

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 23 Thursday 11 June 2020

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Victoria Government Gazette

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As from 11 June 2020

The last Special Gazette was No. 277 dated 10 June 2020. The last Periodical Gazette was No. 1 dated 3 June 2020.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
- or contact our office on 8523 4601 between 8.30 am and 5.30 pm Monday to Friday

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that Department of Defence has applied to lease, pursuant to section 134 of the Land Act 1958 for a term of 21 years, Crown land being Allotment 3D1, Parish of Murtcaim, containing approximately 187 hectares as a site for 'berthing and unberthing of vessels, installation, maintenance and replacement of navigational aids, general maintenance and associated activities including those associated with use of the adjacent freehold land for Commonwealth Department of Defence purposes'.

Land Act 1958

Notice is hereby given that the University of Melbourne has applied to lease, pursuant to section 137 of the Land Act 1958, part of the premises occupied by the Public Records Office of Victoria (PROV), which is located on Crown land, being Crown Allotment 13A, Section 92, Parish of Jika Jika, as described in the Crown Folio Volume 11742 Folio 793, for a term of two (2) years with five (5) options for a further term of two (2) years each, to be used for the provision of cultural conservation and restoration services.

Re: GRACE WILLIS, late of 80 Melville Park Drive, Berwick, Victoria, gentlelady, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 November 2019, are required by the trustee, Elizabeth Ann Davies, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

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

Re: PAMELA WALLACE FRASER, late of 1 Franklin Road, Portsea, Victoria, deceased.

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

who died on 24 November 2019, are required by the trustees, Ian Richmond Warner and Simon Alexander Wallace-Smith, to send particulars to them, care of the undersigned solicitors, by 11 August 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

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

Re: STANLEY WILLIAM YATES, late of 2 Berkefeld Court, Cheltenham, Victoria, 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 trustees, Christine Anne Grindley and John Peter Yates, to send particulars to them, care of the undersigned solicitors, by 11 August 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.

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

IGOR GELFOND, late of 13/12 Waterloo Crescent, St Kilda, Victoria, driver, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 October 2018, are required by Anita Ingrid Gelfond, the administrator of the Will of the deceased, to send particulars thereof to her, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to the claims of which she has notice.

ALPHASTREAM LAWYERS, Suite 12, 622 Ferntree Gully Road, Wheelers Hill, Victoria 3150.

DESMOND MICHAEL HARTY, late of 242 Jells Road, Wheelers Hill, Victoria, teacher, deceased.

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

who died on 24 February 2020, are required by Janet Ann Harty, the executor of the Will of the deceased, to send particulars thereof to her, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to the claims of which she has notice.

ALPHASTREAM LAWYERS, Suite 12, 622 Ferntree Gully Road, Wheelers Hill, Victoria 3150.

KRYNTJE KNOL, late of Outlook Gardens Aged Care, 504 Police Road, Dandenong North, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 December 2019, are required by Eric John Knol, the executor of the Will of the deceased, to send particulars thereof to him, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to the claims of which he has notice.

ALPHASTREAM LAWYERS, Suite 12, 622 Ferntree Gully Road, Wheelers Hill, Victoria 3150.

NOTICE TO CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)
Notice to Claimants

VICTOR LESLIE DUNN, late of 34 Brooklyn Road, Melton South, in the State of Victoria, fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 26 April 2019, are required by the executor, Anthony Gavan Black, to send particulars of their claim to him, care of the undermentioned solicitors, by 12 August 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ANTHONY G. BLACK LAWYER PTY LTD, 27 Ferguson Street, Williamstown, Victoria 3016.

NOTICE TO CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

MURIEL EVELYN MORTON, late of 1 Glendale Court, Werribee, in the State of Victoria, retired carer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 October 2019, are required by the executrix, Christine Anne Morton, to send particulars of their claim to her, care of the undermentioned solicitors, by 19 August 2020, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

ANTHONY G. BLACK LAWYER PTY LTD, 27 Ferguson Street, Williamstown, Victoria 3016.

OLGA BIERLEIN, late of Auburn Nursing Home, Hawthorn East, in the State of Victoria, retired/home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 November 2019, are required by the executors, Angel Dines and Joel Dines, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to them by 10 August 2020, after which date the executors may convey or distribute the assets, having regards only to claims to which they have notice.

Dated 3 June 2020 ARTHUR J. DINES & CO., property law advisors, 2 Enterprise Drive, Bundoora 3083.

MICHAEL STAVRINIDES, late of Unit 51, 2 Old Stud Road, Wantirna, Victoria 3152, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 16 September 2019, are required by the executor, Robert Stavrinides, care of Suite 4, 426 Burwood Highway, Wantirna South, Victoria 3152, to send

particulars of their claims to him by 11 August 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 3 February 2020.

Dated 11 June 2020

BALLARDS SOLICITORS PTY LTD,

Suite 4, 426 Burwood Highway, Wantirna South, Victoria 3152.

PO Box 4118, Knox City Centre, Victoria 3152. Ph: (03) 9800 7500, Fax: (03) 9800 7555.

JOHN FRANCIS NEALE RAVEN, late of 2 Lansell Avenue, Highett, Victoria, retired bank service clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 October 2019, are required by the executor, Equity Trustees Limited, ACN 004 031 298, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 11 August 2020, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Re: Estate of ESMA LILLIAN DONNELL, late of 5 Woods Point Road, Warburton, Victoria 3799, milliner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 January 2020, are required by the trustee, David Gerrard Gibbs, to send particulars of their claims to the trustee, care of the undermentioned lawyers, by 11 August 2020, after which date the trustee may convey or distribute the assets, having regards only to the claims of which he then has notice.

DAVID GIBBS & ASSOCIATES, lawyers, 2 High Street, Hastings, Victoria 3915.

Re: BENNY WAH-KUAN LEONG, late of 794 Mount Dandenong Road, Montrose, Victoria, former civil engineer, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 13 February 2020, are required by the executor, Kevin Tjia-En Leong, to send particulars of such claims to him, care of the undermentioned solicitors, by 13 August 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: JUN GIM SHIN, late of 3/46–47 Nepean Highway, Seaford, Victoria, former restaurant owner, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 9 October 2019, are required by the executor, In Ha Shin, to send particulars of such claims to him, care of the undermentioned solicitors, by 13 August 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: PHILIP STEPHENSON, late of 7 Union Avenue, Pakenham, Victoria, former truck driver, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 7 February 2020, are required by the executor, Marilyn Jean Stephenson, to send particulars of such claims to her, care of the undermentioned solicitors, by 13 August 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.

Re: HASSAN AL-BOSWEALIM, late of 1 Treetop Close, Roxburgh Park, deceased.

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

who died on 8 February 2020, are required by the trustee, Hazam Hassan Al Busweilem, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

BEATRICE LORRAINE FREE, 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 17 November 2018, are required by Jeffrey Robert Free and Janet Barbara Free, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

GEOFFREY PHILIP BURKE, late of 48 View Street, Pascoe Vale, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 November 2019, are required by Terry William Burke, the administrator of the deceased's estate, to send particulars to him, care of the undermentioned lawyers, by 11 August 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

HARWOOD ANDREWS, 70 Gheringhap Street, Geelong 3220.

GLENDA GERTRUDE STEPHENSON, late of 34–42 Brooklyn Road, Melton South, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 March 2019, are required by the trustees, John Ashley Stephenson and Peta Trudy

Main, to send particulars to them, care of the undermentioned legal practitioner, by 11 August 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

JILLIAN THOMAS, legal practitioner, 10 Amstel Close, Bacchus Marsh, Victoria 3340.

Re: Estate of EDMOND THOMAS SHEPHERD, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of EDMOND THOMAS SHEPHERD, late of 91 Monash Avenue, Nyah West, in the State of Victoria, farm hand, deceased, who died on 24 April 2020, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 11 August 2020, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: TALIESIN SLADE HARWOOD, late of 10/15 Belmont Avenue, Glen Iris, Victoria, disability support worker, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of Taliesin Slade Harwood, deceased, who died on 30 March 2020, are required by the trustee, Kaelin Jai Harwood Walford, to send particulars of their claim to the undermentioned firm by a date not later than two months from the date of publication hereof, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

JOHN MADDEN, late of 32, 193 Domain Road, South Yarra, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 8 March 2020, are required by Mark Albert Maier and Daria Dagher, the executors and trustees of the estate of the said named deceased, to send particulars of their claims to them, care of McNab McNab & Starke, Level 10, 552 Lonsdale Street, Melbourne 3000, by 9 September 2020, after

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

ANTHONY ROBERT HILLS, late of 54 Solway Drive, Sunshine Beach, in the State of Queensland, deceased.

Any creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 13 February 2019, are required by the executor to send particulars of such claims within two months of the date of this notice. At the end of that period, the executor will finalise the distribution of the assets of the deceased among the persons entitled to those assets. In doing so, the executor will have regard only to the claims which have been notified to him.

THE ESTATE OF THE LATE A. R. HILLS, Unit 4, 124 Dean Street, Moonee Ponds, Victoria 3039.

Re: WILLIAM HENRY SAUNDERS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 February 2020, are required by the trustee, Lynette Margaret Edwards, to send particulars of such claims to her, in care of the below mentioned lawyers, by 6 August 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: KENNETH GEORGE BENCE, late of 119 Sommerville Road, Kirkstall, Victoria 3283, retired contractor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2019, are required by the executors and trustees, Kelvin John Duncan and Alex Montrose McCulloch, to send particulars to them, care of the undermentioned solicitors, by 10 August 2020, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL, 38 Bank Street, Port Fairy, Victoria 3284.

Re: JUDITH ANDERSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed, who died on 18 April 2019, are required by the administrator, Susan Schulz, to send particulars in writing of their claims to William Murray, solicitors, Level 11, 379 Collins Street, Melbourne, Victoria 3000, by 11 September 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she has notice.

WILLIAM MURRAY, solicitors, 11th Floor, 379 Collins Street, Melbourne 3000.

NINA DESIATOV, late of 82 McCrae Street, Dandenong, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 30 January 2020, are required by the executors, Michael Desiatov and Lucy Kozulin, care of Wollerman Shacklock Lawyer, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to them by 30 July 2020, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 24 March 2020.

WOLLERMAN SHACKLOCK LAWYERS, 8 Gloucester Avenue, Berwick 3806.

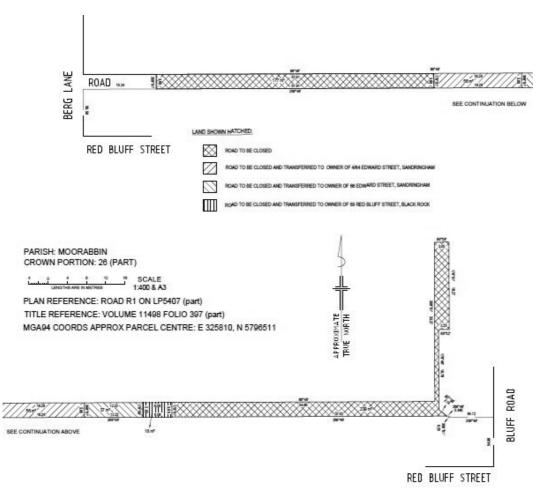
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BAYSIDE CITY COUNCIL

Road Discontinuance

At its meeting on 28 April 2020 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Bayside City Council resolved to discontinue part of the road R1 shown on plan of subdivision LP5407 and contained in Certificate of Title Volume 11498 Folio 397 (which is part of the road adjoining the rear of 4/56, 60–62, 5/64, 4/64, 66, 68, 70, 72 and 74 Edward Street, Sandringham; 5/175 and 173 Bluff Road, Black Rock; and 47, 49, 51, 53, 55, 57, 59, 61, 63, 65, and 2/67 Red Bluff Street, Black Rock) and which is all of the land shown hatched on the plan below ('Road').

The Road is to be sold subject to any right, power or interest held by South East Water Corporation and Bayside City Council in the Road in connection with any sewers, drains or pipes under the control of those authorities in or near the Road.

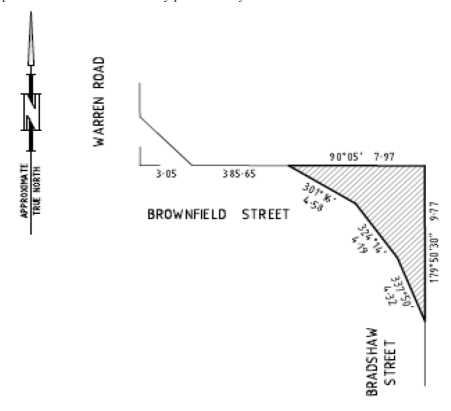


JILL COLSON Director Corporate Services Bayside City Council

KINGSTON CITY COUNCIL

Road Discontinuance

At its meeting of 27 April 2020 Council, acting under section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, has resolved to discontinue the road shown diagonally hatched on the plan below and sell the land by private treaty.



JULIE REID Chief Executive Officer Kingston City Council

WHITTLESEA CITY COUNCIL ERRATUM

Discontinuance of Road

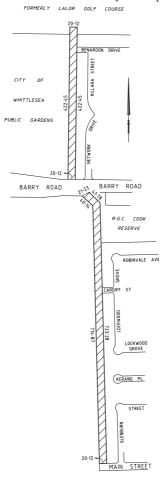
Part of Downs Road, Thomastown

Notice is hereby given that the notice published on page 171 G6 of the Victoria Government Gazette dated 7 February 2019 was incorrect. The notice below replaces that notice.

Pursuant of section 206 and Clause 3 of Schedule 10 to the **Local Government Act 1989**, Whittlesea City Council, at its Ordinary Meeting on Tuesday 31 October 2017, has resolved to formally discontinue a section of Downs Road, Thomastown, marked 'hatched' in the plan below.

The proposal seeks to discontinue and dispose of a section of road reserve adjoining the land at 135–161 Barry Road, Thomastown, for the purposes of creating a new residential subdivision under the endorsed Barry Road Development Plan. The land will be sold to the adjoining landowner for a negotiated sale price of \$400,000 (excluding GST) and be set out to create a new 14 m-wide road to service the rear loaded residential allotments and provide connection to new and existing underground services.

No submissions were received by the public or relevant statutory authorities in response to the article published in the Whittlesea Leader dated Tuesday 26 September 2017.



JOE CARBONE Chief Executive Officer City of Whittlesea

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C262morn

The Mornington Peninsula Shire Council has prepared Amendment C262morn to the Mornington Peninsula Planning Scheme.

The land affected by the Amendment includes 65 individual heritage places and six heritage precincts in Blairgowrie, Portsea and Sorrento, as well as eight places in Arthurs Seat, Rosebud, Somerville and Tyabb.

The Amendment proposes to implement the findings of the *Mornington Peninsula Heritage Review, Area 3*, adopted by Council in August 2019, by:

- applying the Heritage Overlay to numerous individual properties in the townships of Blairgowrie, Portsea and Sorrento;
- applying the Heritage Overlay to two new heritage precincts (Back Beach Road Precinct, Portsea and East Sorrento Precinct, Sorrento);
- removing the Heritage Overlay (HO1) from the Sorrento Historic Precinct and applying four new Heritage Overlays corresponding to specific sub-precincts (Commercial area, Foreshore area, Cliff-top area, Residential area);
- removing the Heritage Overlay (HO460) from 34 and 36 Back Beach Road, Portsea;
- removing the Heritage Overlay (HO455) from 38 South Road, Rosebud;
- reducing the extent of Heritage Overlay HO10 to the heritage place at 58 Blair Road, Portsea;
- updating a number of Clauses to the Mornington Peninsula Planning Scheme.

The Amendment also proposes to apply the Heritage Overlay to a number of individual properties outside the Review area in Arthur's Seat, Rosebud, Somerville and Tyabb.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment free of charge, at: the Mornington Peninsula Shire's website at https://www.mornpen.vic.gov.au/Building-Planning/Strategic-Planning/Planning-Scheme-Amendments; and the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 5.00 pm on Friday 24 July 2020. A submission must be sent to Mornington Peninsula Shire Council by: email (preferred) – heritage@mornpen.vic.gov.au. Please use Amendment C262morn-submission in the email subject line; or mail – Manager Strategic Planning, Mornington Peninsula Shire Council, Private Bag 1000, Rosebud 3939.

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.

> KATANYA BARLOW Manager Strategic Planning Mornington Peninsula Shire

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 12 August 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.

- CAMERON, Annette, late of Bupa Edithvale, 256 Station Street, Edithvale, Victoria 3196, retired, deceased, who died on 24 March 2020.
- CHAKRAVORTY, Shankar Prosad, late of Room F10, Chesnut Aged Care, 2A Chestnut Road, Doveton, Victoria 3177, deceased, who died on 15 April 2020.
- DICKER, Richard John, late of Springtime Sydenham, 41 Manchester Drive, Sydenham, Victoria 3037, pensioner, deceased, who died on 16 February 2020.

- GELBHAUER, Margaret, late of Unit 2, 19 Carlise Street, St Kilda, Victoria 3182, deceased, who died on 27 February 2020.
- KENNEDY, Patrick Michael, late of Unit 3, 90 Manifold Street, Camperdown, Victoria 3260, deceased, who died on 22 March 2020.
- NOR, Chhin, late of 71 Corrigan Road, Noble Park, Victoria 3174, deceased, who died on 10 April 2020.
- PINO, Caterina, late of Unit 16, 27 Grey Street, St Kilda, Victoria 3182, deceased, who died on 18 February 2020.
- QUINTON, Phillip John, late of Sumner House, 128 Fitzroy Street, Fitzroy, Victoria 3065, deceased, who died on 4 February 2020.
- WHITE, Mary Patricia, late of Condare Court, 8 Joffre Street, Camberwell, Victoria 3124, deceased, who died on 2 February 2020.

Dated 3 June 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 14 August 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.

- BELL, Maxwell Thomas, late of Unit 109, 26 Park Lane, Traralgon, Victoria 3844, deceased, who died on 27 February 2020.
- CHAPMAN, Colleen Mary, late of Unit 2, 22 Salmond Street, Deer Park, Victoria 3023, deceased, who died on 16 January 2020.
- CROSS, Maurice, late of Glenlyn Nursing Home, 34 Finchley Avenue, Glenroy, Victoria 3046, deceased, who died on 29 March 2020.
- DEVJI, Rama Ben, late of Bupa Aged Care Clemton Park, 1 Tedbury Street, Clemton Park, New South Wales 2206, deceased, who died on 23 August 2019.
- HALL, Moira Richmond, late of 2/3 Starling Crescent, Peregian Springs, Queensland 4573, deceased, who died on 28 May 2019.
- MARTIN, Patricia Mary, late of 22 Christmas Street, Northcote, Victoria 3070, deceased, who died on 15 January 2020.
- O'BRIEN, Robert, late of Room 5, Merv Irvine Nursing Aged Care Facility, 1231 Plenty Road, Bundoora, Victoria 3083, deceased, who died on 13 February 2020.
- SMITH, Peter, late of Estia Health, 23a Elizabeth Street, Oakleigh East, Victoria 3166, deceased, who died on 1 June 2019.
- WRIGHT, James Douglas, late of 6 Morobe Street, Heidelberg West, Victoria 3081, deceased, who died on 22 February 2020.

Dated 5 June 2020

Essential Services Commission Act 2001 ESSENTIAL SERVICES COMMISSION

Notice of Determination: Taxi Non-cash Payment Surcharge

The Essential Services Commission has amended a determination on the maximum non-cash payment surcharge for taxis. Taxis are allowed to collect a surcharge from passengers who pay using debit card, credit card and other forms of non-cash payment.

The determination sets the maximum surcharge at:

- four per cent (including GST) for all non-cash payment methods except commercial passenger vehicle specific payment instruments and
- six per cent (no GST payable) for commercial passenger vehicle specific payment instruments (such as Cabcharge payment instruments).

The determination will now take effect from 1 October 2020.

View the determination at www.esc.vic.gov.au

The commission has published this notice of the determination in accordance with section 35 of the Essential Services Commission Act 2001.

Fisheries Act 1995

FURTHER QUOTA ORDER UNDER SECTON 64A - SEA URCHIN FISHERY

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, 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 Sea Urchin Fishery.

- 1. This Order applies for the period commencing on 1 July 2020 and ending on 30 June 2021, both dates inclusive (the quota period).
- 2. The total allowable catch for white sea urchin in the Port Phillip Bay Sea Urchin Zone for the quota period is 60 tonnes of unshucked urchin.
- 3. The total allowable catch for white sea urchin in the Eastern Sea Urchin Zone for the quota period is 57 tonnes of unshucked urchin.
- 4. The total allowable catch for black sea urchin in the Eastern Sea Urchin Zone for the quota period is 114 tonnes of unshucked urchin.
- 5. The quantity of white sea urchin comprising a quota unit in the Port Phillip Bay Sea Urchin Zone for the quota period is 100 kilograms.
- 6. The quantity of white sea urchin comprising a quota unit in the Eastern Sea Urchin Zone for the quota period is 100 kilograms.
- 7. The quantity of black sea urchin comprising a quota unit in Eastern Sea Urchin Zone for the quota period is 100 kilograms.

Notes:

- 1. There are 600 quota units for white sea urchin in the Port Phillip Bay Sea Urchin Zone.
- 2. There are 570 quota units for white sea urchin in the Eastern Sea Urchin Zone.
- 3. There are 1140 quota units for black sea urchin in the Eastern Sea Urchin Zone.

Dated 1 June 2020

TRAVIS DOWLING Chief Executive Officer, Victorian Fisheries Authority

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:	5 June 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 27 August 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: a. advertise or cause to be advertised, or b. offer or cause to be offered, or c. provide or cause to be provided, or d. 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 94

ORDER TO REVOKE AN INTERIM PROHIBITION ORDER

On 16 April 2020, pursuant to section 90 of the **Health Complaints Act 2016** (Act), the Health Complaints Commissioner (Commissioner) made an Interim Prohibition Order against the general health service provider named below. That Interim Prohibition Order was due to expire 8 July 2020.

Pursuant to section 94 of the Act, the Commissioner has decided to make an Order to revoke that Interim Prohibition Order (the Revocation Order).

Name of the general health service provider to which the Revocation Order applies:	Yao Du of Shop 100/194–200 Bourke Street, Melbourne 3000 in the State of Victoria trading as 'The Gratia's Beauty' (ABN: 18 018 863 024)
Date of the Revocation Order:	1 June 2020
Effect of the Revocation Order:	The Interim Prohibition Order made by the Commissioner on 16 April 2020 is revoked.
Reason for the Revocation Order:	The Commissioner's investigation remains ongoing. To avoid a serious risk to the health, safety or welfare of the public, the Commissioner has decided to make a new Interim Prohibition Order under the Act. The terms of the new Interim Prohibition Order are different to those contained in the Interim Prohibition Order made on 16 April 2020. Accordingly, it is appropriate to revoke the Interim Prohibition Order made on 16 April 2020. A copy of the new Interim Prohibition Order will be published in the Victoria Government Gazette and on the Internet site of the Health Complaints Commissioner.

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

In accordance with section 94 of the Act, this Revocation 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:	Yao Du of Shop 100/194–200 Bourke Street, Melbourne 3000, in the State of Victoria trading as 'The Gratia's Beauty' (ABN: 18 018 863 024)
Date this Interim Prohibition Order is made:	1 June 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 23 August 2020 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim	1. The general health service provider named above must not:
Prohibition Order:	 advertise or cause to be advertised, or
	offer or cause to be offered, or
	 provide or cause to be provided
	any general health service (paid or otherwise, in a clinical or non-clinical capacity), where the health service involves any cosmetic surgical and medical procedure, including any cosmetic surgical procedure that involves cutting the skin and any cosmetic medical procedure that involves piercing the skin, including injectable cosmetic treatments.
	2. The general health service provider named above must not be in possession of or store any Schedule 4 poison, including but not limited to, Botulinum toxin (Botox) and hyaluronic acid injection preparations (dermal fillers).
	3. The general health service provider named above must not administer or cause to be administered to any person any unregistered therapeutic good or scheduled medicine.
	4. The general health service provider named above must display a copy of this Interim Prohibition Order at its registered business premises and all other business premises and ensure that it is easily visible to the public.

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

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

KAREN CUSACK Health Complaints Commissioner

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Head, Transport for Victoria declares that by this notice it acquires the following interests in part of the land described in Plan of Consolidation 161659R, Certificate of Title Volume 09664 Folio 505, comprising 358 square metres and shown as Parcel 23 and Parcel 24 on Survey Plan 24137.

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

Registered Proprietor: The Trustee for the Christian Brethren Trust (ABN 47 036 078 343)

(formerly known as Trustees for Christian Brethren Trust)

Occupant: Narrehills Family Church (ABN 19 672 032 486)

Published with the authority of Head, Transport for Victoria.

For and on behalf of Head, Transport for Victoria

Signed TIM CULLINAN

Name Tim Cullinan

Executive Director Transport Property

Dated 11 June 2020

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Minister for the Crown administering the **Education and Training Reform Act 2006** ('Minister') declares that by this notice the Minister acquires the following interest in the part of the land described as Crown Allotment 2A Section 11 Parish of Wollert, being the land described in Certificate of Title Volume 06824 Folio 626, shown as Lot A on the proposed Plan of Subdivision PS830157L.

Interests Acquired: That of Calogero Pitinga and Gordon Angelo Pitinga and all other interests. Published with the authority of the Minister.

Dated 11 June 2020

For and on behalf of the Minister Signed NICOLE POPE Senior Manager, Property Unit

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Minister for the Crown administering the **Education and Training Reform Act 2006** ('Minister') declares that by this notice the Minister acquires the following interest in the whole of the land described as Lot D on Plan of Subdivision 734838V being the land described in Certificate of Title Volume 11695 Folio 817.

Interests Acquired: That of Asset1 Pty Ltd and all other interests.

Published with the authority of the Minister.

Dated 11 June 2020

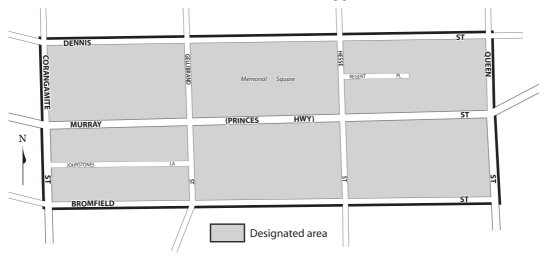
For and on behalf of the Minister Signed NICOLE POPE Senior Manager, Property Unit

Liquor Control Reform Act 1998

SECTION 147 - ORDER DECLARING A DESIGNATED AREA

The Commission, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 12 months from the date the Order is published in the Government Gazette:

The area within the Colac CBD as shown on the following plan.



This order comes into operation on 20 June 2020 for a period of 12 months.

Dated 2 June 2020

ROSS KENNEDY

Chair

Victorian Commission for Gambling and Liquor Regulation

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE ASSIGNED TO THE DRUG COURT

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

Dr Michael King

Dated 3 June 2020

JUDGE LISA HANNAN Chief Magistrate

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF MEDITERRANEAN FRUIT FLY

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest Mediterranean fruit fly exists within Australia but outside Victoria, make the following Order.

Objective

The objective of this Order is to prohibit, restrict or impose conditions upon the entry or importation into Victoria of materials which are hosts of Mediterranean fruit fly (MFF).

2 **Authorising provision**

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of Mediterranean fruit fly made under section 36(1) of the Plant Biosecurity Act 2010, and published in Victoria Government Gazette G16 on 23 April 2020 at pages 772–775 is revoked.

5 **Definitions**

In this Order -

'Mediterranean fruit fly' means the exotic pest, Ceratitis capitata (Wiedemann).

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

'host plant' means any plant listed in Schedule 1, and the fruit or vegetable of such plants.

6 Prohibitions, restrictions and conditions

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

- The entry or importation into Victoria of any host material is prohibited. (a)
- Sub-clause (a) does not apply if the host material (b)
 - originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated certifying that the area from which the material originated is known to be free of MFF: or
 - is accompanied by a plant health certificate, assurance certificate or plant (ii) health declaration, certifying or declaring that the material has been treated in a manner described in Schedule 2 to this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 **Verification of Consignments**

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

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

8

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

Schedule 1

Abiu Eggplant Orange Acerola Feijoa Passionfruit Achachairu Fig Pawpaw (Papaya)

Apple Goji Berry Peach Granadilla Peacharine Apricot Avocado Grape Pear Babaco Grapefruit Pepino Banana Grumichama Persimmon Black Sapote Guava Plum Blackberry Hog Plum (Vai apple) Plumcot Jaboticaba Blueberry Pomegranate Boysenberry Jackfruit Prickly Pear Jew Plum Pummelo Brazil Cherry Ju jube Ouince Breadfruit Caimito (Star Apple) Kiwifruit Rambutan Cape Gooseberry Kumquat Raspberry Capsicum Lemon Rollinia

Carambola (starfruit) Lime Rose apple (Wax jambu)

Cashew AppleLoganberrySantolCasimiroa (white sapote)LonganSapodillaCherimoyaLoquatShaddockCherryLycheeSoursop

Chilli Mandarin Sugar apple (Sweetsop) Choko Mango Sweetsop (sugar apple)

CitronMangosteenTahitian LimeCocoa BerryMedlarTamarilloCoffee BerryMiracle FruitTangeloCumquatMonsteraTomato

Custard AppleMulberryVai apple (Hog plum)DateNashiWax Jambu (rose apple)Dragon Fruit (than lung)NectarineWhite sapote (Casimiroa)

Durian Olive

Schedule 2

Host material must -

- (1) in the case of field grown tomatoes, be treated using a program of cover sprays, with a trichlorfon mixture
 - (a) in a high volume application containing 250 ml of a 500 g/L product per 100 L of spray mixture in the first application to a block; and
 - (b) in a high volume application containing 125 ml of a 500 g/L product per 100 L of spray mixture in all subsequent spray applications; and
 - (c) post-harvest inspected and found free of MFF, where one package in every 50 packages or part thereof; or 600 units are inspected, or

Note: treatment must be applied thoroughly to the fruit to the point of run-off, commencing a minimum of three (3) weeks prior to harvest, with further applications at intervals of not more than ten (10) days.

- (2) in the case of any host plant, excepting for coffee berries and goji berries, be cold treated, at a temperature of
 - (a) $0.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 14 days; or
 - (b) $1.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 16 days, or in the case lemons, 14 days; or
 - (c) $2.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 18 days, or in the case of lemons, 16 days; or
 - (d) $3.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 20 days, or in the case of lemons, 18 days; or
- in the case of any host plant, excepting for coffee berries and goji berries, be fumigated with methyl bromide at fruit core temperatures of
 - (a) $10^{\circ}\text{C} 0.9^{\circ}\text{C}$ @ 56 g/m³ for 2 hours; or
 - (b) $11^{\circ}\text{C} 15.9^{\circ}\text{C}$ @ 48 g/m³ for 2 hours; or
 - (c) $16^{\circ}\text{C} 20.9^{\circ}\text{C}$ @ 40 g/m³ for 2 hours; or
 - (d) $21^{\circ}\text{C} 31.9^{\circ}\text{C}$ @ 32 g/m^3 for 2 hours; or
- (4) in the case of bananas, be harvested and packed in a mature green condition, where 'mature green' means
 - (a) the flesh is hard and not flexible; and
 - (b) the skin is green and shows no yellow colouration except for areas towards the flower end of a fruit where the sun has bleached the skin but the flesh beneath is still hard; and
 - (c) the skin has no pre-harvest cracks, splits, punctures or other breaks that penetrate through to the flesh; or
- in the case of tomatoes, be harvested and packed in a mature green condition, where 'mature green' means the fruit has no more than a two centimetre diameter area of pink to red colour at the stylar end at the time of colour sorting after harvest; or
- (6) in the case of avocadoes (Fuerte, Hass, Lamb Hass, Reed and Sharwil varieties only), be
 - (a) harvested in hard condition, where 'hard condition' means the flesh is not soft, or softening, and the skin is not cracked or broken; and
 - (b) stored in secure conditions within 48 hours of harvest, where 'secure conditions' include:
 - (i) unvented packages; or
 - (ii) vented packages with the vents secured with gauze/mesh with a maximum aperture of 1.6 mm; or
 - (iii) fully enclosed under tarpaulins, hessian, shade cloth, mesh or other covering which provides a maximum aperture of 1.6 mm; or
 - (iv) shrink-wrapped and sealed as palletised units; or
 - (v) fully enclosed or screened buildings, cold rooms, vehicles or other facilities free from gaps or other entry points greater than 1.6 mm; or
- (7) in the case of diagnostic samples, be disinfested by
 - (a) autoclaving at -
 - (i) 121°C and 103 kPa for 15 minutes; or
 - (ii) 134°C and 103 kPa for 4 minutes; or
 - (b) freezing at -18°C for 24 hours; or
 - (c) freezing and transfer under liquid nitrogen at -196°C; or
 - (d) freeze drying; or
 - (e) oven drying at 45°C for 2 hours; or

- (8) in the case of fruits of plants approved under the Food Standards Australia and New Zealand (FSANZ) Food Safety Code 1.5.3; be post-harvest irradiated, with a minimum dose of 150 Gy; or
- (9) in the case of used packages, be brushed or washed to remove all visible organic matter; or
- (10) in the case of repacking, be
 - (a) accompanied by a certificate or declaration issued in accordance with clause 6(b)(i) or 6(b)(ii) of this Order; and
 - (b) received, handled and stored in secure conditions to prevent infestation by MFF, where 'secure conditions' include:
 - (i) vented packages with the vents secured by mesh having a maximum aperture of 1.6 mm; or
 - (ii) vented packages enclosing a liner bag or liner sheets that obscure vent holes; or
 - (iii) packages, bins or palletised units fully enclosed under plastic wrap, tarpaulins, hessian, mesh or other coverings which provide a maximum aperture of 1.6 mm; and
 - (iv) consignments kept in segregated areas; and
 - (v) accompanied by a document that records the consignment's original certification or declaration information, such as number and date the consignment passed verification; and
 - (c) handled, stored and repacked in secure conditions to prevent infestation by MFF, where 'secure conditions' include:
 - (i) an environment that ensures the produce is not exposed to air temperature greater than 13°C for longer than 60 minutes; or
 - (ii) fully enclosed or screened buildings, cold rooms, automated doors, vehicles or other facilities free from gaps or other entry points greater than 1.6 mm.

Dated 5 June 2020

ROSA CRNOV Chief Plant Health Officer

Water Act 1989

CENTRAL GIPPSLAND REGION WATER CORPORATION – DECLARATION OF SERVICED PROPERTIES

Pursuant to section 144 of the **Water Act 1989**, Central Gippsland Region Water Corporation declares the following land to be serviced property for the services listed below on or from the Declaration Date/s listed below.

Address	Service	Subdivision No.	Declaration Date
Albion Court, Carisbrooke Drive, Islington Court and Winslow Crescent – Warragul	Wastewater and Water	PS820992 F	8/5/2020
Winslow Crescent – Warragul	Wastewater and Water	PS820993 D	8/5/2020
Aston Avenue, Boston Boulevard, Cornell Way and Marshalls Road – Traralgon	Wastewater and Water	PS826052 A	20/5/2020

Water Act 1989

PERMISSIBLE CONSUMPTIVE VOLUME SURFACE WATER AMENDMENT ORDER 2020

I, Lisa Neville MP, Minister for Water, as Minister administering the **Water Act 1989**, make the following Order:

Citation

1. This Order is called the Permissible Consumptive Volume Surface Water Amendment Order 2020 (this Order).

Authorising provision

2. This Order is made under section 22A(1) of the Water Act 1989 and section 27 of the Interpretation of Legislation Act 1984.

Commencement

3. This Order comes into operation on the date it is published in the Victoria Government Gazette.

Purpose

4. The purpose of this Order is to amend the Permissible Consumptive Volume Surface Water Order 2010 dated 27 July 2010 and published in the Victoria Government Gazette G 31 dated 5 August 2010 at pages 1739 to 1741 to declare permissible consumptive volumes for additional surface water systems, and to decrease the permissible consumptive volume declared for the Otway Coast.

Amendment of Permissible Consumptive Volume Surface Water Order 2010

- 5. I make the following amendments to the Table to the Permissible Consumptive Volume Surface Water Order 2010:
 - (1) in the heading to Column C **delete** '(set at 2006)'; and
 - (2) in Column C of the entry referring to the Otway Coast for '59,000' **substitute** '36,724'; and
 - (3) after the entry referring to Otway Coast **insert**:

East Gippsland	221	2,955
Glenelg	238	8,612
Hopkins	236	18,186
Lake Corangamite	234	7,252
Millicent Coast	239	5,075
Otway Coast	234	36,724
Portland	237	6,807
Snowy	222	7,710
South Gippsland	227	47,248
Tambo	223	7,218

Dated 27 May 2020

HON. LISA NEVILLE MP
Minister for Water

Note:

The PCVs for the Glenelg River Basin, the Snowy River Basin and the Millicent Coast River Basin apply only to the parts of those river basins within the borders of the State of Victoria.

Water Act 1989

WESTERN WATER - DECLARATION OF SERVICED PROPERTIES

Pursuant to section 144 of the **Water Act 1989**, Western Water declares the following land to be serviced property for the listed services on or from the Declaration Date/s listed below.

Lot/s	PS Number	Address	Commence Date	Services	
9101–9146	PS825750E	Atherstone Estate 91 Section B, 35 Astley Drive, STRATHTULLOH	20/05/2020	Water/Recycled Water/Sewer	
1–2	PS823386K	5 Pinnacle Court, BACCHUS MARSH	06/07/2018	Water/Sewer	
1–9	PS827118Q	33, 35 and 37 Collins Road, MELTON	14/06/2019	Water/Sewer	
111–142	PS810919X	Aria Estate Stage 1, 58 Saric Court, FRASER RISE	01/05/2020	Water/Sewer	
1–2	PS742061Q	23 Melvins Road, RIDDELLS CREEK	05/05/2020	Water/Sewer	
601–652	PS649473K	Maplewood Estate Stage 6, Mapleton BVD, MELTON SOUTH	13/05/2020	Water/Sewer	
401–442	PS809279R	The Millstone Estate Stage 4, 1256–1258 Mount Cottrell Road, STRATHTULLOH	14/05/2020	Water/Sewer	
501–552	PS809296R	The Millstone Estate Stage 5, 1256–1258 Mount Cottrell Road, STRATHTULLOH	14/05/2020	Water/Sewer	
2028–2034, 2045–2050, 2073–2088	PS823292U	Stonehill Estate Stage 20B, McCormacks Road, MADDINGLEY	19/05/2020	Water/Sewer	
2001–2027, 2035–2039, 2041–2044, 2071–2072	PS823240Q	Stonehill Estate Stage 20A, McCormacks Road, MADDINGLEY	19/05/2020	Water/Sewer	
105–174, 201–215, 1008, 1022, 1095–1101, 6093–6099 and B	PS805564P	Sienna Rise Estate Stage 1, 38 Saric Court, FRASER RISE	26/05/2020	Water/Sewer	
501–577	PS825790R	Grandview Estate Stage 5, 5 Altezze Drive, TRUGANINA	27/05/2020	Water/Sewer	
2401–2466	PS816927R	Thornhill Park Estate Stage 24, THORNHILL PARK	28/05/2020	Water/Sewer	
1–2	PS830897S	56 Cornish Road, RIDDELLS CREEK	01/05/2020	Water	

Water Industry Act 1994

ENVIRONMENTAL CONTRIBUTIONS ORDER 2020 TO 2024

- I, Lisa Neville, Minister for Water and Minister responsible for administering Part 9 of the **Water Industry Act 1994** (the Act), under section 193 of the Act make the following Order specifying the following matters:
- 1. For the purposes of section 193(1) of the Act, I specify that:
 - a. the period to which the Order relates are the financial years:
 - i. beginning at 1 July 2020 and ending on 30 June 2021; and
 - ii. beginning at 1 July 2021 and ending on 30 June 2022; and
 - iii. beginning at 1 July 2022 and ending on 30 June 2023; and
 - iv. beginning at 1 July 2023 and ending on 30 June 2024;
 - b. the revenue or class or classes of revenue to be used in the calculation of the amount payable under section 193(1) of the Act is the revenue specified in the audited financial statements of water supply authorities for the 2018/19 financial year which relates to water and sewerage services, trade waste services, irrigation (including drainage) services, stock and domestic services, and diversion services (collectively referred to as the 'specified services'); plus all other revenue earned by these authorities unless specifically excluded. It excludes revenue which relates to bulk water and bulk sewerage services provided by one water authority to another water authority, metropolitan drainage and waterway services, developer contributions, gifted assets, recycled water services, grants received from third parties, revenue collected on behalf of a government agency or government owned business, and any revenue derived from assets held for a purpose or services provided which are not in any way associated with the specified services. The fourth round of environmental contribution paid in terms of the Environmental Contribution Order 2016 to 2020 made by the Minister under section 193(2) of the Act by notice published in Government Gazette No. G25 on 23 June 2016 is deducted from the revenue figures to avoid double counting;
 - c. for each financial year specified in clause 1(a) of this Order, the percentage of the revenue specified under clause 1(b) of this Order that is to be used in calculating the amount to be paid under section 193(1) of the Act is:
 - i. subject to (iii), (iv) and (v) below, five per cent in respect of Melbourne Water Corporation, City West Water Corporation, South East Water Corporation, Yarra Valley Water Corporation and the Regional Urban Water Authorities as defined in section 4A of the Act;
 - two per cent in respect of Rural Water Authorities as defined in section 4A of the Act;
 - iii. where a water supply authority is defined as a Regional Urban Water Authority and a Rural Water Authority under section 4A of the Act, the percentage is:
 - (A) two percent in respect of revenue which relates to water services (excluding bulk water services provided to other water supply authorities), irrigation (including drainage) services, stock and domestic services and diversion services provided to rural water customers; and
 - (B) five percent in respect of all other revenue specified in clause 1(b);
 - iv. where a Regional Urban Water Authority is not also defined as a Rural Water Authority under section 4A of the Act, but nevertheless provides water services, irrigation (including drainage) services, stock and domestic services or diversion services to rural water customers, the percentage that is to be applied to revenue which relates to those services, excluding bulk water services provided to other water authorities, is two percent;

- v. where Melbourne Water Corporation provides diversion services, the percentage that is to be applied to revenue which relates to those services is two percent;
- d. for each financial year to which this Order relates, the total amount to be raised under section 193(1) of the Act is expected to be:

Financial Year Ending:	Total Amount Raised
30 June 2021	\$ 173,480,190
30 June 2022	\$ 173,480,190
30 June 2023	\$ 173,480,190
30 June 2024	\$ 173,480,190

- e. the nature of projects or programs to which the amount being raised under section 193(1) of the Act is proposed to be applied are projects that seek to promote the sustainable management of water or are likely to address adverse water related environmental impacts; and
- f. for each financial year to which the Order relates, the arrangements for the payment of the amount payable under section 193(1) of the Act within that year are:
 - i. the amount payable by an authority to which this Order relates is to be paid by an authority to which this Order relates within 14 days of the receipt of an invoice from the Department of Environment, Land, Water and Planning; and
 - ii. invoices will be issued by Department of Environment, Land, Water and Planning after the end of the billing cycle of each authority to which this Order relates for each financial year.
- 2. In making an Order, as required by section 193(3) of the Act, I have had regard to, amongst other things, the following:
 - a. the purposes set out in section 194 of the Act for which each environmental contribution is collected;
 - b. the ability of all water supply authorities or any particular water supply authority to make an environmental contribution;
 - c. any amount that any particular water supply authority has spent or will spend on funding initiatives that are consistent with the purposes set out in section 194 of the Act;
 - the conclusions reached as a result of the review completed under section 196 of the Act

Dated 31 May 2020

THE HON. LISA NEVILLE MP
Minister for Water

ConnectEast Pty Limited, ABN 99 101 213 263, gives notice of the following EastLink tolls, fees and amounts (inclusive of GST) to apply from 1 July 2020 until 30 June 2021.

	TLINK TOLLS rge toll rates	Cars	Discounted tolls for Car trips on weekends or public holidays	Discounted tolls for Car trips in a single toll zone only	Light Com- mercial Vehicles	Heavy Com- mercial Vehicles	Motor-cycles	Taxis
TOI	LL CAP	\$6.48	\$5.18	N/A	\$10.36	\$17.16	\$3.23	N/A
Toll	zones:							
1	Springvale Rd to Ringwood Bypass & Maroondah Hwy	\$2.97	\$2.38	\$2.97	\$4.76	\$7.89	\$1.49	\$2.97
2	Maroondah Hwy to Canterbury Rd	\$0.43	\$0.34	\$0.34	\$0.69	\$1.14	\$0.22	
3	Canterbury Rd to Boronia Rd	\$0.43	\$0.34	\$0.34	\$0.69	\$1.14	\$0.22	
4	Boronia Rd to Burwood Hwy	\$0.43	\$0.34	\$0.34	\$0.69	\$1.14	\$0.22	
5	Burwood Hwy to High Street Rd	\$0.43	\$0.34	\$0.34	\$0.69	\$1.14	\$0.22	
6	High Street Rd to Ferntree Gully Rd	\$0.65	\$0.52	\$0.52	\$1.03	\$1.72	\$0.32	
7	Ferntree Gully Rd to Wellington Rd	\$0.65	\$0.52	\$0.52	\$1.03	\$1.72	\$0.32	\$2.79 (for a trip on any part
8	Wellington Rd to Police Rd	\$0.65	\$0.52	\$0.52	\$1.03	\$1.72	\$0.32	of EastLink south of Maroondah
9	Monash Fwy to Princes Hwy	\$0.65	\$0.52	\$0.52	\$1.03	\$1.72	\$0.32	Hwy)
10	Princes Hwy to Cheltenham Rd	\$0.65	\$0.52	\$0.52	\$1.03	\$1.72	\$0.32	
11	Dandenong Bypass to Greens Rd	\$0.65	\$0.52	\$0.52	\$1.03	\$1.72	\$0.32	
12	Greens Rd to Thompson Rd	\$1.51	\$1.21	\$1.21	\$2.42	\$4.00	\$0.76	
13	Thompson Rd to Peninsula Link & Frankston Fwy	\$1.51	\$1.21	\$1.21	\$2.42	\$4.00	\$0.76	
	pass – per trip in direction	\$6.48	\$6.48	\$6.48	\$10.36	\$17.16	\$3.23	\$6.48
Trip fee*	pass purchase	\$3.08	\$3.08	\$3.08	\$3.08	\$3.08	\$3.08	\$3.08

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

FEES. CHARGES AND AMOUNTS

The following fees, charges and amounts apply to EastLink toll invoices, EastLink accounts and EastLink trip passes (valid from 1 July 2020 to 30 June 2021, including GST where applicable).

TOLL ADMINISTRATION FEES (TOLL INVOICES)

Toll Invoice Fee (\$5.84) is payable when we send you a Toll Invoice for travel on EastLink by a vehicle without a valid tag, account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

Toll Invoice Fee (\$11.69) is payable if you do not pay a Toll Invoice within 14 days and we send you an Overdue Notice for travel on EastLink by a vehicle without a valid tag, account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

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

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

ALL EASTLINK ACCOUNTS

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

Image Processing Fee (31 cents per trip on EastLink) is charged for each trip made on EastLink by a vehicle linked to the account but travelling without a valid tag. This fee is waived for motorcycles.

EASTLINK PRE-PAID ACCOUNT - TAG OPTION

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

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

Minimum Balance (minimum \$14.61) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Minimum Annual Tag Usage Amount (\$26.57) is the minimum amount of EastLink tolls charged for each commercial vehicle tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$726) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

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

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

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

Account Set Up Amount (minimum \$55, flexible payment option minimum \$7.30) is the amount payable to establish an EastLink pre-paid non-tag account. This payment is credited to the new account.

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

Minimum Balance (minimum \$14.61, flexible payment option minimum \$3.65) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Top Up Amount (minimum \$35, flexible payment option minimum \$7.30) is the minimum amount payable by you to top up your pre-paid account.

Top Up Fee (flexible payment option 77 cents per top up) is charged only if you have chosen the flexible payment option and your Top Up Amount is less than the Top Up Threshold Amount (\$35). EASTLINK BUSINESS ACCOUNT (INCLUDES TAG AND NON-TAG OPTIONS)

Account Management Fee (\$19.26 per quarter) is the amount charged per quarter per EastLink business account. This fee is not refundable.

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

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

Minimum Annual Tag Usage Amount (\$26.57) is the minimum amount of EastLink tolls charged for each tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$726) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

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

EASTLINK TRIP PASS

*Trip Pass Purchase Fee (\$3.08) is payable once for every purchase transaction (where you buy one or more EastLink trip passes) at an over-the-counter location at the EastLink customer centre or other participating outlet. This fee is in addition to the price of the EastLink trip passes.

MORE INFORMATION

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

EastLink.com.au

Planning and Environment Act 1987

BAW BAW PLANNING SCHEME

Notice of Approval of Amendment Amendment C141bawb

The Minister for Planning has approved Amendment C141bawb to the Baw Baw Planning Scheme.

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

The Amendment makes changes to Schedule 5 to Clause 37.01 Special Use Zone, by updating the Table of uses at Section 1.0 to reinstate the provisions introduced by Amendment C113bawb.

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

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

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C265case

The Minister for Planning has approved Amendment C265case to the Casey Planning Scheme.

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

The Amendment implements the first stage of the *Casey Planning Scheme Review 2018* by making various corrections to provisions, deleting redundant overlays, rezoning Council-owned reserves, removing obsolete reference documents and policy content to improve the operation of the Casey Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, at: the Casey City Council website at www.casey.vic.gov.au/planning-scheme-amendments; or during office hours, at the offices of the Casey City Council, Bunjil Place, 2 Patrick NE Drive, Narre Warren.

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

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Approval of Amendment Amendment C132macr

The Minister for Planning has approved Amendment C132macr to the Macedon Ranges Planning Scheme.

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

The Amendment:

- applies the Heritage Overlay (HO337 Carramar) to land at 20 Bowen Street, Woodend, as shown on Planning Scheme Map No. 24HO;
- amends the Schedule to Clause 43.01 (Heritage Overlay) to insert a new heritage place (HO337

 Carramar) at 20 Bowen Street, Woodend, on an interim basis for eighteen months from the date of gazettal;
- amends the Schedule to Clause 72.04 (Documents Incorporated in this Planning Scheme) to insert a new incorporated document titled *Carramar Statement of Significance*, *April 2019* in the list of incorporated documents forming part of the Macedon Ranges Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, at the Macedon Ranges Shire Council website at www.mrsc.vic.gov.au

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

Planning and Environment Act 1987

MOORABOOL PLANNING SCHEME

Notice of Approval of Amendment Amendment C086moor

The Minister for Planning has approved Amendment C086moor to the Moorabool Planning Scheme.

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

The Amendment corrects various errors and anomalies by rezoning land, removing and revising the extent and location of specific Heritage Overlays, and by correcting errors at Clause 21.11 (Reference Documents) and Schedule 1 to Clause 32.03 (Low Density Residential Zone).

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and the Moorabool Council website at www.moorabool.vic.gov.au and also free of charge, during office hours, at the offices of the Moorabool Shire Council, 15 Stead Street, Ballan; the Darley Civic and Community Hub, 182 Halletts Way, Darley; and the Lerderderg Library, 215 Main Street, Bacchus Marsh.

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

ORDERS IN COUNCIL

Health Services Act 1988

DECLARATION UNDER SECTION 11

Order in Council

The Governor in Council, under section 11 of the **Health Services Act 1988** (the Act), declares that:

- (a) section 58(1) of the Act, which requires the Minister for Health to be satisfied of certain matters prior to recommending the appointment of an administrator; and
- (b) section 61(1) of the Act, which requires the Minister for Health to comply with certain procedural requirements prior to recommending the appointment of an administrator,

do not have effect in relation to the appointment of an administrator of Djerriwarrh Health Services from 1 July 2020 until 30 June 2021 (both dates inclusive).

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

Dated 2 June 2020

Responsible Minister:

JENNY MIKAKOS

Minister for Health

CLAIRE CHISHOLM
Clerk of the Executive Council

Road Safety Act 1986

APPROVAL OF PROPERLY QUALIFIED ANALYSTS

Order in Council

The Governor in Council under sections 57, 57A and 57B of the **Road Safety Act 1986** by this Order approves the following persons as properly qualified analysts for the purposes of sections 57, 57A and 57B of that Act:

- a) Mr Lachlan Arentz,
- b) Ms Samantha Joubert,
- c) Mr Dylan Mantinieks,
- d) Ms Victoria McCombe,
- e) Ms Sarah Nasmark.
- f) Mr Stephen Stefanovski and
- g) Ms Stephanie Wallace.

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

Dated 2 June 2020

Responsible Minister:

HON JAALA PULFORD MP

Minister for Roads, Road Safety and the TAC

CLAIRE CHISHOLM
Clerk of the Executive Council

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