



Victoria Government Gazette

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No. G 42 Thursday 22 October 2020

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GENERAL

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As from 22 October 2020

The last Special Gazette was No. 536 dated 21 October 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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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General)
MELBOURNE CUP HOLIDAY WEEK 2020**

Please Note New Deadlines for General Gazette G44/20:

The Victoria Government Gazette (General) for Melbourne Cup week (G44/20) will be published on **Thursday 5 November 2020**.

Copy Deadlines:

Private Advertisements	9.30 am on Friday 30 October 2020
Government and Outer Budget Sector Agencies Notices	9.30 am on Friday 30 October 2020

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS**DISSOLUTION OF PARTNERSHIP**

Take notice that the partnership formerly subsisting between Gregory Black and Sarah Cartwright-Black, as trustees for the Black Family Trust, and Dean Appleton and Karen Appleton, as trustees for the Appleton Family trust, previously carrying on business under the business name All Tune Automotive from the premises situated at 1 Franklin Court, Frankston, was dissolved on and with effect from close of business on 14 October 2020.

Re: MARGARET NIEDERACHNER, late of 161 Male Street, Brighton, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 July 2020, are required by the trustee, John Francis Natoli, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

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

MARK DAVID WHEELER, late of Renaissance Living, 106/932–936 Riversdale Road, Surrey Hills, Victoria 3127, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 September 2020, are required by the trustees, Anne-Marie Anderson and David Joseph Wheeler, to send particulars of their claims to the undermentioned firm by 27 December 2020, after which date the said trustees may convey or distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 13 October 2020.

ARGENT LAW,
2 Stawell Street, Richmond, Victoria 3121.
Ph: (03) 9571 7444.
Contact: Helen Adoranti.

Estate of HENRY GREENFIELD, late of 20/481 St Kilda Road, Melbourne, Victoria, company director, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 23 January 2020, are required by the personal representatives, care of the undermentioned lawyers, to send particulars to them by 22 December 2020, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

ARNOLD BLOCH LEIBLER,
lawyers and advisors,
Level 21, 333 Collins Street, Melbourne 3000.
probate@abl.com.au

ZORAN MAFILOVSKI, late of 4 Diplomat Drive, Thomastown, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2019, are required by the administrator, Nikola Mafilovski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 21 December 2020, after which date the administrator may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 14 October 2020

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

FRANK OVENDEN, late of 5 Roscoe Court, Noble Park North, Victoria, plastics factory worker.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on the 14 August 2020, are required by the administrator, Joseph Daniel Oviden, to send particulars of such claims to him, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date he will distribute the assets, having regard only to the claims of which he has notice.

BAYSIDE SOLICITORS,
36 Dandenong Road West, Frankston 3199.
Ph: (03) 9781 4822.

Trustee Act 1958
SECTION 33 NOTICE
Notice to Claimants

Re: LESLEY SCOTT DIGHT, late of Arcare Parkview, Room 62, 1287 Dandenong Road, Malvern East, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 August 2020, are required by Helaine Margaret Freeman, care of 1/48 Aitchison Avenue, Ashburton, Victoria, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitor, by 25 December 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

BRETT MORRIS, solicitor,
1/48 Aitchison Avenue, Ashburton,
Victoria 3147.

ANTONIA RASEN, late of The Gables Aged Care, 629 Riversdale Road, Camberwell, Victoria 3124, nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 5 April 2020, are required by the executor, Frank Costanzo, care of Suite 2, 261–265 Blackburn Road, Doncaster East, Victoria 3109, to send particulars of their claims to him within two months (60 days) of the date of publication of this notice, after which date the executor will distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 12 June 2020.

COSTANZO LAWYERS,
Suite 2, 261–265 Blackburn Road,
Doncaster East, Victoria 3109.
Ph: (03) 9894 5888.

Re: KEITH CHRISTIE FALCONER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 June 2020, are required by the trustee, Jill Christie Konig, care of Featherbys Lawyers of 14 Ninth Avenue, Rosebud, Victoria, to send particulars to the trustee by 23 December 2020, after which date the trustee may convey or

distribute the assets, having regard only to the claims of which the trustee has notice.

FEATHERBYS LAWYERS, solicitors,
14 Ninth Avenue, Rosebud 3939.

Re: OLGA POLANSKI, late of 13 McKittrick Road, Bentleigh East, Victoria, retired, 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 the executor of the Will of the deceased to send particulars of their claims to them, care of the undermentioned solicitors, by 22 December 2020, after which date the executor may convey or distribute the assets, having regard only to the claims for which notice has been received.

Dated 22 October 2020

HDME LAWYERS,
Level 1, 600 St Kilda Road, Melbourne 3004.

NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958
(SECTION 33 NOTICE)
Notice to Claimants

MARY-ROSE CROYLE, also known as Mary-Rose Stewart, late of 16 Falmouth Street, Hawthorn, Victoria, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 16 May 2020, are required by Lucy Mary Croyle, the executor of the Will of the deceased, to send particulars of such claims to the executor, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

HARRIS CARLSON LAWYERS,
Level 14, 350 Queen Street, Melbourne,
Victoria 3000.

Re: THOMAS ANDREW LONG, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 4 January 2020, are required by the administrator, Rebecca Catherine Long, care

of Henderson & Ball, lawyers, 1/5 Wellington Street, Kew, to send particulars to the administrator by 21 December 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which the administrator has notice.

HENDERSON & BALL,
1/5 Wellington Street, Kew 3101.

Re: WINIFRED HILDA SPEEDIE,
deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 2 July 2020, are required by the trustees, Rodney Kenneth Williams and Prudence Mary Weeks, care of Henderson & Ball Lawyers, 1/5 Wellington Street, Kew, to send particulars to the trustees by 21 December 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HENDERSON & BALL,
1/5 Wellington Street, Kew 3101.

**NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958
(SECTION 33 NOTICE)**

ELEANOR ANN MOLAN, late of Bapcare – Strathlan Community, 50 Braidhill Road, Macleod, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 March 2020, are required by the executors, Therese Margaret Berichon and Margaret Catherine Ashworth, to send particulars of their claims to the executors, care of the undermentioned solicitors, by no later than two months from the date of publication, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

I. GLENISTER & ASSOCIATES, solicitors,
421 Bell Street, Pascoe Vale, Victoria 3044.

**NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958
(SECTION 33 NOTICE)**

DOMENICO, also known as Dino, SECCHI, late of 30–35 Epping Road, Epping, Victoria, boilermaker, deceased.

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

who died on 22 September 2019, are required by the executor, Bruno Secchi, to send particulars of their claims to the executor, care of the undermentioned solicitors, by no later than two months from the date of publication, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

I. GLENISTER & ASSOCIATES, solicitors,
421 Bell Street, Pascoe Vale, Victoria 3044.

MARGARET ROBERTSON, late of Homestyle Aged Care Melville Grange, 80 Melville Park Drive, Berwick, Victoria, retired bank service clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 31 January 2020, are required by the trustees, Ian Richard Henderson and Janice Royce Parker, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 15 December 2020, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of CAROL ANNE BATH.

Creditors, next-of-kin or others having claims in respect of the estate of Carol Anne Bath, late of 986 Murraydale Road, Tyntynder, in the State of Victoria, home duties, deceased, who died on 9 July 2020, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 10 January 2021, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

ANN MARY RINGROSE, late of Cabrini Residential Care, 54 Queens Parade, Ashwood, Victoria 3147, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 27 May 2020, are required by the executors, Julia Mary Rockman and Matthew Myer Rockman, to send particulars of such claims to the executors, care of the undermentioned

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

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne 3000.
nfydyszyn@kcllaw.com.au

Trustee Act 1958
SECOND SCHEDULE

TINA EMMA HARRIS, late of 40 Mountain Road, Cockatoo, Victoria 3781, retired.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 9 August 2020 are required by the trustees Benjamin Dylan Harris and Patricia Joy McLennan, care of KLR Legal Services Pty Ltd of 398 Belgrave–Gembrook Road, Victoria 3782, to send particulars to them by 12 January 2021 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

12 October 2020

FELICITAS NOVAK, also known as Felicity Novak and Felicitas Nowak, late of Bluecross Glengowrie Aged Care, 54 Box Forest Road, Glenroy, Victoria 3046, process worker, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the abovenamed deceased, who died on 28 April 2020, are required by the executors, Reiner Novak and Brigitte Macmullan, care of Shop 2 and 3, 785 Pascoe Vale Road, Glenroy, Victoria 3046, to send particulars of their claims to them by 30 December 2020, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 7 August 2020.

Dated 16 October 2020

KAROLIDIS AND CO.,
Shop 2 and 3, 785 Pascoe Vale Road, Glenroy, Victoria 3046.
PO Box 526, Glenroy, Victoria 3046.
Ph: (03) 9942 7790.
NK:VM:20/1285.
Contact: Nick Karolidis.

Re: MAXWELL DENHAM ROWE, late of 45 Moubray Street, Melbourne, Victoria, retired, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the abovenamed deceased, who died on 19 May 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 their claims to it by 25 December 2020, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

KATHY WILSON LEGAL,
113 Whitehorse Road, Deepdene 3103.

MARGARET HELEN FITZGIBBON, late of 25–27 Frederick Street, Wahgunyah, Victoria 3687, retired actor, deceased.

Creditors, next-of-kin, and others having claims in respect to the Will/estate of the abovenamed deceased, who died on 8 June 2020, are required by the executor, Deidre Kaye Kelly, to send particulars of their claims to her, care of the undermentioned solicitors, by 22 December 2020, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 1 October 2020.

KELL MOORE LAWYERS,
73 Sanger Street, Corowa,
New South Wales 2646.
Ph: (02) 6033 1055.

MERLE ROSALEEN STANCOMBE, late of 269 Lower Plenty Road, Rosanna, Victoria, retired, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the abovenamed deceased, who died on 16 July 2020 are required by the trustee, Anthony Joseph Stancombe, care of 900 Main Road, Eltham, to send particulars of their claims to him by 18 December 2020 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

LORRAINE JONES & ASSOCIATES,
900 Main Road, Eltham, Victoria 3095.
PO Box 961, Eltham, Victoria 3095.
Ph (03) 9439 1233. NG: SM:200429

Re: SYDNEY BUNTON, late of 35 Dunkeld Avenue, North Sunshine, Victoria.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 25 December 1997, are required by the executor, Shirlene Beaton, to send particulars of such claims to her at the undermentioned address by 24 December 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

Shirlene Beaton, care of
MAURICE BLACKBURN LAWYERS,
Level 21, 380 La Trobe Street,
Melbourne 3000.
Tel: (03) 9605 2700.
Ref: AEJ/5498450.

Re: BRIAN FRANCIS GLENANE,
1A Virginia Street, Pascoe Vale, Victoria 3044.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 20 June 2020, are required by the executors, Kerri Ann Jackson and Ashley Travis Glenane, to send particulars of such claims to them at the undermentioned address by 23 December 2020, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

Kerri Ann Jackson and Ashley Travis Glenane,
care of MAURICE BLACKBURN LAWYERS,
Level 21, 380 Latrobe Street, Melbourne 3000.
Tel: (03) 9603 2700. Ref: AEJ/5557309.

Re: KOSTIANTYN NAUMENKO, late of
Unit 1, 90 Wells Street, Southbank, Victoria.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 4 February 2020, are required by the administrator, Maria Lisa Trombino, to send particulars of such claims to her at the undermentioned address by 24 December 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

Maria Lisa Trombino, care of
MAURICE BLACKBURN LAWYERS,
Level 21, 380 La Trobe Street,
Melbourne 3000.
Tel: (03) 9605 2700. Ref: AEJ/5522549.

EDWIN LOPEZ SALCEDO, late of
4/18 Magnolia Road, Gardenvale, Victoria 3185,
clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 October 2019, are required by the administrator, Merle Salcedo Danay, care of PO Box 3302, Caroline Springs, Victoria 3023, to send particulars of their claims to her by 15 December 2020, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice. Letters of Administration was granted in Victoria on 15 June 2020.

Re: Estate of GRAHAM LINDSAY
STEWART, deceased, late of 325 Canterbury
Road, Bayswater, Victoria 3153.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 19 June 2020, are required by the executor of the estate, Tracey Lee Howell, to send particulars of their claims to her, care of the undermentioned solicitors, by 22 December 2020, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

PARKE LAWYERS,
8 Market Street, Ringwood, Victoria 3134.

STUART ALAN NEWTON LEE, deceased,
late of 2A Mernda Road, Kooyong, Victoria
3144, engineer

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 8 June 2020, are required by the executors, Elizabeth Anne Lee, Katherine Elizabeth Silk and David Maxwell Alan Lee, to send particulars of such claims to their lawyer at the address below by 15 January 2021, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

PETER HILDEBRANDT, lawyer,
Suite 714, 1 Acacia Place, Abbotsford,
Victoria 3067.

MARGARET BESSIE RAE LAURIE,
also known as Margaret Rae Laurie, late of
96 McCracken Street, Essendon, Victoria 3040.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 15 March 2020, are required by the personal representatives, Simone Amanda Laurie, Susan Jane Coppinger and Daniel Stefanetti, to send particulars to them, care of the undermentioned solicitors, by 22 December 2020, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

ROBERT JAMES LAWYERS,
Level 10, 200 Queen Street, Melbourne,
Victoria 3000.

NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

STUART CARTWRIGHT FRASER,
late of Kirkbrae Presbyterian Homes, 794
Mt Dandenong Road, Kilsyth, in the State of
Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 August 2019, are required by Colin Lindsay Rouch, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 22 December 2020, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

ROUCH LAWYERS,
Level 1, 120 Upper Heidelberg Road,
Ivanhoe, Victoria 3079.

MURRAY VERNON HEWETT, late of
18 Le John Street, Rowville, Victoria, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 15 April 2020, are required by the executor, Paul James Hewett, to send detailed particulars of their claim to the said executor, care of Sladen Legal of Level 5, 707 Collins Street, Melbourne, by 24 December 2020, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

SLADEN LEGAL,
Level 5, 707 Collins Street, Melbourne 3008.

Re: KENNETH STEWART BREARLEY,
late of 46 Millswyn Street, South Yarra 3141.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died 16 July 2020, are required by the executors, Amanda Louise Woodard, James Kenneth Brearley and Christopher Tucker, to send particulars of their claim to them, care of the undermentioned solicitors, by 23 December 2020, after which date the said executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

TUCKER PARTNERS,
Level 34, 360 Collins Street, Melbourne 3000.

MERLE DOREEN DAVEY, late of
Homewood Residential Aged Care, 8 Young
Road, Hallam, Victoria, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the abovenamed deceased, who died on 5 August 2020, are required by the executor, Denise Christine Mercer, care of Wollerman Shacklock Lawyers, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to her by 23 December 2020, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 9 October 2020.

WOLLERMAN SHACKLOCK LAWYERS,
8 Gloucester Avenue, Berwick 3806.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Moreland City Council

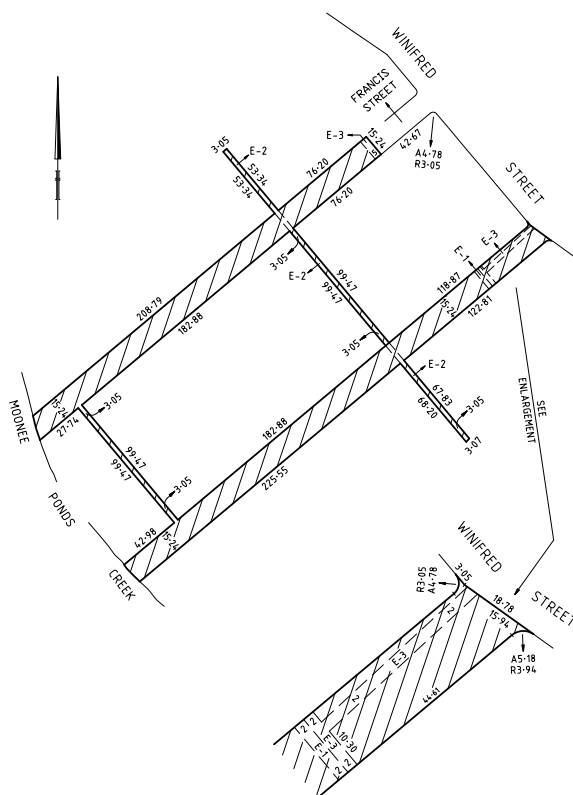
ROAD DISCONTINUANCE

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Moreland City Council at its ordinary meeting held on 9 September 2020 resolved to discontinue the roads within John Pascoe Fawcner Reserve, Oak Park, together with the road adjacent to 71 and 73 Winifred Street, Oak Park, shown by hatching on the plan below and to transfer the land from the road to itself.

The section of land shown E-1 on the plan below is to be transferred subject to the right, power or interest held by Yarra Valley Water in connection with any sewers, drains or pipes under the control of that authority in or near the road.

The section of land shown E-2 on the plan below is to be transferred subject to the right, power or interest held by Melbourne Water Corporation in connection with any sewers, drains or pipes under the control of that authority in or near the road.

The section of land shown E-3 on the plan below is to be transferred subject to the right, power or interest held by Moreland City Council in connection with any drains or pipes under the control of that authority in or near the road.



CATHY HENDERSON
Chief Executive Officer



GLEN EIRA
CITY COUNCIL

Order Pursuant to Section 26(2) of the
Domestic Animals Act 1994

Notice is given that the Glen Eira City Council, at its Ordinary meeting held on 19 May 2020, resolved to make the following Order under section 26(2) of the **Domestic Animals Act 1994**.

1. Definitions

In this Order:

- ‘Owner’ has the same meaning as in the **Domestic Animals Act 1994**;
- ‘Dog off-leash area’ means the whole or part of a reserve designated by signage and on Council’s website as being available for the unleashing of dogs at the time(s) signposted.

2. Dog off-leash areas within Glen Eira

The following reserves have designated dog off-leash areas:

Allnutt Park (McKinnon)	Bailey Reserve (Bentleigh East)	Bentleigh/Hodgson Reserve (Bentleigh)
Boyd Park (Murrumbeena)	Caulfield Park (Caulfield North)	Centenary Park (Bentleigh East)
Joyce Park (Ormond)	Duncan MacKinnon Reserve (Murrumbeena)	East Caulfield Reserve (Caulfield East)
EE Gunn Reserve (Ormond)	Glen Huntly Park (Caulfield East)	Greenmeadows Gardens (St Kilda East)
Harleston Park (Elsternwick)	Hopetoun Gardens (Elsternwick)	Halley Park (Bentleigh)
King George VI Memorial Reserve (Bentleigh East)	Lord Reserve (Carnegie)	McKinnon Reserve (McKinnon)
Marlborough Street Reserve (Bentleigh East)	Moorleigh Community Village Reserve (Bentleigh East)	Murrumbeena Park (Murrumbeena)
Packer Park (Carnegie)	Princes Park (Caulfield South)	Victory Park (Bentleigh)
Crown Allotment 2031 (Pawfield Park) (Caulfield East)	Wattle Grove Reserve (McKinnon)	Mackie Road Reserve (Bentleigh East)
Rosanna Street Reserve (Carnegie)	Springthorpe Gardens (Murrumbeena)	

3. Time limits in certain dog off-leash areas

A dog may only be exercised in accordance with Clause 2 between the hours of 6.00 am and 9.00 am at the following reserves, or at parts of the following reserves as signposted:

- a) Harleston Park (Elsternwick);
- b) Hopetoun Gardens (Elsternwick);
- c) Greenmeadows Gardens (St Kilda East);
- d) Springthorpe Gardens (Murrumbeena);
- e) Rosanna Street Reserve (Carnegie); and
- f) Wattle Grove Reserve (McKinnon).

4. Dog owner's obligations

The owner of any dog must:

- a) comply with Council's Community Local Law 2019;
- b) keep the dog under effective control by means of a chain, cord or leash, not exceeding 1.5 metres in length, while the dog is in any public area of the municipal district of the Council, except in dog off-leash areas identified in this Order (and subject to any time limits set out in this Order);
- c) keep the dog under effective control when in a dog off-leash area by means of:
 - (i) carrying a chain, cord or leash not exceeding 1.5 metres in length, sufficient to bring the dog under effective control; or
 - (ii) effective voice or hand control of the dog so as to be able to promptly place the dog on a chain, cord or leash if that becomes necessary whether to comply with the provisions of this Order or for any other reason.
- d) when exercising in a dog off-leash area designated by Council, bring the dog under control by means of chain, cord or leash if the dog roams, or is likely to roam, to within 20 metres of:
 - (i) the principal location of an organised sporting event (training or competition);
 - (ii) a play equipment area (unless the play equipment area is fenced off such that access to that area by the dog is prevented);
 - (iii) the entrance of a school during school hours and 15 minutes prior to and after school hours;
 - (iv) the principal location of an organised public meeting;
 - (v) a permanent barbecue or picnic area (unless the permanent barbecue or picnic area is fenced off such that access to that area by the dog is prevented); or
 - (vi) if the dog does or is likely to worry, threaten, rush or attack any person or other animal.

REBECCA McKENZIE
Chief Executive Officer

Planning and Environment Act 1987
WYNDHAM PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C236

The Wyndham City Council has prepared Amendment C236 to the Wyndham Planning Scheme. The land affected by the Amendment is:

- 22–41 Carter Avenue, Werribee, Victoria 3030
- 16 and 18 Wattamolla Avenue, Werribee, Victoria 3030
- 23 and 25 Quarbing Street, Werribee, Victoria 3030
- 178 Werribee Street North, Werribee, Victoria 3030
- 1 Guyra Court, Werribee, Victoria 3030
- CA 2004 Mambourin Parish Heaths Road, Werribee, Victoria 3030
- CA 2063 Deutgam Parish Heaths Road, Werribee, Victoria 3030.

The Amendment proposes to:

- Create a new listing HO136 for the ‘Carter Avenue Precinct’, by including 22 sites of local heritage significance in the Schedule to the Heritage Overlay. The Amendment also activates the external paint control and notice for fences and outbuildings control in the Schedule.
- Makes changes to the ‘Manor (remnants)’ (HO102) listing in the Schedule to the Heritage Overlay, by including 8 additional properties. The Amendment also activates tree controls in the Schedule.
- Amends the Schedule to Clause 74 (Incorporated Documents) to include new statements of significance for both precincts, and development guidelines for Carter Avenue.
- Interim heritage controls are sought through Amendment C239 to ensure protection of the sites until permanent controls are approved through Amendment C236.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: at the office of the planning authority, Wyndham City Council, Civic Centre, 45 Princes Highway, Werribee, or www.wyndham.vic.gov.au; 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 4 December 2020. A submission must be sent to the Wyndham City Council – 45 Princes Highway, Werribee, Victoria 3030, mail@wyndham.vic.gov.au

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

AARON CHILES
Manager Urban Futures

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 23 December 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.

BETTERIDGE, Gabrielle, late of 9 Daly Street, Frankston, Victoria 3199, deceased, who died on 11 July 2020.

DAMES, John, late of Regis Milpara Lodge, 220 Middleborough Road, Blackburn South, Victoria 3130, deceased, who died on 1 July 2020.

GRIFFIN, Graham, late of Dorothy Impey Home, 317A O’Hea Street, Pascoe Vale South, Victoria 3044, deceased, who died on 19 August 2020.

HAWKINS, Guy Grant, late of Room 30, Noble Gardens Aged Care, 55 Thomas Street, Noble Park, Victoria 3174, deceased, who died on 6 July 2019.

POLKINGHORNE, David William, late of Unit 13, 195–197 Lawrence Street, Wodonga, Victoria 3690, deceased, who died on 28 August 2020.

VANDERKOLK, Hendrikus Nicolaas, late of Arcare, 31 Hampstead Road, Maidstone, Victoria 3012, deceased, who died on 17 July 2020.

Dated 14 October 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 24 December 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.

MIFTAROVSKI, Saban, late of Grandview Gardens Aged Care, 147–151 David Street, Dandenong, Victoria 3175, deceased, who died on 6 February 2019.

PRIDMORE, Kerry Robyn, late of 29 Villawood Drive, Hastings, Victoria 3915, deceased, who died on 26 July 2020.

STEVENSON, Lawrence Todd, late of 16 Charles Street, Maffra, Victoria 3860, retired, deceased, who died on 24 June 2020.

TEMBY, Rowan Maxwell, late of 8 Moira Road, Kilsyth, Victoria 3137, deceased, who died on 1 April 2020.

WILL, Kenneth James, late of Japara Central Care, 101 Punt Road, Windsor, Victoria 3181, deceased, who died on 20 July 2020.

15 October 2020

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of
Cemetery Trust Fees and Charges

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

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

The fees will be published on the internet at <http://www.health.vic.gov.au/cemeteries>
The Fryerstown Cemetery Trust
Dated 16 October 2020

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Education and Training Reform Act 2006

NOTICE OF DETERMINATION OF APPROVED TRAINING SCHEMES

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

APPROVED TRAINING SCHEMES FOR:		DATE OF DETERMINATION	DETERMINATION
FBP	Food, Beverage and Pharmaceutical Training Package Release 4	22/09/2020	10,000,013
ICT	Information and Communications Training Package Release 6	12/09/2020	10,000,010
FWP	Forest and Wood Products Release 5	28/09/2020	10,000,011
SFI	Seafood Industry Training Package Release 1	18/09/2020	10,000,008
MSF	Furnishing Training Package Release 5	1/10/2020	10,000,015

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

Fire Rescue Victoria Act 1958
YEAR ONE
FIRE SERVICES REFORM IMPLEMENTATION PLAN

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FOREWORD

Message from the Minister

Victoria has a proud fire services history.

For more than a century, volunteer and career firefighters have dedicated themselves to keeping our communities safe, often at great risk to their own health and safety.

In 2017, the Andrews government released the Fire Services Statement. The Statement established the future strategic direction for our fire services and committed funding for once-in-a-generation reforms that will deliver a modern and sustainable system while building on the successes of the past.

On 1 July 2020 we took a significant step forward with the commencement of Fire Rescue Victoria (FRV) bringing together career firefighters from the Metropolitan Fire Brigade and the Country Fire Authority (CFA). With the commencement of FRV, the CFA is refocused as our volunteer fire fighting service, with volunteers involved and consulted in decisions, leading fire and rescue responses in non-urban communities across Victoria.

These changes to our fire services were achieved in the face of immense challenges experienced across the state, namely some of the worst bushfires in Victoria's history and the coronavirus pandemic. I thank all who have contributed to these reforms and continue to serve our communities.

But there is still much work to be done.

Over the next 10 years the Victorian Government, the CFA and FRV will continue working towards making the vision outlined in the Fire Services Statement a reality. This Implementation Plan reaffirms my commitment to the Fire Services Statement and outlines our shared course of action over the next year.

As 2020 is a year like no other, this Implementation Plan covers one year only. This will allow us to expand upon the Plan in approximately twelve months' time based on better knowledge of changing community needs and operation of the new fire services model.

I am confident that through ongoing collaboration our shared vision for the future of Victoria's fire services will be realised.

THE HON. LISA NEVILLE
Minister for Police and Emergency Services

1. Fire Services Reform – progress since 2017

The 2017 Fire Services Statement (the Statement) articulated the Victorian government's vision for the state's fire services – a modern, integrated and sustainable system that keeps Victorians safe.

The Statement established four priorities to achieve this vision:

1. restore the Country Fire Authority (CFA) to a volunteer and community focussed organisation
2. establish Fire Rescue Victoria (FRV) to lead firefighting in major regional cities and Melbourne
3. plan and build for the future
4. value our firefighters.

The Statement acknowledged that for generations, the bravery, skill and dedication of our career and volunteer firefighters and support staff have kept Victorians safe and saved lives. Victoria has a proud track record of fire services working together with other agencies to respond to emergencies.

The Statement recognised the complex challenges facing Victoria's fire services, and that while eight different reviews of the system had been undertaken in less than 10 years, insufficient action had been taken to address consistently identified systemic issues.

As set out in Figure 1 below, significant progress has been made since 2017 to realise the government's vision for the fire services.

Figure 1: progress made since 2017

Restored the CFA to a volunteer firefighting service	✓
Established Fire Rescue Victoria, including appointing a Fire Rescue Commissioner and Deputy Commissioners	✓
Updated the Fire Rescue Victoria Act 1958 (formerly known as the Metropolitan Fire Brigades Act 1958) to provide statutory entities required to give effect to the reform, including the Fire District Review Panel, Fire Services Implementation Monitor, Strategic Advisory Committee and Firefighters Registration Board	✓
Introduced legislation to provide firefighters with presumptive rights to cancer compensation	✓

Priority One: Restore CFA to a volunteer firefighting agency

On 1 July 2020 Victoria's new fire services arrangements commenced with the CFA re-established as a volunteer firefighting agency. The **Country Fire Authority Act 1958** (the CFA Act) recognises the CFA as a fully volunteer firefighting service under the command and control of the CFA Chief Officer, thereby enshrining the critical role of volunteers in the CFA.

CFA's firefighting response continues under the control and direction of the CFA Chief Officer. CFA has entered into a secondment agreement with FRV for the provision of operational staff who will provide operational and management support to volunteer brigades.

Amendments to the CFA Act make it an objective of the CFA to support the effective and sustainable recruitment, development and retention of volunteers.

Additionally, the CFA's obligation under the CFA Act to consult with volunteers and have regard to the commitment and principles set out in the Volunteer Charter remains unchanged. The CFA must recognise, value, respect and promote the contribution of volunteers to the well-being and safety of the community.

The government has committed \$126 million over five years in funding to the CFA and its volunteers via the Statement and capability funding announced upon commencement of the new fire services model in July 2020. This funding provides a broad range of measures to further enhance CFA's capacity to protect Victorian lives and property and keep its volunteers safe. This funding will involve volunteers in developing new training programs, personal protective clothing, new appliances and stations, and brigade support initiatives.

A new CFA Board Chairperson

Mr Greg Wilson was appointed as the new Chairperson of the CFA Board on 21 July 2020. Mr Wilson brings a wealth of experience to the role, having worked closely with CFA, MFB and the emergency management sector as the former Secretary of the Department of Justice and Regulation and Department of Sustainability and Environment. As Chairperson, Mr Wilson's priority will be strengthening CFA as a volunteer firefighting organisation.

Priority Two: Establish Fire Rescue Victoria

The **Fire Rescue Victoria Act 1958** (the FRV Act) commenced on 1 July 2020, establishing FRV as a new organisation. FRV brings together all former Metropolitan Fire Brigade (MFB) career firefighters and staff with former CFA career firefighters and support staff. FRV operates 24 hours a day, seven days a week from 85 stations to serve metropolitan and greater Melbourne and major regional centres and to support volunteer response where required.

Victoria's inaugural Fire Rescue Commissioner Ken Block commenced with Fire Rescue Victoria on 1 July 2020. Commissioner Block has more than 40 years of fire and rescue experience. He was the Chief Fire Officer of the Edmonton Fire Rescue Services in Canada from 2009 to 2020 and served three terms as the President of the Canadian Association of Fire Chiefs.

Six Deputy Fire Rescue Commissioners have been appointed under the FRV Act to ensure that the Commissioner has the necessary support and operational structure in place to meet Victoria's rapidly changing fire and rescue needs.

Establish the Strategic Advisory Committee

The FRV Act also establishes a Strategic Advisory Committee. The Committee is a public entity that provides expert advice to FRV on the following matters:

- workforce diversity and flexibility
- cultural change
- organisational governance
- FRV's engagement and integration with the broader emergency services sector
- FRV's future direction, including emerging opportunities and risks
- matters on which FRV seeks advice
- any other matter relevant to FRV.

Fire Services Property Levy

Consistent with the government's commitment, the Fire Services Property Levy has not been used to fund fire services reform implementation. The government has also frozen the levy collection target at the 2019–20 level for 2020–21. From 2020–21, variable fire services property levy rates are no longer separated into FRV and CFA locations.

Priority Three: Plan and build for the future

A key element of the reforms is to modernise our fire services so that they can continue to meet Victoria's evolving needs and reflect the communities they serve.

A number of diversity and cultural change programs have commenced across both CFA and FRV, including projects to:

- create better workplace health and safety
- invest in leadership development
- support diversity in our fire services.

Establish the Fire Services Implementation Monitor

The FRV Act establishes the new Fire Services Implementation Monitor. The Monitor's functions are to:

- monitor and review the progress of FRV and CFA in carrying out the Implementation Plan, including by assessing:
 - o the progress of FRV and the CFA in completing an implementation action
 - o the effectiveness of the methods used by, or actions taken by, FRV and CFA in carrying out an implementation action
 - o the impact of the fire services reforms upon the financial sustainability of FRV and CFA
 - o the efficacy of particular implementation actions taken by agencies
- monitor and assess ongoing efforts to improve the interaction between FRV and CFA and other agencies
- consult and engage with agencies in the performance of the Monitor's functions
- prepare a quarterly report on updates provided by FRV and CFA on their Year One and future Outcomes Frameworks
- prepare annual reports on its findings.

The Implementation Monitor is independent of the Minister and has discretion regarding how it performs its duties.

Establish the Fire District Review Panel

Victoria's fire district boundaries have been altered to reflect the new fire services model and the areas for which FRV and CFA have responsibility. The FRV Act also establishes an independent Fire District Review Panel. The Panel will review the boundaries between fire services at least once every four years and provide advice to the Minister for Police and Emergency Services as to whether a change in fire risk makes it necessary to change the boundaries.

In order to make its determination, the Panel will consult with all relevant agencies and local councils and any person or body as it thinks fit.

The Minister for Police and Emergency Services will make the final determination on the boundaries.

Priority Four: Value our firefighters

From 1 July 2020, career and volunteer firefighters can access presumptive compensation for specified cancers contracted while serving as a firefighter. The compensation applies to career and volunteer firefighters who:

- have served in active firefighting roles for a specified number of years, depending on the cancer type
- have been diagnosed since 1 June 2016 with one of 12 specified cancer types
- are diagnosed during their service or within 10 years after the conclusion of their service
- have a listed cancer because of an exceptional exposure event in a firefighting capacity.

Presumptive compensation is available for volunteer firefighters. Firefighters who do not meet the qualifying period requirement may be able to access the presumption on the basis that they have attended an exceptional exposure event.

Establish the Firefighters Registration Board

The FRV Act establishes the Firefighters Registration Board, which will administer a Firefighters Registration Scheme, including setting the professional capability standards for the Firefighters Register, including recognising qualifications and training courses.

2. Year One Implementation Plan

Under the FRV Act, the Minister for Police and Emergency Services must prepare the Implementation Plan within 60 days of commencement of the Act (i.e. 30 August 2020) and must table the Plan in Parliament within seven sitting days of it being prepared.

The Act also specifies that the Implementation Plan must include, but is not limited to, priorities and proposed actions in relation to the following matters:

- the adoption of procedures by FRV and CFA to enable them to have regard to the priorities set out in the Fire Services Statement in carrying out their functions
- the financial sustainability of FRV and CFA, including in relation to ensuring that volunteer brigades are not adversely affected by the fire services reform
- improvements in the ability of FRV, CFA and other emergency agencies to work effectively across organisational boundaries
- the provision of operational and management support by FRV to CFA, and the effectiveness of this support in enabling CFA to meet the objectives set out in section 2 of the CFA Act
- improvements in staff training in relation to FRV and CFA.

The Plan must also include:

- the development of a funding plan to determine the financial requirements of CFA and FRV, and identify and address the impact of:
 - transfers of functions, resources and assets between CFA and FRV
 - the change to the FRV fire district upon the fire services property levy revenue base after the commencing day
 - any changes to the differential rates of the fire services property levy after the commencing day
- the development of a long-term funding plan for CFA and FRV, which identifies and addresses the issues mentioned above after the reforms have been in operation for three years.

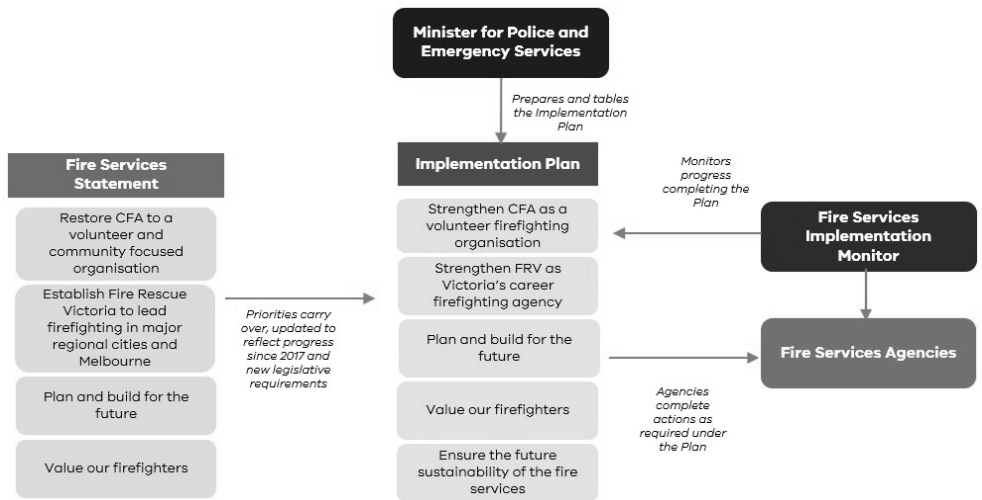
While the restoration of CFA as a fully volunteer firefighter organisation and the establishment of FRV and new independent entities in legislation are a significant step forward for the fire services, embedding successful reform takes time. The fire services need to fully integrate into modern, efficient and flexible new systems and arrangements and the entities need to establish the methodologies and approaches necessary for them to perform their functions. To facilitate this, the Plan will continue the four priorities of the Statement, updating them to take account of the progress made since 2017, and includes a new priority related to the sustainability of the fire services to ensure that all legislative requirements of the Plan are captured.

The Plan creates actions for CFA and FRV and for government. Consistent with the Implementation Monitor's functions outlined above, the Monitor will monitor and review the progress of FRV and CFA in carrying out the Implementation Plan. The Plan is not intended to create additional responsibilities or oversight mechanisms for any other departments or agencies.

The actions are consistent with the government’s broader Victorian Emergency Management Strategic Action Plan 2019–22. The Plan is not intended to duplicate or replace strategic documents and activities for the sector or for individual agencies.

Figure 2 below shows the development and reporting structures for the Plan.

Figure 2: development and reporting for the Plan



Reporting against the Outcomes Frameworks

CFA and FRV are required to report quarterly to the Implementation Monitor, setting out their performance against the measures in their respective outcomes frameworks. Year One Outcomes Frameworks have been developed using existing measures and indicators to support the newly created domains and outcomes. A full suite of indicators and measures will be developed as data capabilities improve so that agencies can report on all outcomes included in their frameworks from Year Two onwards.

Purpose of the Implementation Plan

The purpose of the Year One Plan is to set out the actions required to be acquitted by October 2021 to embed and operationalise the priorities and new fire services model set out in the Statement and the FRV Act. The adoption of an initial 12-month focus will ensure that the fire services can concentrate on immediate priorities without any risk of disruption to service delivery or the optimisation of arrangements following commencement of the new model.

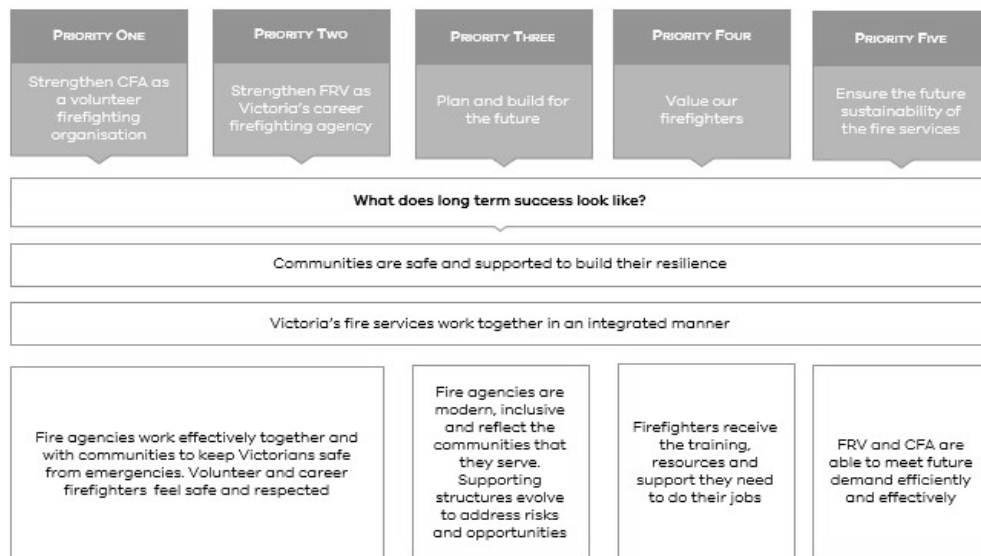
Fire services reform is a joint effort between the fire services agencies, entities and the government. In recognition of this, the Plan includes actions for each of the fire services agencies, entities and government departments to complete. The five priorities are not mutually exclusive, and interdependencies exist.

In October 2021, a revised Implementation Plan will be released setting out updated actions as the fire services agencies move from bedding down the reforms towards further enhancing their capability. In addition, the Plan may include actions required to implement recommendations from the Commonwealth Royal Commission into Natural Disaster Arrangements and the Inspector-General for Emergency Management’s recommendations following the review of the response to the 2019–2020 bushfires, should these recommendations impact on the fire services reform program.

Further iterations of the Implementation Plan will be released as required.

An overview of the Plan's priorities and measures of success is provided at Figure 3 below.

Figure 3: Plan priorities and measures of success



3. Priority One

Strengthen CFA as a volunteer firefighting agency

The devastating bushfire events of the 2019–2020 summer season demonstrated the indispensable role of the CFA's 1,220 volunteer brigades in Victoria's fire services. As the largest bushfires seen in over a decade raged across the state, CFA volunteers went above and beyond to protect Victorian lives and property. The Victorian community is deeply indebted to CFA volunteers for their tireless work.

From 1 July 2020, the government restored the CFA as a community-based, volunteer organisation. The task now is to enable the CFA to focus on meeting its legal obligation to attract, support and grow its volunteer brigades so that the organisation can continue to meet the needs of its communities, just as it has done since the organisation was established in 1945.

The intent of this priority is that CFA works effectively (independently and with FRV and communities) to keep Victorians safe from bushfires and other emergencies. In the long term, this will mean the CFA has:

- an engaged volunteer workforce that is involved in decision-making and feels safe and respected
- an effective and productive working relationship with FRV and other emergency service agencies, building on the principle of interoperability
- robust operating structures to enable volunteer firefighters to succeed at their roles
- strong links with the community which enable it to provide a service that reflects community risks.

Actions

An engaged volunteer workforce that is involved in decision-making and feels safe and respected			
	Actor(s)	Theme	Action
1.1	CFA	Enabling	Continue to consult with volunteers, and consider any required improvements to consultative processes and escalation pathways, between volunteers and the CFA to build a stronger volunteer-based fire service in accordance with the commitment and principles set out in the Volunteer Charter
1.2	CFA	Enabling	Continue to deliver targeted improvements to volunteer recruitment and retention to ensure CFA maintains capacity to respond to critical incidents
1.3	CFA, DJCS	Operational	Commence delivery of \$22.7 million in volunteer support officers, peer support, counselling programs and brigade administration support, (part of announced \$126 million CFA capability initiatives), including consultation with volunteers
1.4	CFA, FRV, DJCS	Operational	Commence delivery of \$3.3 million in crew leader training, (part of announced \$126 million CFA capability initiatives), including consultation with volunteers
1.5	CFA, DJCS	Operational	Commence delivery of \$3.6 million in critical volunteer facing ICT systems, (part of announced \$126 million CFA capability initiatives), including consultation with volunteers
1.6	CFA, DJCS	Operational	Commence delivery of \$7.65 million to deliver and assess training of new volunteers, (part of announced \$126 million CFA capability initiatives), including consultation with volunteers
An effective and productive working relationship with FRV and other emergency service agencies, building on the principle of interoperability			
	Actor(s)	Theme	Action
1.7	CFA	Enabling	Participate in and support the new emergency management planning arrangements at the state, regional and incident municipal level, including in the development of a new state emergency management plan under Priority 1.2 of the Emergency Management Strategic Action Plan 2019–2022
1.8	CFA, FRV	Operational	Commence harmonisation of operational procedures across FRV and CFA where practicable and appropriate

1.9	CFA, FRV	Operational	Finalise the transfer of any property, assets, liabilities, rights and obligations from CFA to FRV
1.10	CFA, FRV	Operational	Finalise service level agreements between CFA and FRV and any related party and ensure that the agreements support effective operations
1.11	FRV, CFA	Operational	Finalise memorandum of understanding for transitional arrangements for corporate functions
1.12	FRV, CFA	Operational	Finalise CFA and CFA Chief Officer delegations and authorisations to FRV employees
Robust operating structures to enable firefighters to succeed at their roles			
	Actor(s)	Theme	Action
1.13	CFA	Operational	Actively support and participate in the Operational Assurance Group
1.14	CFA, FRV	Operational	Provide assurance prior to commencement of the summer season (via the Fire Services Operational Assurance Group) that all the necessary capability and capacity is in place to support state, regional and incident operational arrangements
1.15	CFA, FRV	Operational	Ensure that all necessary arrangements are in place for FRV staff who are seconded to CFA to ensure that they can perform their functions effectively
1.16	CFA, other parties to EBAs	Operational	Finalise relevant enterprise bargaining agreements, including the CFA Professional, Technical and Administrative Enterprise Agreement
1.17	CFA	Operational	Provision of quarterly updates to the Fire Services Implementation Monitor on the performance measures set out in the Year One Outcomes Framework
1.18	CFA	Enabling	Publish the Year Two Outcomes Framework that establishes a full suite of outcome indicators and measures aligned to specified outcomes and underpinned by enhanced reporting capability
Strong links with the community which enable it to provide a service that reflects community risks.			
	Actor	Theme	Action
1.19	CFA	Operational	Commence a review of service delivery approaches to ensure they inform and align with community expectations and provide operational efficiency

4. Priority Two

Strengthen FRV as a career firefighting agency

FRV's role extends beyond responding to fires, and includes complex rescues, road crashes, emergency medical calls and hazardous chemical spills. FRV also builds community resilience and educates the community about fire safety and works with diverse community groups to promote emergency prevention and preparedness activities.

From 1 July, FRV has been equipped to respond effectively to emergencies. However, FRV is a new organisation and the task now is to fully establish all necessary systems and arrangements and solidify relationships across the emergency services sector, including working to recognise and value the contribution of volunteer brigades.

The intent of this priority is that FRV works effectively (independently and with CFA and communities) to keep Victorians safe from bushfires and other emergencies. In the long term, this will mean FRV has:

- an engaged workforce that feels safe and respected
- an effective and productive working relationship with CFA and other emergency service agencies, building on the principle of interoperability
- robust operating structures to enable firefighters to succeed at their jobs
- strong links with the community which enable it to provide a tailored service that reflects community risks.

Actions

An engaged workforce that feels safe and respected			
	Actors	Theme	Action
2.1	FRV, other parties to EBAs	Operational	Finalise relevant enterprise bargaining agreements, including the FRV Operational Staff Enterprise Agreement; FRV Professional, Technical and Administrative Staff Agreement; FRV Corporate and Technical Staff Agreement; and FRV Mechanical Engineering Workshops Agreement

An effective and productive working relationship with CFA and other emergency service agencies, building on the principle of interoperability			
	Actor(s)	Theme	Action
2.2	FRV	Enabling	Participate in and support the new emergency management planning arrangements at the state, regional and incident municipal level, including in the development of a new state emergency management plan under Priority 1.2 of the Emergency Management Strategic Action Plan 2019–2022
2.3	FRV, CFA	Operational	Commence harmonisation of operational procedures across FRV and CFA where practicable and appropriate
2.4	FRV, CFA	Operational	Finalise the transfer of any property, assets, liabilities, rights and obligations from CFA to FRV

2.5	FRV, CFA	Operational	Finalise service level agreements between CFA and FRV and any related party and ensure that the agreements support effective operations
2.6	FRV, CFA	Operational	Provide operational support to the CFA through the secondment model, to ensure CFA can continue to meet its statutory obligations
2.7	FRV, CFA	Enabling	Identify new opportunities to recognise and value the contribution made by both volunteer and career firefighters to delivering fire services (e.g. communications and collaboration)
2.8	FRV, CFA	Operational	Finalise memorandum of understanding for the provision of corporate functions
2.9	FRV, CFA	Operational	Finalise CFA and CFA Chief Officer delegations and authorisations to FRV employees

Robust operating structures to enable firefighters to succeed at their jobs			
	Actor(s)	Theme	Action
2.10	DJCS in consultation with FRV	Enabling	Deliver the first review of the Strategic Advisory Committee's Terms of Reference as required under legislation
2.11	FRV	Operational	Continue the operational communications roll out so that turn out systems are consistent across all FRV stations, and maintain ability to dispatch CFA volunteers from co-located stations
2.12	FRV, CFA	Operational	Harmonise specialist response arrangements which have transferred from CFA; e.g. HAZMAT response, fire investigation, high angle rescue
2.13	CFA, FRV	Operational	Ensure that all necessary arrangements are in place for FRV staff who are seconded to CFA to ensure that they can perform their functions effectively
2.14	FRV	Enabling	Actively support and participate in the Operational Assurance Group
2.15	FRV	Operational	Provision of assurance prior to commencement of the summer season (via the Fire Services Operational Assurance Group) that all the necessary capability and capacity is in place to support state, regional and incident operational arrangements

2.16	FRV	Operational	Preparation and provision of quarterly updates to the Fire Services Implementation Monitor on the performance measures set out in the Outcomes Framework
2.17	FRV	Enabling	Publish a Year Two Outcomes Framework that establishes a full suite of outcome indicators and measures aligned to specified outcomes and underpinned by enhanced reporting capability

Strong links with the community which enable it to provide a tailored service that reflects community risks.

	Actor	Theme	Action
2.18	FRV	Enabling	Commence a review of service delivery approaches to ensure these inform and align with community expectations and provide operational efficiency

5. Priority Three

Plan and build for the future

The reforms aim to modernise Victoria's fire services and build a contemporary fire services model. The commencement of FRV on 1 July 2020 and the restoration of CFA as a fully volunteer organisation represent considerable progress towards this objective.

The intent of this priority is to ensure fire agencies are modern, inclusive and reflect the communities that they serve. Structures which support the fire agencies should evolve to address risks and opportunities. In the long term this will mean that:

- agencies will continuously review and improve structures and approaches so that they remain effective and reflect relevant best practice
- agencies will reflect the diversity of the Victorian community.

This priority includes standing up entities established under the FRV Act – the Fire District Review Panel, which will ensure the fire districts are appropriately set to meet the needs of Victoria as it changes, and the Fire Services Implementation Monitor, who will assess the status of the reforms and the efficacy of related actions.

This priority will also include actions that will improve the diversity of the fire service agencies and ensure that these agencies can effectively meet the needs of communities as these needs change. For example, fire agencies will need to respond to the changing risk profiles of Victorian communities as a result of climate change, or as a result of changing demographics. Fire service agencies will continue to focus on improving their diversity to ensure that decision-making and service delivery is dynamic, modern and effective.

Actions

Continuously reviewing and improving structures so that they remain at the cutting edge and best practice

	Actor	Theme	Action
3.1	DJCS	Operational	Appoint the Fire Services Implementation Monitor
3.2	Fire Services IM	Enabling	Establish monitoring and reporting process for the Fire Services Implementation Monitor

3.3	DJCS	Operational	Appoint the Fire District Review Panel
3.4	FDRP	Enabling	Establish Fire District Review Panel processes and procedures required to conduct reviews (such as a consultation framework) and development of an evidence-based methodology to assess changes to fire risk.
3.5	DJCS	Enabling	Develop the next iteration of the Fire Services Implementation Plan
Agencies reflect the diversity of the Victorian community and support multifaceted decision making			
	Actor(s)	Theme	Action
3.6	CFA, FRV	Operational	Deliver on existing FSS joint initiatives that promote positive cultural change and diversity
3.7	DJCS, CFA, FRV	Enabling	Work together to understand current diversity in the fire services and consider options to improve diversity in the future
3.8	FRV	Operational	Demonstrate progress towards reaching the government's commitment of 400 women career firefighters in FRV by June 2021
3.9	CFA	Operational	Support diversity and inclusion in CFA and make progress towards delivering on the commitment to increasing the number of women in brigade leadership roles to 15 per cent from 265 to 909 by mid-2022.

6. Priority Four

Value our firefighters

Firefighters put their lives on the line to protect Victorians. Volunteer and career firefighters deserve to have:

- the right skills and access to training
- access to the right resources to succeed at their jobs and to keep them safe.

The intent of this priority is to focus on delivery of training and rolling out new infrastructure and equipment. In the long term, this will mean that firefighters in both agencies receive the training, equipment and support they need to safely deliver effective services. This priority also encompasses standing up the Firefighters Registration Board.

Actions

Firefighters have the right skills and access to training and support			
	Actor	Theme	Action
4.1	DJCS	Operational	Appoint the Firefighters Registration Board
4.2	Firefighters Registration Board	Operational	Commence establishing capability standards, the Firefighters Register, application processes and transparent appeal processes

4.3	CFA	Operational	Commence delivery of \$40.7 million in new CFA volunteers' health and safety initiatives, including training programs for low voltage fuse removal, safe working at heights and alternative power systems; new generation personal protective clothing to active operational volunteers, and the rollout of a respiratory protection pilot, including consultation with volunteers (Part of announced \$126 million CFA capability initiatives)
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Firefighters have access to the right resources to do their job and keep them safe			
	Actor(s)	Theme	Action
4.4	CFA	Operational	Commence delivery of \$48.2 million in new CFA fleet and stations (part of announced \$126 million CFA capability initiatives), including consultation with volunteers
4.5	CFA, FRV	Enabling	Identify and commence capital works at co-located CFA and FRV stations to assist with co-location, including consultation with career and volunteer firefighters operating from the co-located stations
4.6	CFA, FRV	Operational	Finalise the transfer of in-flight infrastructure projects from CFA to FRV and deliver high priority station builds as per the documented project schedules

7. Priority Five**Ensure the future sustainability of the fire services**

Priority Five is in addition to the Statement priorities and is included to acquit the legislative requirements of the Implementation Plan in relation to financial sustainability.

The intent of this priority is to focus on the conduct of a financial sustainability assessment of CFA and FRV and the subsequent development of a funding plan that identifies funding requirements and necessary measures. In the long term, this will mean that there is an agreed understanding of costs and drivers, and a shared view amongst key stakeholders as to what constitutes financial sustainability for the fire services and how that may best be achieved. Future Implementation Plans will contain an action that requires DJCS, CFA and FRV to develop a long-term funding plan for the period post-July 2023, as required by the FRV Act.

Actions

	Actor(s)	Theme	Action
5.1	DJCS, CFA, FRV	Enabling	Conduct a financial sustainability assessment of FRV and CFA
5.2	DJCS, CFA, FRV	Enabling	Develop a Funding Plan that determines the financial requirements of CFA and FRV and identifies and addresses the impact of: <ul style="list-style-type: none">• transfers of functions, resources and assets between CFA and FRV• the change to the FRV fire district upon the fire services property levy revenue base after the commencing day• any changes to the differential rates of the fire services property levy after the commencing day.

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.

Road Naming

Change Request Number	Road Name	Locality	Naming Authority and Location
119270	Aitken Crescent	Kinglake	Murrindindi Shire Council (formerly known as Aitkin Crescent) The road traverses north from Kinglake–Glenburn Road.
134227	Packham Terrace, Braeburn Crescent, Gala Drive, Pippen Court, Melba Court, Jonagold Court, Bartlett Way	Doncaster East	Manningham City Council (private roads within aged care facility) Located at 107–111 Andersons Creek Road, Doncaster East.

Feature Naming

Change Request Number	Place Name	Naming Authority and Location
133226	Spring Street Kindergarten	Whittlesea City Council Located at 16 Spring Street, Thomastown. 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

Geographic Place Names Act 1998**CORRIGENDUM**

In the Victoria Government Gazette, Notice of Registration, No. S525, 15 October 2020, under **Geographic Place Names Act 1998**, School Naming, should read Gaayip–Yagila Primary School and Edenbrook Secondary College.

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:	EPA Life Pty Ltd (ACN 136 944 459) of Hepburn in the State of Victoria
Date this Interim Prohibition Order is made:	8 October 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 30 December 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:<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 providedany general health service, paid or otherwise, in a clinical or non-clinical capacity, which involves, or is in any way related to, the treatment or reversal of cancer.2. The general health service provider named above must display a copy of this Interim Prohibition Order at its registered business premises and all other business premises and ensure that it is easily visible to the public.3. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website it uses to offer or promote any general health service.

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

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Richard Lawrence Malter, trading as 'Electromedicine Clinic & Research Lab' (ABN 45 487 375 337)
Date this Interim Prohibition Order is made:	8 October 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 30 December 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: <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, which involves, or is in any way related to, the treatment or reversal of cancer. 2. The general health service provider named above must display a copy of this Interim Prohibition Order at his business premises and 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 he uses to offer or promote any general health service.

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

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Victor Bennett of Melton South in the State of Victoria, Director of Engaging Care Pty Ltd. ACN: 626 415 692, also trading as Men's First MHS.
Date this Interim Prohibition Order is made:	13 October 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 4 January 2021 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, orb. offer or cause to be offered, orc. provide or cause to be provided, ord. 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 he 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 he uses to offer or promote any general health service.

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

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

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

KAREN CUSACK
Health Complaints Commissioner

Major Transport Projects Facilitation Act 2009

(Section 10)

DECLARATION OF A MAJOR TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** (the Act) declare the transport project known as Barwon Heads Road Duplication to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 12 October 2020

HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 14)

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

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

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

Dated 12 October 2020

HON. DANIEL ANDREWS MP
Premier of Victoria

Plant Biosecurity Act 2010ORDER DECLARING A RESTRICTED AREA IN NORTH WEST VICTORIA FOR
THE CONTROL OF QUEENSLAND FRUIT FLY AND MEDITERRANEAN FRUIT FLY

I, Jaclyn Symes, Minister for Agriculture, being of the reasonable belief that Queensland fruit fly is present in Victoria; and that Mediterranean fruit fly may be introduced into Victoria, make the following Order under section 32(1) of the **Plant Biosecurity Act 2010** declaring the area described in clause 6 and the Schedule to this Order to be a restricted area.

1 Objectives

The objectives of this Order are –

- (a) to declare a restricted area for the control of fruit fly in north west Victoria; and
- (b) to specify the prohibitions, restrictions and requirements which are to operate in relation to the restricted area.

2 Authorising provision

This Order is made under section 32(1) of the **Plant Biosecurity Act 2010** ('the Act').

3 Commencement

This Order comes into operation on the day that it is published in the Government Gazette.

4 Revocation

The Order entitled *Order declaring a restricted area in north west Victoria for the control of Queensland fruit fly and Mediterranean fruit fly* made under section 32(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G42 on 17 October 2019, is **revoked**.

5 Definitions

In this Order –

fruit fly means:

- (a) Queensland fruit fly (*Bactrocera tryoni* (Froggatt)); or
- (b) Mediterranean fruit fly (*Ceratitis capitata* (Weidemann)).

host material means the affected plants and plant products specified in clause 7.

6 Declaration of a restricted area for the control of fruit fly

The area described in the Schedule, known as the North West Victorian Restricted Area, is declared to be a restricted area for the control of fruit fly.

7 Affected plants and plant products

This Order affects the following plants, and the fruits of such plants –

Abiu	Durian	Nectarine
Acerola	Eggplant	Olive
Apple	Feijoa	Orange
Apricot	Fig	Passionfruit
Avocado	Goji Berry	Pawpaw
Babaco	Granadilla	Peach
Banana	Grape	Peacharine
Black Sapote	Grapefruit	Pear
Blackberry	Grumichama	Pepino
Blueberry	Guava	Persimmon
Boysenberry	Hog Plum	Plum
Brazil Cherry	Jaboticaba	Plumcot
Breadfruit	Jackfruit	Pomegranate
Caimito (Star Apple)	Jew Plum	Prickly Pear
Cape Gooseberry	Ju Jube	Pummelo
Capsicum	Kiwifruit	Quince
Carambola (Starfruit)	Lemon	Rambutan
Cashew Apple	Lime	Raspberry
Casimiroa (White Sapote)	Loganberry	Rollinia
Cherimoya	Longan	Santol
Cherry	Loquat	Sapodilla
Chilli	Lychee	Shaddock
Choko	Mandarin	Soursop
Citron	Mango	Strawberry
Cocoa Berry	Mangosteen	Sweetsop (Sugar Apple)
Coffee Berry	Medlar	Tahitian Lime
Cumquat	Miracle Fruit	Tamarillo
Custard Apple	Monstera	Tangelo
Date	Mulberry	Tomato
Dragon Fruit (Than Lung)	Nashi	Wax Jambu (Rose Apple).

8 Prohibitions, restrictions and requirements

- (1) The movement of any host material into the restricted area described in clause 6 and the Schedule is prohibited.
- (2) Subclause (1) does not apply to a person who brings any host material into the restricted area under and in accordance with a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- (3) Subclause (1) does not apply if the host material originates from an area for which there is currently in force an area freedom certificate, being a certificate issued by an officer responsible for agriculture in the State or Territory from which the host material originated certifying that the area from which the host material originated is known to be free of fruit fly.
- (4) The owners and occupiers of land described in the Schedule must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of fruit fly.

9 Inspector may issue directions

An inspector is authorised to issue a direction to a person owning or occupying any land found within the area described in clause 6 and the Schedule requiring the person to –

- (a) strip any host material from plants, and collect and dispose of that material; or
- (b) treat or destroy that material.

10 Expiry

This Order remains in force for a period of 12 months after the date that it is published in the Government Gazette.

Schedule

The area of land bounded by a line commencing at the intersection of Lacey Avenue and the border of Victoria and South Australia; then in a straight line directly east to Berribee Tank Track, then in a straight line directly north to the border of New South Wales and Victoria, then in a generally north- westerly direction along the border of New South Wales and Victoria to the intersection of the border of New South Wales and Victoria and the border of Victoria and South Australia, then in a southerly direction along the border of Victoria and South Australia to the point of commencement.

Dated 14 October 2020

JACLYN SYMES MP
Minister for Agriculture



East Gippsland **Water**

Water Act 1989

DECLARATION OF SERVICED PROPERTIES

In accordance with section 144 of the **Water Act 1989**, I advise that the following properties have been provided with Reticulated Services and are now liable to be rated as a serviced property for sewerage and/or water service purposes as from the following dates:

PROPERTY DESCRIPTION	PROPERTY ADDRESS	DATE	SERVICE
Lots 1–2 PS840667	Bullumwaal Road and Hodges Estate Road, Wy Yung	28.08.2020	Water
Lots 1–2 PS835762	Nicholson Street, Bairnsdale	31.08.2020	Water and Sewer
Lots 1–2 PS840665	Eastwood Road, Bairnsdale	08.09.2020	Water
Lots 413–435, Lots A and B PS812792	Egret Close, Kestrel Lane, Bronzewing Road, Meander Way, Warbler Street, Bairnsdale	08.09.2020	Water and Sewer
Lots 1–2 PS748387	Meridian Way, Newlands Arm	15.09.2020	Water and Sewer
Lots 1–2 PS737867	Lawless Street and Main Streets, Bairnsdale	15.09.2020	Water and Sewer
Lots 1–18 PS835759	Hamilton Drive and Vincent Court, Wy Yung	15.09.2020	Water
Lots 1–2 PS808330	Warfe Drive and Blays Road, Lake Tyers Beach	18.09.2020	Water and Sewer
Lots 1–2 PS840655	Roadknight Street and Clarkes Road, Lakes Entrance	22.09.2020	Water and Sewer
Lots 1–2 PS802712	Ross Street and Day Street, Bairnsdale	28.09.2020	Water and Sewer

A plan of the serviced properties is available by contacting the Corporation's office on 1800 671 841.

STEVE McKENZIE
Managing Director

Water Act 1989**DECLARATION OF SERVICED PROPERTIES**

For the purposes of section 144 of the **Water Act 1989** Goulburn Valley Region Water Corporation (trading as Goulburn Valley Water), declares it has made provision for water and/or sewerage services to the following lots commencing 30 November 2020:

Potable Water and Sewerage

Lots 1–2, PS827754K; 15 Thames Street, Shepparton

Lots 1–2, PS828727H; 71 Gowrie Street, Tatura

Lots 1–2, PS837260F; 139 Hogan Street, Tatura

Lots 1–2, PS749854P; 10 Hunter Street, Mansfield

Lots 11–19, 23–30, 32–40, PS814533A; 57 Melbourne Street, Kilmore

Lots 1–16, PS830060C; 540 Davidson Street, Broadford

Lots 1–2, PS747509T; 45–47 Pine Street, Numurkah

Lots 1–2, PS830811G; 61 Chapel Street, Nathalia

Lots 1–2, PS842921G; 11 Melbourne Road, Yea

Lots 1–2, PS837362W; 120A and 120B High Street, Yea

Lots 1–10, 25–30, PS703443V; Scarlett Street, Avenel

Lots 1–3, PS723473X; 5 Hughes Street, Avenel

Lots 1–6, PS830068K; 51–65 Weir Street, Euroa

Lots 1–2, PS834002V; 67 Tulip Street, Violet Town

Lots 1–2, PS842619F; 80–82 Kennedy Street, Euroa

Potable Water only

Lot 1, PS830805B; 120 North Mountain Road, Heathcote Junction.

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

Planning and Environment Act 1987
ALPINE RESORTS PLANNING SCHEME
Notice of Approval of Amendment
Amendment C29alpr

The Minister for Planning has approved Amendment C29alpr to the Alpine Resorts Planning Scheme.

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

The Amendment is a corrections amendment to remove inconsistencies in local schedules with the Victoria Planning Provisions and Ministerial Direction – Form and Content of Planning Schemes, as part of the Smart Planning Local Schedules Update.

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

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

Planning and Environment Act 1987
BANYULE PLANNING SCHEME
Notice of Approval of Amendment
Amendment C159bany

The Minister for Planning has approved Amendment C159bany to the Banyule Planning Scheme.

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

The Amendment deletes Schedule 1 to Clause 45.09 (Parking Overlay) and associated planning scheme maps 3PO and 7PO and amends Clause 72.03 accordingly.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, at the Banyule City Council website at <https://shaping.banyule.vic.gov.au/GreensboroughParking>, or during office hours at the offices of the Banyule City Council, 1 Flintoff Street, Greensborough.

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

Planning and Environment Act 1987**NILLUMBIK PLANNING SCHEME****Notice of Approval of Amendment****Amendment C117nillpt2**

The Minister for Planning has approved Amendment C117nillpt2 to the Nillumbik Planning Scheme.

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

The Amendment:

- rezones land at 44 Graysharps Road, Hurstbridge from the Township Zone to the Public Park and Recreation Zone;
- removes the Design and Development Overlay, Schedule 5 (DDO5) from the affected land;
- amends Schedule 5 to Clause 43.02 (DDO5) to remove the affected land from Map 1;
- removes the Development Plan Overlay, Schedule 7 (DPO7) from the affected land;
- deletes Schedule 7 to the DPO (DPO7) from the planning scheme;
- replaces the Schedule to Clause 72.03 to update the list of maps forming part of the Nillumbik Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, at the Nillumbik Shire Council website, www.nillumbik.vic.gov.au, or during office hours at the offices at the Nillumbik Shire Council, 34 Civic Drive, Greensborough, Victoria 3088.

STUART MENZIES

Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987**PORT PHILLIP PLANNING SCHEME****Notice of Approval of Amendment****Amendment C192port**

The Minister for Planning has approved Amendment C192port to the Port Phillip Planning Scheme.

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

The Amendment extends the expiry date of interim Heritage Overlay HO442 for the Albert Park Residential Precinct/Part Montague Precinct Extension until 30 April 2021.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge at: the Port Phillip City Council website at www.portphillip.vic.gov.au; or during office hours, at the offices of the Port Phillip City Council, 99a Carlisle Street, St Kilda.

STUART MENZIES

Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
WELLINGTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment C102well

The Minister for Planning has approved Amendment C102well to the Wellington Planning Scheme.

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

The Amendment corrects zone and overlay mapping anomalies; rezones seven parcels of surplus government land; amends Schedule 4 to Clause 37.01 and the Schedule to Clause 37.02 by updating the Victoria Planning Provisions Land Use terms; corrects grammatical errors in the Schedule to Clause 43.01, Schedule 9 to Clause 43.04 and the Schedule to Clause 72.04, and removes redundant provisions in the Schedule to Clause 52.17.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, at the Wellington Shire Council website, www.wellington.vic.gov.au, or during office hours, at the offices of the Wellington Shire Council, Sale Service Centre – Council Headquarters, 18 Desailly Street, Sale.

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

Planning and Environment Act 1987
GLEN EIRA PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment C207glen

The Glen Eira City Council has resolved to abandon Amendment C207glen to the Glen Eira Planning Scheme.

The Amendment proposed to introduce a permanent Heritage Overlay to 15 Rockbrook Road, St Kilda East, and 380 Dandenong Road, Caulfield North, and to include Statements of Significance for each property as an Incorporated Document.

The Amendment lapsed on 22 September 2020.

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

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C174morept2more

The Moreland City Council has resolved to abandon Amendment C174morept2more to the Moreland Planning Scheme.

The Amendment proposed to apply the Heritage Overlay on a permanent basis to 151A Lygon Street, Brunswick East.

The Amendment lapsed on 12 August 2020.

STUART MENZIES

Director

State Planning Services

Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL**Education and Training Reform Act 2006****APPOINTMENTS OF PERSONS TO DISCIPLINARY APPEALS BOARDS POOL****Order in Council**

The Governor in Council, under section 2.4.73(2)(b) of the **Education and Training Reform Act 2006** appoints the following persons to a Disciplinary Appeals Boards pool from 20 October 2020 to 31 July 2025 (both dates inclusive):

Robyn Anderson, Daryl Bennett, Rachel Carlyon, Larissa Field, Leonie Fitzgerald, Samantha Fleming, Paul Newson, George Porter, Nicolas Ryan and Susan Seneviratne.

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

Dated 20 October 2020

Responsible Minister:

THE HON. JAMES MERLINO MP

Minister for Education

CLAIRE CHISHOLM
Clerk of the Executive Council

Education And Training Reform Act 2006**APPOINTMENTS OF PERSONS TO THE DISCIPLINARY APPEALS BOARDS POOL****SCHEDULE TO THE ORDER IN COUNCIL****1. Appointment Arrangements**

All appointments are on a part-time basis.

2. Period of Appointment

The appointment period is from 20 October 2020 to 31 July 2025.

3. Duties and Responsibilities of the Position

The Disciplinary Appeals Boards hear and determine appeals against decisions of the Secretary of the Department of Education and Training made in relation to misconduct and unsatisfactory performance under Divisions 10 and 9A of the **Education and Training Reform Act 2006** for members of the Teaching Service.

4. Termination Arrangements

Section 2.4.75 of the **Education and Training Reform Act 2006** states that a Board member may resign from office by sending a signed letter of resignation to the Governor or at any time the Governor in Council may remove a Board member from office.

5. Payment Provisions

Board members are ineligible for payment under section 2.4.74(2) as they are ongoing employees in the Teaching Service.

6. Superannuation Obligations

Not applicable.

7. Travel and Personal Expenses Arrangements

Board members are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Not applicable.

9. Prior Service

Not applicable.

Major Transport Projects Facilitation Act 2009
ORDER UNDER SECTION 134 DIVESTING PUBLIC AUTHORITY LAND
FOR AN APPROVED PROJECT

Order in Council

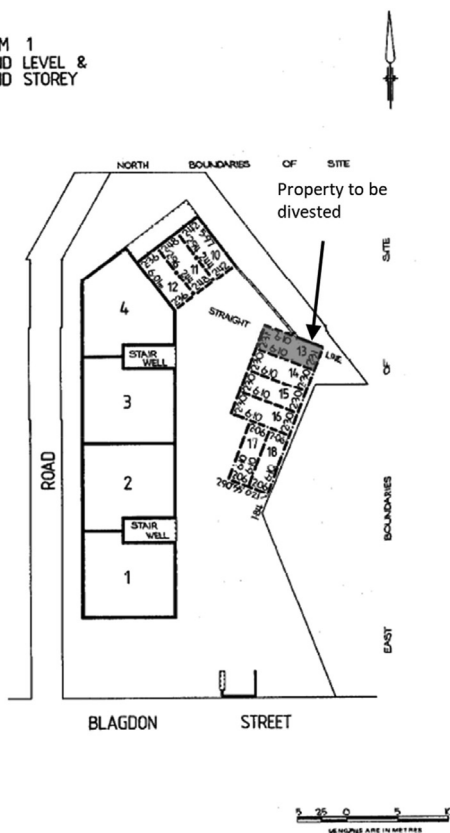
The Governor in Council under section 134(1)(b) of the **Major Transport Projects Facilitation Act 2009**, on the recommendation of the Minister for Transport Infrastructure, divests the land identified in the **Schedule**, being land contained within the project area of the Cheltenham Level Crossing Removal Project, from the Director of Housing.

The Governor in Council expressly excludes the operation of section 136(5) of the **Major Transport Projects Facilitation Act 2009** from the land identified in the **Schedule**.

Schedule

Land described as Unit 13 on Strata Plan 018476 and an undivided share in the common property for the time being described on the plan, contained on the Certificate of Title Volume 09496 Folio 031.

DIAGRAM 1
GROUND LEVEL &
GROUND STOREY



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

Dated 20 October 2020

Responsible Minister:

HON JACINTA ALLAN MP

Minister for Transport Infrastructure

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:

112. *Statutory Rule:* Magistrates' Court General Civil Procedure Rules 2020

Authorising Act: Magistrates' Court Act 1989

Date first obtainable: 20 October 2020

Code M

113. *Statutory Rule:* Magistrates' Court (Miscellaneous Civil Proceedings) Rules 2020

Authorising Act: Magistrates' Court Act 1989

Date first obtainable: 20 October 2020

Code D

114. *Statutory Rule:* Estate Agents (Education) Regulations 2020

Authorising Act: Estate Agents Act 1980

Date first obtainable: 20 October 2020

Code B

115. *Statutory Rule:* Local Government Revocation Regulations 2020

Authorising Act: Local Government Act 1989

Date first obtainable: 20 October 2020

Code A

116. *Statutory Rule:* Local Government (Governance and Integrity) Regulations 2020

Authorising Act: Local Government Act 2020

Date first obtainable: 20 October 2020

Code C

117. *Statutory Rule:* Local Government (Planning and Reporting) Regulations 2020

Authorising Act: Local Government Act 2020

Date first obtainable: 20 October 2020

Code D

118. *Statutory Rule:* COVID-19 Omnibus (Emergency Measures) (Integrity Entities) Amendment Regulations 2020

Authorising Act: COVID-19 Omnibus (Emergency Measures) Act 2020

Date first obtainable: 20 October 2020

Code A

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