expose any person to risks to their health or safety.
- (a) In clause 6(a) of this declaration
 - (i) 'activity' includes:
 - (a) entering a Public Safety Zone;
 - (b) remaining in or being present in a Public Safety Zone;
 - (c) walking, riding or driving in a Public Safety Zone;
 - (d) camping or setting up a camp in a Public Safety Zone; and
 - (e) placing an obstruction within a Public Safety Zone.
 - (ii) 'exempt person' means any person or class of person specified in:
 - (a) clause 8 of this declaration; and
 - (b) section 9 of the Act.

7. Periods when access is prohibited

For the purposes of section 5(1)(d) of the Act, the period during which access to a Public Safety Zone is prohibited is the period from commencement of Fire Operations in a Public Safety Zone to the cessation of Fire Operations in that Public Safety Zone, as determined by the following:

Fire Operations:

- (a) commence or commenced in a Public Safety Zone upon either of the following occurring or having occurred:
 - (i) a notice being displayed on or near that Public Safety Zone in accordance with section 11(1) of the Act;
 - (ii) equipment, machinery or vehicles for fire operations being present in that Public Safety Zone; and
- (b) cease upon a notice of the completion of Fire Operations in that Public Safety Zone being displayed on or near that Public Safety Zone by an employee of the Department of Environment, Land, Water and Planning, Parks Victoria, Melbourne Water or VicForests

For the purposes of this declaration, Fire Operations can commence and cease more than once in a Public Safety Zone.

8. Exempt person or class of person

- (a) Employees, agents and contractors of the Department of Environment, Land, Water and Planning, Parks Victoria, Melbourne Water, VicForests, Country Fire Authority and Hancock Victorian Plantations who are trained in Basic Wildfire Awareness or higher, or are accompanied by a person trained in Basic Wildfire Awareness or higher.
- (b) Employees, agents and contractors of the Department of Environment, Land, Water and Planning, Parks Victoria, Melbourne Water and Vic Forests engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Country Fire Authority, WorkSafe, Environment Protection Authority and the State Emergency Services engaged in carrying out their functions.

(d) Members of Victoria Police engaged in carrying out their functions. Dated 22 November 2019

Executed by the Secretary to the Department of Environment,
Land, Water and Planning by being signed by its delegate
ALLYSON LARDNER
A/Deputy Chief Fire Officer, Statewide Integration,
pursuant to a delegation made under section 11(2) of the
Conservation, Forests and Lands Act 1987
and dated 16 October 2019

- Fire Operations Plan, Joint Fuel Management Program and maps approved in or under these
 plans are held at the Department of Environment, Land, Water and Planning (DELWP) Regional
 Offices at Ballarat, Bendigo, Benalla, Geelong, Traralgon and at 8 Nicholson Street, East
 Melbourne, Victoria 3002 (by appointment with the Senior Fuel Management Coordinator). The
 maps are also available on the following website: www.ffm.vic.gov.au/FOP
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the Safety on Public Land Act
 2004 to be in the public safety zone.

DECLARATION OF PUBLIC SAFETY ZONES

I, Allyson Lardner, A/Deputy Chief Fire Officer, Statewide Integration, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration:
- (c) 'the Schedule' means the Schedule to this declaration; and
- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the West and South Gippsland Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

- (a) Knowingly entering a declared public safety zone during a period when access is prohibited; and
- (b) Knowingly remaining in or being present in a declared public safety zone during a period when access is prohibited.

6. Periods when access is prohibited

The times during which access to the declared public safety zone is prohibited are the times when a Code Red Fire Danger Rating applies.

7. Exempt persons or classes of person

- (a) Employees, agents and contractors of the Department of Environment, Land, Water and Planning engaged in carrying out their functions.
- (b) Employees, agents, volunteers and contractors of the Country Fire Authority engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Service engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
- (i) Employees, agents and contractors of Water Authorities engaged in carrying out their functions.
- (j) Members of the public using State forest roads as the most practical access to and from private properties surrounding State forest.
- (k) Employees, agents and contractors engaged in accessing and carrying out functions within a prescribed mine, as defined by regulation 5.3.3 of the Occupational Health and Safety Regulations 2007, where both an approved work plan, as defined by section 40 of the **Mineral Resources (Sustainable Development) Act 1990**, and an Emergency plan, prepared in accordance with regulation 5.3.34 of the Occupational Health and Safety Regulations 2007, are in place which address the risk of bushfires.

Dated 22 November 2019

Executed by the Secretary to the Department of Environment,
Land, Water and Planning by being signed by its delegate
ALLYSON LARDNER
A/Deputy Chief Fire Officer, Statewide Integration,
pursuant to a delegation made under section 11(2) of the
Conservation, Forests and Lands Act 1987
and dated 16 October 2019

- 1. A map showing the public safety zone is held at the Department of Environment, Land, Water and Planning (DELWP) offices at Ballarat, Bendigo, Benalla, Geelong, Traralgon and Bairnsdale and at DELWP's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Policy Officer, Programs, Assets and Risk). The map is also available on the following website: https://www.ffm.vic.gov.au/permits-and-regulations/closures-of-parks-and-forests
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the Safety on Public Land Act
 2004 to be in the public safety zone.

DECLARATION OF PUBLIC SAFETY ZONES

I, Allyson Lardner, A/Deputy Chief Fire Officer, Statewide Integration, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration:
- (c) 'the Schedule' means the Schedule to this declaration; and
- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the East Gippsland Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

- (a) Knowingly entering a declared public safety zone during a period when access is prohibited; and
- (b) Knowingly remaining in or being present in a declared public safety zone during a period when access is prohibited.

6. Periods when access is prohibited

The times during which access to the declared public safety zone is prohibited are the times when a Code Red Fire Danger Rating applies.

7. Exempt persons or classes of person

- (a) Employees, agents and contractors of the Department of Environment, Land, Water and Planning engaged in carrying out their functions.
- (b) Employees, agents, volunteers and contractors of the Country Fire Authority engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Service engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
- (i) Employees, agents and contractors of Water Authorities engaged in carrying out their functions
- (j) Members of the public using State forest roads as the most practical access to and from private properties surrounding State forest.
- (k) Employees, agents and contractors engaged in accessing and carrying out functions within a prescribed mine, as defined by regulation 5.3.3 of the Occupational Health and Safety Regulations 2007, where both an approved work plan, as defined by section 40 of the **Mineral Resources (Sustainable Development) Act 1990**, and an Emergency plan, prepared in accordance with regulation 5.3.34 of the Occupational Health and Safety Regulations 2007, are in place which address the risk of bushfires.

Dated 22 November 2019

Executed by the Secretary to the Department of Environment,
Land, Water and Planning by being signed by its delegate
ALLYSON LARDNER
A/Deputy Chief Fire Officer, Statewide Integration,
pursuant to a delegation made under section 11(2) of the
Conservation, Forests and Lands Act 1987
and dated 16 October 2019

- 1. A map showing the public safety zone is held at the Department of Environment, Land, Water and Planning (DELWP) offices at Ballarat, Bendigo, Benalla, Geelong, Traralgon and Bairnsdale and at DELWP's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Policy Officer, Programs, Assets and Risk). The map is also available on the following website: https://www.ffm.vic.gov.au/permits-and-regulations/closures-of-parks-and-forests
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the Safety on Public Land Act
 2004 to be in the public safety zone.

DECLARATION OF PUBLIC SAFETY ZONES

I, Allyson Lardner, A/Deputy Chief Fire Officer, Statewide Integration, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration:
- (c) 'the Schedule' means the Schedule to this declaration; and
- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the Central Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

- (a) Knowingly entering a declared public safety zone during a period when access is prohibited; and
- (b) Knowingly remaining in or being present in a declared public safety zone during a period when access is prohibited.

6. Periods when access is prohibited

The times during which access to the declared public safety zone is prohibited are the times when a Code Red Fire Danger Rating applies.

7. Exempt persons or classes of person

- (a) Employees, agents and contractors of the Department of Environment, Land, Water and Planning engaged in carrying out their functions.
- (b) Employees, agents, volunteers and contractors of the Country Fire Authority engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Services engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
- (i) Employees, agents and contractors of Water Authorities engaged in carrying out their functions.
- (j) Members of the public using State forest roads as the most practical access to and from private properties surrounding State forest.
- (k) Employees, agents and contractors engaged in accessing and carrying out functions within a prescribed mine, as defined by regulation 5.3.3 of the Occupational Health and Safety Regulations 2007, where both an approved work plan, as defined by section 40 of the **Mineral Resources (Sustainable Development) Act 1990**, and an Emergency plan, prepared in accordance with regulation 5.3.34 of the Occupational Health and Safety Regulations 2007, are in place which address the risk of bushfires.

Dated 22 November 2019

Executed by the Secretary to the Department of Environment,
Land, Water and Planning by being signed by its delegate
ALLYSON LARDNER
A/Deputy Chief Fire Officer, Statewide Integration,
pursuant to a delegation made under section 11(2) of the
Conservation, Forests and Lands Act 1987
and dated 16 October 2019

- A map showing the public safety zone is held at the Department of Environment, Land, Water and Planning (DELWP) offices at Ballarat, Bendigo, Benalla, Geelong, Traralgon and Bairnsdale and at DELWP's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Policy Officer, Programs, Assets and Risk). The map is also available on the following website: https://www.ffm.vic.gov.au/permits-and-regulations/closures-ofparks-and-forests
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the Safety on Public Land Act
 2004 to be in the public safety zone.

DECLARATION OF PUBLIC SAFETY ZONES

I, Allyson Lardner, A/Deputy Chief Fire Officer, Statewide Integration, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration:
- (c) 'the Schedule' means the Schedule to this declaration; and
- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the Mallee Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

- (a) Knowingly entering a declared public safety zone during a period when access is prohibited; and
- (b) Knowingly remaining in or being present in a declared public safety zone during a period when access is prohibited.

6. Periods when access is prohibited

The times during which access to the declared public safety zone is prohibited are the times when a Code Red Fire Danger Rating applies.

7. Exempt persons or classes of person

- (a) Employees, agents and contractors of the Department of Environment, Land, Water and Planning engaged in carrying out their functions.
- (b) Employees, agents, volunteers and contractors of the Country Fire Authority engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Services engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
- (i) Employees, agents and contractors of Water Authorities engaged in carrying out their functions.
- (j) Members of the public using State forest roads as the most practical access to and from private properties surrounding State forest.
- (k) Employees, agents and contractors engaged in accessing and carrying out functions within a prescribed mine, as defined by regulation 5.3.3 of the Occupational Health and Safety Regulations 2007, where both an approved work plan, as defined by section 40 of the **Mineral Resources (Sustainable Development) Act 1990**, and an Emergency plan, prepared in accordance with regulation 5.3.34 of the Occupational Health and Safety Regulations 2007, are in place which address the risk of bushfires.

Dated 22 November 2019

Executed by the Secretary to the Department of Environment,
Land, Water and Planning by being signed by its delegate
ALLYSON LARDNER
A/Deputy Chief Fire Officer, Statewide Integration,
pursuant to a delegation made under section 11(2) of the
Conservation, Forests and Lands Act 1987
and dated 16 October 2019

- A map showing the public safety zone is held at the Department of Environment, Land, Water and Planning (DELWP) offices at Ballarat, Bendigo, Benalla, Geelong, Traralgon and Bairnsdale and at DELWP's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Policy Officer, Programs, Assets and Risk). The map is also available on the following website: https://www.ffm.vic.gov.au/permits-and-regulations/closures-ofparks-and-forests
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the Safety on Public Land Act
 2004 to be in the public safety zone.

DECLARATION OF PUBLIC SAFETY ZONES

I, Allyson Lardner, A/Deputy Chief Fire Officer, Statewide Integration, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration:
- (c) 'the Schedule' means the Schedule to this declaration; and
- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the Northern Country Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

- (a) Knowingly entering a declared public safety zone during a period when access is prohibited; and
- (b) Knowingly remaining in or being present in a declared public safety zone during a period when access is prohibited.

6. Periods when access is prohibited

The times during which access to the declared public safety zone is prohibited are the times when a Code Red Fire Danger Rating applies.

7. Exempt persons or classes of person

- (a) Employees, agents and contractors of the Department of Environment, Land, Water and Planning engaged in carrying out their functions.
- (b) Employees, agents, volunteers and contractors of the Country Fire Authority engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Services engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
- (i) Employees, agents and contractors of Water Authorities engaged in carrying out their functions.
- (j) Members of the public using State forest roads as the most practical access to and from private properties surrounding State forest.
- (k) Employees, agents and contractors engaged in accessing and carrying out functions within a prescribed mine, as defined by regulation 5.3.3 of the Occupational Health and Safety Regulations 2007, where both an approved work plan, as defined by section 40 of the **Mineral Resources (Sustainable Development) Act 1990**, and an Emergency plan, prepared in accordance with regulation 5.3.34 of the Occupational Health and Safety Regulations 2007, are in place which address the risk of bushfires.

Dated 22 November 2019

Executed by the Secretary to the Department of Environment, Land, Water and Planning by being signed by its delegate ALLYSON LARDNER A/Deputy Chief Fire Officer, Statewide Integration, pursuant to a delegation made under section 11(2) of the Conservation, Forests and Lands Act 1987 and dated 16 October 2019

- 1. A map showing the public safety zone is held at the Department of Environment, Land, Water and Planning (DELWP) offices at Ballarat, Bendigo, Benalla, Geelong, Traralgon and Bairnsdale and at DELWP's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Policy Officer, Programs, Assets and Risk). The map is also available on the following website: https://www.ffm.vic.gov.au/permits-and-regulations/closures-of-parks-and-forests
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the Safety on Public Land Act
 2004 to be in the public safety zone.

DECLARATION OF PUBLIC SAFETY ZONES

I, Allyson Lardner, A/Deputy Chief Fire Officer, Statewide Integration, Gippsland, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration:
- (c) 'the Schedule' means the Schedule to this declaration; and
- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the South West Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

- (a) Knowingly entering a declared public safety zone during a period when access is prohibited; and
- (b) Knowingly remaining in or being present in a declared public safety zone during a period when access is prohibited.

6. Periods when access is prohibited

The times during which access to the declared public safety zone is prohibited are the times when a Code Red Fire Danger Rating applies.

7. Exempt persons or classes of person

- (a) Employees, agents and contractors of the Department of Environment, Land, Water and Planning engaged in carrying out their functions.
- (b) Employees, agents, volunteers and contractors of the Country Fire Authority engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Services engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
- (i) Employees, agents and contractors of Water Authorities engaged in carrying out their functions.
- (j) Members of the public using State forest roads as the most practical access to and from private properties surrounding State forest.
- (k) Employees, agents and contractors engaged in accessing and carrying out functions within a prescribed mine, as defined by regulation 5.3.3 of the Occupational Health and Safety Regulations 2007, where both an approved work plan, as defined by section 40 of the **Mineral Resources (Sustainable Development) Act 1990**, and an Emergency plan, prepared in accordance with regulation 5.3.34 of the Occupational Health and Safety Regulations 2007, are in place which address the risk of bushfires.

Dated 22 November 2019

Executed by the Secretary to the Department of Environment,
Land, Water and Planning by being signed by its delegate
ALLYSON LARDNER
A/Deputy Chief Fire Officer, Statewide Integration,
pursuant to a delegation made under section 11(2) of the
Conservation, Forests and Lands Act 1987
and dated 16 October 2019

- 1. A map showing the public safety zone is held at the Department of Environment, Land, Water and Planning (DELWP) offices at Ballarat, Bendigo, Benalla, Geelong, Traralgon and Bairnsdale and at DELWP's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Policy Officer, Programs, Assets and Risk). The map is also available on the following website: https://www.ffm.vic.gov.au/permits-and-regulations/closures-of-parks-and-forests
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the Safety on Public Land Act
 2004 to be in the public safety zone.

DECLARATION OF PUBLIC SAFETY ZONES

I, Allyson Lardner, A/Deputy Chief Fire Officer, Statewide Integration, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, make the following declaration of public safety zones under section 4(1) of the **Safety on Public Land Act 2004**.

1. Definitions

In this declaration:

- (a) 'the Act' means the **Safety on Public Land Act 2004**;
- (b) 'the declared public safety zone' means the area declared under clause 2 of this declaration:
- (c) 'the Schedule' means the Schedule to this declaration; and
- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the Wimmera Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

- (a) Knowingly entering a declared public safety zone during a period when access is prohibited; and
- (b) Knowingly remaining in or being present in a declared public safety zone during a period when access is prohibited.

6. Periods when access is prohibited

The times during which access to the declared public safety zone is prohibited are the times when a Code Red Fire Danger Rating applies.

7. Exempt persons or classes of person

- (a) Employees, agents and contractors of the Department of Environment, Land, Water and Planning engaged in carrying out their functions.
- (b) Employees, agents, volunteers and contractors of the Country Fire Authority engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Services engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
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 2004 to be in the public safety zone.

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- (a) 'the Act' means the **Safety on Public Land Act 2004**;
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- (c) 'the Schedule' means the Schedule to this declaration; and
- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the North East Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

- (a) Knowingly entering a declared public safety zone during a period when access is prohibited; and
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- (b) Employees, agents, volunteers and contractors of the Country Fire Authority engaged in carrying out their functions.
- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Services engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
- (i) Employees, agents and contractors of Water Authorities engaged in carrying out their functions.
- (j) Members of the public using State forest roads as the most practical access to and from private properties surrounding State forest.
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Dated 22 November 2019

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- (d) 'Code Red Fire Danger Rating' means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area.

2. Declaration of Public Safety Zones

All areas of State forest within the North Central Bureau of Meteorology Forecast District are declared to be public safety zones.

3. Purpose for which the area has been declared

The purpose for which the declared public safety zones have been declared is for the maintenance of public safety.

4. Period of the declaration

The period for which the declared public safety zones are declared is the period commencing from 29 November 2019 and ending on 28 November 2020 inclusive.

5. Activities prohibited

The activities that are prohibited in the declared public safety zones are:

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- (c) Employees, agents and contractors of the Metropolitan Fire and Emergency Services Board, Ambulance Victoria, WorkSafe Victoria and Environment Protection Authority Victoria engaged in carrying out their functions.
- (d) Members of the police force of Victoria engaged in carrying out their functions.
- (e) Employees, agents and contractors of the Local Government Areas engaged in carrying out their functions.
- (f) Employees, agents and contractors of the Department of Human Services engaged in carrying out their functions.

- (g) Employees, agents, volunteers and contractors of an Emergency Management Service engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out an emergency management function.
- (h) Employees, agents, volunteers and contractors of Networked Emergency Organisation partners engaged by the Department of Environment, Land, Water and Planning or the Country Fire Authority to carry out their functions.
- (i) Employees, agents and contractors of Water Authorities engaged in carrying out their functions.
- (j) Members of the public using State forest roads as the most practical access to and from private properties surrounding State forest.
- (k) Employees, agents and contractors engaged in accessing and carrying out functions within a prescribed mine, as defined by regulation 5.3.3 of the Occupational Health and Safety Regulations 2007, where both an approved work plan, as defined by section 40 of the **Mineral Resources (Sustainable Development) Act 1990**, and an Emergency plan, prepared in accordance with regulation 5.3.34 of the Occupational Health and Safety Regulations 2007, are in place which address the risk of bushfires.

Dated 22 November 2019

Executed by the Secretary to the Department of Environment, Land, Water and Planning by being signed by its delegate ALLYSON LARDNER A/Deputy Chief Fire Officer, Statewide Integration, pursuant to a delegation made under section 11(2) of the Conservation, Forests and Lands Act 1987 and dated 16 October 2019

- 1. A map showing the public safety zone is held at the Department of Environment, Land, Water and Planning (DELWP) offices at Ballarat, Bendigo, Benalla, Geelong, Traralgon and Bairnsdale and at DELWP's head office at 8 Nicholson Street, East Melbourne, Victoria 3002 (by appointment with the Policy Officer, Programs, Assets and Risk). The map is also available on the following website: https://www.ffm.vic.gov.au/permits-and-regulations/closures-of-parks-and-forests
- 2. In addition to the above persons or classes of person exempted under section 5(2), section 9 of the **Safety on Public Land Act 2004** provides that a public safety zone declaration does not apply to the following:
 - the Secretary;
 - an authorised officer;
 - a utility engaged in the carrying out of its functions in a State forest;
 - a transport authority engaged in the carrying out of its functions in a State forest;
 - a person or class of person authorised under section 10 of the Safety on Public Land Act
 2004 to be in the public safety zone.



Water Act 1989

DECLARATION OF SERVICED PROPERTIES

For the purposes of section 144 of the **Water Act 1989**, Goulburn Valley Region Water Corporation (trading as Goulburn Valley Water) declares it has made provision for water and/or sewerage services to the following lots commencing 31 December 2019:

Potable Water and Sewerage

Lots 116-120, 125-132 PS817261R; 32 Tournament Drive, Mooroopna

Lots 1 and 2 PS826888S; 33 and 35 Hoskin Street, Shepparton

Lot 1 PS804097A; 24 Carroll Road, Shepparton East

PC376488E; 121 Rea Street, Shepparton

PC376489C; 31 to 73 Hawdon Street, Shepparton

Lots 7 and 8 PS519967K; 271 Dead Horse Lane, Mansfield

Lots 1-3 PS806340H; 14 DeBoos Street, Euroa

Lots 1-4 PS825470L; 9 Vale Street, Nagambie

Lots 1 and 2 PS823122W; 2 Bank Street, Avenel

Potable Water only

Lots 1–16 PS823645M; 2 Bridge Road, Toolamba

Lot 1 PS826769B; 4905 and 4965 Goulburn Valley Highway, Murchison East

Lots 1 and 2 PS834053C; 580 and 600 New Dookie Road, Shepparton East

Lots 1-3 PS820600C; 95 McCluskey Road, Cobram

Lot 1 TP865607; 29 Manse Road, Cobram

For more information, telephone Goulburn Valley Water on 1800 45 45 00.



Managing Water, Serving Communities

Water Act 1989

SALE OF GROUNDWATER LICENCES FROM THE LOWER TERTIARY AQUIFER – WARRNAMBOOL ZONE

Southern Rural Water is auctioning Section 51 Take and Use Groundwater Licences from the Lower Tertiary Aquifer – Warrnambool zone. The total volume available will be 5,000 ML. The auction will be held on 11–12 December 2019.

The announcement of this auction is in accordance with section 57 of the **Water Act 1989**, where Gippsland and Southern Rural Water Corporation (trading as Southern Rural Water) is acting as the delegate for the Minister for Environment, Climate Change and Water.

The auction is open to those who completed the application form and met the eligibility requirements advertised in the Warrnambool Standard on 22 March 2019.

The conditions for a licence will include the:

- requirement to take the water from licensed works; and
- standard licence conditions as set out in the Ministerial Policies for Managing Take and Use Licences available from the Victorian Water Register.

Licences may be issued for a period of up to 15 years, after which time they may be renewed in accordance with section 58 of the **Water Act 1989**.

For further information, please contact Liam Murphy at Southern Rural Water on 1300 139 510.

Water Act 1989

WESTERNPORT WATER

Notice of Declaration of Serviced Properties

Notice is hereby given that Westernport Water has made provision for water and/or recycled water and/or sewer services for the properties listed below. In accordance with section 144 of the **Water Act 1989**, these properties are now liable to be rated as serviced properties from 30 November 2019, or subject to the approval of subdivision.

Lot / Plan Numbers	Property Address	
Water and Sewer Services		
Lots 1 and 2 / PS836382V	15 Leslie Avenue, Cowes	
Lots 1 and 2 / PS832714T	1/14 Alvina Crescent, Surf Beach	
Lots 1 to 10 / PS812286B	55–71 Boys Home Road, Newhaven	
Lots 11 to 20 / PS818364A	55–71 Boys Home Road, Newhaven	
Lots 21 to 31 / PS818369P	55–71 Boys Home Road, Newhaven	
Water, Recycled Water and Sewer Services		
Lots 1101 to 1123 / PS818375U	Atlantis Street, Cowes	

A copy of the notice and plans for the above are available for inspection at Westernport Water's Office, 2 Boys Home Road, Newhaven.

www.westernportwater.com.au 1300 720 711

ORDERS IN COUNCIL

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

ORDER PROHIBITING AND REGULATING THE USE OF CHEMICAL PRODUCTS CONTAINING SODIUM FLUOROACETATE (1080) OR 4-AMINOPROPIOPHENONE (PAPP)

Order in Council

The Governor in Council under section 25A of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 makes the following Order.

1 Purpose

The purpose of this Order is to regulate the use of agricultural chemical products containing –

- (a) sodium fluoroacetate (1080); or
- (b) 4-aminopropiophenone (also known as para-aminopropiophenone) (PAPP).

2 Authorising provision

This Order is made under section 25A of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992.

3 Commencement

This Order takes effect on the day of its publication in the Government Gazette.

4 Revocation

The Order entitled *Order Prohibiting and Regulating the Use of Chemical Products Containing Sodium Fluoroacetate (1080) or 4-aminopropiophenone (PAPP)* made on 11 July 2017 and published in Government Gazette No. G28 on 13 July 2017, pages 1529 to 1531, is revoked.

5 Definitions

In this Order -

Accredited 1080 and PAPP training course means -

the '22275VIC Course in Minimising Risks in the Use of 1080 Pest Animal Bait Products for Vertebrate Pest Control'; or

the '21835VIC Course in Minimising the Risks in the Use of 1080 Pest Animal Bait Products for Vertebrate Pest Control'; or

the '22516VIC Course in Minimising Risks in the Use of 1080 and PAPP Bait Products for Vertebrate Pest Control' –

accredited by the Victorian Registration and Qualifications Authority under Chapter 4 of the **Education and Training Reform Act 2006**, and as amended from time to time;

Act means the Agricultural and Veterinary Chemicals (Control of Use) Act 1992;

AgVet Code of Victoria has the same meaning as in the Agricultural and Veterinary Chemicals (Victoria) Act 1994;

laid, in relation to bait, means placement of the pest animal bait product in the landscape, including burial and surface placement of bait by aerial, broadcast, trail application or the setting of a canid pest ejector;

perishable pest animal bait means a bait that has a short shelf life and is intended to be used to control a pest animal;

pest animal means a pest animal declared in accordance with Part 8 of the Catchment and Land Protection Act 1994;

1080 and PAPP Directions for Use means the current document entitled *Directions for the Use of 1080 and PAPP Pest Animal Bait Products in Victoria*, authorised and published by the former Department of Economic Development, Jobs, Transport and Resources in September 2018 available at http://agriculture.vic.gov.au/1080, and as amended from time to time.

6 Prohibitions and conditions of use of agricultural chemical products containing 1080

A person must not use an agricultural chemical product containing 1080 unless that use is for the purpose of destroying foxes, rabbits, wild dogs or feral pigs and is in accordance with one or more of the following conditions –

- (a) the person is acting under and in accordance with a permit issued under section 25A(2) (b) and Schedule 1 to the Act, which is not an Agricultural Chemical User Permit; or
- (b) the person is acting under and in accordance with a permit issued under Part 7 of the Schedule to the AgVet Code; or
- (c) the person is manufacturing a perishable pest animal bait containing 1080, under and in accordance with a licence issued under the **Drugs, Poisons and Controlled Substances Act 1981**.

7 Prohibitions and conditions of use of agricultural chemical products containing PAPP

A person must not use an agricultural chemical product containing PAPP unless that use is for the purpose of destroying foxes, rabbits, wild dogs, feral pigs or feral cats and is in accordance with one or more of the following conditions –

- (a) the person is acting under and in accordance with a permit issued under section 25A(2) (b) and Schedule 1 to the Act, which is not an Agricultural Chemical User Permit; or
- (b) the person is acting under and in accordance with a permit issued under Part 7 of the Schedule to the AgVet Code.

8 Prohibitions and conditions of use of agricultural chemical products containing 1080 or PAPP

A person must not use an agricultural chemical product containing 1080 or PAPP unless that use is –

- (a) in accordance with the 1080 and PAPP Directions for Use to destroy foxes, rabbits, wild dogs or feral pigs; and
- (b) the products are used in accordance with one or more of the following conditions
 - (i) the person is acting under and in accordance with a pest control licence issued under Division 2 of Part 7 of the **Public Health and Wellbeing Act 2008** and is operating in accordance with the provisions of that Act and Regulations made under that Act; or
 - (ii) the person is acting under and in accordance with a current Agricultural Chemical User Permit authorising the use of 1080 and PAPP, issued under section 25A(2)(b) and Schedule 1 to the Act, or is operating under the direct and immediate supervision of a person who holds such a permit; or
 - (iii) the person is acting under and in accordance with a current pilot (chemical rating) licence issued under section 42 and Schedule 1 to the Act and has successfully completed the accredited 1080 and PAPP training course; or
 - (iv) the person is acting under and in accordance with a current commercial operator licence issued under section 31 and Schedule 1 to the Act and has successfully completed the accredited 1080 and PAPP training course.

9 Conditions of use of perishable pest animal baits

A person may use a perishable pest animal bait containing 1080 in accordance with the following conditions –

- (a) the bait must be prepared from a base that is specified in Column 1 of the following Table; and
- (b) the bait and base specified in Column 1 of the Table may only be used to control the pest animal specified in Column 2 of the Table that corresponds to that bait base; and
- (c) each bait must have a visible coating of blue or green dye; and
- (d) the bait must be laid within 3 days of the date of manufacture of the bait, except for a bait prepared from a base of grain for the control of feral pigs.

TABLE

Bait Base	Pest Animal
Column 1	Column 2
Carrot	Rabbit
Liver	Fox
	Wild dog
Boneless red meat	Wild dog
Grain	Feral pig

Note: Section 25A(1) of the Act provides for a penalty of 400 penalty units in the case of a corporation, and in any other case, 200 penalty units, for contravening an Order under that section.

Dated 26 November 2019

Responsible Minister

JACLYN SYMES

Minister for Agriculture

ANDREW ROBINSON Acting Clerk of the Executive Council

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

ORDER REGULATING THE USE OF SPECIFIED AGRICULTURAL CHEMICAL PRODUCTS UNDER CERTAIN LICENCES AND PERMITS

Order in Council

The Governor in Council under section 25A of the **Agricultural and Veterinary Chemicals** (Control of Use) Act 1992 makes the following Order.

1. Purpose

The purpose of this Order is to regulate the use of specified agricultural chemical products under certain circumstances and subject to certain conditions.

2. Authorising provision

This Order is made under section 25A of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992.

3. Commencement

This Order comes into effect on the day of its publication in the Government Gazette.

4. Revocations

- (1) The Order entitled *Order Prohibiting or Regulating the Use of Certain Agricultural Chemical Products* made on 7 July 1998 and published in the Government Gazette No. G 27 on 9 July 1998, pages 1887 to 1889 is **revoked**.
- (2) The Order entitled *Order Regulating the Use of Specified Chemical Products Under Certain Licences and Permits* made on 11 July 2017 and published in Government Gazette No. G 28 on 13 July 2017, pages 1528 and 1529, is **revoked**.

5. Definitions

In this Order -

Agvet Code of Victoria has the same meaning as in the Agricultural and Veterinary Chemicals (Victoria) Act 1994;

APVMA means the Australian Pesticides and Veterinary Medicines Authority continued in existence by section 6 of the **Agricultural and Veterinary Chemicals (Administration) Act 1992** of the Commonwealth;

home garden product means an agricultural chemical product that is –

- (a) packaged and supplied to the general public for use in and around dwellings; and
- (b) specified, on a label approved by the APVMA, for use in the home garden;

the Act means the Agricultural and Veterinary Chemicals (Control of Use) Act 1992.

6. Regulation on use of chemical products

 A person must not use an agricultural chemical product (other than a home garden product) that is of a class, or contains a constituent, that is specified in the following Table.

TABLE

Item Number	Class or constituent of agricultural chemical product	
1	A Schedule 7 poison within the meaning of the Drugs, Poisons and Controlled Substances Act 1981 (except an agricultural chemical product containing sodium fluoroacetate (1080) or 4-aminopropiophenone (PAPP))	
2	Chemical products that contain atrazine	
3	Chemical products that contain metham sodium	
4	Chemical products that contain ester formulations of –	
	(a) (4-chloro-2-methylphenoxy)acetic acid (MCPA);	
	(b) (2,4-dichlorophenoxy)acetic acid (2,4-D); or	
	(c) 4-(2,4-dichlorophenoxy)butyric acid (2,4-DB); or	
	(d) triclopyr	

Note: a prohibition on an agricultural chemical product containing 1080 or PAPP is provided for under a separate Order made under section 25A of the Act.

(2) Despite sub-clause (1), a person may use an agricultural chemical product in accordance with the circumstances specified in clause 7.

7. Circumstances in which agricultural chemical products are permitted to be used

Clause 6 does not apply to a person who uses an agricultural chemical product in the following circumstances –

- (a) under and in accordance with a pest control licence issued under Division 2 of Part 7 of the **Public Health and Wellbeing Act 2008**; or
- (b) in accordance with a permit referred to in section 25A(2)(b) of the Act and issued under Schedule 1 to the Act; or
- (c) if acting under the direct and immediate supervision of a person referred to in paragraph (b); or
- (d) in accordance with a commercial operator licence referred to in section 31 of the Act and issued under Schedule 1 to the Act; or
- (e) who is an employee of a person referred to in paragraph (d) who is acting under and in accordance with that licence; or
- (f) if conducting aerial spraying under and in accordance with a pilot (chemical rating) licence referred to in section 42 of the Act and issued under Schedule 1 to the Act.

8. Prohibition on the use of an agricultural chemical product for the control of a vertebrate animal

- (1) A person must not use an agricultural chemical to control a vertebrate animal.
- (2) Despite sub-clause (1) a person may use an agricultural chemical to control a vertebrate animal if
 - (a) the control of the species of vertebrate animal is stated on the label of the agricultural chemical product; or
 - (b) the person who uses the agricultural chemical product is acting under and in accordance with a permit issued under Part 7 of the Schedule to the Agvet Code of Victoria; or
 - (c) the person who uses the agricultural chemical product is acting under and in accordance with a permit issued under section 25A(2)(b) of the Act and Schedule 1 to the Act, which is not an agricultural chemical user permit.

9. Prohibition on the use of an agricultural chemical product containing chlorfluazuron, antibiotics, mevinphos or paraquat

(1) A person must not use an agricultural chemical product containing a constituent listed in column 1 of the Table below for the prohibited use specified in column 2 of the Table.

TABLE

Column 1	Column 2
Constituent	Prohibited use
Chlorfluazuron	Any use other than in accordance with the instructions on the label
Antibiotics	For use as a dairy cleanser
Mevinphos or paraquat	For any use if it is to be applied by means of back-mounted spraying equipment.

- (2) Despite sub-clause (1) a person may use an agricultural chemical containing a constituent listed in column 1 of the Table for the prohibited use specified in column 2 of the Table if
 - (a) the person who uses the agricultural chemical product is acting under and in accordance with a permit issued under Part 7 of the Schedule to the Agvet Code; or
 - (b) the person who uses the agricultural chemical product is acting under and in accordance with a permit issued under section 25A(2)(b) of the Act and Schedule 1 to the Act, which is not an agricultural chemical user permit.

Dated 26 November 2019 Responsible Minister JACLYN SYMES Minister for Agriculture

ANDREW ROBINSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

Order in Council

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

DOWLING FOREST – The temporary reservation by Order in Council of 26 August, 2014 of Crown land in the Parish of Dowling Forest as a site for Public purposes, formerly described as Crown Allotment 2038, revoked as to part by Order in Council of 21 October, 2015 **so far only as** Crown Allotments 2079 [area 12.92 hectares] and 2081 [area 360 square metres], Parish of Dowling Forest as shown on Original Plan No. OP125031 lodged in the Central Plan Office.

File reference 0506597

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

Dated 26 November 2019

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION – PART NATIONAL TENNIS CENTRE

Order in Council

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

EAST MELBOURNE – Crown Allotment 2040, At East Melbourne, City of Melbourne, Parish of Melbourne North [area 6034 square metres], temporarily reserved as a site for Public purposes, being, in particular, the purposes of the national tennis centre, pursuant to the provisions of section 30E(2) of the **Melbourne and Olympic Parks Act 1985** SO FAR ONLY AS Crown Allotment 2128, At East Melbourne, City of Melbourne, Parish of Melbourne North [area 806 square metres] as shown on Original Plan OP124278 lodged in the Central Plan Office.

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

Dated 26 November 2019

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Acting Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF CHAIRPERSON TO THE AMES AUSTRALIA BOARD

Order in Council

The Governor in Council, under section 3.3.33(1)(a) of the **Education and Training Reform Act 2006** appoints William Stuart Crosby as chairperson of the AMES Australia Board from 2 December 2019 until 1 December 2022 (both dates inclusive).

The Governor in Council under section 3.3.33 and clause 3 to schedule 2 of the **Education and Training Reform Act 2006** fixes the remuneration of the AMES Australia Board Chairperson at \$53,016 per annum.

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

Dated 26 November 2019

Responsible Minister:

THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

ANDREW ROBINSON Acting Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF WILLIAM STUART CROSBY TO THE AMES AUSTRALIA BOARD

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is part-time.

2. Period of Appointment

The period of appointment is from 2 December 2019 to 1 December 2022.

3. Duties and responsibilities of the position

Pursuant to section 3.3.29C of the Act the functions of the AMES Australia Board include having oversight of the institution so as to ensure it is managed efficiently and effectively; developing and implementing strategic plans, statements of corporate intent, operational business plans for the institution and policies relating to staff employment; developing and issuing management and administration directions for staff and the chief executive officer that must be complied with and monitored by the Board; and advising and reporting on activities of the institution to the Minister and Secretary.

4. Termination Arrangements

Clause 2(3) of Schedule 2 to the Act stipulates that the office of a member becomes vacant if the member becomes bankrupt, is found guilty of an offence which is, or which would if committed in Victoria be, an indicatable offence or is absent from 3 consecutive meetings of the Board without the leave of the chairperson, or in the case of the chairperson, without the Minister's leave.

Pursuant to section 3.3.34(1) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under clause 3(4) of schedule 2 to the Act a member of the governing board of an adult education institution, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time

to time by the Minister. However, as the Chairperson is appointed by the Governor in Council under section 3.3.33 of the Act the remuneration and fees are fixed from time to time by the Governor in Council. The remuneration for an eligible Chairperson is an annual sitting fee of \$53,016. William Stuart Crosby is eligible for remuneration.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

Under clause 3(4) of schedule 2 to the Act a member of the governing board of an adult education institution, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister. However, as the Chairperson is appointed by the Governor in Council under section 3.3.33 of the Act, the remuneration and fees are fixed from time to time by the Governor in Council.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

William Stuart Crosby has served as AMES Australia Board chairperson since December 2016.

Health Services Act 1988

BARWON HEALTH

DECLARATION UNDER SECTION 11

Order in Council

The Governor in Council under section 11 of the **Health Services Act 1988** (the Act) by this Order declares that the provision of section 65T of the Act, that requires the board to consist of not more than 9 persons is not applicable to Barwon Health, a public health service listed in Schedule 5 of the Act.

This Order is subject to the condition that the board of directors of Barwon Health shall consist of not more than 10 persons.

This declaration commences on the date of the Order and ceases to have effect on 1 July 2022.

Dated 26 November 2019

Responsible Minister:

JENNY MIKAKOS MP

Minister for Health

ANDREW ROBINSON Acting Clerk of the Executive Council

Plant Biosecurity Act 2010 DECLARATION OF EXOTIC DISEASES

Order in Council

The Governor in Council, under section 5(3) of the **Plant Biosecurity Act 2010**, declares the following diseases to be exotic diseases:

Name	Common name
Tomato brown rugose fruit virus	ToBRFV
Tomato ringspot virus	ToRSV

This order takes effect from the day it is published in the Government Gazette.

Dated 26 November 2019

Responsible Minister:

JACLYN SYMES MP

Minister for Agriculture

ANDREW ROBINSON Acting Clerk of the Executive Council

Public Administration Act 2004

APPLICATION OF DIVISION 2 OF PART 5 OF THE **PUBLIC ADMINISTRATION ACT 2004** TO SCHOOL COUNCILS CONSTITUTED UNDER SECTION 13 OF THE **EDUCATION ACT 1958**PRIOR TO 1 JULY 2005

Order in Council

The Governor in Council by Order made under section 75(a) of the **Public Administration Act 2004** applies Division 2 of Part 5 of the **Public Administration Act 2004** to the following public entities:

• School councils within the meaning of the **Education Act 1958** (as in force immediately before the commencement of Part 5 of the **Public Administration Act 2004**) constituted by Order prior to 1 July 2005.

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

Dated 26 November 2019

Responsible Minister:

THE HON GAVIN JENNINGS MLC Special Minister of State

ANDREW ROBINSON
Acting Clerk of the Executive Council

Workplace Injury Rehabilitation and Compensation Act 2013 ORDER DECLARING THAT CERTAIN PERSONS FROM THE SALVATION ARMY ARE WORKERS

Order in Council

The Governor in Council, under clause 13 of Schedule 1 of the **Workplace Injury Rehabilitation and Compensation Act 2013**, at the request of the Salvation Army declares that persons within the class specified in Schedule 1 of this Order are 'workers' of the Salvation Army (Victoria) Property Trust and the person described in Schedule 2 of this Order is the employer in relation to persons within that class.

SCHEDULE 1

Ordained ministers of religion of The Salvation Army appointed as commissioned or non-commissioned Officers engaged in the ministry of the Salvation Army in Victoria.

SCHEDULE 2

The Salvation Army (Victoria) Property Trust, a body corporate established under **The Salvation Army (Victoria) Property Trust Act 1930**.

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

Dated 26 November 2019

Responsible Minister:

HON JILL HENNESSY, MP Minister for Workplace Safety

ANDREW ROBINSON
Acting Clerk of the Executive Council

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SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

111. Statutory Rule: Evidence

Regulations 2019

Authorising Act: Evidence Act 2008

Date first obtainable: 28 November 2019

Code A

112. *Statutory Rule*: Electricity

Safety (Cathodic

Protection)

Regulations 2019

Authorising Act: Electricity Safety

Act 1998

Date first obtainable: 28 November 2019

Code B

113. *Statutory Rule*: Electricity

Safety (General)

Regulations 2019

Authorising Act: Electricity Safety

Act 1998

Date first obtainable: 28 November 2019

Code E

114. *Statutory Rule*: Electricity Safety

(Management) Regulations 2019

Authorising Act: Electricity Safety

Act 1998

Date first obtainable: 28 November 2019

Code B

115. Statutory Rule: Assisted

Reproductive Treatment

Regulations 2019

Authorising Act: Assisted

Reproductive

Treatment Act 2008

Date first obtainable: 28 November 2019

Code D

116. *Statutory Rule*: Building

Amendment (Swimming Pool and Spa) Regulations 2019

Authorising Act: Building Act 1993

Date first obtainable: 28 November 2019

Code D

117. Statutory Rule: Rail Safety

National Law (Victoria) (Drug and Alcohol Controls) Regulations 2019

Authorising Act: Rail Safety

National Law Application Act 2013

Date first obtainable: 28 November 2019

Code B

118. Statutory Rule: Transport

(Compliance and Miscellaneous) (Infringements) Regulations 2019

Authorising Act: Transport

(Compliance and Miscellaneous)

Act 1983

Date first obtainable: 28 November 2019

Code B

119. *Statutory Rule*: Greenhouse

Gas Geological Sequestration Regulations 2019

Authorising Act: Greenhouse

Gas Geological Sequestration Act 2008

Date first obtainable: 28 November 2019

Code B

120. *Statutory Rule*: Road Safety

(Drivers) Amendment (Alcohol Interlocks) Regulations 2019

Authorising Act: Road Safety

Act 1986

Date first obtainable: 28 November 2019

Code A

121. Statutory Rule: Road Safety Road

Rules Amendment (Speed-Limit Sign)

Rules 2019

Authorising Act: Road Safety

Act 1986

Date first obtainable: 28 November 2019

Code A

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О	673–736	\$63.62
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#T	1017–1080	\$92.21
#U	1081–1146	\$97.75
#V	1147–1210	\$103.50
#W	1211–1276	\$108.88
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