

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 45 Thursday 12 November 2020

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As from 12 November 2020

The last Special Gazette was No. 580 dated 11 November 2020. The last Periodical Gazette was No. 1 dated 3 June 2020.

How To Submit Copy

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

PRIVATE ADVERTISEMENTS

BOUKE ROBERT DE HAAN, also known as Bouke De Haan and Robert Bouke De Haan, late of Unit 3, 642 Nepean Highway, Frankston South, Victoria, contractor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 August 2020, are required by Lummigje Lynne De Haan, the executor of the Will of the deceased, to send particulars thereof to her, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to the claims of which she has notice.

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

BEATRICE LOUISE CHAMBERS, late of Banfields Aged Care, 192 Thompson Avenue, Cowes, Victoria 3922, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 June 2020, are required by the trustee, Janet Louise Bell, to send particulars of their claims to the undermentioned firm by 16 January 2021, after which date the said trustee may convey or distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 2 November 2020.

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

JAMES KERR, late of Regis Aged Care, 40 Central Road, Blackburn, Victoria 3130, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 12 August 2020, are required by the trustee, Gillian Wilson, to send particulars of their claims to the undermentioned firm by 13 January 2021, after which date the said trustee may convey or distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 30 October 2020.

ARGENT LAW, 2 Stawell Street, Richmond, Victoria 3121. Ph: (03) 9571 7444. Contact: Helen Adoranti. DONALD FRANK MUNRO, also known as Donald Munro, late of Elly Kay, 45–51 Elliot Street, Mordialloc, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 March 2020, are required by Australian Unity Trustees Limited ACN 162 061 556 of 15/271 Spring Street, Melbourne, Victoria, the substituted executor, Judith Williamson, the instituted executor has renounced, to send particulars to it by 12 January 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

AUSTRALIAN UNITY TRUSTEES LEGAL SERVICES, 15/271 Spring Street, Melbourne, Victoria 3000.

Estate CLARENCE HERBERT GARNER, late of 60 Garner Road, Tresco, Victoria, truck driver, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 2 January 2020, are required by the executors, Margaret Ann Garner and Russell Clarence Garner, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 5 November 2020

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579. RB:GR:20022.

Re: MARJORIE SYBIL PINDER, late of Japara Elanora Aged Care, 7 Mair Street, Brighton, Victoria 3186.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 April 2020, are required by the executor, Equity Trustees Wealth Services Limited ACN 006 132 332, in the Will called Equity Trustees Limited, care of Celina Roth, solicitor, 146 Church Street, Brighton, Victoria 3186, to send particulars thereof to the

undermentioned solicitor by 11 January 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

CELINA ROTH, solicitor, 146 Church Street, Brighton, Victoria 3186.

DOREEN MARGARET TURNER, late of Arcare Point Lonsdale Aged Care, 5 Knowles Grove, Point Lonsdale, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 11 April 2020, are required by the trustees, Peter Charles Gillham and Marie Louise Turner, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 13 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.

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

JOHN LANE, late of 39 Latje Road, Robinvale District Medical Centre, Robinvale, Victoria 3549, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 25 May 2020, are required by the executor, David John Lane, care of 21 Wills Street, Bendigo, Victoria 3550, to send particulars of their claims to him by 13 January 2021, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 17 August 2020.

Dated 12 November 2020

JENNINGS LAW & CONVEYANCING, 21 Wills Street, Bendigo, Victoria 3550. PO Box 63, Bendigo, Victoria 3550. DX 55013 Bendigo. Ph: (03) 5410 0740, Fax: (03) 5443 9733.

CS:13264. Contact: Cameron Spink.

Re: Estate of JOHN WILSON MAKEHAM.

Creditors, next-of-kin and others having claims in respect of the estate of John Wilson Makeham, late of Boort District Health, 31 Kiniry Street, Boort, in the State of Victoria, retired, deceased, who died 25 September 2020,

are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 27 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.

Re: ROBINA BLORE DRANE, late of 220 Middleborough Road, Blackburn South, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 February 2020, are required by the trustee, Equity Trustees Wealth Services Limited ACN 006 132 332 of 1/575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee, care of the undermentioned solicitors, by 15 January 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

KHQ LAWYERS, Level 4, 600 Bourke Street, Melbourne, Victoria 3000.

CHRISTIAAN FREDERICK DONKER, late of Lifeview Willow Wood, 135 Duff Street, Cranbourne, Victoria, retired bus driver, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 April 2020, are required by the trustees, Jodie Louise Tanner and Deborah Lesley Stanek, care of Macpherson Kelley Lawyers, 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees 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.

MACPHERSON KELLEY PTY LTD, 40–42 Scott Street, Dandenong 3175.

Re: ROBERT ARTHUR HENDERSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2020, are required by the legal representative, Sharon Pauline Watters, to send particulars to the legal representative, care

of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 15 January 2021, after which date the legal representative may convey or distribute the assets, having regard only to the claims of which the legal representative has notice.

MOORES,

Level 1, 5 Burwood Road, Hawthorn, Victoria 3122.

Re: HELEN SAPIR, 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 the personal representatives, Lisa Finkelstein and Rona Dryen, to send particulars to the personal representatives, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by the 11 January 2021, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which the personal representatives have notice.

MOORES.

Level 1, 5 Burwood Road, Hawthorn, Victoria, 3122.

STEPHEN JOHN HOWELLS, deceased.

Creditors, next-of-kin and others having claims against the estate of Stephen John Howells, late of 112A Caroline Street, South Yarra, Victoria 3141, deceased, who died on 7 January 2020, are required to send particulars of their claims to Stephen Richard Ray and Robert Charles John Chappell, the executors of the Will, on or before 13 January 2021, after which date they will distribute the assets having regard only to the claims of which they then have notice.

PEARCE WEBSTER DUGDALES, solicitors 4th Floor, 379 Collins Street, Melbourne 3000.

ANTHONY FOTI, late of 12 Inverness Way, Balwyn North, Victoria, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 13 April 2020, are required by the executor, Giovanna Maria Foti, to send detailed particulars of their claim to the said executor, care of Sladen Legal of Level 5, 707 Collins Street, Melbourne, by 15 January 2021, 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.

PETER BEGG LAWRENCE, late of Apartment 11, 58 Clarendon Street, East Melbourne, Victoria, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 5 February 2020, are required by the executors, Peter John Sinn and Graeme Billings, to send detailed particulars of their claim to the said executors, care of Sladen Legal of Level 5, 707 Collins Street, Melbourne, by 15 January 2021, 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,

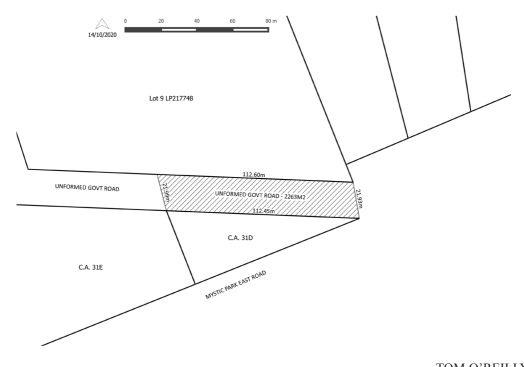
Level 5, 707 Collins Street, Melbourne 3008.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



ROAD DISCONTINUANCE

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Gannawarra Shire Council at its ordinary meeting held on 16 September 2020, resolved to discontinue a road reserve adjacent to 94 Mystic Park East Road, shown by hatching on the plan below, and to sell the road to the abutting property owners.



TOM O'REILLY Gannawarra Shire Council CEO



NOTICE OF COUNCIL ORDER - CAT CONFINEMENT

Made Pursuant to Section 25(2) of the **Domestic Animals Act 1994**

That Council at its meeting held on 17 August 2020 made an order under section 25(2) of the **Domestic Animals Act 1994** requiring cats to be confined to their owners' premises and not be at large outside of those premises between 7 pm and 7 am effective from 1 January 2021.

Aerodrome Landing Fees Act 2003

Under the **Aerodrome Landing Fees Act 2003**, the City of Greater Bendigo gives notice that the following fees have been fixed and will operate at Bendigo Airport from 1 January 2021.

A fee per use of services and facilities associated with Bendigo Airport, including (but not limited to) airport infrastructure will be charged:

Fee Type	Charge applied	Unit of measure	Fee (GST exclusive)
Landing fee ^A	Per landing	\$p/1,000 kg	\$10 per 1,000 kg
Local user fee ^{AB}	Annual	\$p/1,000 kg	\$300 per 1,000 kg
Non-local user fee ^{AB}	Annual	\$p/1,000 kg	\$500 per 1,000 kg
Passenger fee	Per passenger	Per passenger	\$12
Flight training – Bendigo Airport lease holder	Annual	Per aircraft	\$1,000
Flight training – non-local	Annual	Per aircraft	\$2,000
Hardstand parking ^c	Per day	Per aircraft	\$11
Grassed/gravel parking	Per day	Per aircraft	\$5
Grassed/gravel parking	Annual	Per aircraft	\$1,000

^AAircraft below 1,000 kg will be charged at a 1,000 kg minimum. ^BAircraft over 3,000 kg cannot apply for an annual option. ^CFirst three nights of aircraft parking per calendar month are free for non-locals.

To be considered a local user, you must either have a current hangar lease, an approved sublease, be a Bendigo Flying Club financial member or be a person who resides in Greater Bendigo as your primary place of residence.

CRAIG NEIMANN Chief Executive Officer

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C220ball

The City of Ballarat has prepared Amendment C220ball to the Ballarat Planning Scheme. Land affected by the Amendment is identified as the Dowling Forest Precinct, Miners Rest (land bound by Gillies Road, Sharpes Road, Garlands Road and Ballarat–Maryborough Road).

The Amendment proposes to implement the recommendations of the *Dowling Forest Equine Precinct Planning Controls Review* (City of Ballarat, October 2020) by amending the local policy at Clause 21.07-6 Racing Industry to:

- clarify and broaden the purpose of the Precinct;
- insert a map to define where the local policy applies including adding properties at 69, 147 and 168 Mount Pisgah Road into the Precinct through the local planning policy;
- improve land use and development policy.

The Amendment rezones various properties within the Precinct from Special Use Zone – Schedule 13 and Farming Zone – Schedule Areas A and B to proposed Special Use Zone 17, 18 and 19. Six properties are proposed to be rezoned from Farming Zone and Farming Zone – Schedule Area A to Special Use Zone 13. The Amendment also replaces the Dowling Forest Precinct Master plan at Clause 21.10 with the Review.

You may view the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection or via the City of Ballarat website at www.ballarat.vic.gov.au/city/strategic-planning/ballarat-planning-scheme-and-amendments

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 21 December 2020. A submission must be sent to City of Ballarat, PO Box 655, Ballarat, Victoria 3350, or via email to strategicplanningsubmissions@ballarat.vic.gov.au

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

TERRY NATT Acting Manager Strategic Planner

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C256gben

The Greater Bendigo City Council has prepared Amendment C256gben to the Greater Bendigo Planning Scheme.

All land in the municipality of the City of Greater Bendigo is affected by the Amendment.

The Amendment implements the recommendations of the *Greater Bendigo Planning Scheme Review 2019* and other strategic work and updates the Greater Bendigo Planning Scheme to be consistent with the new structure of planning schemes introduced by Amendment VC148 and the Ministerial Direction – Form and Content of Planning Schemes.

The Amendment proposes to:

- insert a new Municipal Planning Strategy (MPS) at Clauses 02-02.04 to replace the existing Municipal Strategic Statement (MSS) at Clause 21 and all related sub-clauses;
- insert new and revised local policy content into the Planning Policy Framework (PPF) at Clauses 11 (Settlement), 12 (Environment and Landscape Values), 13 (Environmental Risks and Amenity), 14 (Natural Resource Management), 15 (Built Environment and Heritage), 16 (Housing), 17 (Economic

Development), 18 (Transport) and 19 (Infrastructure):

- delete Clauses 20, 21, 22 and 23 of the existing Local Planning Policy Framework (LPPF) and all related sub-clauses;
- amend the Schedule to Clause 43.01 (Heritage Overlay) to include application requirements previously contained in Clause 22.01 (Heritage) and minor administrative changes;
- amend the Schedule to Clause 52.28 (Gaming) to include content previously contained in Clause 22.05 (Gaming);
- amend the Schedule to Clause 72.08
 Background Documents to list the background documents used to inform the MPS and local policies in the PPF. These documents contain documents currently listed in existing Clause 21.10 Reference documents and those recently adopted by Council;
- insert a new Schedule to Clause 74.01
 Application of Zones, Overlays and Provisions to provide an explanation of the relationship between the MPS, the objectives and strategies in Clauses 10 to 19 and the controls on the use and development of land in the planning scheme; and
- insert a new Schedule to Clause 74.02
 Further Strategic Work that consolidates all relevant further strategic work from Clause 21 of the MSS, and implementation actions identified in the Greater Bendigo Planning Scheme Review 2019 and other strategic work prepared by the Council.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the City of Greater Bendigo website at www.bendigo.vic.gov.au; and/or at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Friday 18 December 2020. A submission must be sent to the City of Greater Bendigo, Amendment C256, PO Box 733, Bendigo, Victoria 3552, or email: psamendments@bendigo.vic.gov.au

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

CRAIG NIEMANN Chief Executive Officer



Planning and Environment Act 1987 DAREBIN PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C170dare

The Darebin City Council has prepared Amendment C170dare to the Darebin Planning Scheme.

The land affected by the Amendment is all land in the municipality.

The Amendment proposes to introduce a new municipal wide Development Contributions Plan which will apply a levy to new development to contribute to the cost of required infrastructure.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Darebin City Council website at www.darebin.vic.gov.au/c170dare; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment

is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 14 December 2020. A submission must be sent to the Coordinator Strategic Planning via online submission at www.darebin.vic.gov.au/c170dare or via direct email: planningservices@darebin.vic.gov.au, or by post: Darebin City Council, PO Box 91, Preston, Victoria 3072.

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

SUE WILKINSON Chief Executive Officer Darebin City Council

Planning and Environment Act 1987 HOBSONS BAY PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C131hbay

The Hobsons Bay City Council has prepared Amendment C131hbay to the Hobsons Bay Planning Scheme.

The land affected by the Amendment is all the land within the City of Hobsons Bay municipal boundaries.

The Amendment proposes to:

- replace the Municipal Strategic Statement (MSS) and the Local Planning Policy Framework (LPPF) at Clause 21 and Clause 22 of the Hobsons Bay Planning Scheme with a Municipal Planning Strategy (MPS), local policies within the Planning Policy Framework (PPF) and revised local schedules to zones, overlays, particular, operational and general provisions, consistent with the structure introduced by Amendment VC148;
- rezone land within the General Residential Zone Schedules 1, 2 and 3 to:
 - Residential Growth Zone Schedule 1;
 - General Residential Zone Schedules 1–8;
 - Neighbourhood Residential Zone Schedules 1–10;

- rezone 107–115 Blackshaws Road, Newport, to Commercial 1 Zone;
- amend Design and Development Overlay Schedule 14 by deleting land at 222–238 Kororoit Creek Road, Williamstown North;
- apply Neighbourhood Character Overlay Schedules 1–5 to specific residential areas.

Council will exhibit this Amendment from Wednesday 11 November 2020 to Wednesday 23 December 2020.

The Amendment, any documents that support the Amendment, and the explanatory report about the Amendment, may be inspected at: Hobsons Bay City Council website: participate. hobsonsbay.vic.gov.au/amendmentC131; and Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

You can find out more about the Amendment by contacting a Hobsons Bay City Council strategic planning officer on 1300 179 944.

Any person who may be affected by the Amendment can make a submission to Council during this time. Submissions must be made in writing and include your name and address. Contact details are required for Council to consider your submission and to notify you of the opportunity to attend Council meetings and any public hearing held to consider submissions. Submissions must clearly state the grounds on which you support or oppose the Amendment and indicate what changes (if any) you wish to suggest.

A submission must be sent by 5.00 pm Wednesday 23 December 2020. A submission must be sent to the Hobsons Bay City Council, (preferably via the email address below) Strategic Planning Unit – Amendment C131, PO Box 21, Altona, Victoria 3018, or by email at: amendmentC131@hobsonsbay.vic.gov.au (please use Amendment 131 – Submission in the subject line).

The planning authority must make a copy of every submission available on request, free of charge, until two months after the Amendment comes into operation or lapses.

The following panel hearing dates have been tentatively set for this Amendment:

- Directions hearing: week commencing 12 April 2021.
- Panel hearing: week commencing 24 May 2021.

PENELOPE WINSLADE Director Sustainable Communities



Planning and Environment Act 1987 MARIBYRNONG PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C162mari

The Maribyrnong City Council has prepared Amendment C162 to the Maribyrnong Planning Scheme.

The Amendment affects land in the West Footscray Neighbourhood Activity Centre and corridor east of the centre connecting to West Footscray Railway Station. This is broadly described as land fronting Barkly Street between Argyle Street, West Footscray, and Gordon Street, Footscray, as well as the land south of Barkly Street, Footscray, generally bounded by Hocking Street, Cross Street and Whitten Oval (inclusive of 8 Cross Street). A map illustrating the affected land is in the explanatory report.

The Amendment seeks to implement the land use and built form directions of the West Footscray Neighbourhood Plan 2018. It proposes to extend commercial zonings in the West Footscray Neighbourhood Activity Centre and introduce design and development provisions to manage change in the activity centre and adjacent Barkly Street East and West Footscray Railway Station precincts. It also identifies sites of existing or potential contamination and applies provisions to manage their remediation and redevelopment.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, on the website of Maribyrnong City Council at www.maribyrnong.vic.gov.au/amendmentc162, or the website of Department of Environment, Land, Water and Planning at www.planning.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Monday 14 December 2020.

A submission must be sent to Maribyrnong City Council, Strategic Planning Department, Amendment C162, via post to PO Box 58, Footscray, Victoria 3011; email AmendmentC162@maribyrnong.vic.gov.au; or lodged online at www.yourcityyourvoice.com.au

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

STEPHEN WALL Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 13 January 2021, 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.

BOLAND, Adam Richard, late of 46 Regent Street, Shepparton, Victoria 3630, deceased, who died on 6 September 2019.

BUNN, David, late of 10/2 Panmure Street, Newstead, Victoria 3462, deceased, who died on 14 August 2020.

COLVILLE, Anne Heather, late of 174 Raglan Street, Preston, Victoria 3072, deceased, who died on 20 March 2020.

COLVILLE, Emily Beatrice, late of 174 Raglan Street, Preston, Victoria 3072, deceased, who died on 8 December 1994.

FORD, Graeme James, late of 108 Spencer Street, Ballarat East, Victoria 3350, deceased, who died on 15 September 2020.

GALLENT, June, late of Room 68, Noel Miller Centre, 9–15 Kent Street, Glen Iris, Victoria 3146, retired, deceased, who died on 7 June 2017.

- HICKS, Patrick Conrick, late of 1/16–18 Japaddy Street, Mordialloc, Victoria 3195, deceased, who died on 10 August 2020.
- MACDONALD, Bruce Donald, late of Chaffey Aged Care, Merbein, Victoria 3505, deceased, who died on 4 September 2020.
- MACDONALD, Stuart James, late of James Barker House, 64 Buckley Street, Footscray, Victoria 3011, deceased, who died on 11 June 2020.
- MCGRATH, Mathew Ronald, late of 2/20 Mornane Street, Preston, Victoria 3072, deceased, who died on 30 June 2020.
- MORGAN, Gail Helena, late of Unit 2, 2 Princes Street, Ararat, Victoria 3377, deceased, who died on 5 August 2020.
- OUDATCHINE, Nikolai, late of Rosehill Aged Care, 12 Maxflo Court, Highett, Victoria 3190, deceased, who died on 25 August 2020.
- TAYLOR, Moira Violet, late of Sambell Lodge, 1 South Terrace, Clifton Hill, Victoria 3068, pensioner, deceased, who died on 19 March 2020.

Dated 4 November 2020

Bus Safety Act 2009

DECLARATION UNDER SECTION 7(1)(C)

I, Lisa Faldon, delegate of the Director, Transport Safety, in exercise of the powers vested in me under section 7(1)(c) of the **Bus Safety Act 2009** hereby declare the following courtesy bus services within the meaning of section 3(1) of the **Bus Safety Act 2009** to be non-commercial courtesy bus services for the purpose of section 3(1) of the **Bus Safety Act 2009**:

Bus Operator Name:	ACN/ARBN:	Registered Address:
Entitled Productions Pty	639 442 603	Lithuanian Club, 44 Errol Street,
Limited		North Melbourne, Victoria 3051
Newsreader Productions Pty Ltd	639 071 293	Suite 1, Level 3, 145–163 Smith Street,
-		Fitzroy, Victoria 3065
Ms Fisher's Modern S2 Pty Ltd	639 521 592	288 Lorimer Street, Port Melbourne,
•		Victoria 3207

This declaration is made on the basis that the non-commercial courtesy bus operators specified above:

- (a) have provided evidence that they do not derive any profit from the provision of the bus service; and
- (b) only use the bus service to transport their staff/employees in connection with their trade or business.

This declaration is made following consultation with the affected operators and sectors of the industry as required under section 7(2) of the **Bus Safety Act 2009**.

Dated 9 November 2020

LISA FALDON Delegate of the Director, Transport Safety Director, Bus Safety

Crown Land (Reserves) Act 1978

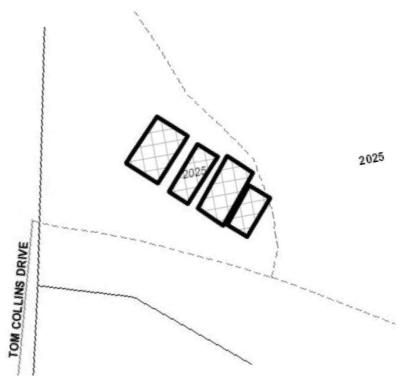
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the Crown Land (Reserves) Act 1978, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of four leases reasonable and appropriate in the particular circumstances and to do so will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the Crown Land (Reserves) Act 1978, approve the granting of a lease by the Greater Shepparton City Council as committee of management over Victoria Park Reserve described in the schedule below for the purpose of storage of materials and equipment associated with club activities and, in accordance with section 17D(3)(a) of the Crown Land (Reserves) Act 1978, state that:

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

SCHEDULE

The land shown crosshatched and outlined on the attached plans, which are part of the Crown land permanently reserved for the purposes of public park by Orders in Council of 16 August 1937 (vide Government Gazette of 1937, page 2538), 21 January 1937 (vide Government Gazette 1937, page 313), and 3 October 1932 (vide Government Gazette 1932, page 2262).



File Reference: 0802598 Dated 7 June 2020

> LILY D'AMBROSIO MP Minister for Environment, Climate Change and Water

Crown Land (Reserves) Act 1978

CROWN LAND (RESERVES) (SAFETY) REGULATIONS 2020

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

Dated 2 November 2020

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

Part 1 – Preliminary

1 Objectives

The objectives of these Regulations are, by providing for –

- (a) the safety of persons on the land or occupying or using any structure or building or any part of any structure or building on the land;
- (b) the care protection and management of the land;
- (c) the preservation of good order on the land;
- (d) determinations to close land to be made;
- (e) the setting aside of areas on the land in which access or other activities are restricted or prohibited; and
- (f) the imposing of penalties for contravention of these Regulations.

2 Authorising provision

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

3 Commencement

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

4 Expiry

These Regulations expire on 30 June 2021.

5 Definitions

In these Regulations –

COVID-19 means the disease otherwise known as 'novel coronavirus 2019';

emergency has the same meaning as in the Emergency Management Act 2013;

emergency activity has the same meaning as in the Emergency Management Act 1986;

emergency services agency has the same meaning as in the Emergency Management Act 1986;

infectious disease has the same meaning as in the Public Health and Wellbeing Act 2008; PHW authorised officer has the same meaning as in the Public Health and Wellbeing Act 2008:

police officer has the same meaning as in the Victoria Police Act 2013;

reserve means any land reserved under section 4 of the Crown Land (Reserves) Act 1978; *volunteer emergency worker* has the same meaning as in the Emergency Management Act 1986.

6 Application of Regulations to employees etc.

These Regulations do not apply to any of the following persons if that person is carrying out a power, duty or function as –

- (a) an employee of the land manager;
- (b) an authorised officer;
- (c) a police officer;
- (d) a protective services officer within the meaning of the Victoria Police Act 2013;
- (e) a person employed under Part 3 of the Public Administration Act 2004 who
 is carrying out a duty or function under a relevant law within the meaning of the
 Conservation, Forests and Lands Act 1987;
- (f) an operational staff member within the meaning of the Ambulance Services Act 1986;
- (g) an officer, employee or volunteer emergency worker of an emergency services agency when engaged in an emergency activity or the discharge of a responsibility, function or other role in relation to an emergency;
- (h) an authorised officer within the meaning of the **Public Health and Wellbeing**Act 2008.

7 Signs

- (1) A sign or notice required under these Regulations must
 - (a) be displayed in a place and manner that is likely to be seen by any person affected by the determination; and
 - (b) indicate the reserve or the area of the reserve that is temporarily closed or set aside by the determination; and
 - (c) where applicable, state the activities that are prohibited, restricted or permitted by the determination; and
 - (d) state any conditions specified in the determination.
- (2) If the land manager revokes or amends a determination made under these Regulations, any sign or notice that has been displayed under these Regulations must be removed or amended as soon as practicable to reflect the revocation or amendment of that determination.

Part 2 – Closures and set asides for reasons of safety

8 Determinations

- (1) A determination made under these Regulations must be in writing.
- (2) A land manager must not make a determination under these Regulations unless the land manager considers the determination is necessary because of risk, or likely risk, to the safety of persons within a reserve.
- (3) Without limiting subregulation (2), in making a determination for the purposes of these Regulations, the land manager may have regard to
 - (a) the safety of any person in relation to a reserve;
 - (b) the safety, management, good order and protection of the reserve;
 - (c) preventing or mitigating the risk of transmission of COVID-19 or any other infectious disease by persons in a reserve;
 - (d) any relevant current direction under the **Public Health and Wellbeing Act 2008** relating to COVID-19 or any other infectious disease; and
 - (e) any current recommendation made by, or current advice of, the Chief Health Officer, the Deputy Chief Health Officer or the Department of Health and Human Services relating to COVID-19 or any other infectious disease.

- (4) A determination made under these Regulations remains in force for a period specified in the determination not exceeding 14 days from the day it is made.
- (5) A land manager must, as soon as practicable after making a determination under these Regulations
 - (a) cause signs or notices informing the public of the determination to be erected or displayed in accordance with regulation 7; and
 - (b) cause the notice of the determination to be published on the Internet website of that land manager.
- (6) If the land manager considers the risk, or likely risk, that led to the determination being made under subregulation (1) no longer applies to the reserve or area of the reserve specified in the determination, the land manager must revoke the determination.

9 Power to give directions

- (1) Subject to subregulation (3), an authorised officer, PHW authorised officer or police officer may, in writing, direct a person to leave the reserve or an area of the reserve.
- (2) A direction given under subregulation (1) may include a direction to not re-enter the reserve or an area of the reserve for a specified period not exceeding 24 hours.
- (3) An authorised officer, PHW authorised officer or police officer must not give a direction under subregulation (1) unless that officer considers the direction is necessary for any of the following purposes
 - (a) to prevent a contravention of these Regulations;
 - (b) to prevent the continuing contravention of these Regulations;
 - (c) for the safety of persons within the reserve.
- (4) A person to whom a direction is given under subregulation (1) must comply with that direction.

Penalty: 20 penalty units

10 Temporary closure of a reserve

- (1) The land manager may, by determination, temporarily close a reserve or an area of a reserve to the public.
- (2) A person must not enter or remain in a reserve or an area of a reserve to which a determination under subregulation (1) applies.

Penalty: 20 penalty units

11 Restricting or prohibiting access to a reserve

- (1) The land manager by determination may set aside an area of a reserve
 - (a) as an area to which access is prohibited; or
 - (b) as an area to which access is restricted.
- (2) A determination under subregulation (1) may specify
 - (a) that it applies to the whole or a specified area of a reserve; and
 - (b) that it applies on specified days, times or periods; and
 - (c) that it applies to a class of person, vehicle, vessel or aircraft; and
 - (d) any conditions to which access is subject.
- (3) Without limiting subregulation (2)(d), a determination under subregulation (1) may
 - (a) specify the maximum number of persons who may enter the reserve or a specified area of the reserve;
 - (b) specify the activities that may be undertaken by persons who may enter the reserve or be in a specified area of the reserve.

(4) A person must not enter or remain in a reserve or a specified area of a reserve set aside under subregulation (1)(a).

Penalty: 20 penalty units

(5) A person must not enter or remain in an area set aside under subregulation (1)(b) unless that person does so in accordance with the determination under which the area is set aside.

Penalty: 10 penalty units

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 Box Hill Cemetery Trust

Dated 29 October 2020

BRYAN CRAMPTON Manager

Cemetery Sector Governance Support Program

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the **Country Fire Authority Act 1958**, I, Garry Cook, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment, Land, Water and Planning, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at **0100 hours on 1 May 2021**.

To commence from 0100 hours on 16 November 2020:

- Yarriambiack Shire Council (Central Part) That part north of the line described by the following: Dimboola – Minyip Road, Stawell – Warracknabeal Road, C Loats Road and Donald – Murtoa Road.
- Hindmarsh Shire Council (Northern Part) That part north of the line described by the following: Sanders Road, Netting Fence track, Netting Fence Road easterly to Perkins Road, Pullet West Road, Pullet East Road and Galaquil West Road. [Formerly known as the wire netting fence].

GARRY COOK Chief Officer

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO SELL ELECTRICITY BY RETAIL

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by Electricity in a Box Pty Ltd (ACN 140 547 226) for a licence to sell electricity by retail.

The licence was issued on 21 October 2020 and is granted on an ongoing basis. A copy of the licence is available on the commission's website (at www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS Chairperson

Electricity Industry Act 2000

NOTICE OF GRANT OF LICENCE TO SELL ELECTRICITY BY RETAIL

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by Real Utilities Pty Ltd (ACN 150 290 814) for a licence to on-sell electricity within an embedded network.

The licence was issued on 21 October 2020 and is granted for a term of five (5) years.

A copy of the licence is available on the commission's website (www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS Chairperson

Forests Act 1958

REVOCATION OF DETERMINATION OF FIREWOOD COLLECTION AREA

I, Kelly Rash, Acting Deputy Chief Fire Officer, Gippsland Region, Department of Environment, Land, Water and Planning, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, under section 57U of the **Forests Act 1958**, revoke the determination of the firewood collection area described in item 78 of the table in the determination made under section 57U of the **Forests Act 1958** on 28 August 2020 and published in the Government Gazette No. S 443 on 1 September 2020.

This revocation comes into operation on 13 November 2020.

Dated 10 November 2020

KELLY RASH

Acting Deputy Chief Fire Officer, Gippsland Region Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREA

I, Kelly Rash, Acting Deputy Chief Fire Officer, Gippsland Region, Department of Environment, Land Water and Planning, make the following determination under section 57U of the Forests Act 1958.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Environment, Land Water and Planning, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

T4	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	DELWP DELWP		Name of firewood collection area	Opening date	Closing date	

Table – Firewood collection areas

Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. **DELWP** means Department of Environment, Land Water and Planning.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning see https://www.landata.vic.gov.au select Central Plan Office, and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from firewood.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 10 November 2020

KELLY RASH

Acting Deputy Chief Fire Officer, Gippsland Region Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Flora and Fauna Guarantee Act 1988

NOTICE OF PRELIMINARY RECOMMENDATIONS OF THE SCIENTIFIC ADVISORY COMMITTEE

Item supported for listing

In accordance with section 16D of the Flora and Fauna Guarantee Act 1988 (the Act), the Scientific Advisory Committee (SAC) has made a preliminary recommendation (PR) to support the nomination of the following items for addition to the Threatened List.

Eligibility for listing is outlined in section 13 of the Act and criteria by which the eligibility for listing is determined are outlined in the *Flora and Fauna Guarantee Regulations 2020*.

Item number	Taxon	Criteria satisfied
888	Australian Sea-lion Neophoca cinerea	3.1.1, 3.1.2, 3.1.3, 3.1.4
889	Tangle Orchid Plectorrhiza tridentate	3.1.1, 3.1.2, 3.1.3, 3.1.4

Item 888 and 889 are eligible for addition to the Threatened List as they satisfy at least one of the criteria for listing.

Public comment invited on the Preliminary Recommendations

The SAC welcomes public comment on these PRs. Public comment may be made to the SAC until 12 December 2020. Copies of the PR reports and details on how to make a submission can be found on the Department of Environment, Land, Water and Planning (DELWP) threatened list page (https://www.environment.vic.gov.au/conserving-threatened-species/threatened-list) or via the Customer Service Centre on 136 186.

Flora and Fauna Guarantee Act 1988

NOTICE OF FINAL RECOMMENDATIONS OF THE SCIENTIFIC ADVISORY COMMITTEE

In accordance with section 16F of the Flora and Fauna Guarantee Act 1988 (the Act), the SAC has made a final recommendation (FR) to support the nomination of the following items for addition to the Threatened List.

Eligibility for listing is outlined in section 13 of the Act and criteria by which the eligibility for listing is determined are outlined in the *Flora and Fauna Guarantee Regulations 2020*.

Item number	Taxon	Criteria satisfied
884	Platypus Ornithorhynchus anatinus	5.1.1, 5.1.2
887	Little Eagle Hieraaetus morphnoides	5.1.1, 5.1.2

Item 884 and 887 are eligible for addition to the Threatened List as they satisfy at least one of the criteria for listing.

Gas Industry Act 2001

ALINTA ENERGY RETAIL SALES PTY LTD ABN 22 149 658 300

Pursuant to sections 42 and 46 of the **Gas Industry Act 2001**, Alinta Energy Retail Sales (Alinta Energy) ABN 22 149 658 300 advises that to facilitate its entry into the Victorian small business gas market, the deemed and standing offer gas tariffs for small business customers will take effect on 13 December 2020.

For further information contact Alinta Energy on 133 908, fax 1300 781 235, GPO Box 1302, Melbourne, Victoria 3001, or visit alintaenergy.com.au

MULTINET DISTRIBUTION AREA

Multinet Main 1	Unit	Including GST
First 250.00 Peak MJ/day	c/MJ	2.21
Next 750.00 Peak MJ/day	c/MJ	1.80
Next 500.00 Peak MJ/day	c/MJ	1.68
Next 3500.00 Peak MJ/day	c/MJ	1.58
All Remaining Peak MJ	c/MJ	1.49
First 250.00 Off Peak MJ/day	c/MJ	2.13
Next 750.00 Off Peak MJ/day	c/MJ	1.79
Next 500.00 Off Peak MJ/day	c/MJ	1.65
Next 3500.00 Off Peak MJ/day	c/MJ	1.57
All Remaining Off Peak MJ	c/MJ	1.49
Supply Charge	c/day	139.70
Peak period applies from 1 May to 31 October inclusive. Off Peak period applies at all other times.		

Multinet Main 2	Unit	Including GST
First 250.00 Peak MJ/day	c/MJ	2.21
Next 750.00 Peak MJ/day	c/MJ	1.80
Next 500.00 Peak MJ/day	c/MJ	1.68
Next 3500.00 Peak MJ/day	c/MJ	1.58
All Remaining Peak MJ	c/MJ	1.49
First 250.00 Off Peak MJ/day	c/MJ	2.13
Next 750.00 Off Peak MJ/day	c/MJ	1.79
Next 500.00 Off Peak MJ/day	c/MJ	1.65
Next 3500.00 Off Peak MJ/day	c/MJ	1.57
All Remaining Off Peak MJ	c/MJ	1.49
Supply Charge	c/day	139.70

Peak period applies from 1 May to 31 October inclusive. Off Peak period applies at all other times.

Multinet Yarra Valley	Unit	Including GST
First 250.00 Peak MJ/day	c/MJ	2.48
Next 750.00 Peak MJ/day	c/MJ	2.31
Next 500.00 Peak MJ/day	c/MJ	2.15
Next 3500.00 Peak MJ/day	c/MJ	2.04
All Remaining Peak MJ	c/MJ	1.98
First 250.00 Off Peak MJ/day	c/MJ	2.38
Next 750.00 Off Peak MJ/day	c/MJ	2.24
Next 500.00 Off Peak MJ/day	c/MJ	2.10
Next 3500.00 Off Peak MJ/day	c/MJ	2.04
All Remaining Off Peak MJ	c/MJ	1.98
Supply Charge	c/day	126.50

Peak period applies from 1 May to 31 October inclusive.

Off Peak period applies at all other times.

Postcodes applicable for these gas price plan regions:

Multinet Main 1:

3000, 3004, 3006, 3008, 3097, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3111, 3113, 3114, 3115, 3116, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3151, 3153, 3154, 3155, 3159, 3175, 3181, 3765, 3766, 3767, 3770, 3781, 3782, 3783, 3787, 3788, 3789, 3791, 3792, 3793, 3795, 3796, 3804.

Multinet Main 2:

3150, 3152, 3156, 3158, 3160, 3161, 3162, 3163, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3177, 3178, 3179, 3180, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3201, 3202, 3204, 3205, 3206, 3207, 3785, 3786, 3802.

Multinet Yarra Valley:

3139, 3775, 3797, 3799.

Notes:

Rates are subject to confirmation of distribution zone, network tariff and meter type at your supply address.

Daily blocked consumption based on average daily consumption.

Some postcodes may contain shared boundaries with other retail patches or no gas area.

AusNet Services Distribution Area

AusNet Services Central 1	Unit	Including GST
First 100.00 Peak MJ/day	c/MJ	1.69
Next 100.00 Peak MJ/day	c/MJ	1.65
Next 1200.00 Peak MJ/day	c/MJ	1.63
All Remaining Peak MJ	c/MJ	1.60

Victoria Government Gazette	G 45	12 Novembe	r 2020	2291
First 100.00 Off-Peak MJ/day		c/MJ		1.65
Next 100.00 Off-Peak MJ/day		c/MJ		1.61
Next 1200.00 Off-Peak MJ/day		c/MJ		1.60
All Remaining Off-Peak MJ		c/MJ		1.57
Supply Charge		c/day		116.33
Peak period applies from 1 June to 30 September inclusive. Off Peak period applies at all other times.				
AusNet Services Central 2		Unit 1	Includii	ng GST
First 100.00 Peak MJ/day		c/MJ		1.69
Next 100.00 Peak MJ/day		c/MJ		1.65
Next 1200.00 Peak MJ/day		c/MJ		1.63
All Remaining Peak MJ		c/MJ		1.60
First 100.00 Off-Peak MJ/day		c/MJ		1.65
Next 100.00 Off-Peak MJ/day		c/MJ		1.61
Next 1200.00 Off-Peak MJ/day		c/MJ		1.60
All Remaining Off-Peak MJ		c/MJ		1.57
Supply Charge		c/day		116.33
Peak period applies from 1 June to 30 September inclusive. Off Peak period applies at all other times.				
AusNet Services West		Unit 1	Includii	ng GST
First 100.00 Peak MJ/day		c/MJ		1.80
Next 100.00 Peak MJ/day		c/MJ		1.75
Next 1200.00 Peak MJ/day		c/MJ		1.65
All Remaining Peak MJ		c/MJ		1.63
First 100.00 Off-Peak MJ/day		c/MJ		1.75
Next 100.00 Off-Peak MJ/day		c/MJ		1.74
Next 1200.00 Off-Peak MJ/day		c/MJ		1.55
All Remaining Off-Peak MJ		c/MJ		1.55
Supply Charge		c/day		122.52
Peak period applies from 1 June to 30 September inclusive. Off Peak period applies at all other times.				
AusNet Services Adjoining Central		Unit 1	Includi	ng GST
First 100.00 Peak MJ/day		c/MJ		2.23
Next 100.00 Peak MJ/day		c/MJ		2.21
Next 1200.00 Peak MJ/day		c/MJ		2.20
All Remaining Peak MJ		c/MJ		2.19

First 100.00 Off-Peak MJ/day	c/MJ	2.05
Next 100.00 Off-Peak MJ/day	c/MJ	2.02
Next 1200.00 Off-Peak MJ/day	c/MJ	1.99
All Remaining Off-Peak MJ	c/MJ	1.98
Supply Charge Peak period applies from 1 June to 30 September inclusive. Off Peak	c/day	130.63

period applies at all other times.

AusNet Services Adjoining West	Unit	Including GST
First 100.00 Peak MJ/day	c/MJ	2.41
Next 100.00 Peak MJ/day	c/MJ	2.40
Next 1200.00 Peak MJ/day	c/MJ	2.38
All Remaining Peak MJ	c/MJ	2.37
First 100.00 Off-Peak MJ/day	c/MJ	2.05
Next 100.00 Off-Peak MJ/day	c/MJ	2.02
Next 1200.00 Off-Peak MJ/day	c/MJ	1.96
All Remaining Off-Peak MJ	c/MJ	1.93
Supply Charge	c/day	130.63

Peak period applies from 1 June to 30 September inclusive. Off Peak period applies at all other times.

Postcodes applicable for these gas price plan regions:

Ausnet Central 1:

3024, 3029, 3030, 3211, 3212, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3249, 3335, 3337, 3338, 3427, 3429.

Ausnet Central 2:

3008, 3011, 3012, 3013, 3015, 3016, 3018, 3019, 3020, 3021, 3022, 3023, 3025, 3026, 3027, 3028, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3055, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3073, 3428.

Ausnet West:

3249, 3250, 3266, 3277, 3280, 3282, 3300, 3305, 3340, 3342, 3350, 3351, 3352, 3355, 3356, 3357, 3358, 3377, 3380, 3400, 3401, 3430, 3437, 3444, 3450, 3451, 3460, 3461, 3462, 3464, 3465, 3550, 3551, 3555, 3556.

Ausnet Adjoining Central:

3227, 3331.

Ausnet Adjoining West:

3241, 3260, 3284, 3363, 3431, 3434, 3435, 3437, 3438, 3440, 3441, 3442, 3551.

Notes:

Rates are subject to confirmation of distribution zone, network tariff and meter type at your supply address.

Daily blocked consumption based on average daily consumption.

Some postcodes may contain shared boundaries with other retail patches or no gas area.

Australian Gas Networks Distribution Area

Australian Gas Networks Central 1 First 50.00 Peak MJ/day	Unit c/MJ	Including GST 2.65
Next 500.00 Peak MJ/day	c/MJ	2.02
Next 820.00 Peak MJ/day	c/MJ	1.90
All Remaining Peak MJ	c/MJ	1.71
First 50.00 Off-Peak MJ/day	c/MJ	2.65
Next 500.00 Off-Peak MJ/day	c/MJ	2.02
Next 820.00 Off-Peak MJ/day	c/MJ	1.90
All Remaining Off-Peak MJ	c/MJ	1.71
Supply Charge Peak period applies from 1 June to 30 September inclusive. Off Peak period applies at all other times.	c/day	103.13
Australian Gas Networks Central 2	Unit	Including GST
First 50.00 Peak MJ/day	c/MJ	2.65
Next 500.00 Peak MJ/day	c/MJ	2.02
Next 820.00 Peak MJ/day	c/MJ	1.90
All Remaining Peak MJ	c/MJ	1.71
First 50.00 Off-Peak MJ/day	c/MJ	2.65
Next 500.00 Off-Peak MJ/day	c/MJ	2.02
Next 820.00 Off-Peak MJ/day	c/MJ	1.90
All Remaining Off-Peak MJ	c/MJ	1.71
Supply Charge Peak period applies from 1 June to 30 September inclusive. Off Peak period applies at all other times.	c/day	103.13
Australian Gas Networks North	Unit	Including GST
First 50.00 Peak MJ/day	c/MJ	2.59
Next 500.00 Peak MJ/day	c/MJ	1.97
Next 820.00 Peak MJ/day	c/MJ	1.90
All Remaining Peak MJ	c/MJ	1.74
First 50.00 Off-Peak MJ/day	c/MJ	2.59
Next 500.00 Off-Peak MJ/day	c/MJ	1.98
Next 820.00 Off-Peak MJ/day	c/MJ	1.90
All Remaining Off-Peak MJ	c/MJ	1.74
Supply Charge Peak period applies from 1 June to 30 September inclusive. Off Peak period applies at all other times.	c/day	103.13

Australian Gas Networks Bairnsdale	Unit	Including GST
First 50.00 Peak MJ/day	c/MJ	3.42
Next 500.00 Peak MJ/day	c/MJ	2.67
Next 820.00 Peak MJ/day	c/MJ	2.37
All Remaining Peak MJ	c/MJ	1.90
First 50 00 Off Pools MI/day	c/MJ	3.42
First 50.00 Off-Peak MJ/day Next 500.00 Off-Peak MJ/day	c/MJ	2.67
Next 820.00 Off-Peak MJ/day	c/MJ	2.37
All Remaining Off-Peak MJ	c/MJ	1.90
Supply Charge	c/day	132.00
Peak period applies from 1 June to 30 September inclusive. Off Peak	Cruay	132.00
period applies at all other times.		
Australian Gas Networks Cardinia	Unit	Including GST
First 50.00 Peak MJ/day	c/MJ	3.07
Next 500.00 Peak MJ/day	c/MJ	3.07
Next 820.00 Peak MJ/day	c/MJ	3.07
All Remaining Peak MJ	c/MJ	2.63
The remaining 1 day 170	C/ 1110	2.03
First 50.00 Off-Peak MJ/day	c/MJ	3.07
Next 500.00 Off-Peak MJ/day	c/MJ	3.07
Next 820.00 Off-Peak MJ/day	c/MJ	3.07
All Remaining Off-Peak MJ	c/MJ	2.63
Supply Charge	c/day	103.13
Peak period applies from 1 June to 30 September inclusive. Off Peak	3	
period applies at all other times.		
Australian Gas Networks Murray Valley	Unit	Including GST
First 50.00 Peak MJ/day	c/MJ	2.43
Next 500.00 Peak MJ/day	c/MJ	2.19
Next 820.00 Peak MJ/day	c/MJ	2.08
All Remaining Peak MJ	c/MJ	1.91
First 50.00 Off-Peak MJ/day	c/MJ	2.43
Next 500.00 Off-Peak MJ/day	c/MJ	2.19
Next 820.00 Off-Peak MJ/day	c/MJ	2.08
All Remaining Off-Peak MJ	c/MJ	1.91
Supply Charge	c/day	126.50
Peak period applies from 1 June to 30 September inclusive. Off Peak period applies at all other times.	C, duy	120.30

Postcodes applicable for these gas price plan regions:

Australian Gas Networks Central 1:

3198, 3199, 3200, 3755, 3760, 3761, 3777, 3803, 3805, 3806, 3807, 3808, 3809, 3810, 3816, 3818, 3820, 3822, 3823, 3824, 3825, 3840, 3842, 3844, 3847, 3850, 3851, 3852, 3854, 3856, 3857, 3859, 3860, 3862, 3869, 3873, 3910, 3911, 3912, 3913, 3915, 3916, 3918, 3919, 3920, 3921, 3926, 3927, 3928, 3929, 3930, 3931, 3933, 3934, 3936, 3937, 3938, 3939, 3940, 3941, 3942, 3943, 3944, 3975, 3976, 3977, 3978, 3980, 3981, 3984, 3987.

Australian Gas Networks Central 2:

3000, 3002, 3003, 3005, 3008, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3065, 3066, 3067, 3068, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3078, 3079, 3081, 3082, 3083, 3084, 3085, 3087, 3088, 3089, 3090, 3091, 3093, 3094, 3095, 3096, 3097, 3099, 3121, 3201, 3750, 3752, 3754, 3759, 3770.

Australian Gas Networks North:

3521, 3522, 3523, 3561, 3564, 3607, 3608, 3614, 3616, 3617, 3618, 3620, 3621, 3622, 3623, 3624, 3629, 3630, 3631, 3633, 3658, 3659, 3660, 3662, 3663, 3664, 3665, 3666, 3669, 3672, 3673, 3675, 3678, 3682, 3683, 3688, 3690, 3691, 3726, 3747, 3749, 3753, 3756, 3757, 3758, 3764.

Australian Gas Networks Bairnsdale:

3862

Australian Gas Networks Cardinia:

3812, 3813, 3814, 3815.

Australian Gas Networks Murray Valley:

3635, 3636, 3637, 3638, 3640, 3641, 3644, 3683, 3685, 3687, 3730.

Notes:

Rates are subject to confirmation of distribution zone, network tariff and meter type at your supply address.

Daily blocked consumption based on average daily consumption.

Some postcodes may contain shared boundaries with other retail patches or no gas area.

Health Complaints Act 2016 INTERIM PROHIBITION ORDER

Section 90

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:	Aliaa Mohammed Elmetwally Ismaeil Sherif of Wheelers Hill in the State of Victoria also trading as 'The Feel Young Again Clinic' and/or 'The Good Life Anti-Ageing Clinic'		
Date this Interim Prohibition Order is made:	3 November 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 25 January 2021 while an investigation is conducted unless it is revoked before that date.		
Effect of this Interim Prohibition Order:	 The general health service provider named above must not: advertise or cause to be advertised, or offer or cause to be offered, or provide or cause to be provided any general health service (paid or otherwise, in a clinical or non-clinical capacity). The general health service provider named above must not establish, direct or otherwise operate any business that provides any general health service (paid or otherwise, in a clinical or non-clinical capacity). The general health service provider named above must display a copy of this Interim Prohibition Order at their business premises and ensure that it is easily visible to the public. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website she uses to offer or promote any general health services. 		

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 INTERIM PROHIBITION ORDER

Section 90

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:	Billy Gilhooley practising in Northcote in the State of Victoria	
Date this Interim Prohibition Order is made:	3 November 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 25 January 2021 while an investigation is conducted unless it is revoked before that date.	
Effect of this Interim Prohibition Order:	The general health service provider named above must not, directly or indirectly:	
	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) that involves massage therapy services to any female member of the public.	
	2. The general health service provider named above must display a copy of this Interim Prohibition Order at their 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 that involves, or is in any way related to, massage therapy.	
	<u>Exception</u>	
	Paragraph 1 does not apply where the general health service provider named above is undertaking supervised professional placements at the Peter James Centre in East Burwood as part of a Bachelor of Physiotherapy degree program.	

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

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
133524	Weelam Lane	East Melbourne	Melbourne City Council The road traverses south from Grey Street

Feature Naming

Change Request Number	Place Name	Naming Authority and Location
134111	Mornington Community Hub	Mornington Peninsula Shire Council Located at 91 Wilsons Road, Mornington For further details see map at www.delwp.vic.gov.au/ namingplaces

School Naming

School Name	Naming Authority and Location
Rubicon Outdoor School	Department of Education and Training
	Previously Rubicon Outdoor Centre
	Located at 264 Rubicon Road, Thornton

Geographic Names Victoria

Land Use Victoria 2 Lonsdale Street Melbourne 3000

> CRAIG L. SANDY Registrar of Geographic Names

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA FOR THE CONTROL OF CHESTNUT BLIGHT

I, Jaclyn Symes, Minister for Agriculture, being of the reasonable belief that the exotic disease chestnut blight (*Cryphonectria parasitica* (Murrill) M.E.Barr) is present in 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 chestnut blight in 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**.

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 Victoria for the control of chestnut blight* made under section 32(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette S406 on 4 October 2019, is revoked.

5 Definitions

In this Order -

host material means any host plant, agricultural equipment or used package.

host plant means any plant or plant product, except nuts, of the genus *Castanea* (chestnuts) or *Quercus* (oaks).

6 Declaration of a restricted area for the control of chestnut blight

The area described in the Schedule is declared to be a restricted area for the control of chestnut blight.

7 Affected plants and materials

This Order affects host plants and host materials described in Clause 5 of this Order.

8 Prohibitions, restrictions and requirements

- (1) The removal of any host plant which is to be used for the purposes of planting or propagation, from the restricted area described in Clause 6, is prohibited.
- (2) Subclause (1) does not apply to a person who removes any host plant from the restricted area under and in accordance with a permit issued by an inspector and complies with any conditions set out in the permit.

9 Inspector may issue directions

An inspector is authorised to issue a direction to a person owning or occupying any land located within the area of land described in the Schedule –

- (a) requiring the person to
 - (i) destroy any host plant known or suspected to be infected with chestnut blight; or
 - (ii) destroy any host plant where this is considered necessary to control or prevent the spread of chestnut blight; or
 - (iii) apply to any host material any treatment for the purpose of controlling chestnut blight, including chemicals registered, approved or permitted for the purpose of controlling chestnut blight; or
- (b) prohibiting the planting or propagation of any host plant.

10 Expiry

This Order remains in force until 1 February 2021.

Schedule

The area of land in Victoria bounded by a line commencing at the intersection of Great Alpine Way and Happy Valley Road, then in an easterly direction along Happy Valley Road to the intersection of Happy Valley Road and Havilah Road, then in a south-easterly direction along Havilah Road to the intersection of Havilah Road and Westons Road, then in a straight line in a southerly direction to the intersection of One Mile Creek Road and Centre Road, then in a straight line in a south-easterly direction to the intersection of Quins Gap Road and Mt Porepunkah Road, then in a straight line in a south-easterly direction to the intersection of Dunstans Track and Tawonga Gap Road, then in a straight line in a south-easterly direction to the intersection of Dungey Track and Stony Top Track, then in a straight line in a south-westerly direction to the intersection of Homewood Bound Track and Wet Gully Track, then in a straight line in a north-westerly direction to the intersection of Buckland Valley Road and Montgomery Lane, then in a straight line in a north-westerly direction to the intersection of Longos Lane and Clemens Lane, then in a straight line in an easterly direction to the point of commencement.

Dated 4 November 2020

JACLYN SYMES MP Minister for Agriculture

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF MATERIALS WHICH ARE HOSTS OF SPIRALLING WHITEFLY

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

1 Objective

The objective of this Order is to prohibit, restrict or impose conditions upon the entry or importation into Victoria of materials which are hosts of spiralling whitefly.

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of spiralling whitefly* made under section 36(1) of the **Plant Biosecurity Act 2010**, prohibiting or restricting the entry or importation of spiralling whitefly host materials into Victoria, and published in Victoria Government Gazette G46 on 14 November 2019 at pages 2283–2284 is **revoked**.

5 Definitions

In this Order -

'spiralling whitefly' means the exotic pest *Aleurodicus dispersus* (Russell);

'host material' means any plant or plant product intended for propagation in a glasshouse, hothouse or indoor area.

6 Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Subclause (a) does not apply if the host material
 - (i) 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 spiralling whitefly; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the host material has been treated in a manner described in the Schedule to this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of consignments

Where requested by an inspector, host material imported into Victoria, which is required by clause 6(b)(ii) to be accompanied by a certificate or declaration must be

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

8 Expiry

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

Schedule

Host material must be -

- (1) grown on a property located more than 10 km from a detection of spiralling whitefly; or
- (2) grown on property known to be free from spiralling whitefly; or
- (3) inspected and found free of spiralling whitefly; or
- (4) treated by
 - (a) cover spraying, to the point of run off, with a mixture of a commercial wetting agent at the rate specified on the registered label of the product, and
 - (i) 0.75 ml of a concentrate containing 400 g/l dimethoate per litre of water; or
 - (ii) 0.5 ml of a concentrate containing 80 g/l bifenthrin per litre of water; or
 - (iii) 0.4 ml of a concentrate containing 100 g/l bifenthrin per litre of water; or
 - (b) full immersion in a mixture containing 0.75 ml of concentrate containing 400 g/l dimethoate per litre of water for a minimum of 10 seconds; and
- (5) packed so as to prevent infestation by spiralling whitefly.

Dated 9 November 2020

ROSA CRNOV Chief Plant Health Officer

Water Act 1989

CENTRAL GIPPSLAND REGION WATER CORPORATION – DECLARATION OF SERVICED PROPERTIES

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

Address	Service	Subdivision No.	Declaration Date
Cantwell Drive, Osborne Street and Wallace Street, Sale	Water and Sewerage	PS749072 W	05/10/2020
Swan Lake Drive, Ferguson Way, Runic Drive and Elliman Crescent, Sale	Water and Sewerage	PS727606 J	13/10/2020
Coach Road, Muirfield Boulevard and Gleneagles Drive, Newborough	Water and Sewerage	PS833051 M	14/10/2020
Stirloch Circuit, Traralgon	Water and Sewerage	PS810219 D	16/10/2020
Sussex Street, Marshalls Road and Boston Boulevard, Traralgon	Water and Sewerage	PS826053 X	27/10/2020
Hobson Street and Peters Drive, Stratford	Water and Sewerage	PS727578L/S4	30/10/2020

Water Act 1989

SOUTH EAST WATER - DECLARATION OF SERVICED PROPERTIES

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

Development/Address	Stage/s	Suburb	Service	Subdivision No.	Declaration Date
Mt Pleasant Estate	3B	Pakenham	Recycled, Potable Water and Sewerage	PS816230J	08/09/2020
Aspen on Clyde	4	Clyde North	Recycled, Potable Water and Sewerage	PS806763C	30/09/2020
Blue Hills Rise Estate	14	Cranbourne East	Recycled, Potable Water and Sewerage	_	11/09/2020
Lilium Estate	9	Clyde	Recycled, Potable Water and Sewerage	PS820083V	14/09/2020
Pavilion Estate	9	Cranbourne	Recycled, Potable Water and Sewerage	PS821912B	07/09/2020
28–40 Colemans Road Estate	2	Carrum Downs	Potable Water and Sewerage	PS711058D	29/09/2020
28–40 Colemans Road Estate	3	Carrum Downs	Potable Water and Sewerage	PS711058D	29/0/20209
Parkview on Clyde Estate, 1531 Ballarto Road	1	Clyde	Recycled, Potable Water and Sewerage	PS826872J	03/09/2020
Bernly Gardens Estate	18K	Berwick	Potable Water and Sewerage	PS810459G	28/09/2020
Bernly Gardens Estate	20	Berwick	Potable Water and Sewerage	PS811686P	28/09/2020
Deleray Clyde Estate	18	Clyde	Recycled, Potable Water and Sewerage	PS817648Q	16/09/2020
Lot 2, 15 Herman Street	_	Rosebud	Sewerage	_	23/09/2020
Lot A, 95 Bayview Road	4	Officer	Recycled, Potable Water and Sewerage	PS749046X	30/10/2020
Hartleigh Estate	17	Clyde	Recycled, Potable Water and Sewerage	PS824439K	14/10/2020
St Germain Estate	19	Clyde North	Recycled, Potable Water and Sewerage	PS823188P	06/10/2020
Meridian Estate	17	Clyde North		PS825875H	10/10/2020
Lot A Cranbourne– Frankston Road	4B	Cranbourne	Recycled, Potable Water and Sewerage	PS831700L	05/10/2020
Meridian Estate	9C	Clyde North	Recycled, Potable Water and Sewerage	PS839063W	20/10/2020
91 Colemans Road	7	Dandenong South	Potable Water and Sewerage	PS712709G	30/10/2020

Water Act 1989

WESTERN WATER - DECLARATION OF SERVICED PROPERTIES

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

Lot/s	PS Number	Address	Commence Date	Services
1–2	PS747803T	47 Woodlea Boulevard, Aintree	26/11/2016	Water/Recycled Water/Sewer
1–2	PS821172R	24 Signal Circuit, Aintree	15/02/2018	Water/Recycled Water/Sewer
2019A-2019B	PS825771V	103 Wembley Avenue, Strathtulloh	20/02/2020	Water/Recycled Water/Sewer
2025A-2025B	PS825772T	115 Wembley Avenue, Strathtulloh	20/02/2020	Water/Recycled Water/Sewer
1–4	PS827591M	3 Plumpton Road, Diggers Rest	15/05/2007	Water/Sewer
1–2	PS646869Y	29 Lady Penrhyn Drive, Harkness	19/08/2011	Water/Sewer
1–2	PS827414L	14 Bluebell Court, Melton West	09/07/2018	Water/Sewer
1–2	PS830342R	11 Panorama Drive, Harkness	10/05/2019	Water/Sewer
1–4	PS803024K	22 Stawell Street, Romsey	05/06/2019	Water/Sewer
1–2	PS745621L	45 Halletts Way, Bacchus Marsh	22/06/2020	Water/Sewer
301–353	PS817624F	Serenity Estate Stage 3, 1313 Leakes Road, Rockbank	02/10/2020	Water/Sewer
1101–1147, 1201	PS822770P	Olivia Estate Stage 11, 325–341 Greigs Road, Truganina	05/10/2020	Water/Sewer
1–2	PS838378A	5 Seville Road, Gisborne	05/10/2020	Water/Sewer
11055–11085	PS543210K	Eynesbury Estate S112, St Arnaud Road, Eynesbury	05/10/2020	Water/Sewer
1–2	PS837808G	13 Wilson Place, Gisborne	06/10/2020	Water/Sewer

Lot/s	PS Number	Address	Commence Date	Services
11001–11029	PS824847T	Rosenthal Estate Stage W11, Sunbury	06/10/2020	Water/Sewer
1–2	PS827212Y	4 Labilliere Street, Maddingley	06/10/2020	Water/Sewer
11086–11097	PS543210K	Eynesbury Estate Stage S113, Goulburn Way, Eynesbury	07/10/2020	Water/Sewer
11098–11123, 11146–11153	PS543210K	Eynesbury Estate Stage S114, St Arnaud Road, Eynesbury	07/10/2020	Water/Sewer
11124–11145	PS543210k	Eynesbury Estate Stage S115, Goulburn Way, Eynesbury	07/10/2020	Water/Sewer
4075–4107	PS543210K	Eynesbury Estate Stage 43, 808 Eynesbury Road, Eynesbury	09/10/2020	Water/Sewer
1–10	PS735709C	30 Chauncey Street, Lancefield	12/10/2020	Water/Sewer
101–206	PS820751E	401–439 Minns Road, Kurunjang	14/10/2020	Water/Sewer
6001–6092	PS805567H	Sienna Rise Stage 3, 38 Saric Court, Fraser Rise	14/10/2020	Water/Sewer
1–2	PS822027V	8 Westley Place, Brookfield	16/10/2020	Water/Sewer
102–132	PS819195R	Bowery Estate Stage 1a, 1205–1231 Taylors Road, Deanside	16/10/2020	Water/Sewer
1–2	PS837476F	12 Worcester Road, Gisborne	17/10/2020	Water/Sewer
11154–11183	PS543210K	Eynesbury Estate S116, St Arnaud Road, Eynesbury	19/10/2020	Water/Sewer
4061–4074	PS543210K	Eynesbury Estate Stage S42, 18 Logan Street, Eynesbury	19/10/2020	Water/Sewer
1–2	PS741539R	27 Parwan Road, Maddingley	22/10/2020	Water/Sewer
101–156	PS820460R	Deanside Village Stage 1, 624 Neale Road, Deanside	22/10/2020	Water/Sewer

Lot/s	PS Number	Address	Commence Date	Services
201–219	PS709365G	Park Lane Stage 2, Park Lane Lancefield	27/10/2020	Water/Sewer
301–316	PS826745R	Park Lane Stage 3, Park Lane Lancefield	27/10/2020	Water/Sewer
1–2	PS839261S	8 Mckinley Drive, Truganina	30/10/2020	Water/Sewer

Water Act 1989

WANNON WATER

Multiple Services

Declaration of Properties Provided with Water or Sewerage Services

Notice is hereby given pursuant to section 144 of the **Water Act 1989** that each property listed below has been declared a Serviced Property. The services available, locality and date from which the service was made available is shown under the relevant heading for the listed property.

Water and Sewer Services

Lots 1 and 2, PS 833929Q

6 October 2020

Portland North

Lots 1 and 2, PS 839989N

Warrnambool

9 October 2020

Lots 1 and 2, PS 832357R

Allansford

12 October 2020

Lots 1 and 2, PS 742974R

Warrnambool

14 October 2020

Lots 1 and 2, PS 839352P

Coleraine

15 October 2020

Lots 1, 2, 3 and 4, PS 823169T

Allansford

16 October 2020

Lots 1 and 2, PS 842670F

Koroit

19 October 2020

Lots 1 and 2, PS 749395V

Port Fairy

20 October 2020

Lots 1, 2 and 3, PS 841158W

Camperdown

26 October 2020

Lots 1 and 2, PS 839357D

27 October 2020

Portland

Water Services

Lots 1 and 2, PS 813496J

Port Fairy

6 October 2020

ANDREW JEFFERS Managing Director

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment Amendment C226ball

The Minister for Planning has approved Amendment C226ball to the Ballarat Planning Scheme.

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

The Amendment rezones surplus Central Highlands Water land at 42 Vickers Street, Sebastapol, from Public Use Zone 1 – Service and Utility to General Residential Zone 1 and applies the Bushfire Management Overlay Schedule 1, to facilitate disposal of the land.

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 Ballarat City Council website, www.ballarat.vic.gov.au; or during office hours, at the offices of the Ballarat City Council, 25 Armstrong Street South, Ballarat.

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

Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment Amendment C101cola

The Minister for Planning has approved Amendment C101cola to the Colac Otway Planning Scheme.

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

The Amendment removes the Environmental Significance Overlay Schedule 1 (ESO1 – Warrion Groundwater Area) from the Colac Otway Planning Scheme, and amends the mapping of Environmental Significance Overlay Schedule 2 (ES02 – Lakes, Wetlands and Watercourses) to reduce the extent over the Barongarook and Deans Creek floodplains in Colac.

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 Colac Otway Shire Council website at www.colacotway.vic.gov.au; or during office hours, at the offices of the Colac Otway Shire Council, 2–6 Rae Street, Colac.

DAREBIN PLANNING SCHEME

Notice of Approval of Amendment

Amendment C167dare

The Minister for Planning has approved Amendment C167dare to the Darebin Planning Scheme.

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

The Amendment implements the 'Showers Street Design Guidelines – Background Report (2018)' into the Darebin Planning Scheme by making the following changes:

- Delete Schedule 16 to Clause 43.02 Design and Development Overlay insofar as it applies to Showers Street, Preston;
- Insert a new Schedule 22 to Clause 43.02 Design and Development Overlay and apply it to 22–50 Showers Street and 19–45 Showers Street, Preston;
- Extend the existing Schedule 11 to Clause 43.04 Development Plan Overlay to land at 47 and 49 Showers Street, Preston; and
- Make consequential policy changes to Schedule 16 of Clause 43.02 Design and Development Overlay and Schedule 11 to Clause 43.04 Development Plan Overlay.

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 Darebin City Council website at www.darebin.vic.gov.au; or during office hours, at the offices of the Darebin City Council, 274 Gower Street, Preston.

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

Planning and Environment Act 1987

FRANKSTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C130fran

The Minister for Planning has approved Amendment C130fran to the Frankston Planning Scheme.

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

The Amendment rezones 116 council owned reserves across the municipality to the most appropriate public use zone, being either the Public Park and Recreation Zone, Public Conservation and Resource Zone or the Public Use Zone Schedule 6.

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 Frankston City Council website at www.frankston.vic.gov.au; or during office hours, at the offices of the Frankston City Council, Frankston Civic Centre, 30 Davey Street, Frankston.

STUART MENZIES

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment Amendment C262gben

The Minister for Planning has approved Amendment C262gben to the Greater Bendigo Planning Scheme.

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

The Amendment inserts the *Bendigo Law Courts Incorporated Document, September 2020* into the Schedule to Clause 45.12 and amends the Schedule to Clause 72.04 (Documents incorporated in this planning scheme) of the Greater Bendigo Planning Scheme.

The Amendment also rezones land at 188 Hargreaves Street, Bendigo from Public Use Zone 2 (Education) to Public Use Zone 7 (Other public use).

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 Greater Bendigo City Council website, www.bendigo.vic.gov.au; or during office hours, at the offices of the Greater Bendigo City Council, 15 Hopetoun Street, Bendigo.

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

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C217gdan

The Minister for Planning has approved Amendment C217gdan to the Greater Dandenong Planning Scheme.

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

The Amendment applies the Specific Controls Overlay to various properties listed under the schedule to Clause 51.01 (Specific Sites and Exclusions) and other related consequential changes, as part of the Smart Planning Program to improve the transparency of site specific controls. The changes improve the clarity and format of the planning scheme by implementing the reforms introduced by VC148.

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 Greater Dandenong City Council website, www.greaterdandenong.com; or during office hours, at the offices of the Greater Dandenong City Council, Customer Service Centre, Level 2, 255 Lonsdale Street, Dandenong.

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C222gdan

The Minister for Planning has approved Amendment C222gdan to the Greater Dandenong Planning Scheme.

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

The Amendment applies Schedule 15 of Clause 43.04 Development Plan Overlay to 23–55 McCrae Street, Dandenong, to facilitate the redevelopment of the Dandenong Plaza and makes the Minister for Planning the responsible authority for approving and amending the associated development plan.

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 Greater Dandenong website, www.greaterdandenong.com; or during office hours, at the offices of Greater Dandenong City Council, 225 Lonsdale Street, Dandenong.

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

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C223melt

The Minister for Planning has approved Amendment C223melt to the Melton Planning Scheme.

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

The Amendment applies the Heritage Overlay on an interim basis to six individual heritage places identified in the *City of Melton Heritage Assessments Project 2018* until 1 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 Melton City Council website at https://www.melton.vic.gov.au; or during office hours, at the offices of the Melton City Council, 232 High Street, Melton.

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C285ston

The Minister for Planning has approved Amendment C285ston to the Stonnington Planning Scheme.

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

The Amendment Applies a Neighbourhood Residential Zone 5, Neighbourhood Character Overlay and Design and Development Overlay to four Early Modern/Post-war, Interwar/Post-war and Post-war precincts.

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 Stonnington City Council website at www.stonnington.vic.gov.au; or during office hours, at the offices of the Stonnington City Council, Stonnington City Centre, 311 Glenferrie Road, Malvern

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

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Approval of Amendment Amendment C228wynd

The Minister for Planning has approved Amendment C228wynd to the Wyndham Planning Scheme.

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

The Amendment rezones the land at 315 Boardwalk Boulevard, Point Cook, from Farming Zone (FZ) to General Residential Zone (GRZ1), and applies a new Schedule 3 to the Development Plan Overlay (DPO3) to the land. The Schedule to Clause 72.08 Background Documents is also updated to include the two background documents referenced in the DPO3.

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 Wyndham City Council website, www.wyndham.vic.gov.au; or during office hours, at the offices of the Wyndham City Council, 45 Princess Highway, Werribee.

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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:

120. Statutory Rule: COVID-19

> **Omnibus** (Emergency Measures) (Criminal Proceedings and

Other Matters) and (Integrity Entities) Amendment Regulations 2020

Authorising Act: COVID-19

> Omnibus (Emergency Measures) Act 2020

Date first obtainable: 4 November 2020

Code B

121. Statutory Rule: Road Safety Road

Rules Amendment

Rules 2020

Authorising Act: Road Safety

Act 1986

Date first obtainable: 4 November 2020

Code B

Commercial 122. Statutory Rule:

> Passenger Vehicle Industry Further Amendment Regulations 2020

Authorising Act: Commercial

> Passenger Vehicle Industry Act 2017

Date first obtainable: 10 November 2020

Code A

123. Statutory Rule: Road Safety

> (Drivers), (General) and (Traffic Management) Amendment Regulations 2020

Authorising Act: Road Safety

Act 1986

Date first obtainable: 10 November 2020

Code A

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