



Victoria Government Gazette

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No. G 26 Thursday 2 July 2020

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GENERAL

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As from 2 July 2020

The last Special Gazette was No. 330 dated 1 July 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
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PRIVATE ADVERTISEMENTS**DISSOLUTION OF PARTNERSHIP**

Notice is given that the partnership which formerly existed between Norfolk Health Pty Ltd, ACN 118 605 075, in its capacity as trustee of the Norfolk Business Trust and Russell Health Services Pty Ltd, ACN 118 607 846, in its capacity as trustee of the Russell Business Trust, through the companies' respective directors, Marnie Renee Norfolk and Craig William Fyfe Russell, which carried on business under the name of 'Alliance Health Clinics', ABN 38 397 506 173, was dissolved with effect from 30 June 2020.

GRIMSHAW LEGAL, lawyers,
Suite 7, Level 1, 486 Lower Heidelberg Road,
Heidelberg 3084.

PARASKEVI GALAVODAS, late of
335 Station Street, Thornbury, in the State of
Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 April 2020, are required by the executrix, Melpomeni Marazita, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 31 August 2020, after which date the executrix may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 26 June 2020

ARTHUR J. DINES & CO.,
property law advisors,
2 Enterprise Drive, Bundoora 3083.

BRIAN JOSEPH PEAKIN, late of
1/35 Neville Street, Box Hill South 3128,
retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 November 2008, are required by the trustees, Ramon Olinto Cardosi and Lorraine Ann Barrett, of 7 Rythdale Court, Glen Waverley 3150, to send particulars to the trustees by 31 August 2020, after which date the trustees may convey or distribute the assets, having regards only to claims of which they then have notice

Re: The estate of GRANT EDWARD NICOLL, late of Abberfield Aged Care Facility, 378 Bluff Road, Sandringham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 April 2020, are required by the executor, Maureen Patricia Nicoll, to send particulars to her, care of the undersigned solicitors by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: The estate of JOSEPH JEREMIAH O'FLYNN, late of Abberfield Aged Care, 372-380 Bluff Road, Sandringham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2020, are required by the executor, Andrew John Rawling, to send particulars to him, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Creditors, next-of-kin and others having claims on the estate of JOHN PATRICK HILL, who died on 3 February 2020, must send particulars of their claims to Jamie Francis Hill, the executor, at Behan Legal, by 2 September 2020, after which date the executor may convey or distribute assets, having regard only to claims which he has notice.

BEHAN LEGAL,
PO Box 745, Port Melbourne, Victoria 3207.

Creditors, next-of-kin and others having claims on the estate of BRIAN WILLIAM WESTMORE, who died on 30 December 2019, must send particulars of their claims to Emily Westmore, the executor, at Behan Legal, by

2 September 2020, after which date the executor may convey or distribute assets, having regard only to claims which she has notice.

BEHAN LEGAL,
PO Box 745, Port Melbourne, Victoria 3207.

LILLIAN JOYCE MILNE, late of 2 Clarke Street, Abbotsford, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 November 2019, are required by Darren James Milne, 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.

CONTESTED WILLS &
PROBATE LAWYERS,
Regus Rialto, Level 27, South Tower,
525 Collins Street, Melbourne, Victoria 3000.

Re: Estate of NANCY GARNETTE WOODMAN, late of 15 Rose Street, Golden Square, Victoria, retired clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 February 2020, are required by the executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 2 September 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: LORRAINE PAMELA ASHDOWNE, late of 34 Strelton Avenue, Strathmore, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 February 2020, are required by the trustees, Robert Andrew Ashdowne and Christopher Malcolm Ashdowne, to send particulars to the trustees, care of the

undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: PAOLA MUSSO, late of 20 Larlac Street, Glenroy, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 April 2020, are required by the trustee, Antonino Musso, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: MARY LOURDES SCIBERRAS, late of 7 Geach Street, Dallas, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2020, are required by the trustee, Joseph Sciberras, 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.

PATRICIA JEAN REILLY, late of Strathdon Aged Care, 17 Jolimont Road, Forest Hill, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 June 2020, are required by the executors, Ian Donald Reilly and Andrew Raymond Reilly, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

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

NOTICE TO CREDITORS UNDER
TRUSTEE ACT 1958
 (SECTION 33 NOTICE)

GREGORIUS JOZEF VAN BREE, also known as Gary Van Bree, late of 81 Shetland Road, Endeavour Hills, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 8 September 2019, are required by the executor, Johannes Franciscus Van Bree, to send particulars of their claims to him, care of the undermentioned solicitors, by 30 September 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

EINSIEDELS SOLICITORS,
 469 Princes Highway, Narre Warren,
 Victoria 3805.
 Email: jennifer@einsiedels.com.au

Re: HEATHER MARGARET MEADOWS, late of Arcare Aged Care, Room 67, 1997 Malvern Road, Malvern East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 6 March 2020, are required by the executor of the estate of the deceased, Margaret Jane Meadows, in the Will and Codicils called Margaret Jane Chetwin, care of Findlay Arthur Phillips, Suite 27, Level 3, 25 Claremont Street, South Yarra, Victoria 3141, to send particulars of their claims to the executor, care of the undermentioned solicitor, by 1 September 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 3 June 2020.

FINDLAY ARTHUR PHILLIPS, solicitors,
 Suite 27, Level 3, 25 Claremont Street,
 South Yarra 3141.

Trustee Act 1958
 SECTION 33 NOTICE
 Notice to Claimants

DELINA VICTORIA SCHEMBRI-HARDY, late of 497 Monbulk Road, Monbulk, Victoria, retired librarian, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 March 2020, are required by Equity Trustees Wealth Services Limited, of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 2 September 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT,
 Level 5, 114 William Street, Melbourne,
 Victoria 3000.
 Ref: 9631997.

PAMELA MAY GRAY, late of 57A Dunstan Avenue, Brunswick, Victoria 3056, retired, deceased.

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 representative, Grant John Hutchinson, to send particulars of such claim to him, care of the undersigned, by 31 August 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.

EILEEN THERESA CRAWLEY, late of 10 Peter Street, Grovedale, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 September 2019, are required by the trustee, Kevin Wayne Crawley, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by 10 September 2020, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

INGPEN & BENT,
 legal practitioners for the trustee,
 95 Yarra Street, Geelong 3220.

Re: JOHN DAMIAN WIMPOLE, late of Loc. Piazzano 7, Cortona, Italy, hotelier, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 March 2020, are required by the executor, Jeremy Fitzwater, care of James Higgins & Co., 90 William Street, Melbourne 3000, to send particulars of their claims to the executor, care of the undermentioned solicitors, by 31 August 2020, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

JAMES HIGGINS & CO., solicitors.

Re: Estate of GILMORE JOSEPH PAUL, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of GILMORE JOSEPH PAUL, late of Respect Aged Care, 2–14 Boree Drive, Swan Hill, in the State of Victoria, retired farmer, deceased, who died on 12 April 2020, are to send particulars of their claim to the executrix, care of the undermentioned legal practitioners, by 24 August 2020, after which the executrix will distribute the assets, having regard only to the claims of which she then has notice.

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

Re: DAO HONG CHEN, late of 26 Oakmont Crescent, Heatherton, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of DAO HONG CHEN, deceased, who died on 28 February 2020, are required by the trustee, Min Li Gan, 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.

DANIEL EMILE JOHN RHODES, late of 16/11 Westlands Road, Emerald, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 March 2019, are required to send particulars of their claims to the trustee, Donald Keith Ryan, care of the undermentioned solicitors, by 1 September 2020, after which date the trustee will distribute the assets of the estate, having regard only to the claims of which he then has notice.

McCARTHY PARTNERS PTY LTD, solicitors,
2247 Point Nepean Road, Rye 3941.

MARGARET SHIRLEY GILL, late of 37 Langmore Lane, Berwick, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died 11 May 2020, are required by the trustee, Damian John Paul, of 40–42 Scott Street, Dandenong, Victoria, company director, to send particulars of their claims to him, care of the undersigned, by 2 September 2020, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: BETTY COX, late of Bupa Croydon, 124 Maroondah Highway, Croydon, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 February 2020, are required by the trustee, Alan Murray Johnston, to send particulars to the trustee, care of the undermentioned lawyers, by 3 September 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, lawyers,
101/177 Surrey Road, Blackburn 3130.
CD:2200571.

Re: CLIFFORD THORPE, late of 15 Stanley Street, Keysborough, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 January 2019, are required by

the administrator, Allison Diana Thorpe, to send particulars of such claims to her, at the undermentioned address, by 31 August 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

Allison Diana Thorpe, care of
MAURICE BLACKBURN LAWYERS,
Level 21, 380 La Trobe Street,
Melbourne 3000.
Tel: (03) 9605 2700. Ref: AEJ/5497230.

JOHN BALMAIN GRIFFITHS, late of
478 Burwood Highway, Wantirna South,
Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 June 2019, are required by the executor, Australian Executor Trustees, care of Mills Oakley, Level 6, 530 Collins Street, Melbourne, Victoria, to send particulars to it within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

Re: STEVEN BRENT TIMPERLEY, late of
22 Allpress Drive, Golden Square, Victoria
3555, real estate agent, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 February 2020, are required by the executor, Ian Maxwell Dyett, to send particulars of their claim to the executor, care of the undermentioned solicitors, by 7 September 2020, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

O'FARRELL ROBERTSON McMAHON,
Level 1, 35 Queen Street, Bendigo,
Victoria 3550.

Creditors, next-of-kin and others having claims against the estate of JOHN RONALD FREER, late of Unit 1, 2 Weatherall Road, Beaumaris, Victoria 3193, who died on 16 February 2020, are required by the executors to send detailed particulars of their claims to the

said executors, care of Prior Law, of 701 Centre Road, Bentleigh East, Victoria 3165, by 2 September 2020, after which date the executors will proceed to distribute the said estate, having regard only to the claims of which they then have notice. Grant of Probate was obtained in Victoria on 9 June 2020.

PRIOR LAW,
701 Centre Road, Bentleigh East, Victoria 3165.

MARIA LIBERA PILLA, also known as
Maria Libera Mascia, late of 144 Fulham Road,
Alphington, Victoria, personal trainer, deceased,
intestate.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 September 2017, are required by the administrator, Jessica Pilla, care of Suite 6, 857–859 Doncaster Road, Doncaster East, Victoria 3109, to send particulars of their claims to them by 25 August 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which they have notice. Letters of Administration was granted in Victoria on 4 May 2020.

ROSA MIMMO, solicitor,
Suite 6, 857–859 Doncaster Road,
Doncaster East 3109.

Re: GAETANO MOLLICA, late of
5 Atkinson Street, Murrumbeena, in the State of
Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 January 2020, are required by John Mollica and Rosalba Maranzano, the trustees of the estate of the deceased, to send particulars of their claims to them, care of the undermentioned lawyers, by 31 August 2020, by which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RUSSO PELLICANO CARLEI, lawyers,
43 Atherton Road, Oakleigh, Victoria 3166.

THERESA FITZGERALD, also known as
Teresa Fitzgerald, late of Unit 2, 18 Blackwood
Street, Carnegie, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 February 2020, are required to send particulars of their claims to the executors, Peter John Fitzgerald and Kevin Patrick Fitzgerald, care of the undermentioned solicitors, by 26 August 2020, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., lawyers,
Suite 10, 214–216 Bay Street, Brighton 3186.

Estate of LEON EDWARD BALSHAW, late of 118 Dalmahoy Street, Bairnsdale, Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 January 2018, are required by the administrator, Crystal Raie Balshaw, to send particulars to her, care of the Warren, Graham and Murphy, 119 Main Street, Bairnsdale, Victoria 3875, by 31 August 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which they then have notice.

Re: IAN DAVID WILSON, deceased, late of 28/95 Edithvale Road, Edithvale, Victoria, business owner.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 2 January 2020, are required by the executor, Mr Ian Douglas Warburton Kirk, care of Wisewould Mahony, Level 8, 419 Collins Street, Melbourne, Victoria, to send particulars of it by 2 September 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

WISEWOULD MAHONY,
Level 8, 419 Collins Street, Melbourne 3000.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

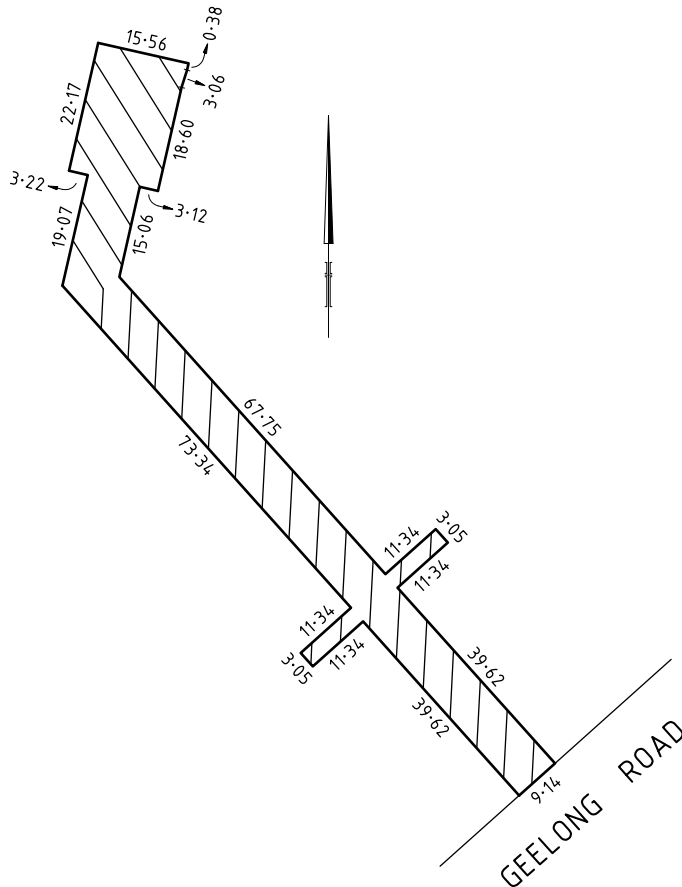


Maribyrnong
CITY COUNCIL

**Local Government Act 1989
ROAD DISCONTINUANCE**

David Street, Footscray

Maribyrnong City Council (Council) has formed the opinion that David Street, Footscray, shown hatched on the plan below, being the road contained in Certificate of Title Volume 1463 Folio 410 and Certificate of Title Volume 12097 Folio 294, is not reasonably required as a road for public use. Council resolved on 10 December 2019 acting under Clause 3 of Schedule 10 and sections 206 and 207B of the **Local Government Act 1989**, to discontinue the road and to sell the discontinued road to the abutting owner.



STEPHEN WALL
Chief Executive Officer
Maribyrnong City Council

MELBOURNE CITY COUNCIL

Road Discontinuance

Pursuant to section 206(1) and Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Melbourne City Council (Council) declares the portions of road, known as part of Franklin Street and Queen Street, Melbourne, defined by Crown Allotments 2053 and 2054 on OP125044, discontinued.

Council will consider submissions (if any) at a Submissions Hearing meeting of Council to be held at 5.00 pm Tuesday 4 August 2020, at the Echuca Civic Centre Function Room and thereafter consider a further report on the matter at the Council Meeting on Tuesday 18 August 2020 (if required).

DECLAN MOORE
Chief Executive Officer



NOTICE OF INTENTION TO MAKE
A LOCAL LAW

Local Law No. 1 Use of Common Seal 2020

Notice is hereby given that pursuant to section 119 of the **Local Government Act 1989**, at a meeting of Campaspe Shire Council held on 23 June 2020, Council resolved to give notice of its intention to make the Campaspe Shire Council Local Law No. 1 Use of Common Seal 2020.

The purpose of the law is to:

- (a) Regulate the use of the Campaspe Shire Council Common Seal; and
- (b) Revoke Campaspe Shire Council's Local Law No. 1 Meeting Procedures adopted and dated 3 December 2019.

A copy of the Draft Local Law and Community Impact Statement are available from Council's website or customer service centres.

Any person wishing to make a written submission on the Local Law must do so before 5.00 pm on 30 July 2020. Submissions should be addressed to the Chief Executive Officer, Campaspe Shire Council, PO Box 35, Echuca 3564.

All submissions will be considered in accordance with section 223 of the **Local Government Act 1989**. A person who has lodged a submission by the required date may request to be heard in support of their submission or appoint a person to appear on their behalf before Council.



PROPOSED CLASSIFIED TREE
LOCAL LAW

Notice is given under sections 119 and 223 of the **Local Government Act 1989** (the Act) that, at its Council meeting on 30 June 2020, Glen Eira City Council (Council) resolved to give notice of its intention, under Part 5 of the Act, to make the Glen Eira City Council Classified Tree Local Law (proposed Local Law). The objectives of the proposed Local Law are:

- (a) to provide for the registration of Classified Trees within the Municipal District; and
- (b) to create offences and other enforcement measures to protect Classified Trees on private land within the Municipal District.

The general purpose of the proposed Local Law is to regulate applications for and the granting of permits, conditions of permits, payment of fees and other relevant matters; establish penalties for offences and provide for enforcement proceedings; empower Council to recover costs of enforcement; empower authorised Council officers to issue an infringement notice, a Notice to Comply and a direction in relation to matters under the proposed Local Law; empower authorised Council officers to enter private land for the purpose of inspecting trees; empower authorised Council officers to issue an interim protection order in relation to nominated trees; provide for offences by corporations; provide for the internal review of certain decisions in relation to the issuing of permits, nomination of trees and delisting of trees; require a person to obtain

a permit from Council in relation to removal, pruning, damaging, killing or destroying a Classified Tree or a tree required to be planted as a condition of a permit or a direction in a Notice to Comply and to carry out works within the tree protection zone of a Classified Tree or a tree required to be planted as a condition of a permit or a direction in a Notice to Comply; prohibit the following matters: obtaining a permit by false representations; failing to produce a permit; failing to comply with permit conditions; failing to obtain a permit; failing to comply with a Notice to Comply; and failing to comply with a direction from an authorised Council officer.

A copy of the proposed Local Law, incorporated documents and the accompanying Community Impact Statement are available for inspection and may be obtained, during office hours, from Glen Eira City Council office at corner Glen Eira and Hawthorn Roads, Caulfield. These documents are also available on Council's websites at www.gleneira.vic.gov.au and www.haveyoursaygleneira.com.au/classified-tree-local-law. Any person affected by the proposed Local Law may make a submission relating to the proposed Local Law under section 223 of the Act. Written submissions to be submitted to Council under section 223 of the Act must be received by Council by 29 July 2020. Submissions regarding the proposed Local Law must be in writing and should be marked 'Classified Tree Local Law Submission' and addressed to the Chief Executive Officer, Glen Eira City Council, PO Box 42, Caulfield South 3162. Submissions in writing may also be delivered to Council's Service Centre, corner Glen Eira and Hawthorn Roads, Caulfield, or by email to treelocalaw@gleneira.vic.gov.au. Council will consider any written submission relating to the proposed Local Law in accordance with section 223 of the Act. Any person who has made a written submission under section 223 of the Act to Council and has requested to be heard in support of their written submission is entitled to appear in person, or to be represented by a person specified in the submission, at a meeting of Council on 11 August 2020 commencing at 7.30 pm. Any person requiring further information concerning the proposed Local Law should in the first instance contact Council's Service Centre on 9524 3333.

REBECCA McKENZIE
Chief Executive Officer



City of
KINGSTON

NOTICE OF INTENTION TO MAKE A LOCAL LAW PROPOSED COMMUNITY (AMENDMENT) LOCAL LAW NO. 4

Kingston City Council gives notice to the public under section 119 and 223 of the **Local Government Act 1989** (the Act), that it proposes to amend its Community Local Law ('Principal Local Law') by making an amending local law pursuant to Part 5 of the Act to be known as the Community (Amendment) Local Law No. 4 ('Proposed Local Law'). A copy of the Proposed Local Law and an explanatory document can be obtained from the Council office and via yourkingstonyoursay.com.au

Purpose

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

1. Incorporating new Council definitions; and
2. Revising the clauses as follows:

2.1 Shopping Trolley Collection (Clause 99)

Collection of Shopping Trolleys has been amended to allow 24 hours for collection of an abandoned or misplaced trolley.

2.2 Poultry Containment Exemptions (Clause 58)

Containment of Poultry, whereby upon application Council may grant an exemption to one or more of the conditions.

2.3 Permit Conditions (Clause 228)

Council may provide the owner and applicant as equally responsible to providing consent on a permit application.

2.4 Temporary discharge permits (Clause 121)

The title of Part 5 Title and clause 121 to be changed to 'Construction and Works' to better reflect intention and application.

2.5 Delegation (Clause 250)

Inclusion of clause 250A to give Council authority to impose conditions and limitations on delegations in clause 249.

3. Introducing the clause as follows:

3.1 Smoking ban (Clause 203)

Part 8 'Consumption of Liquor in Public Places' will be changed to 'Consumption of Liquor and Smoking in Public Places' that involves prohibiting smoking in smoke-free areas.

Submissions

Any person may make a written submission on the Proposed Local Law to Council. All submissions received by Council on or before Thursday 30 July 2020 will be considered in accordance with section 223(1) of the Act.

If a person wishes to be heard in support of their submission, they must include the request to be heard in written submission and this will allow for them to appear in person, or by a person acting on their behalf before a meeting of the Committee scheduled to be held on Tuesday 4 August 2020 commencing at 5.00 pm.

Written submissions should be marked for the attention of Manager Governance and can be lodged as follows: written – PO Box 1000, Mentone 3194; email – governance@kingston.vic.gov.au; online – yourkingstonyoursay.com.au

Further information on the Community (Amendment) Local Law No. 4 can be obtained from telephoning Council on 1300 653 356.

JULIE REID
Chief Executive Officer

MANSFIELD SHIRE COUNCIL**Road Management Act 2004****Adoption of Road Management Plan**

In accordance with section 54 of the **Road Management Act 2004**, notice is given that Mansfield Shire Council, at its meeting on 23 June 2020, endorsed an amended Road Management Plan.

The revision was conducted to meet the statutory requirement that Council review its Road Management Plan every four years. Changes to the previous Road Management Plan relate to the inspection intervals, response times and the extent of Council responsibility across the road network.

A copy of Council's Road Management Plan version 5.1 June 2020 is available on Council's website at www.mansfield.vic.gov.au or can be inspected at Council's offices at 33 Highett Street, Mansfield, during normal office hours.

KAYLENE CONRICK
Chief Executive Officer



AMENDMENT TO THE ACTIVITIES AND
GENERAL AMENITIES LOCAL LAW
2018–2028

Pursuant to section 119 of the **Local Government Act 1989**, Moonee Valley City Council at its Council meeting on 23 June 2020, resolved to adopt minor changes to the Activities and General Amenities Local Law 2018–2028 (outlined in the minutes of the Council Meeting).

The purpose of the 'Activities and General Amenities Local Law 2018–2028' (Local Law) is to ensure peace, order and good government of the municipal district of Moonee Valley City Council. The Council has considered the proposed amendments and decided to amend the existing Local Law to incorporate the additional requirements. These amendments will:

- provide a collaborative approach from councils within the region in managing vehicles undertaking inappropriate behaviour on Councils roads. This process is identified and managed through a new incorporated document;
- allow a more flexible approach to the management of applications relating to Asset Protection permits associated with construction activities within the municipality;
- identify a more responsive approach to the management of unattended vehicles;
- inclusion of 2 incorporated documents that identify the process and procedure required to be followed to support the new amendments to the Local Law; and
- incorporate a non-substantive administrative amendment to Schedule 2 of the Local Law to address some anomalies that have been identified in the current Local Law provisions.

The new Local Law comes into effect on Wednesday 1 July 2020.

A copy of the Local Law can be viewed online at www.mvcc.vic.gov.au

All enquiries regarding the Local Law should be directed to Brooke Ranken, Unit Manager City Compliance at BRanken@mvcc.vic.gov.au

BRYAN LANCASTER
Chief Executive Officer



NOTICE OF PROPOSAL TO MAKE A LOCAL LAW

Proposed Governance Local Law 2, 2020

Notice is given pursuant to section 119(2) of the **Local Government Act 1989** that, at its Ordinary Meeting on 24 June 2020, Murrindindi Shire Council resolved to create a new Local Law and seek community feedback on it.

Purpose of the proposed Governance Local Law 2, 2020

The purpose of the proposed Governance Local Law 2, 2020 is to regulate:

- the use of the Common Seal
- the penalties associated with the use of the Common Seal
- the penalties associated with conduct in Council Meetings.

Consistent with requirements within Part 5 and Schedule 8 of the **Local Government Act 1989**, Council has produced a new Governance Local Law.

The **Local Government Act 2020** requires Council to adopt Governance Rules, these Rules essentially replace the need for the Governance Local Law with the exception of the use of the Common Seal and penalties.

The general purport of the proposed Governance Local Law 2, 2020 is:

- Part 1 – Introduction
- Part 2 – Use of the Common Seal
- Part 3 – Penalties.

A copy of the proposed 'Governance Local Law 2, 2020 will be on display at all Murrindindi Shire Council offices and is on its website from 1 July 2020 to 31 July 2020.

Any person affected by the proposed law can make a written submission to Council.

All submissions to be considered by Council must be received by 31 July 2020 in accordance with section 223 of the **Local Government Act 1989**.

Written submissions should be addressed to Murrindindi Shire Council, PO Box 138, Alexandra, Victoria 3714, or by email to governance@murrindindi.vic.gov.au

All enquiries relating to this review should be directed to Tara Carter, Manager Governance and Risk on 5772 0333.

CRAIG LLOYD
Chief Executive Officer
Murrindindi Shire Council



INTENTION TO MAKE COMMON SEAL AND MISCELLANEOUS PENALTIES LOCAL LAW 2020

Notice is hereby given that Council intends to make Common Seal and Miscellaneous Penalties Local Law 2020.

The purpose and general purport of the proposed Local Law is to provide a mechanism to:

1. regulate the use of the common seal;
2. regulate the types of offences and penalties applicable to Council meetings; and
3. revoke the Northern Grampians Shire Council's Meeting Procedure Local Law 2020 made by Council on 3 February 2020.

A copy of the proposed Local Law is available from Council's Customer Service Centres or website at www.ngshire.vic.gov.au

A person has a right to make a submission to the Council under section 223 of the Act on the proposal and must do so in writing. Submissions are to be received by no later than 28 July 2020 and sent to the Chief Executive Officer, Northern Grampians Shire Council, PO Box 580, Stawell, Victoria 3380.

Any submissions received must be considered by the Council and any person making a submission is entitled to state in the submission that he or she wishes to appear in person, or to be represented by a person specified in the submission, at a meeting to be heard in support of the submission.

Please note that copies of submissions, including submitters' names and addresses, will be made available at the 3 August 2020 Council meeting at which the proposal will be considered. The submission will form part of the minutes of the meeting which are made

available on the Council's website and Council is also required to make submissions available for public inspection for a period of 12 months.

LIANA THOMPSON
Chief Executive Officer

Planning and Environment Act 1987

LATROBE PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C122latr

The Latrobe City Council has prepared Amendment C122latr to the Latrobe Planning Scheme.

The land affected by the Amendment is the municipality of Latrobe City.

The Amendment proposes to replace the Municipal Strategic Statement and the Local Planning Policy Framework at Clause 21 and Clause 22 of the Latrobe Planning Scheme with a Municipal Planning Strategy and local policies within the Planning Policy Framework, and revise local schedules to zones, overlays, particular, operational and general provisions, consistent with the structure introduced by Amendment VC148.

The Amendment also proposes to implement recommendations from the Economic Policy Strength in the Economic Growth Zone 2018, Latrobe Valley Planning Schemes Review 2018, Latrobe Valley Planning Schemes Review – Zone and Overlay Schedules Report 2019 and Mapping Review 2020; update the background reports listed in the schedule to Clause 72.08; update the Incorporated Document 'Latrobe City Heritage Overlay Planning Permit Exemptions and Application Requirements Incorporated Document April 2020', and delete the Design and Development Overlay Schedule 2 from maps 75 and 76.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Latrobe City Council website at <https://www.latrobe.vic.gov.au/HaveYourSay> and https://www.latrobe.vic.gov.au/Property/Development/Planning_Scheme_Amendments/Current_Planning_Scheme_Amendments; and during office hours, at the office of the planning authority (inspection of documents may be subject to COVID-19 restrictions and requirements),

Corporate Headquarters, 141 Commercial Road, Morwell, Victoria 3840; Traralgon Service Centre, 34–38 Kay Street, Traralgon, Victoria 3844; Moe Service Centre, 1–29 George Street, Moe, Victoria 3825; Churchill Service Hub, 9–11 Philip Parade, Churchill, Victoria 3842; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Monday 3 August 2020. A submission must be sent to Latrobe City Council, Strategic Planning, PO Box 264, Morwell, Victoria 3840, or latrobe@latrobe.vic.gov.au – Attention: Strategic Planning.

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

STEVEN PIASENTE
Chief Executive Officer

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C163mari

The Maribyrnong City Council has prepared Amendment C163 to the Maribyrnong Planning Scheme.

The land affected by the Amendment includes properties within the Tree Protection Zone of trees identified as significant in the 'Maribyrnong Significant Tree Register 2019'.

The Amendment proposes to replace the interim control protecting trees in the register with a permanent control and make associated changes to the Municipal Strategic Statement. The interim control was applied via Amendment C165mari on 4 June 2020.

Specifically, the Amendment proposes to:

- amend Clause 21.05 (Environment and Landscape Values) by including a new objective and strategies to protect and enhance significant trees;
- amend Clause 21.12 (Reference Documents) to include the ‘Maribyrnong Significant Tree Register (2019)’ as a reference document in the planning scheme;
- insert Schedule 2 to the Environmental Significance Overlay (ESO) and apply it to properties within the Tree Protection Zones of trees identified in the ‘Maribyrnong Significant Tree Register (2019)’; and
- delete interim Schedule 3 to the ESO and remove from properties within the Tree Protection Zones of trees identified in the ‘Maribyrnong Significant Tree Register (2019)’.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, on the website of Maribyrnong City Council at www.maribyrnong.vic.gov.au/amendmentc163 or the Department of Environment, Land, Water and Planning 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 Thursday 6 August 2020. A submission must be sent to Maribyrnong City Council via post: Maribyrnong City Council, Strategic Planning Amendment C163, PO Box 58, Footscray, Victoria 3011; email: amendmentc163@maribyrnong.vic.gov.au; online: www.yourcityyourvoice.com.au

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

STEPHEN WALL
Chief Executive Officer

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

ASTILL, Katrina Ann, late of Scope, 83 Williams Road, Wangaratta, Victoria 3676, deceased, who died on 24 March 2020.

COX, Kevin Francis, late of Life Without Barriers – Ref: 33766, 4 Florey Place, Mill Park, Victoria 3082, deceased, who died on 4 February 2020.

FITZGERALD, John, late of Medina Manor, 200a Smith Street, Thornbury, Victoria 3071, deceased, who died on 3 January 2020.

HANSON, Catherine, late of Autumdale Lodge, 13 Eagland Road, Cheltenham, Victoria 3192, deceased, who died on 5 March 2020.

JONES, William Llewelyn Macdonald, late of The Bays Aged Care Facility, 15 Cool Store Road, Hastings, Victoria 3915, deceased, who died on 20 March 2020.

MURPHY, Lorraine Vivian, late of Nangatta Hostel Kalkee Community, 206 High Street, Belmont, Victoria 3216, deceased, who died on 13 July 2019.

RYAN, Patricia Clare, late of Edith Bendall Lodge, 11 Park Street, Pascoe Vale, Victoria 3044, pensioner, deceased, who died on 25 December 2019.

TANNOURJI, Vincent, late of Caulfield House, 509 Kooyong Road, Gardenvale, Victoria 3185, deceased, who died on 10 November 2019.

Dated 23 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 3 September 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.

HUGO, Peter John, late of 18 Michael Street, Beaumaris, Victoria 3193, deceased, who died on 7 May 2019.

JACKSON, Joan, late of Stella Anderson Home, 26 Gibson Street, Bendigo, Victoria 3550, deceased, who died on 29 December 2018.

PELCARNO, Valerie Mae, late of Japara Bayview Aged Care, 1295 Frankston–Dandenong Road, Carrum Downs, Victoria 3201, pensioner, deceased, who died on 17 April 2020.

PHILLIPS, George, late of Unit 85, 159 Melrose Street, North Melbourne, Victoria 3051, deceased, who died on 5 March 2020.

POPADIC, Stevan, late of Unit 9, 2A Crookston Road, Reservoir, Victoria 3073, pensioner, deceased, who died on 3 March 2020.

RICHARDSON, Alexandra Elfrieda, late of Acacia House, 9 Batman Avenue, Shepparton, Victoria 3630, deceased, who died on 16 April 2020.

Dated 25 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 4 September 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.

DOBBINS, John Francis, late of Unit 44, Sacred Heart Homes, 101 Grey Street, St Kilda, Victoria 3182, deceased, who died on 2 April 2020.

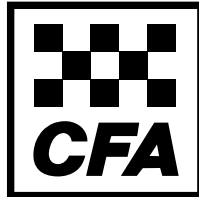
McDONALD, Joan Patricia, late of Benetas Lovell House, 289 Alma Road, Caulfield North, Victoria 3161, deceased, who died on 25 March 2020.

McGLINCHEY, Mary Rose, late of Mercy Place, 2 Clarke Street, Abbotsford, Victoria 3067, deceased, who died on 28 February 2020.

PITTARD, Gertrude Eva, late of Room 34, Kanangra Hostel, 10 Kanangra Drive, Deloraine, Tasmania 7304, retired, deceased, who died on 14 October 2019.

RHODES, Lynette Elizabeth, also known as Lynette Rhodes, late of Regis Sunraysia Aged Care, 253–257 Tenth Street, Mildura, Victoria 3500, deceased, who died on 7 February 2020.

Dated 26 June 2020



**NEIGHBOURHOOD SAFER PLACE –
BUSHFIRE PLACE OF LAST RESORT**

ASSESSMENT GUIDELINE

July 2020

1. Introduction

Reducing the impact of bushfires is a shared responsibility between government, emergency service organisations and the community. The community plays an integral role in taking the necessary steps to prepare their property for bushfire, to understand their risk, to develop and be ready to implement their bushfire plan.

It is also critical for those living in high bushfire risk areas to have a backup plan if their primary plan fails, or their planned options are unable to be implemented (such as leaving the area early). A backup plan should identify shelter and last resort options available to them, including those that individuals have personally assessed as being a safer option relative to their particular situation if caught in a fire event.

A Neighbourhood Safer Place – also known as a Bushfire Place of Last Resort (NSP-BPLR) in the near vicinity (neighbourhood) may, as a last resort, provide a specified level of protection (a safer place) from the immediate life-threatening effects of a bushfire. NSP-BPLRs are not part of leave early, shelter in place or evacuation strategies. They are places of last resort where a person's prospects of survival may be better than other places, but they do not guarantee safety.

An NSP-BPLR is an area or premises that provides separation distance from the bushfire hazard and protection from direct flame contact and excessive (life threatening) levels of radiant heat. It is an existing location and not a purpose-built, fire-proof structure. An NSP-BPLR may be an open space such as a local sports field, foreshore or park, or it may be located within a community facility such as a hall or sports pavilion.

Municipal councils (and relevant Alpine Resort Management Boards¹), the municipal district of which is wholly or partly in the country area of Victoria, identify potential suitable locations, designate, establish and maintain NSP-BPLRs within their municipal district, pursuant to provisions within Part IIIA, Division 3 of the **Country Fire Authority Act 1958** (CFA Act). The Country Fire Authority (CFA) supports municipal councils in the establishment of NSP-BPLRs as a last resort option for communities living in high risk areas (and people visiting, working in or travelling through high risk areas).

This CFA NSP-BPLR Assessment Guideline (Guideline) has been prepared and approved by the CFA, published in the Government Gazette and on the CFA website, pursuant to section 50E of the CFA Act. The Guideline sets out the criteria and other considerations by which an appropriately trained CFA officer, assesses the suitability of an NSP-BPLR in terms of protection from the immediate life-threatening effects of radiant heat from bushfire. This is one critical step within a broader municipal council process and is not intended for use by the public.

The Guideline has been subject to regular reviews since its adoption in 2010. There has been no change to critical criteria, but this July 2020 update reflects language and learnings over time, providing revised content for clarification and technical substance.

2. Background

The 2009 Victorian Bushfires Royal Commission (VBRC) Final Report stated that *'The people who left their homes sheltered in a variety of locations – other houses or buildings, bunkers, reserves and ovals, pubs, in-ground swimming pools, cars, dams, and so on. Some people reported that these were pre-planned alternatives and that they helped people survive.'* The VBRC also heard examples of fatalities in very similar locations, which serves to highlight that these locations do not guarantee safety.²

¹ All reference to council within this guidance document also refers to an Alpine Resort Management Board(s) within the country area of Victoria. Section 5 of **Alpine Resorts (Management) Act 1997** mandates that Alpine Resort Management Board(s) are deemed to be municipal councils for the purposes of the **Emergency Management Act 1986**.

² VBRC Final Report, Volume 2; Chapter 1; Victoria's Bushfire Safety Policy; pg. 19.

The VBRC stated that ‘[...] many people did not have a well-thought-out plan and were left to make their own decisions without the benefit of assistance from the authorities [...] For these people, the lack of alternatives – the provision of shelters, refuges or evacuation – can become critical because they have no fall back option.’³ ‘The Commission considers that a revised bushfire safety policy should provide information about places in which to shelter and support for individuals in identifying such places.’⁴

The Victorian Government established ‘Neighbourhood Safer Places’ in response to the recommendations from the VBRC regarding the need for a range of community shelter and relocation options in the event of a bushfire threat. The *Bushfire Safety Policy Framework* (updated November 2018) (Framework) was revised and updated to include bushfire safety options as a priority area for protection and shelter during a bushfire.

2.1 Bushfire safety options

The Framework affirms that leaving bushfire prone areas on days of heightened risk is the safest option. Leaving early means leaving a bushfire prone area before a fire has started.

The Framework also recognises plans have the potential to fail, and it is impossible to predict all potential scenarios. It is vital that people are aware of and understand the full range of options available to them. This includes a range of personal and communal options, where people may seek shelter from a bushfire, such as:

- A well-prepared home
- Community Fire Refuges
- Private shelters (or bunkers)
- Private places of shelter
- Evacuation
- Last resort shelter options – Neighbourhood Safer Place and other last resort options, such as a nearby structure, an area of low vegetation, a body of water or a parked vehicle.

Not all options will afford the same degree of protection from a bushfire and not all options will be available in all circumstances.

Personal circumstances and local conditions in a fire event will affect the extent to which any of these options provide relative safety.

It is critical that people understand the need to do everything possible to avoid having to use last resort options.

3. Concept

An NSP-BPLR location:

- is a place of last resort in the near vicinity for individuals to access during a fire event affecting their neighbourhood, without the need to take a high risk journey beyond their neighbourhood;
- eliminates direct exposure to flames from a fire front and manages radiant heat to survivable levels; and
- should only be accessed when personal bushfire plans (for individual properties) cannot be implemented or have failed.

An NSP-BPLR does not guarantee the survival of those who assemble there. An NSP-BPLR may offer improved protection if caught in a fire but cannot be considered as ‘safe’.

Those who gather at an NSP-BPLR must remain vigilant and monitor the fire. Active defence against the effects of bushfire (heat and embers) and possible consequential spot fires may be necessary.

³ VBRC Final Report; Volume 2; Chapter 1; Victoria’s Bushfire Safety Policy; pg. 32.

⁴ VBRC Final Report; Volume 2; Chapter 1; Victoria’s Bushfire Safety Policy; pg. 21.

Not all communities will have an NSP-BPLR in the local area, as potential sites may not meet specific criteria identified in this document and/or further risk assessment criteria held within a council's Municipal Neighbourhood Safer Places Plan (MNSPP) or identified during municipal emergency management planning processes.

Some communities may not have the fire risk profile to indicate a need for an NSP-BPLR.

Accessing an NSP-BPLR or any other last resort option should not be part of a primary bushfire survival plan. All last resort options are inherently dangerous.

An NSP-BPLR should not be confused with Community Fire Refuges,⁵ Relief Centres,⁶ Recovery Centres,⁷ Assembly Areas, or informal places of shelter.

3.1 Limitations and risks

NSP-BPLRs have limitations and do not guarantee safety:

- Sheltering at an NSP-BPLR may result in physical and/or psychological trauma
- There are risks to people travelling through a fire affected environment on foot or in a vehicle to an NSP-BPLR
- There are risks to people accessing, sheltering and leaving an NSP-BPLR during the passage of the fire front
- Limited capacity
- Limited parking
- May not cater for animals
- Emergency services will not necessarily be present
- Do not provide amenities or services (e.g. food, drink, toilets, medical services)
- May not cater for special needs (e.g. infants, elderly, ill or disabled)
- They are not an appropriate destination when leaving the area early
- They are not assessed to be a place of shelter from other types of emergencies (e.g. to escape rising floodwaters or as a shelter from severe weather events)
- May be in the open and therefore provide no protection from the elements, such as high temperatures from the sun, high wind, or smoke, ash and embers from the fire.

4. CFA site assessment

After identifying a potential NSP-BPLR a municipal council must ask CFA to assess the place in accordance with the Guideline criteria. On receiving a request, CFA must assess the place and if the place meets the criteria set out in the Guideline, certify in writing that the place meets those criteria. A municipal council must not designate a place as an NSP-BPLR unless the place has been certified by the CFA as compliant with the Guideline criteria (pursuant to section 50G of the CFA Act).

⁵ Community Fire Refuges are purpose built or modified buildings that are endorsed by the Emergency Management Commissioner and prescribed in the Country Fire Authority (Community Fire Refuges) Regulations 2014, that can provide short-term shelter from the immediate life-threatening effects of a bushfire, but do not guarantee safety. The *Emergency Management Victoria (EMV) Community Fire Refuge Policy (June 2015)* outlines the purpose, attributes and other arrangements related to establishment of refuges.

⁶ A relief centre is a building or place established by a municipal council (in response to an emergency) to provide immediate and basic services to people affected by an emergency; *State Emergency Relief and Recovery Plan; Part 4, Emergency Management Victoria (EMMV); pg. 23.*

⁷ Recovery centres provide a single point of entry for affected persons for an 'all agency, all stakeholders' integrated recovery process. In some cases, a municipal council may transition a relief centre into a recovery centre or establish a standalone recovery centre; *State Emergency Relief and Recovery Plan; Part 4, EMMV; pg. 33.*

CFA's NSP-BPLR bushfire hazard assessment (site assessment) is the first critical step in ascertaining the suitability of an NSP-BPLR. The site assessment determines if potential locations identified by municipal councils meet criteria within the Guideline. The critical criteria, established through fire industry and agency partner collaboration, mandate maximum allowable potential radiant heat from a fire event directly impacting the site for open spaces and buildings. There may be other factors affecting acceptance of a site as an NSP-BPLR but satisfying the criteria is the precondition to consideration of acceptance.

The site assessment provides information on the bushfire hazard – the vegetation type identified according to the Australian Standard AS3959-2018 (AS3959), vegetation height and distance from the boundary of the NSP-BPLR, fuel loads and site (effective) slope. Vegetation exclusions apply where the site presents non-vegetated areas (e.g. waterways, exposed beaches, roads, rocky outcrops) or low threat vegetation (e.g. cultivated gardens).

The potential radiant heat load is determined based on data captured at the time of assessment, considering the requirement for council to maintain all designated NSP-BPLRs in its municipal district and review each designated NSP-BPLR by 31 August each year (pursuant to section 50I and section 50J of the CFA Act).

The site assessment is evidence and risk based, on site specific attributes. Compliance may be readily determined where there is a clear delineation between the edge of unmodified vegetation and the managed area that enables the proposed or existing NSP-BPLR site to meet the acceptable separation distance from the hazard (based upon worst-case scenario assumptions). Where the acceptable separation distance is not met, the potential radiant heat load (expressed in kilowatts per square metre) is calculated using bushfire attack assessment methodology and computerisation based on a generalised view factor⁸ model. Isolated flammable elements (such as shrubs, grass, isolated trees, etc.) may be present within the separation space so long as such elements do not add to a fire's rate of spread, or significantly contribute to the potential radiant heat impacting on the NSP-BPLR.

Where the vegetation adjoining a proposed or existing NSP-BPLR site is significantly modified and/or fragmented (e.g. urban development), a fire may pass through the landscape via multiple ignitions of isolated flammable elements rather than as a defined fire front. In this scenario the fragmented vegetation may be considered excludable under the AS3959; or where there is uncertainty, the CFA officer may procure further fire behaviour analysis through appropriately qualified practitioners. This further analysis is to determine combined impact of localised flaming sources of heat and inform assessment according to maximum radiant heat criteria. Further analysis may also be applied (but not limited to) where initial site assessment outputs indicate non-compliance within negligible variation to radiant heat criteria parameters. The CFAs delegated officer may develop a position of compliance based on review of evidence and informed professional judgement.

Any variations in procedures, alternative assessment approaches, analysis and/or alternative solutions to meet radiant heat criteria must be accompanied by sufficient evidence.

4.1 Radiant heat criteria

An NSP-BPLR should provide protection to people from lethal levels of radiant heat through an appropriate separation distance between the bushfire hazard (vegetation) and the outer edge of the NSP-BPLR. The determination of acceptable distances from the hazardous vegetation producing the radiant heat is based on a specific fire design.

Considering the primary purpose of an NSP-BPLR is to provide for the protection of human life from a bushfire event, the assessment methodology applied is based on

⁸ View factor or configuration factor is a geometrical factor required by calculating the radiant heat flux to which a site might be exposed, which is a function of flame geometry, location of radiant heat flux receiving element, that is, radiation receiver and relative orientation between the flame and the receiver; *AS3959-2018*, pg. 101.

a worst-case scenario. Compliance with the radiant heat criteria is established on a design fire occurring under Code Red (Fire Danger Rating) conditions, without active fire fighter protection, as set out below:

Fire weather and flame characteristics*:

Forest Fire Danger Index	120 (Code Red)
Flame width	100 m
Flame temperature	1200 K

*Design fire modelling also includes other inputs such as; wind speed, ambient temperature, relative humidity, flame emissivity, slope and fuel characteristics.

An NSP-BPLR must meet the following maximum radiant heat criteria.

NSP-BPLR type	Maximum radiant heat	Separation distance
Building	10kW/m²	> 140 m
Open space	2kW/m²	> 310 m

The separation distance in metres (m), in the above table, is from the outer edge of the NSP-BPLR to a forest fuel hazard and represents an acceptable evidence-based measure to comply with the maximum allowable radiant heat criteria.

Where NSP-BPLRs are abutting less than extreme fuel hazards the separation distance may be reduced so long as the criteria for maximum radiant heat are met.

An NSP-BPLR may be impacted by other bushfire attack mechanisms such as low level radiant heat, embers and hot convective winds. This reinforces the point made earlier that although these places may provide a specified level of protection they are not devoid of risk.

4.2 Grassland management

Grasslands have a distinct place in the CFA site assessment process, due to:

- the potential for rapid growth in conditions of adequate warmth and moisture
- the requirement under section 50J of the CFA Act for councils to review designated NSP-BPLR within the municipal district by 31 August each year.

Councils may identify a suitable NSP-BPLR site in a grassland area that can only meet the radiant heat criteria with active management of the site and/or the land abutting the site, over the Fire Danger Period (FDP), with treatments including slashing, mowing or grazing.

In these circumstances CFA may certify the site as meeting the radiant heat criteria provided that appropriate, specified and prescribed treatments are in place throughout the FDP. This must include prescriptions for management of the grassland in a minimal fuel condition,⁹ secured by agreed terms entered by the landholder(s). The landholder may be the council, a public authority, an agency or a private person.

Evidence of grassland management agreement noting the specific treatments and prescriptions must be provided to CFA with notification of designation or continued designation as part of review. The identified treatment of the grassland must be included within the Municipal Emergency Management Plan (MEMP) or relevant subplan of the MEMP.

⁹ Minimal fuel condition means there is insufficient fuel available to significantly increase the severity of the bushfire attack (recognisable as short-cropped grass for example, to a nominal height of 100 mm); *AS3959-2018 section 2.2.3.2, pg. 15.*

Council has the role of facilitation and, if required, enforcement of the treatment(s) during the FDP. Fire prevention notices are not ordinarily an appropriate method for achievement of prescriptions for management at an NSP-BPLR. The objection and appeal provisions associated with fire prevention notices could result in significant delays in achieving compliance. This method should only be used as a last resort by councils where a private landholder has reneged on the grassland management agreement and the grassland condition constitutes, or may constitute, a danger to life or property from the threat of fire (pursuant to section 41(1) of the CFA Act).

Where compliance according to agreed terms during the FDP cannot be met within an immediate time frame, council must follow due process to decommission the NSP-BPLR.

4.3 Assessment exclusions

The Guideline criteria do not consider other potential bushfire attack mechanisms (e.g. ember attack), non-vegetation hazards or structural aspects of a building. These matters may, where applicable, be considered within council's further risk assessment which may be initiated through the Municipal Emergency Management Planning Committee (MEMPC) or relevant sub-committee of the MEMPC.

This broader risk assessment considers criteria outlined in the MNSPP or municipal emergency management planning processes which may include: the environment surrounding the potential NSP-BPLR site, access and egress, other uses of the site and whether those uses could be inconsistent with its designation as an NSP-BPLR, building accessibility (if applicable), traffic management, etc. Council may seek advice from appropriately qualified CFA personnel and other relevant parties.

CFA's delegated officer may independently identify other non-vegetation hazards or risk concerns in the immediate or broader landscape and provide recommendations to council through the MEMPC or relevant sub-committee due process.

Council must also secure consents and rights of access from the landholder(s) where land is not council owned or managed; and agreed terms where compliance with the radiant heat criteria is based on grassland management of the site and/or land abutting the site during the FDP. If a landholder does not consent to the place being designated and used as an NSP-BPLR or a grassland management agreement cannot be secured, the site must not be designated.

5. Annual review

A municipal council must, by 31 August in each year, conduct a review of each designated NSP-BPLR in its municipal district to determine if it is still suitable to be designated as an NSP-BPLR. This council annual review, or review on a designated site at any time of year, must include a request on CFA for reassessment (pursuant to section 50J of the CFA Act).

On receiving a request, CFA must assess the NSP-BPLR in accordance with the Guideline criteria. As part of a review reassessment, the appropriate CFA officer may determine from local knowledge and evidence gathered that a site status is unchanged from previous assessment and therefore continues to satisfy the assessment criteria.

In these circumstances, CFA may certify that the NSP-BPLR continues to meet the assessment criteria in the Guideline and provide any advice pertaining to grassland management (where applicable).

If CFA's assessment determines that a designated NSP-BPLR no longer complies with the assessment criteria, council must follow due process to decommission the NSP-BPLR.

Education and Training Reform Act 2006

NOTICE OF MAKING OF A MINISTERIAL ORDER ABOUT SCHOOL COUNCILS

Notice is given under section 2.3.2(8) and all other enabling provisions of the **Education and Training Reform Act 2006** of the making of the following Ministerial Order:

Ministerial Order: Ministerial Order No. 1280

Purpose:

The purpose of this Order is to:

- (a) set out the role and accountabilities of Victorian Government school councils in a new consolidated Order;
- (b) provide for the constitution of new school councils for Government schools as bodies corporate;
- (c) provide for the continuation of existing school councils as bodies corporate in accordance with this Order;
- (d) make provision for or with respect to the membership of school councils;
- (e) confer or impose on school councils (or particular members of school councils) powers, duties, and functions in addition to those conferred or imposed by or under the Act;
- (f) make other provisions in relation to the constitution, powers, duties, and functions of school councils, including limiting or regulating the exercise of those powers, duties and functions; and
- (g) revoke specified Ministerial Orders relating to school councils.

Date of making: 28 May 2020

THE HON. JAMES MERLINO MP
Minister for Education

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: Liberal Party of Australia – Victorian Division.

New address: Level 12, 257 Collins Street, Melbourne, Victoria 3000.

Dated 29 June 2020

WARWICK GATELY, AM
Victorian Electoral Commission

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002** (the Act), I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: Transport Matters Party.

New registered officer: Rodney Barton.

New address: Suite 2, 84 Johnston Street, Fitzroy, Victoria 3065.

Dated 26 June 2020

WARWICK GATELY, AM
Victorian Electoral Commission

Electricity Industry Act 2000

NOTICE OF GRANT OF LICENCE TO SELL ELECTRICITY BY RETAIL

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by OVO Energy Pty Ltd (ACN 623 475 089) for a licence to sell electricity by retail.

The licence was issued on 25 June 2020, and is granted on an ongoing basis. A copy of the licence is available on the commission's website (www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS
Chairperson

Gas Industry Act 2001

NOTICE OF GRANT OF LICENCE TO SELL GAS BY RETAIL

The Essential Services Commission (the commission) gives notice under section 39(a) of the **Gas Industry Act 2001** (Vic.) (Industry Act) that, pursuant to section 26(1) of the Industry Act, the commission has granted an application by OVO Energy Pty Ltd (ACN 623 475 089) for a licence to sell gas by retail.

The licence was issued on 25 June 2020, and is granted on an ongoing basis. A copy of the licence is available on the commission's website (www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS
Chairperson

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Feature Naming

Place Name	Naming Authority and Location
The Registrar of Geographic Names gives notice of registration of 40 Survey Markers, 66 Survey Cairns and 2 Named Trig Points	Surveyor General Victoria (Long standing names) For further details see map at www.delwp.vic.gov.au/namingplaces

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:	Brian Hickman of Wodonga in the State of Victoria
Date this Interim Prohibition Order is made:	10 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 1 September 2020 while an investigation is conducted unless it is varied or revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not (either directly or indirectly): <ol style="list-style-type: none"> a. advertise or cause to be advertised, or b. offer or cause to be offered, or c. provide or cause to be provided any general health service (paid or otherwise, in a clinical or non-clinical capacity). 2. The general health service provider named above must not, directly or indirectly, provide or cause to be provided any professional supervision to other health service providers, in a formal or informal capacity, paid or otherwise. 3. The general health service provider named above must not operate any business that conducts any of the activities referred to in paragraphs 1 and 2 above. 4. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at his business premises. 5. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website he uses to offer or promote any general health service that he provides.

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 95

PROHIBITION ORDER

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

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

- the general health service provider named below has contravened a code of conduct applying to the general health service, and
- it is necessary to make this Prohibition Order to avoid a serious risk to the health, safety or welfare of the public.

Name of the general health service provider on whom the Prohibition Order is imposed:	Craig McDonald, principal at 'The Wellbeing Planet' ABN 75 748 208 135
Date this Prohibition Order is made:	12 June 2020
Date on which this Prohibition Order expires:	Until varied or revoked by order of the Commissioner.
Effect of this Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not (directly or indirectly) own, operate, manage or be a director of any general health service that provides inpatient or residential rehabilitation services to treat addiction to alcohol and other drugs. 2. The general health service provider named above must notify the Health Complaints Commissioner within 7 days if he: <ul style="list-style-type: none"> ● advertises or causes to be advertised, or ● offers or causes to be offered, or ● provides or causes to be provided any general health service (paid or otherwise, in a clinical or non-clinical capacity) that is in any way related to the treatment of addiction to alcohol and other drugs.

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 95

PROHIBITION ORDER

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

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

- the general health service provider named below has contravened a code of conduct applying to the general health service, and
- it is necessary to make this Prohibition Order to avoid a serious risk to the health, safety or welfare of the public.

Name of the general health service provider on whom the Prohibition Order is imposed:	Denise Abadee, also trading as ‘The Wellbeing Planet’ ABN 75 748 208 135
Date this Prohibition Order is made:	12 June 2020
Date on which this Prohibition Order expires:	Until varied or revoked by order of the Commissioner.
Effect of this Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not (directly or indirectly) own, operate, manage or be a director of any general health service that provides inpatient or residential rehabilitation services to treat addiction to alcohol and other drugs. 2. The general health service provider named above must notify the Health Complaints Commissioner within 7 days if she: <ul style="list-style-type: none"> ● advertises or causes to be advertised, or ● offers or causes to be offered, or ● provides or causes to be provided any general health service (paid or otherwise, in a clinical or non-clinical capacity) that is in any way related to the treatment of addiction to alcohol and other drugs.

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 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:	Nhung Huynh in the State of Victoria
Date this Interim Prohibition Order is made:	12 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 3 September 2020 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not, directly or indirectly: <ol style="list-style-type: none"> a. advertise or cause to be advertised, or b. offer or cause to be offered, or c. provide or cause to be provided, 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. 2. The general health service provider named above must display a copy of this Interim Prohibition Order at any premises where she provides any general health service and must ensure that it is easily visible to the public. 3. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website or social media site she 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 95

PROHIBITION ORDER

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

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

- the general health service provider named below has contravened a code of conduct applying to the general health service, and
- it is necessary to make this Prohibition Order to avoid a serious risk to the health, safety or welfare of the public.

Name of the general health service provider on whom the Prohibition Order is imposed:	Si Chen of Melbourne in the State of Victoria
Date this Prohibition Order is made:	23 June 2020
Date on which this Prohibition Order expires:	Until varied or revoked by order of the Commissioner.
Effect of this Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not, directly or indirectly: <ul style="list-style-type: none"> • advertise or cause to be advertised, or • offer or cause to be offered, or • provide or cause to be provided, 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), 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, Botulinium 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 not provide any general health service (paid or otherwise, in a clinical or non-clinical capacity) until they can provide evidence, to the Commissioner's satisfaction, that they have appropriate professional indemnity insurance.

	<ol style="list-style-type: none">5. The general health service provider named above must display a copy of this Prohibition Order at any premises where it provides any general health service and must ensure that it is easily visible to the public.6. The general health service provider named above must publish a copy of this Prohibition Order on any website it uses to offer or promote any general health service.
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In this 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 Prohibition Order takes effect on the service of the Prohibition Order on the general health service provider to whom it applies.

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016
Section 95

PROHIBITION ORDER

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

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

- the general health service provider named below has contravened a code of conduct applying to the general health service, and
- it is necessary to make this Prohibition Order to avoid a serious risk to the health, safety or welfare of the public.

Name of the general health service provider on whom the Prohibition Order is imposed:	Snow Skincare Center Pty Ltd (ACN 615 324 859) of Melbourne in the State of Victoria, also trading as: L. Young Skincare of Korea L. Young L. Young Skincare L. Young Skincare Center L.young Liyang Korean Skin Care Center
Date this Prohibition Order is made:	23 June 2020
Date on which this Prohibition Order expires:	Until varied or revoked by order of the Commissioner.
Effect of this Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not, directly or indirectly: <ul style="list-style-type: none"> • advertise or cause to be advertised, or • offer or cause to be offered, or • provide or cause to be provided, 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), 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, Botulinium 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 not provide any general health service (paid or otherwise, in a clinical or non-clinical capacity) until they can provide evidence, to the Commissioner's satisfaction, that they have appropriate professional indemnity insurance.

	<ol style="list-style-type: none">5. The general health service provider named above must display a copy of this Prohibition Order at any premises where it provides any general health service and must ensure that it is easily visible to the public.6. The general health service provider named above must publish a copy of this Prohibition Order on any website it uses to offer or promote any general health service.
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In this 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 Prohibition Order takes effect on the service of the Prohibition Order on the general health service provider to whom it applies.

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 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:	Svetlana Alekhina in the State of Victoria who also trades as SVETlana – ABN 74 562 593 833
Date this Interim Prohibition Order is made:	18 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 9 September 2020 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not, directly or indirectly: <ol style="list-style-type: none"> a. advertise or cause to be advertised, or b. offer or cause to be offered, or c. provide or cause to be provided any general health service (paid or otherwise, in a clinical or non-clinical capacity), which involves any cosmetic surgical and medical procedure (including, but not limited to, any cosmetic surgical procedure that involves cutting the skin and any cosmetic medical procedure that involves piercing the skin, including injectable cosmetic treatments) unless she is lawfully permitted to do so under Australian Law¹. 2. The general health service provider named above must not, directly or indirectly, be in possession of or store (or cause or otherwise facilitate any person or entity to 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) unless permitted to do so under Australian Law. 3. The general health service provider named above must not, directly or indirectly, administer, or cause to be administered (or otherwise facilitate any person or entity to administer or cause to be administered) to any person, any unregistered therapeutic good or scheduled medicine.

¹ **Health Practitioner Regulation National Law (Victoria) Act 2009**
Drugs, Poisons and Controlled Substances Act 1981
Drugs, Poisons and Controlled Substances Regulations 2017

	<ol style="list-style-type: none">4. The general health service provider named above must display a copy of this Interim Prohibition Order at any premises where she provides any general health service and must ensure that it is easily visible to the public.5. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website or social media platform she uses to offer or promote any general health service.
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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

Victorian Managed Insurance Authority Act 1996

DOMESTIC BUILDING INSURANCE

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I hereby direct the Victorian Managed Insurance Authority to provide domestic building insurance to domestic builders as well as people to whom section 137B of the **Building Act 1993** (Building Act) applies, where such domestic builders or persons can demonstrate the following to the Victorian Managed Insurance Authority's satisfaction:

- a) that the domestic building insurance required is of the type specified in an applicable order as published in the Government Gazette under section 135 of the Building Act from time to time; and
- b) that they comply with such underwriting terms and conditions, including but not limited to conditions relating to premium and security, as are determined by the Victorian Managed Insurance Authority in its absolute discretion.

The Victorian Managed Insurance Authority is to determine underwriting terms and conditions, including conditions as to premium and security, and any other conditions, as are reasonably required for it to recoup the full costs for the provision of this insurance product and associated services, including the payment of claims, throughout the period for which domestic building insurance policies issued by it in accordance with this Direction remain open to be claimed upon.

Premiums are to be calculated and determined in consultation with the Department of Treasury and Finance.

The Victorian Managed Insurance Authority is to directly manage all claims under policies of domestic building insurance issued by it in accordance with this Direction.

The Direction is effective from 1 July 2021 (date inclusive) to 30 June 2026 (date inclusive).

Dated 26 June 2020

THE HON. DANNY PEARSON MP
Assistant Treasurer

Water Act 1989**SOUTH EAST WATER – DECLARATION OF SERVICED PROPERTIES**

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

Development/Address	Stage/s	Suburb	Service	Subdivision No.	Declaration Date
144 Army Road	–	Pakenham	Sewerage	PS640602A	13/05/2020
Arcadia Estate	19	Officer	Recycled, Potable Water and Sewerage	PS817606H	28/05/2020
Lilium Estate	5	Clyde	Recycled, Potable Water and Sewerage	PS816300P	25/05/2020
Summerhill Estate	6	Botanic Ridge	Recycled, Potable Water and Sewerage	PS813563V	20/05/2020
Edgebrook Estate	14	Clyde North	Recycled, Potable Water and Sewerage	PS821904A	08/05/2020
Heritage Rise Estate	6	Officer	Recycled, Potable Water and Sewerage	PS830038U	25/05/2020
Edgebrook Estate	14A	Clyde	Recycled, Potable Water and Sewerage	PS821938G	08/05/2020
Alarah East Estate	4B	Cranbourne West	Recycled, Potable Water and Sewerage	PS724509X	18/05/2020
Alarah East Estate	4C	Cranbourne West	Recycled, Potable Water and Sewerage	PS724509X	18/05/2020
Summerhill Estate	6B	Botanic Ridge	Recycled, Potable Water and Sewerage	PS833852A	20/05/2020
Lot 2 101 Boundary Road	–	Carrum Downs	Sewerage	PS816234A	18/05/2020
12 Tulip Street	–	Dromana	Water	–	20/05/2020
39–41 Huon Park Road	4 and 5	Cranbourne North	Potable Water and Sewerage	PS819387G	27/05/2020

ORDERS IN COUNCIL

Land Act 1958

CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owners' of the land adjoining the road closes the following unused road:

MUNICIPAL DISTRICT OF THE SOUTH GIPPSLAND SHIRE COUNCIL

JEETHO WEST – The road in the Parish of Jeetho West being Crown Allotments 2065 (area 3.270 hectares) and 2066 (area 234 square metres) as shown on Original Plan No. OP125045 lodged in the Central Plan Office.

File ref: 1509683

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

Dated 30 June 2020

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

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:

- | | | | |
|-------------------------------|--|-------------------------------|--|
| 57. <i>Statutory Rule:</i> | Supreme Court
(Chapter I
Miscellaneous
Amendments)
Rules 2020 | 61. <i>Statutory Rule:</i> | Melbourne
Strategic
Assessment
(Environment
Mitigation Levy)
Regulations 2020 |
| <i>Authorising Act:</i> | Supreme Court
Act 1986 | <i>Authorising Act:</i> | Melbourne
Strategic
Assessment
(Environment
Mitigation Levy)
Act 2020 |
| <i>Date first obtainable:</i> | 26 June 2020 | <i>Date first obtainable:</i> | 30 June 2020 |
| <i>Code A</i> | | <i>Code A</i> | |
| 58. <i>Statutory Rule:</i> | Victorian Civil and
Administrative
Tribunal (Fees)
Amendment
Regulations 2020 | 62. <i>Statutory Rule:</i> | Environment
Protection
(Management of
Tunnel Boring
Machine Spoil)
Regulations 2020 |
| <i>Authorising Act:</i> | Victorian Civil and
Administrative
Tribunal Act 1998 | <i>Authorising Act:</i> | Environment
Protection
Act 1970 |
| <i>Date first obtainable:</i> | 30 June 2020 | <i>Date first obtainable:</i> | 30 June 2020 |
| <i>Code A</i> | | <i>Code A</i> | |
| 59. <i>Statutory Rule:</i> | Disability
Amendment
Regulations 2020 | 63. <i>Statutory Rule:</i> | Marine Safety
Amendment
(Expiry Date)
Interim
Regulations 2020 |
| <i>Authorising Act:</i> | Disability Act 2006 | <i>Authorising Act:</i> | Marine Safety
Act 2010 |
| <i>Date first obtainable:</i> | 30 June 2020 | <i>Date first obtainable:</i> | 30 June 2020 |
| <i>Code A</i> | | <i>Code A</i> | |
| 60. <i>Statutory Rule:</i> | Disability
(Disability
(National
Disability
Insurance Scheme
Transition)
Amendment Act
2019) Transitional
Regulations 2020 | 64. <i>Statutory Rule:</i> | Assisted
Reproductive
Treatment
Amendment
Regulations 2020 |
| <i>Authorising Act:</i> | Disability Act 2006 | <i>Authorising Act:</i> | Assisted
Reproductive
Treatment
Act 2008 |
| <i>Date first obtainable:</i> | 30 June 2020 | <i>Date first obtainable:</i> | 30 June 2020 |
| <i>Code A</i> | | <i>Code A</i> | |

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65. *Statutory Rule:* Commercial
Passenger
Vehicle Industry
Amendment
Regulations 2020
Authorising Act: Commercial
Passenger Vehicle
Industry Act 2017
Date first obtainable: 30 June 2020
Code A
66. *Statutory Rule:* Victims of Crime
Commissioner
Regulations 2020
Authorising Act: Victims of Crime
Commissioner
Act 2015
Date first obtainable: 30 June 2020
Code A
67. *Statutory Rule:* Water
(Infringements)
Regulations 2020
Authorising Act: Water Act 1989
Date first obtainable: 30 June 2020
Code A
68. *Statutory Rule:* Fire Rescue
Victoria (General)
Regulations 2020
Authorising Act: Fire Rescue
Victoria Act 1958
Date first obtainable: 30 June 2020
Code B
69. *Statutory Rule:* Fire Rescue
Victoria
(Firefighters'
Presumptive Rights
Compensation
and Fire Services
Legislation
Amendment
(Reform) Act
2019) Transitional
Regulations 2020
Authorising Act: Fire Rescue
Victoria Act 1958
Date first obtainable: 30 June 2020
Code A
-

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

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