

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 13 Thursday 2 April 2020

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GENERAL

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As from 2 April 2020 The last Special Gazette was No. 176 dated 1 April 2020. 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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) EASTER WEEK 2020

Please Note New Deadlines for General Gazette G15/20:

The Victoria Government Gazette (General) for **EASTER** week (G15/20) will be published on **Thursday 16 April 2020**.

Copy deadlines:

Private Advertisements Government and Outer Budget Sector Agencies Notices 9.30 am on Thursday 9 April 2020

9.30 am on Thursday 9 April 2020

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.

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Estate CHARLES OSCAR HILDEBRAND, late of 29 Margaret Street, Cohuna, retired farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 14 January 2020, are required by the executors, Carl Oscar Hildebrand, Christine Ruth Burke, Corrine Louise Hildebrand and Ashley Mark Papp, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 26 March 2020

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579. RB:GR:20027.

Estate OLIVE AVIAN TATE, late of Northhaven Aged Care, Shadforth Street, Kerang, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 12 January 2020, are required by the executors, Karyn Dawn Mitchell and Cheryl Ann Clarke, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 27 March 2020

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579. RB:GR:20075.

Re: The estate of ROZINA AGATIC, late of 199 Tramway Parade, Beaumaris, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 November 2019, are required by the executor, Sonia Viljevac, also known as Sanja Viljevac, 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: PINBO CHEN, late of 48a Graham Place, Box Hill, Victoria, former businessman, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 1 February 2019, are required by the executor, Wei Chen, to send particulars of such claims to her, care of the undermentioned solicitors, by 4 June 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

DAVIS LAWYERS, Level 15, 200 Queen Street, Melbourne, Victoria 3000.

RAYMOND LAWRENCE HENRY, late of Nyah West, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2019, are required by Wayne Seymour Henry, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

JOHN GRAHAM CALLIL ABDALLAH, late of 54A Avoca Street, South Yarra, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 November 2019, are required by the executors, Timothy John Christian Abdallah, Paul Ashworth and Darren Stephen Goldsmith, to send particulars to them, care of the undermentioned solicitors, by 3 July 2020,

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after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

GOLDSMITHS LAWYERS,

52–54 Rosslyn Street, West Melbourne 3003.

ANNA DE VINCENTIS, late of 970 Plenty Road, South Morang, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 January 2020, are required by the executor, Ezio De Vincentis, to send particulars to him, care of the undermentioned solicitors, by 1 July 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

GOLDSMITHS LAWYERS,

52–54 Rosslyn Street, West Melbourne 3003.

Re: KENNETH CHARLES MAWSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 June 2019, are required by the personal representatives, Ann Wilkins and Alan Charles Wilkins, to send particulars to the personal representatives, care of their below lawyers, by 1 June 2020, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they have notice.

HALL & WILCOX LAWYERS, Level 11, Rialto South Tower, 525 Collins Street, Melbourne 3000.

Re: ALEXANDER SLADE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 December 2019, are required by the personal representatives, Mark Jack Slade and David Craig Adams, to send particulars to the personal representatives, care of their below lawyers, by 1 June 2020, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they have notice.

HALL & WILCOX LAWYERS, Level 11, Rialto South Tower, 525 Collins Street, Melbourne 3000. JOHANNA HELENA ELISABETH SUK, late of Outlook Gardens Aged Care, 504 Police Road, Dandenong North, Victoria 3175, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 December 2019, are required by the personal representatives, Christina Jantina Batsoukas and Timothy Christiaan Suke, to send particulars of such claim to them, care of the undersigned, by 1 June 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.

HUTCHINSON LEGAL,

38 New Street, Ringwood, Victoria 3134.

NAI KING WONG, late of Unit 1, 33–35 Mount Pleasant Road, Nunawading, Victoria 3131, chef, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 November 2019, are required by the personal representative, Peter Nai Nang Wong, to send particulars of such claim to him, care of the undersigned, by 1 June 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: MICHAEL SIDNEY HAMSON, late of 195 Walsh Street, South Yarra, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 October 2019, are required by the executors, Susan Jean Hamson, Jamie Hamson, Ali Goddard, and Kirsty Hamson, care of James Higgins & Co., 90 William Street, Melbourne, to send particulars of their claims to the executors, care of the undermentioned solicitors, by 2 June 2020, after which date the executors will convey or distribute the assets, having regard only to the claims of which they then have notice.

JAMES HIGGINS & CO., solicitors.

Re: RENA JOYCE ELIZABETH SCOTT, deceased, late of 161 Male Street, Brighton, Victoria, retired, deceased.

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

JOYCE ELIZABETH SCOTT, deceased, who died on 27 January 2020, are required by the trustee, Lisa Jane Pabst, to send particulars of their claim to the undermentioned firm, by a date not later than two months from the date of publication hereof, after which date the trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

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

DOUGLAS NORMAN POVEY, late of Langi Kal Kal Correctional Facility, Langi Kal Kal Road, Langi Kal Kal, in the State of Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Ballarat, Victoria, on 28 July 2019, are required by Damien Francis Foley, the executor and trustee of the estate of the said named deceased, to send particulars of their claims to him, care of McNab McNab & Starke, 21 Keilor Road, Essendon, Victoria 3040, by 25 May 2020, after which date he may convey or distribute the assets of the estate, having regard only to the claims of which he then has notice.

Dated 26 March 2020

McNAB McNAB & STARKE, 21 Keilor Road, Essendon, Victoria 3040. Ph: 9379 2819, Fax: 9374 1041. Ref: MCS:191249.

DAVIDE BACCINI, also known as David Baccini, late of 42 Hawdon Street, Eaglemont, Victoria, property developer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 April 2018, are required by the executors, Floria Baccini, Michael Priester and Andrew Goldberger, all care of M Landau Legal, Level 24, 570 Bourke Street, Melbourne, Victoria, to send particulars to them within two months of the date of this publication, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

M LANDAU LEGAL, Level 24, 570 Bourke Street, Melbourne, Victoria 3000. Re: HAROLD KEITH GRIFFIN, late of Estia Health Knoxfield, 428 Scoresby Road, Knoxfield, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2019, are required by the trustees, Jennifer Anne Griffin and Malcolm Keith Griffin, to send particulars to the trustees, care of the undermentioned solicitors, by 3 June 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, Suite 101/177 Surrey Road, Blackburn 3130. CD:2192071.

Re: Estate of KATHLEEN STATHAM, late of 12 Meldrum Avenue, Mill Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 July 2019, are required by the trustee, Leesa Nicole Statham-Danckert, to send particulars to the trustee, care of the undermentioned solicitors, by 30 May 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, Shop 26, The Stables Shopping Centre, 314–360 Childs Road, Mill Park 3082. KAH:EW:21900347.

Re: MARIA CAUCCI, late of 21 Darebin Street, Norlane, Victoria, 3214.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 July 2019, are required by the administrator, Franco Caucci, to send particulars of such claims to him at the undermentioned address by 4 June 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

Franco Caucci, care of MAURICE BLACKBURN LAWYERS, Level 21, 380 La Trobe Street, Melbourne 3000. Tel: (03) 9605 2700. Ref: AEJ/5483825. Re: LESLEY CRUICKSHANK, late of 8 Viewbank Rise, Beaconsfield, Victoria 3807.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 December 2018, are required by the executor, Belinda Maree Jones, to send particulars of such claims to her at the undermentioned address by 10 May 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

Belinda Maree Jones, care of MAURICE BLACKBURN LAWYERS, Level 21, 380 La Trobe Street, Melbourne 3000. Tel: (03) 9605 2700. Ref: AEJ/5429377.

Creditors, next-of-kin and others having claims in respect of the estate of the late FRANCESCA PRESUTTO, deceased, late of 13 Roberts Street, Burwood, who died on 23 February 2020, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 4 June 2020, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS, 832 High Street Kew East Victoria

832 High Street, Kew East, Victoria 3102.

Creditors, next-of-kin and others having claims against the estate of ELFRIEDA DEAN, late of 33 Frank Street, Noble Park, Victoria 3174, who died on 9 May 2019, are required by the executor to send detailed particulars of their claims to the executor, care of Prior Law of 701 Centre Road, Bentleigh East, Victoria 3165, by 1 June 2020, after which date the executor 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. Telephone: (03) 9557 6831.

Re: LOLITA RITA DE WEVER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 October 2019, are required by the trustee, Ian Thomas Langford, to send particulars of such claims to him, in care of the below mentioned lawyers, by 28 May 2020, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: NELLIE AGNES ANNING, late of 34A Balaka Street, Capel Sound, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 28 November 2019, are required by the executors, Suzanne Lee Cairns and Peter Charles Dimeck, to send particulars to them, care of the undermentioned lawyer, by a date not later than two months from the date of publication hereof, after which date the executors will convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: PHILIP ANTHONY ABBEY, late of 10 Tandara Court, Mount Martha, Victoria 3934, retired company executive, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 10 February 2020, are required by the executors, Richard John Abbey and Julianne Claire Curl, to send particulars to them, care of the undermentioned solicitors, by 8 June 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.

JEAN JENKINS, late of 47 Rosanna Street, Carnegie, Victoria 3163, and before that of 61 Belsize Avenue, Carnegie, Victoria 3163.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 September 2019, are required by the personal representative, Michael John Webb, to send particulars to him, care of the undermentioned solicitors, by 3 June 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.

WEBB KORFIATIS COMMERCIAL, Suite 1, Ground Floor, 182 Victoria Parade, East Melbourne, Victoria 3002.

MARJORIE PHYLLIS THOMPSON, late of 5–7 Tower Avenue, Bundoora, Victoria 3083, and before that of 18 Townville Court, Hoppers Crossing, Victoria 3029.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 November 2019, are required by the personal representatives, Maureen Lorraine Thompson and Peter Maxwell Thompson, to send particulars to them, care of the undermentioned solicitors, by 3 June 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.

WEBB KORFIATIS COMMERCIAL,

Suite 1, Ground Floor, 182 Victoria Parade, East Melbourne, Victoria 3002.

PATRICK JOHN RYAN, late of 62 Electra Street, Williamstown, Victoria 3016, business transport owner, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 6 August 2019, are required by the executor, Kathryn Anne Feehan, care of 13 Castella Street, Lilydale, Victoria 3140, to send particulars of their claims to her by 4 June 2020, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 3 February 2020.

Dated 2 April 2020

WILLIAMS & LAY LAWYERS, 13 Castella Street, Lilydale, Victoria 3140. Phone: 03 9737 6100. EL:19/6467. Re: PETER CONSTANTINE PERVANAS, late of 108 Harold Street, Middle Park, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 September 2017, are required by the executors, Janine Louise Pervanas and John Peter Pervanas, to send particulars of their claims to them, care of the undermentioned solicitor, by 27 June 2020, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they then shall have notice.

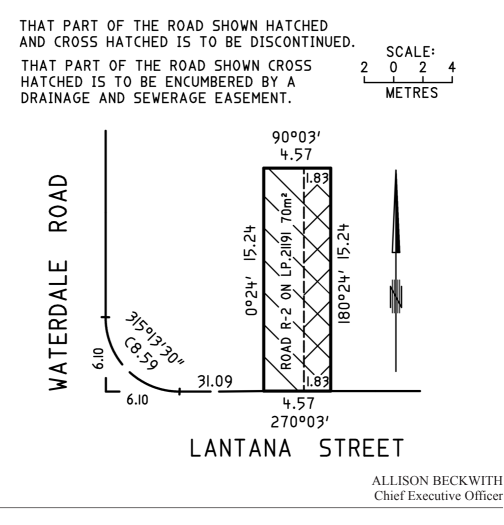
WILLS & WEALTH, solicitors, 19 Carpenter Street, Brighton 3186.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BANYULE CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Clause 3 of Schedule 10 of the Local Government Act 1989, Banyule City Council, at its ordinary meeting held on 16 March 2020, formed the opinion that the section of road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the section of road and to sell the land from the road to an abutting owner subject to any right, power or interest held by Yarra Valley Water and Banyule City Council in the road in connection with any sewers, drains, pipes or cables under the control of those authorities in or near the road.



Land Acquisition and Compensation Act 1986 FORM 7

S. 21(a) Reg. 16

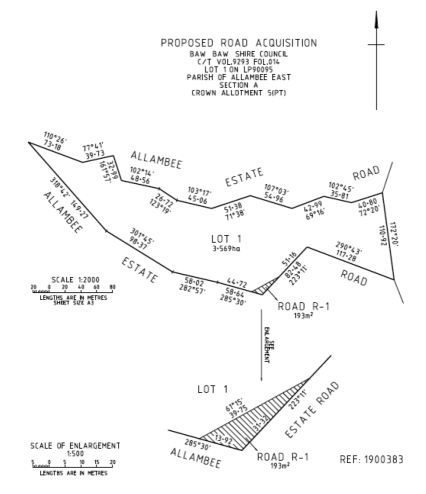
Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Baw Baw Shire Council declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 193586V, Parish of Allambee East, being a part of the land contained in Certificate of Title Volume 9293 Folio 014, comprising an area of land of 193 m² and being the land shown as Proposed Road R-1 on the Plan of Survey – Proposed Acquisition dated 4 December 2019 prepared by Beveridge Williams & Co. Pty Ltd Land Development Consultants.

Interest Acquired: That of Hayden David Opie and all other interests.

Published with the authority of the Baw Baw Shire Council.



For and on behalf of the Baw Baw Shire CouncilSignedMARK DUPENameMark DupePositionInterim Chief Executive OfficerDated23 March 2020

MURRINDINDI SHIRE COUNCIL

Community Local Law 1, 2020

Pursuant to section 119(3) of the Local Government Act 1989, Murrindindi Shire Council at its Ordinary Meeting on Wednesday 25 March 2020, resolved to adopt Community Local Law 1, 2020 with minor changes (outlined in the minutes of the Council Meeting).

The purpose of the Community Local Law is to regulate:

- peace, order and good government of the municipality
- a safe and healthy environment so that the community can enjoy a quality of life that meets its expectations
- the safe and fair use and enjoyment of public places
- the protection and enhancement of the amenity and environment of the municipality
- a fair and reasonable use and enjoyment of private land
- protection of public assets from building and development works (asset protection), and
- a uniform and fair administration of the Local Law.

The Community Local Law 2020 comes into effect on 1 May 2020 with the previous Community Local Law 2012 ceasing on that date. The Asset Protection section of the law comes into effect on 1 September 2020.

A copy of the Local Law may be viewed online at www.murrindindi.vic.gov.au

All enquiries regarding the Community Local Law 1, 2020 should be directed to Natalie Stewart, Manager Development Services on (03) 5772 0333.



South Gippsland Shire Council

NOTICE OF NEW LOCAL LAW

Local Law No. 2 Processes of Municipal Government – Meeting Procedure and the Common Seal

South Gippsland Shire Council proposes a new Local Law No. 2 2020 Processes of Municipal Government (Meeting Procedures and Common Seal) to replace Local Law No. 3 2010 – Processes of Municipal Government (Meeting Procedures and Common Seal).

The purpose and general purport of the new local law are -

- a. to provide a mechanism to facilitate the good government of the South Gippsland Shire Council through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner which acknowledges the role of local government within the Australian system of Government;
- b. to promote and encourage community participation in the system of local government by providing mechanisms for the Council to ascertain the community's views and expectations;
- c. to regulate and control the election of the Mayor, Deputy Mayor and the Chair of any Special Committees;
- d. to regulate and control the procedures governing the conduct of meetings including:
 - i. the notice required for meetings; and
 - ii. the keeping of minutes;

- e. to regulate and control the use of the Council's seal;
- f. to provide for the administration of the Council's powers and functions;
- g. to provide generally for the peace, order and good government of the municipal district; and
- h. to repeal any redundant Local Laws.

Due to state and federal government restrictions arising from the COVID-19 pandemic the Local Law No. 2 Processes of Municipal Government – Meeting Procedure and the Common Seal can only be viewed on Council's website at www.southgippsland.vic.gov.au. As the Council offices and the libraries are closed due to these restrictions those unable to access the website may ring the Council on phone 5662 9200 to request a copy be mailed.

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C246wynd

The Wyndham City Council has prepared Amendment C246wynd to the Wyndham Planning Scheme.

The land affected by the Amendment is 75 Westmeadows Lane, Truganina.

The Amendment proposes to apply a Public Acquisition Overlay (PAO3) to the land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Wyndham City Council, 45 Princes Highway Werribee; or at the Department of Environment, Land, Water and Planning website, www.delwp. vic.gov.au/public-inspection

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

Name and contact details of submitters are required for council to consider submissions and to notify such persons of the opportunity to attend council meetings and any public hearing held to consider submissions. The closing date for submissions is Thursday 14 May 2020. A submission must be sent to Wyndham City Council, PO Box 197 Werribee, Victoria 3030.

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

AARON CHILES Manager Urban Futures Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 3 June 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.

- CLARK, Florence, late of Unit 4, 3 Surrey Road, South Yarra, Victoria 3141, deceased, who died on 15 January 2020.
- EARL, Lorraine Ellen, late of Scope Ref: 000023964, 8 Botanic Drive, Kew, Victoria 3101, deceased, who died on 6 September 2019.
- JAMES, Graham Leslie, late of Southern Cross Care Dandenong, 69 Langhorne Street, Dandenong, Victoria 3175, deceased, who died on 11 November 2019.
- JANSON, Basil Roy, late of 162 Wheatley Road, Ormond, Victoria 3204, deceased, who died on 16 April 2019.
- MULHERON, Mary, late of Japara Balmoral Grove, 24–34 Smith Street, Geelong, Victoria 3220, deceased, who died on 18 December 2019.
- MUNRO, Darren, late of 147 Maidstone Street, Altona, Victoria 3018, deceased, who died on 3 February 2020.

Dated 25 March 2020

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 4 June 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.

- ARCHER, Johnathon Steven, late of 22 Marshall Avenue, Moe, Victoria 3825, deceased, who died on 15 December 2019.
- HRVIC, Said, late of 1 Moroney Street, Huntingdale, Victoria 3166, retired, deceased, who died on 4 November 2019.
- LIANG, Qizhong, late of 6 Rosco Drive, Templestowe, Victoria 3106, deceased, who died on 26 August 2019.
- PRIOR, Arthur Leslie, late of Arcare Carnegie, 47 Rosanna Street, Carnegie, Victoria 3163, retired, deceased, who died on 12 December 2019.
- ROSE, Patricia Mary, late of Vasey RSL Care Bundoora, 5–7 Tower Avenue, Bundoora, Victoria 3083, deceased, who died on 12 October 2019.
- STEVENS, Sadie, late of Central Park Aged Care, 101 Punt Road, Windsor, Victoria 3181, deceased, who died on 20 January 2020.
- VERCELES, Michael Opiana, late of 45 Highfield Avenue, Warranwood, Victoria 3134, deceased, who died on 27 January 2020.

Dated 26 March 2020

EXEMPTION

Application No. H406/2019

Under section 89 of the **Equal Opportunity Act 2010** (the Act) the applicant, Leidos Australia Pty Ltd (ACN 612 590 155), seeks exemption from liability under sections 16, 18, 21, 105, 107 and 182 insofar as they relate to the race of present and future employees and contractors (personnel) for the following **proposed exempt conduct** in accordance with the conditions noted in the conduct:

Applicants for employment

- (a) inform applicants for employment or contract work in roles which will require access to Controlled Material and are subject to permits, licences, approvals or agreements made under United States of America (US) and Australian import and export control laws that they may be adversely affected by International Trafficking in Arms Regulations US (ITAR) and Export Administration Regulations US (EAR) controls if they:
 - (i) are not an Australian citizen; or
 - (ii) hold or have held, dual nationality and/or citizenship from proscribed countries for the purposes of Security Requirements; or
 - (iii) have substantive contacts with proscribed countries for the purposes of Security Requirements;

Requests for information about nationality

(b) request information from prospective personnel who perform work on the applicants premises or offsite and who are subject to the applicant's control and direction for positions related to projects which use Controlled Material, in relation to prospective citizenship, previous citizenships, race or nationality, or substantive contacts where such contacts are affiliated with countries proscribed by section 126.1 of ITAR, provided the request for information is limited to information for determining whether an application for authorisation would be required to allow the prospective personnel to have access to Controlled Material and whether in the applicant's reasonable judgment that the application would have significant prospects of success;

Use of nationality information

- (c) impose a condition on any offer of employment in roles which are likely to require access to Controlled Material that an applicant for those roles must, pursuant to ITAR, be authorised to access that Controlled Material, whether pursuant to an individual approval obtained from the US Department of State or otherwise;
- (d) take into account citizenship, previous citizenships, race or nationality, or substantive contacts of personnel where such contacts are affiliated with countries proscribed by section 126.1 of ITAR in determining whether those personnel may be offered a role or allocated work that involves access to Controlled Material;
- (e) maintain records of the nationalities, citizenships and substantive contacts of personnel who have or may have access to Controlled Material;
- (f) require personnel involved in projects which access Controlled Material to notify the applicant of any change to their citizenship status or substantive contacts;
- (g) restrict access to Controlled Material to particular personnel based on their citizenship, pervious citizenships, race or nationality, or substantive contacts where such contacts are affiliated with countries proscribed by section 126.1 of ITAR;
- (h) record information relating to security clearances granted to personnel who are under the control and direction of the applicant in relation to work requiring access to Controlled Material;
- (i) impose limitations or prohibitions on access to Controlled Material on persons not authorised to access the Controlled Material;

- (j) maintain records of the nationalities of persons who have or will have access to Controlled Material, with distribution limited to only those persons with a need to know, for the purposes of determining their ability to participate in a particular engagement;
- (k) establish security systems and access protocols that will prevent the unauthorised export or transfer (including re-export or re-transfer) of Controlled Material;
- disclose, if and when required, citizenship, pervious citizenship, race or nationalities, or substantive contacts where such contacts are affiliated with countries proscribed by section 126.1 of ITAR, or the applicant's personnel in Victoria to:
 - (i) the US Department of State;
 - (ii) the US Department of Commerce;
 - (iii) the Australian Department of Defence; and
 - (iv) any other person or organisation for which, or on whose behalf, or at whose request the applicant undertakes work in respect of which the applicant has directly or indirectly an obligations not to transfer Controlled Material to persons of certain nationalities.

Definitions

In this exemption:

- (a) 'Controlled Material' means material (including equipment, technology, articles and services) and information (including classified or sensitive information and technical data) to which the Security Requirements apply.
- (b) 'Personnel' means the current and prospective workforce of the applicant, including employees, contract workers, employees or contractors and candidates or applicants for these roles.
- (c) 'Security Requirements' means any of the following:
 - (i) requirements of Australian or US laws, including but not limited to ITAR and EAR, including requirements or any permit, licence or approval granted, or agreement made, under those laws; and
 - (ii) contractual requirements applying to the applicant and relating to any of the requirements mentioned in subparagraph (i) above.

Conditions in the exemption

- 1. This exemption applies only to the applicant's conduct where:
 - (a) It is necessary to enable the applicant to obtain and maintain US export licences and approvals or to perform contractual obligations which involve access to Controlled Material.
 - (b) The applicant has taken all steps reasonably available to avoid engaging in conduct which would otherwise be in breach of sections 16, 18, 21, 105, 107 and 182 of the Act including:
 - (i) reliance on ITAR exemptions, exceptions or other provisions, including section 126.18 of ITAR where applicable;
 - (ii) where personnel are nationals or dual nationals of a country not approved for access to Controlled Material, then the applicant will either request the US Department of State, or request the relevant export licence holders to request the US Department of State to amend the relevant export licences to enable those personnel to have access to Controlled Material, unless the applicant, on reasonable grounds, determines the either:
 - (A) the personnel are not the best candidate for the relevant positions; or
 - (B) such an application does not have significant prospects of success.

- (iii) in the event the US Department of State requires the applicant to provide further information specific to an individual, then with the consent of that individual, the applicant will work with the individual to supply all relevant information to the US Department of State so that an application for approval may be made in relation to that individual.
- 2. Where, pursuant to this exemption, the applicant wishes to reserve the right to make a conditional offer of employment in relation to a position which will or may involve access to Controlled Material, any advertisement, invitation for expressions of interest, or other promotional information referring to the position must include information that:
 - (a) the position will or is likely to require access to Controlled Material and that any individual occupying the position must be able to satisfy ITAR-based requirements which may require specific authorisation for that individual to access Controlled Material; and
 - (b) if a candidate for the position is concerned as to whether or not they will satisfy the requirement in (a) above, the candidate should contact a nominated member of the applicant's personnel who is able to provide relevant information, including information about the scope of the exemption and the candidate's rights.
- 3. The applicant must report in writing to the Victorian Equal Opportunity and Human Rights Commission and the Tribunal a written report for every 12 month period from the date of this exemption order. Each report must be provided within 21 days from the end of the relevant reporting period. Each report must detail:
 - (a) the steps it has taken to comply with the terms of the exemption;
 - (b) the number of persons affected by the exemption, the nature of the effects and the steps taken to redress any adverse effects; and
 - (c) the implementation of and compliance generally with the terms of the exemption.

Upon reading the material filed in support of this application, including two affidavits from Alison McPheat, hearing her evidence on affirmation and the submissions from Ms Fitzgerald of counsel the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 21, 105, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- The applicant provides large-scale systems integration and information technology services predominantly to the Commonwealth of Australia, including Defence. Its current contracts with Defence are valued over \$1billion AUD.
- To meet Defence contracts the applicant requires access to Controlled Material which access is subject to controls under the US export control laws including the ITAR and the EAR. Compliance with these US control laws includes, for example, requesting and storing personnel nationality information and taking into account personnel citizenship, previous citizenships held, race, nationality or substantive contacts when deciding whether a person may be offered a role or allocated work that involves access to Controlled Material. A failure to comply can result in disbarment and financial or criminal penalties by the US Department of State. Disbarment would mean it is unable to perform its contracted works which would result in significant redundancies from its 479 personnel (458 employees). An inability to operate and use the Controlled Materials will have serious consequences for the applicant and for Australia's national security interests.
- The applicant has complied with directions given by me on 17 January 2020 to notify all its Victorian employees of the application and the hearing arrangements. Ms McPheat's affidavit notes that there was one written and one verbal response to the notification, neither of which raised objection. In response to the notification, the Tribunal received one unsigned objection which appeared to raise objection but its terms were diffuse and unclear. No person attended the hearing (which was advertised to all employees) to raise objections.

- I note the applicant's submissions that no current personnel will lose their position or contract as a result of the exemption being granted. The applicant operates a diversity policy and the latest iteration of this policy was implemented in December 2018. The applicant promotes inclusion as a corporate value.
- The applicant has been the subject of similar exemptions in the Australian Capital Territory and New South Wales. I note submissions that in 12 months' operation in the Australian Capital Territory that exemption has not been relied on to exclude any personnel, but the exemption has been used to make enquiries of personnel or prospective personnel as to race, nationality and citizenship.
- I am satisfied that no relevant exceptions or exemptions apply under the Act to the proposed exempt conduct and that, without an exemption, the proposed exempt conduct would amount to unlawful discrimination under the Act. The proposed exemption is necessary under section 90(a) of the Act.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (the Charter). Arguably, this exemption limits the right to equality and, in particular, the right to equal and effective protection against discrimination of personnel with certain nationalities and citizenship (or who have contacts with persons of certain nationalities and citizenship) who would wish to be employed or contracted by the applicant.
- The effect of the Charter on very similar exemption applications has been explored in previous VCAT decisions, including *BAE Systems Australia Limited* [2012] VCAT 349, *Raytheon Australia Pty Ltd* [2014 VCAT] 1370, *Thales Australia Limited and ADO munitions Pty Ltd* [2014] VCAT 1441, *Linfox Australia Pty Ltd Exemption (Human Rights)* [2015] VCAT 528 and *BAE Systems Australia Defence Pty Ltd Exemption (Human Rights)* [2015] VCAT 230. I adopt the reasoning applied by Member Dea in those cases and note that, for the purposes of the Charter, there is a direct relationship between the limitation imposed by a potential exemption and the purpose of the limitation. That is, the applicant will be unable to maintain its core business with Defence without the ability to screen personnel in relation to race, nationality and citizenship and those of close affiliates which would severely limit the numbers of personnel it could engage and would lead to loss of work.
- The applicant did not object to the imposition of reporting conditions consistent with previous exemptions granted in similar application. With the addition of those reporting conditions (added to the proposed exempt conduct at point 3 above), I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

Tribunal hereby grants an exemption from the operation of sections 16, 18, 21, 105, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the date on which it is published in the Gazette until 30 March 2024.

Dated 25 March 2020

A. SMITH Member

Country Fire Authority Act 1958

VARIATION OF FIRE DANGER PERIOD

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

To terminate from 0100 hours on 6 April 2020:

- Ballarat City Council
- Hepburn Shire Council
- Moorabool Shire Council
- Golden Plains Shire Council
- West Wimmera Shire Council (Remainder)
- Horsham Rural City Council
- Borough of Queenscliffe
- Greater Geelong City Council
- Surf Coast Shire Council.

STEVEN WARRINGTON Chief Officer

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE WESTERN ZONE OF THE VICTORIAN GIANT CRAB FISHERY

I, Travis Dowling, Chief Executive Officer, Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 64A of the Act for the Giant Crab Fishery in Victorian waters west of longitude 143°40' east (the Western Zone).

- 1. This Further Quota Order applies to the period commencing on 1 July 2020 and ending on 30 June 2021 ('the quota period').
- 2. The total allowable catch for the Giant Crab Fishery in the Western Zone for the quota period is 10.5 tonnes.
- 3. The quantity of giant crabs comprising a quota unit for the quota period will be 21 kilograms¹. Note
- 1. As specified in the Initial Quota Order, there are 500 individual quota units for the Western Zone Giant Crab Fishery.

Dated 24 March 2020

TRAVIS DOWLING Chief Executive Officer Victorian Fisheries Authority

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE VICTORIAN ROCK LOBSTER FISHERY

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 64A of the Act for the Rock Lobster Fishery.

- 1. This Further Quota Order applies to the period commencing on 1 July 2020 and ending on 30 June 2021.
- 2. The total allowable catch for the Rock Lobster Fishery (Eastern Zone) for the quota period commencing 1 July 2020 and ending 30 June 2021 is 40 tonnes of rock lobster.
- 3. The quantity of rock lobsters comprising a quota unit for the quota period in the Rock Lobster Fishery (Eastern Zone) is 40 kilograms.¹
- 4. The total allowable catch for the Rock Lobster Fishery (Western Zone) for the quota period commencing 1 July 2020 and ending 30 June 2021 is 246 tonnes of rock lobster.
- 5. The quantity of rock lobsters comprising a quota unit for the quota period in the Rock Lobster Fishery (Western Zone) is 67.70 kilograms.²

Note

- 1. As specified in the Initial Quota Order, there are 1000 individual quota units for the Rock Lobster Fishery (Eastern Zone).
- 2. As specified in the Initial Quota Order (amended in 2009), there are 3633.48 individual quota units for the Rock Lobster Fishery (Western Zone).

Dated 23 March 2020

TRAVIS DOWLING Chief Executive Officer Victorian Fisheries Authority

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Feature Naming:

Place Name	Naming Authority and Location
Arden Rail Station	Rail Projects Victoria Located at 77 Laurens Street, North Melbourne For further details refer to: www.metrotunnel.vic.gov.au/construction/ north-melbourne/arden-station
Flat Rocks	Parks Victoria (Long standing name) Located at Latitude 38.6517 Longitude 145.6876 For further details please contact geo.names@delwp.vic.gov.au
The Caves	Parks Victoria (Long standing name) Located at Latitude 38.667 Longitude 145.6803 For further details please contact geo.names@delwp.vic.gov.au
Shack Bay	Parks Victoria (Long standing name) Located at Latitude 38.6719 Longitude 145.6583 For further details please contact geo.names@delwp.vic.gov.au

Place Name	Naming Authority and Location	
Twin Reefs	Parks Victoria (Long standing name) Located at Latitude 38.6761 Longitude 145.6517 For further details please contact geo.names@delwp.vic.gov.au	
The Oaks	Parks Victoria (Long standing name) Located at Latitude 38.6725 Longitude 145.6398 For further details please contact geo.names@delwp.vic.gov.au	
Undertow Bay	Parks Victoria (Long standing name) Located at Latitude 38.6737 Longitude 145.6246 For further details please contact geo.names@delwp.vic.gov.au	
The Bay Beach	Parks Victoria (Long standing name) Located at Latitude 38.6737 Longitude 145.6193 For further details please contact geo.names@delwp.vic.gov.au	
The Channel	Parks Victoria (Long standing name) Located at Latitude 38.6756 Longitude 145.6131 For further details please contact geo.names@delwp.vic.gov.au	
First Surf Beach	Parks Victoria (Long standing name) Located at Latitude 38.6764 Longitude 145.6098 For further details please contact geo.names@delwp.vic.gov.au	
Second Surf Beach	Parks Victoria (Long standing name) Located at Latitude 38.6766 Longitude 145.6042 For further details please contact geo.names@delwp.vic.gov.au	
F Break	Parks Victoria (Long standing name) Located at Latitude 38.6714 Longitude 145.5976 For further details please contact geo.names@delwp.vic.gov.au	
Wreck Beach	Parks Victoria (Long standing name) Located at Latitude 38.6587 Longitude 145.5798 For further details please contact geo.names@delwp.vic.gov.au	
Eddies Carpark	Parks Victoria (Long standing name) Located at Latitude 38.6548 Longitude 145.5706 For further details please contact geo.names@delwp.vic.gov.au	
Cutlers Beach	Parks Victoria (Long standing name) Located at Latitude 38.6363 Longitude 145.5527 For further details please contact geo.names@delwp.vic.gov.au	

Place Name	Naming Authority and Location	
Baxters Beach	Parks Victoria (Long standing name) Located at Latitude 38.6116 Longitude 145.5387 For further details please contact geo.names@delwp.vic.gov.au	
Williamsons Beach	Parks Victoria (Long standing name) Located at Latitude 38.5970 Longitude 145.5253 For further details please contact geo.names@delwp.vic.gov.au	
Desalination Beach	Parks Victoria (Long standing name) Located at Latitude 38.5913 Longitude 145.5189 For further details please contact geo.names@delwp.vic.gov.au	
River Mouth	Parks Victoria (Long standing name) Located at Latitude 385779 Longitude 145.5120 For further details please contact geo.names@delwp.vic.gov.au	
Echidna	Parks Victoria (Long standing name) Visitor site located at Latitude 38.5738 Longitude 145.5057 For further details please contact geo.names@delwp.vic.gov.au	
Teatree	Parks Victoria (Long standing name) Visitor site located at Latitude 38.5729 Longitude 145.5057 For further details please contact geo.names@delwp.vic.gov.au	
Cemetery Beach	Parks Victoria (Long standing name) Located at Latitude 38.5616 Longitude 145.4911 For further details please contact geo.names@delwp.vic.gov.au	
Lionel Rose Carpark	Parks Victoria (Long standing name) Located at Latitude 38.5577 Longitude 145.4881 For further details please contact geo.names@delwp.vic.gov.au	
Kilcunda Trestle Bridge	Parks Victoria (Long standing name) Located at Latitude 38.5546 Longitude 145.4823 For further details please contact geo.names@delwp.vic.gov.au	
Shelley Beach	Parks Victoria (Long standing name) Located at Latitude 38.5502 Longitude 145.4698 For further details please contact geo.names@delwp.vic.gov.au	
The Arch	Parks Victoria (Long standing name) Located at Latitude 38.5485 Longitude 145.4581 For further details please contact geo.names@delwp.vic.gov.au	

Place Name	Naming Authority and Location
Sandy Waterhole Beach	Parks Victoria (Long standing name) Located at Latitude 38.5395 Longitude 145.4380 For further details please contact geo.names@delwp.vic.gov.au
Half Moon Bay	Parks Victoria (Long standing name) Located at Latitude 38.5379 Longitude 145.4297 For further details please contact geo.names@delwp.vic.gov.au
Bore Beach	Parks Victoria (Long standing locally used name) Located at the end of Potters Hill Road. For further details please contact geo.names@delwp.vic.gov.au
Foots Beach	Parks Victoria (Long standing name) Located at adjacent to Back Beach, San Remo. For further details please contact geo.names@delwp.vic.gov.au

School Naming:

Ivanhoe East Primary School –	Department of Education and Training
Wilfred Road Campus	Located at 66 Wilfred Road, Ivanhoe East

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
129051	Toohey Drive	Warrnambool	Warrnambool City Council (formerly known as Fiscalini Drive) The road traverses south from Gaspar Street
128950	Wilmot Place	Warrnambool	Warrnambool City Council The road traverses south from Otway Road
129552	Redgum Place	Drysdale	Greater Geelong City Council (formerly part Drakes Road) From Portarlington Road to the Drysdale Bypass
129552	Gilchrist Street	Drysdale	Greater Geelong City Council (formerly part Gillies Road) From Andersons Road to Reserve Road
129552	Mayall Way	Drysdale	Greater Geelong City Council (formerly part Collins Street) Running north east from Port Arlington Road to Drakes Road

Geographic Names Victoria Land Use Victoria 2 Lonsdale Street Melbourne 3000

> CRAIG L. SANDY Registrar of Geographic Names

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Lee Kim Tan of Springvale in the State of Victoria trading as 'Sonoun Kimlee Salon'	
Date this Interim Prohibition Order is made:	19 March 2020	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 11 June 2020 while an investigation is conducted unless it is varied or revoked before that date.	
Effect of this Interim Prohibition Order:	 The general health service provider named above must not: advertise or cause to be advertised, or offer or cause to be offered, or provide or cause to be provided any general health service (paid or otherwise, in a clinical or non-clinical capacity), where the health service involves any cosmetic surgical and medical procedure, including any cosmetic surgical procedure that involves cutting the skin and any cosmetic medical procedure that involves piercing the skin, including injectable cosmetic treatments. The general health service provider named above must not be in possession of or store any Schedule 4 poison, including but not limited to, Botulinum toxin (Botox) and hyaluronic acid injection preparations (dermal fillers). The general health service provider named above must not administer, or cause to be administered to any person, any unregistered therapeutic good or scheduled medicine. The general health service provider named above must not establish, direct or otherwise operate any business that provides any general health service (paid or otherwise, in a clinical or non-clinical capacity), where the health service involves any cosmetic surgical and medical procedure, including any cosmetic surgical procedure that involves cutting the skin and any cosmetic medical procedure that involves piercing the skin, including injectable cosmetic treatments. 	

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

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

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Olusegun Oluwaseun Osifeso also known as Timothy Olusegun Osifeso trading as 'Doctor Scalp', ABN 74 565 603 539.	
Date this Interim Prohibition Order is made:	16 March 2020	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 5 June 2020 while an investigation is conducted unless it is revoked before that date.	
Effect of this Interim Prohibition Order:	 The general health service provider named above must not: advertise or cause to be advertised, or offer or cause to be offered, or provide or cause to be provided, or establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service, paid or otherwise, in a clinical or non-clinical capacity, which involves, or is anyway related to, hair transplant services. The general health service provider named above must display a copy of this Interim Prohibition Order at any premises where he provides any general health service and must ensure that it is easily visible to the public. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website he uses to offer or promote any general health service. 	

In this Interim Prohibition Order 'general health service' and 'general health service provider' have the same meaning as in section 3 of the **Health Complaints Act 2016**.

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

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

KAREN CUSACK Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Rewind Skin Tech Pty Ltd (ACN 625 333 673) of 2 Coolavin Road, Noble Park North trading as 'Rewind Skin Tech'	
Date this Interim Prohibition Order is made:	16 March 2020	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 7 June 2020 while an investigation is conducted unless it is revoked before that date.	
Effect of this Interim Prohibition Order:	 The general health service provider named above must not: advertise or cause to be advertised, or offer or cause to be offered, or provide or cause to be provided any high-intensity focused ultrasound (HIFU) services. The general health service provider named above must display a copy of this Interim Prohibition Order at its business premises and on its website and Facebook page. 	

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

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

KAREN CUSACK Health Complaints Commissioner

Local Government Act 1989

SECTION 126 NOTICE

I, Adem Somyurek, Minister for Local Government, pursuant to section 126(3) of the Local Government Act 1989, hereby fix the date by which East Gippsland Shire Council and Towong Shire Council must adopt a Strategic Resource Plan in respect of the 2020–21 financial year, as 31 August 2020.

Dated 20 March 2020

THE HON. ADEM SOMYUREK MP Minister for Local Government

Local Government Act 1989

SECTION 130 NOTICE

I, Adem Somyurek, Minister for Local Government, pursuant to section 130(3) of the Local Government Act 1989, hereby fix the date by which East Gippsland Shire Council and Towong Shire Council must adopt a budget in respect of the 2020–21 financial year, as 31 August 2020. Dated 20 March 2020

THE HON. ADEM SOMYUREK MP Minister for Local Government

Veterinary Practice Act 1997

VETERINARY PRACTITIONERS REGISTRATION BOARD OF VICTORIA

Notice

Re: Dr Thomas Brennan

On 16 December 2019, a Panel of the Veterinary Practitioners Registration Board of Victoria ('the Board') held a Formal Hearing into the professional conduct of Dr Thomas Brennan (V4057), a registered veterinary practitioner.

Pursuant to section 45(1) of the Veterinary Practice Act 1997 ('the Act'), the Panel found that Dr Brennan had engaged in unprofessional conduct of a serious nature within the meaning of paragraphs (a) and (b) and (c) of the definitions of unprofessional conduct contained in section 3 of the Act.

On 10 February 2020, the Panel made the following determinations under section 45(2) of the Act:

- 1. That Dr Brennan is reprimanded.
- 2. That Dr Brennan's registration be suspended for a period of 12 months.
- 3. That Dr Brennan undertake continuing education during the period of his suspension as follows:
 - attend 'Veterinary Pharmacology & Therapeutics: an update for the new decade', a twoday conference run by the University of Sydney Centre for Veterinary Education
 - complete the Australian Veterinary Association (AVA) Return to Work Program
 - undertake a veterinary ethics education program approved by the Board.
- 4. That Dr Brennan pay to the Board the reasonable costs of, and incidental to, the Formal Hearing in the sum of \$16,943.

Dated 27 March 2020

GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

LV08A RP01

LV08A RP03

On 26 March 2020, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan LV08A RP01 and Reconfiguration Plan LV08A RP03.

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

> FRANK FISSELER Project Director Connections Project Goulburn–Murray Water

Water Act 1989

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 31 March 2020, or subject to the approval of subdivision.

Lot / Plan Numbers	Property Address
Water, Recycled Water & Sewer Services	
Lots 89 to 132 and 217 to 219 / PS812277C	555 Phillip Island Road, San Remo
Lots 625 to 646, 657 to 661 and 682 to 685 / PS12273L	McKenzie Road, Cowes
Lots 623 to 624, 647 to 653 and 669 to 677 / PS812276E	Gahnia Grove, 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

VARIATION OF THE GOULBURN VALLEY REGION WATER CORPORATION

Katamatite Water Supply District 2020

I, Kessia Thomson, Executive Director, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, under section 122I of the **Water Act 1989** determine that the water supply district of Katamatite is varied by including the land outlined in red as indicated on Goulburn Valley Region Water Corporation's plan number LEGL./20-065.

This determination will take effect on the date it is published in the Victoria Government Gazette.

Dated 20 March 2020

KESSIA THOMSON

Executive Director, Partnerships and Sector Performance, Water and Catchments Department of Environment, Land, Water and Planning (as delegate of the Minister)

Note:

Copies of the plans referred to in this determination may be inspected at Goulburn Valley Region Water Corporation, 104–110 Fryers Street, Shepparton, Victoria 3630.

Water Act 1989

VARIATION OF THE GOULBURN VALLEY REGION WATER CORPORATION

Seymour Water Supply District 2020

I, Kessia Thomson, Executive Director, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, under section 122I of the **Water Act 1989** determine that the water supply district of Seymour is varied by including the land outlined in red as indicated on Goulburn Valley Region Water Corporation's plan number LEGL./20-066.

This determination will take effect on the date it is published in the Victoria Government Gazette.

Dated 20 March 2020

KESSIA THOMSON Executive Director, Partnerships and Sector Performance, Water and Catchments Department of Environment, Land, Water and Planning (as delegate of the Minister)

Note:

Copies of the plans referred to in this determination may be inspected at Goulburn Valley Region Water Corporation, 104–110 Fryers Street, Shepparton, Victoria 3630.

VARIATION OF THE GOULBURN VALLEY REGION WATER CORPORATION

Seymour Sewerage District 2020

I, Kessia Thomson, Executive Director, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, under section 122I of the **Water Act 1989** determine that the sewerage district of Seymour is varied by including the land outlined in red as indicated on Goulburn Valley Region Water Corporation's plan number LEGL./20-067.

This determination will take effect on the date it is published in the Victoria Government Gazette.

Dated 20 March 2020

KESSIA THOMSON Executive Director, Partnerships and Sector Performance, Water and Catchments Department of Environment, Land, Water and Planning (as delegate of the Minister)

Note:

Copies of the plans referred to in this determination may be inspected at Goulburn Valley Region Water Corporation, 104–110 Fryers Street, Shepparton, Victoria 3630.

BULK ENTITLEMENT (WERRIBEE SYSTEM – WESTERN WATER) AMENDMENT ORDER 2020

I, Lisa Neville, Minister for Water, under the provisions of the Water Act 1989, make the following Order –

Title

1. This Order is called the Bulk Entitlement (Werribee System – Western Water) Amendment Order 2020.

Preliminary

2. The Bulk Entitlement (Werribee System – Western Water) Conversion Order 2004 (the Bulk Entitlement Order) was made on 20 August 2004 and published in the Government Gazette on 2 September 2004.

Purpose

3. The purpose of this Order is to reflect the allocation of the previously unallocated 10 per cent inflow share and 20 per cent storage capacity in Lake Merrimu to Western Water. This Order also makes other changes to improve the clarity of the document and align the wording with the other bulk entitlements and the environmental entitlement in the Werribee system.

Authorising provisions

4. This Order is made under section 44 of the **Water Act 1989**. The Minister makes this Order on the application of the Western Region Water Corporation.

Commencement

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

definitions

6. In this Order a reference to the Bulk Entitlement Order is a reference to Bulk Entitlement (Werribee System – Western Water) Conversion Order 2004 (as amended).

Amendments to definitions in clause 4

- 7. In clause 4 of the Bulk Entitlement Order, insert the following definitions -
 - (a) "chargeable inflow entitlements" means Bulk Entitlement (Werribee System Western Water) Conversion Order 2004 and Bulk Entitlement (Werribee System – Irrigation) Conversion Order 1997;";
 - (b) **"Storage Manager"** means any person appointed by the Minister under section 122ZK of the Act to be storage manager for the Werribee headworks system;";
 - (c) **"Werribee headworks system"** means the Pykes Creek Reservoir, Melton Reservoir, Lake Merrimu and the associated weirs, tunnels, transfer conduits and other water supply works owned by Southern Rural Water;';
 - (d) **"Western Water's share"** means the volume of water stored in Lake Merrimu that belongs to Western Water;'.
- 8. In clause 4 of the Bulk Entitlement Order, revoke
 - (a) the definition of 'other authority'; and
 - (b) the definition of 'Storage Operator'; and
 - (c) the definition of 'exchange rate'; and
 - (d) the definition of 'Werribee Basin Water Accounts'.
- 9. In Clause 4 of the Bulk Entitlement Order,
 - (a) for the definition of 'entitlement holder', **substitute** –

^c **"entitlement holder"** means a person holding a bulk entitlement or environmental entitlement, in the Werribee Basin, granted under Division 1 or Division 1A respectively of Part 4 of the Act; ^c and

(b) for the definition of 'flood target level', **substitute** –

""flood target level" means the level a reservoir should be filled to, or drawn down to, in order to provide space for storage of floodwaters in accordance with the operating arrangements;" and

(c) for the definition of 'internal spill, substitute –

"**internal spill**" means an amount of water which is transferred in the water accounts between entitlement holders holding a capacity share of a storage as specified in the operating arrangements;" and

(d) for the definition of 'Resource Manager', **substitute** –

"**Resource Manager**" means any person appointed by the Minister under section 43A of the Act to be the Resource Manager for the Werribee Basin.

(e) for the definition of 'Western Water', substitute –

"Western Water" means Western Region Water Corporation;'.

Changing Storage Operator to Storage Manager

10. Wherever the text 'Storage Operator' occurs in the Bulk Entitlement Order, substitute the text 'Storage Manager'.

Amendments to clause 6

11. For sub-clause 6.1 (a) of the Bulk Entitlement Order, **substitute** – (6.1 (a) up to 12.263 megalitres from Lake Merrimu at a rate not exceeding 83

'6.1 (a) up to 12,263 megalitres from Lake Merrimu at a rate not exceeding 83.5 megalitres /day; and.'

Amendments to clause 8

- 12. For clause 8.2 of the Bulk Entitlement Order, substitute
 - '8.2 Western Water is entitled to
 - (a) an 80 per cent share of the storage capacity of Lake Merrimu; and
 - (b) all water stored in its share of Lake Merrimu subject to any adjustments to that share made by the Storage Manager in accordance with the operating arrangements.'.
- 13. Clauses 8.4 and 8.5 of the Bulk Entitlement Order are **revoked**.

Amendments to clause 9

14. For clause 9 of the Bulk Entitlement Order, substitute –

'9. SHARE OF FLOW

- 9.1 In order to supply the entitlements set out in clause 6, and after meeting the passing flows required under clause 11, Western Water may take
 - (a) 80 per cent of the inflow into Lake Merrimu including
 - (i) water diverted from the Lerderderg and Goodmans Creek diversion weirs; and
 - (ii) inflow from Pyrites Creek; and
 - (b) internal spills from other entitlement holders' shares of water stored in Lake Merrimu in accordance with the operating arrangements; and
 - (c) into its share of storage capacity in Lake Merrimu, its share of flow specified in paragraphs (a) and (b).
- 9.2 Western Water must not take, as part of this entitlement, any flow in the system waterway which is being transferred by the holder of any other entitlement or licence.'.

Amendment to clause 10

15. For clause 10 of the Bulk Entitlement Order, substitute –

'10. OPERATING ARRANGEMENTS

- 10.1 Western Water, jointly with the other relevant entitlement holders and the Storage Manager ("the parties"), must endeavour to agree on operating arrangements for the water stored in and released from Western Water's share under this entitlement.
- 10.2 If the parties cannot reach an agreement under clause 10.1, either party may give written notice to the other party requiring the matter to be determined in accordance with clause 19.
- 10.3 The parties, jointly and in agreement, may vary the operating arrangements from time to time.'.

Amendments to clause 13

- 16. In clause 13 of the Bulk Entitlement Order
 - (a) paragraph (a)(vi) is **revoked**; and
 - (b) paragraph (i) is **revoked**.

Amendments to clause 14

17. In sub-clause 14.1 of the Bulk Entitlement Order, paragraph (a) is revoked.

Amendments to clause 15

18. For clause 15 of the Bulk Entitlement Order, substitute –

'15. STORAGE MANAGER COSTS

- 15.1 Subject to sub-clause 16.1 Western Water must pay the Storage Manager a proportion of the source costs in any year, whether or not Western Water directs the Storage Manager to release water from the Lake Merrimu in that year.
- 15.2 For the purposes of this clause, "source costs" means the total annual cost of
 - (a) operating, maintaining and administering the Merrimu headworks system; and
 - (b) making releases from Lake Merrimu; and
 - (c) meeting the cost of any new or enhancement work to the Lake Merrimu system (other than work designed to increase the yield of the Reservoir); and
 - (d) making an appropriate allowance for depreciation of works associated with the Lake Merrimu system, using the deprival value approach, or such other depreciation method required by the Victorian Department of Treasury and Finance; and
 - (e) managing the stream gauging stations on the waterway; and
 - (f) implementing the program established under the Bulk Entitlement (Werribee system Irrigation) Conversion Order 1997, to manage the environmental effects of operating the Lake Merrimu; and
 - (g) any other activity undertaken by the Storage Manager that has been agreed to by Western Water and each Authority holding a bulk entitlement to a share of the storage capacity of the Reservoir.
- 15.3 The proportion of the source costs referred to in sub-clause 15.1:
 - (a) for Lerderderg Weir and diversion tunnel and Goodmans Weir and diversion tunnel is 89 per cent, being Western Water's proportion of chargeable inflow entitlements, subject to sub-clause 15.4; and
 - (b) for Lake Merrimu is to be equal to the proportion of Western Water's share of storage capacity in Lake Merrimu, subject to sub-clause 15.4.

- 15.4 The amount of Western Water's share of costs under sub-clause 15.1 is dependent on any price determination made by the Essential Services Commission in accordance with Part 1A of the **Water Industry Act 1994**, subject to any existing agreement between Western Water and the Storage Manager, including an option to extend that agreement.
- 15.5 The charge for annual source costs must be paid by Western Water every year regardless of the amount of water diverted to, or taken from, storages by Western Water.'

Amendments to clause 19

- 19. For paragraph 19.2(b) of the Bulk Entitlement Order, substitute
 - (b) if the parties cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.'.
- 20. For paragraph 19.5(b) of the Bulk Entitlement Order, substitute
 - (b) the Minister must consider any recommendation made under paragraph (a) before deciding to give a direction under section 307 or to take any other direction under the Act in relation to the difference or dispute.'.
- 21. Clause 19.8 of the Bulk Entitlement Order is revoked.

Amendments to Schedules

22. Schedules 1 and 2 of the Bulk Entitlement Order are **revoked**.

Dated 24 March 2020

LISA NEVILLE MP Minister for Water

ORDERS IN COUNCIL

Land Acquisition and Compensation Act 1986 AMENDMENT OF CERTIFICATION PURSUANT TO SECTION 5(3) OF THE LAND ACQUISITION AND COMPENSATION ACT 1986

Order in Council

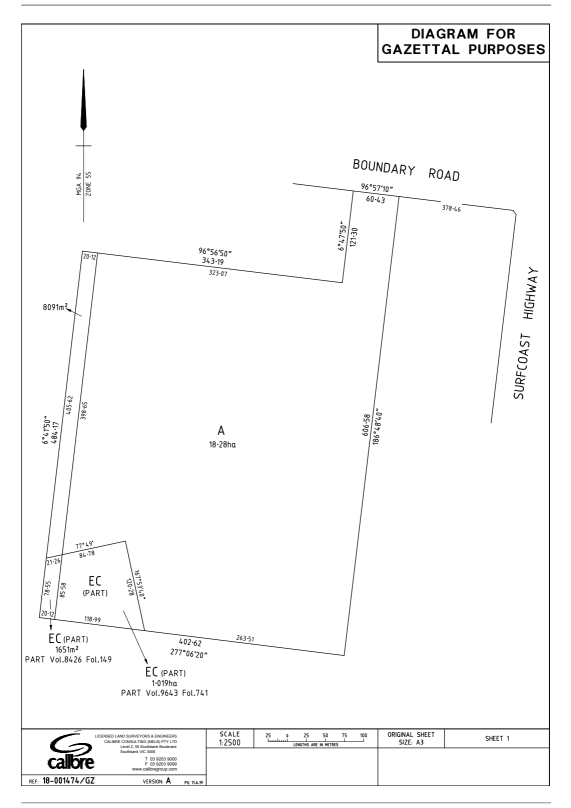
The Governor in Council, under section 5(3) of the Land Acquisition and Compensation Act 1986, amends the Order made on 29 May 2018 and published in the Government Gazette on 31 May 2018 – page 1218, by deletion of the words 'certifies the land shown as Lot EC on Plan PS749785G prepared by Calibre Consulting and annexed to this Order in Council, being part of Lot 1 on Title Plan 626825V in Certificate of Title Volume 09643 Folio 741' and substituting therefore the words:

'certifies the land shown as Lot EC on Plan PS749785G prepared by Calibre Consulting and annexed to this Order in Council, being part of Lot 1 on Title Plan 626825V in Certificate of Title Volume 09643 Folio 741 and part of Lot 1 on Title Plan 624273V in Certificate of Title Volume 08426 Folio 149'.

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

Dated 31 March 2020 Responsible Minister: HON JILL HENNESSY MP Attorney-General

> CLAIRE CHISHOLM Clerk of the Executive Council



Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council under section 99A(1)(a) and 99A(2) of the Land Act 1958, approves the sale by the Assistant Treasurer of Crown Allotment 2014, in the Parish of Buninyong, as shown on Title Plan TP967827M to Central Imperial Pty Ltd, at the Valuer-General Victoria's valuation of \$270,000 excluding GST.

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

Dated 31 March 2020 Responsible Minister: ROBIN SCOTT MP Assistant Treasurer

> CLAIRE CHISHOLM 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:

Suc		the date specifica.
20.	Statutory Rule:	Public Health and Wellbeing Amendment (Infringements) Regulations 2020
	Authorising Act:	Public Health and Wellbeing Act 2008
	Date first obtainable: Code A	28 March 2020
21.	Statutory Rule:	Building Amendment (Bushfire Demolition Work) Regulations 2020
	Authorising Act:	Building Act 1993
	Date first obtainable: Code A	31 March 2020
22.	Statutory Rule:	Heavy Vehicle National Law Application (Infringements) Amendment Regulations 2020
	Authorising Act:	Heavy Vehicle National Law Application Act 2013
	Date first obtainable: Code A	31 March 2020

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