



Victoria Government Gazette

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No. G 47 Thursday 26 November 2020

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GENERAL

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As from 26 November 2020

The last Special Gazette was No. 611 dated 25 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
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**GENERAL GAZETTE G52/20
THURSDAY 31 DECEMBER 2020**

Please Note:

The **final** Victoria Government Gazette (General) for 2020 (G52/20) will be published on **Thursday 31 December 2020**.

Copy Deadlines:

Private Advertisements **9.30 am on Monday 21 December 2020**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Monday 21 December 2020**

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

**FIRST GENERAL GAZETTE FOR 2021
THURSDAY 7 JANUARY 2021**

Please Note:

The **first** Victoria Government Gazette (General) for 2021 (G1/21) will be published on **Thursday 7 January 2021**.

Copy Deadlines:

Private Advertisements **9.30 am on Monday 4 January 2021**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Tuesday 5 January 2021**

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS**NOTICE OF DISSOLUTION OF
PARTNERSHIP**

Notice is hereby given pursuant to section 41 of the **Partnership Act 1958** that the partnership previously subsisting between Jeremy James Lay and John Peter Pipicella, carrying on business under the trading name Astatine Denim, was dissolved as of 12 November 2020.

Re: ALBERT BERTIERI, also known as Alberto Bertieri, late of 497 Rathdowne Street, Carlton, Victoria, restaurant owner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 July 2020, are required by the trustee, Marc Albert Bertieri, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

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

Re: PAULA ISOLINA MORALE, late of Unit 16, 10 Elaine Court, Richmond, manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 September 2020, are required by the trustees, Nicholas Morale and Mary Kathleen Croxford, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

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

JOAN AGNES NEWCOMBE, late of Tarralla Aged Care, 9 Jackson Street, Croydon, Victoria 3136, retired, deceased.

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

deceased, who died on 13 July 2020, are required by the trustee, Ann Maree Lenz, to send particulars of their claims to the undermentioned firm by 4 February 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 19 November 2020.

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

SOFIA ROSSIDIS, late of 25 Willandra Drive, Epping, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2020, are required by the executor, Con Rossidis, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 25 January 2021, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 23 November 2020

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

Estate JOHN LESTER DEVLIN, late of Glenarm Nursing Home, Burgoyne Street, Kerang, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 September 2020, are required by the executor, Kathleen Frances Hogg, to send particulars of such claims to her, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

Dated 18 November 2020

BASILE & CO. PTY LTD, legal practitioners,
46 Wellington Street, Kerang, Victoria 3579.
RB:GR:20351.

Re: The Estate of BERYL JUNE CHARMAN, late of Cheltenham Manor, Apartment 113, 10–12 Bendigo Street, Cheltenham, Victoria 3192.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 August 2020, are required by the executor, Keith Anthony Norbert Charman, to send particulars to him, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: The estate of VERONICA MARGARET DEVERY, also known as Bonnie Devery, late of Mercy Place Fernhill, 18–22 Fernhill Road, Sandringham, Victoria 3191.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 6 August 2020, are required by the executor, Vincent James Devery, to send particulars to him, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

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

Notice to Claimants

JASON BENJAMIN PIZZEY, late of Unit 12, 20 Somerton Court, Darley, Victoria 3340, salesman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 July 2020, are required by the executors and trustees, Geoffrey James Pizzey and Kristian William Lunardello, to send

particulars of their claims to them, care of the undermentioned lawyers, by 9 February 2021, after which date they may convey or distribute the assets, having regard only to the claims of which they have notice.

CORNWALLS,
solicitors for the applicant,
Level 10, 114 William Street,
Melbourne, Victoria 3000.

Re: PAMELA EVELYN REECE, also known as Pamela Audrey May Reece, late of 39 Eliza Drive, Mount Eliza, Victoria, retired secretary, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 14 September 2019, are required by the executor, Kaymolly Saraswati Morrelle, to send particulars of such claims to her, care of the undermentioned solicitors, by 22 January 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

DIMITRA KANDILIOTIS, late of 108 High Street, Doncaster, Victoria 3108, business person, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 1 August 2020, are required by the executors, Rosa Mimmo and Alexandra Baker, in the Will called Alexandra Kandiliotis, care of Suite 6, 857–859 Doncaster Road, Doncaster East, Victoria 3109, to send particulars of their claims to them by 25 January 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they have notice. Probate of the Will was granted in Victoria on 19 October 2020.

DEAN DI STASO, solicitor,
Suite 6, 857–859 Doncaster Road,
Doncaster East 3109.

CHARLES MADDISON WATKINS, late of Prom Country Aged Care, 9 O'Connell Road, Foster, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 September 2020, are required by the executor, Carole Mary Bohn, to send particulars of their claims to the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

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

Re: DAVID ANDREW BALL, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 October 2020, are required by the trustee, Rosita Daniell, care of Henderson & Ball Lawyers, 1/5 Wellington Street, Kew, to send particulars to the trustee by 22 January 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

STEFKA HODINJ, also known as Stefica Hodinj, and also known as Stefanija Hodinj, late of 18 Lackenheath Drive, Tullamarine, Victoria, seamstress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 7 May 2020, are required by the executors, Nikola Hodinj and Ivan Hodinj, care of Shop 2 and 3, 785 Pascoe Vale Road, Glenroy, Victoria 3046, to send particulars of their claims to them within two months from the date of publication of this notice, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 7 August 2020.

Dated 19 November 2020

KAROLIDIS AND CO.,
Shop 2 and 3, 785 Pascoe Vale Road, Glenroy,
Victoria 3046.
PO Box 526, Glenroy, Victoria 3046.
Ph: 03 9942 7790.
VM:20/1297. Contact: Nick Karolidis.

DOUGLAS COMMANS WALKER, late of Cumberland View Aged Care, 123–127 Whalley Drive, Wheelers Hill, Victoria 3150, bylaws officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 13 October 2020, are required by the executors, Scott Andrew Speers and Deborah Jayne Wilson, also known as Deborah Jayne Fleming, to send particulars to them, care of the undermentioned solicitors, within two months from the publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

L & T ASSOCIATES, barristers and solicitors,
25 Davey Street, Box Hill, Victoria 3128.

Re: ROBERT JOHN DE NEUVILLE PEEL, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 February 2020, are required by the trustee, Felicity Yvette Peel, to send particulars to her solicitors at the address below by 26 January 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MST LAWYERS,
315 Ferntree Gully Road,
Mount Waverley 3149.

NORMAN CYRIL DOLLERY, late of 10 Collocott Street, Mordialloc, Victoria, carpenter, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 August 2020, are required by the executor, Paul Wayne Marsh, to send particulars to the executor, care of Marsh & Maher Richmond Bennison of Level 2, 100 Wellington Parade, East Melbourne, Victoria 3002, by 27 January 2021, after which date the executor intends to convey or distribute the assets of the estate, having regard only to the claims of which the executor may have notice.

MARSH & MAHER
RICHMOND BENNISON,
Solicitors, Level 2, 100 Wellington Parade,
East Melbourne, Victoria 3002.
Re: FELIX CRAGG, deceased.

Re: FELIX CRAGG, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2020, are required by the administrator, Dinah Madeleine Cragg, to send particulars to the administrator, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 26 January 2021, after which date the administrator may convey or distribute the assets, having regard only to the claims of which the administrator has notice.

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

RAE NANETTE MATTHEWS, in the Will called Rae Nenette Matthews, late of 140 Hill Road, Balwyn North, Victoria, hematologist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 October 2019, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of Level 29, 525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 5 February 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PERPETUAL TRUSTEE COMPANY
LIMITED,
Level 29, 525 Collins Street, Melbourne,
Victoria 3000.

HENRY WILLIAM GREEN, late of Costa House, 1 Investigator Drive, Lara, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 January 2020, are required by the trustee, Matthew Henry Green, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, within 60 days from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

RALPH JAMES SMITH, solicitor,
6 The Centreway, Lara, Victoria 3212.

Re: PASQUALINA BEVINETTO, late of 45 Allenby Avenue, Reservoir, Victoria 3073, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 August 2020, are required by Renzo Bevinetto, the executor of the Will of the said deceased, to send particulars to him, care of the undermentioned solicitors, by 4 February 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: NOEL HENRY DE COURCY, aka Noel Maltravers De Courcy, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 May 2020, are required by Howard Andrew Jones, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 25 January 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SEPTIMUS JONES & LEE, solicitors,
Level 5/99 William Street, Melbourne 3000.

MARY LUCRETIA SEVER, late of 15 Cool Store Road, Hastings, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 August 2020, are required by the executor, Martin Richard Sever, to send particulars to him, care of the undermentioned solicitors, by 1 February 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON WARREN LAWYERS,
Suite 1, 10 Blamey Place, Mornington 3550.

Re: MAREE ANNE GIDDINGS, late of 3 Railway Place, Yea, Victoria, hospitality employee, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 28 April 2019, are required to send particulars of their claim to the executors, care

of the undermentioned solicitors, by 18 January 2021, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

TEHAN, GEORGE & CO., solicitors,
35 Binney Street, Euroa 3666.

Re: JOAN IDA WILLSON, late of
1/41 Linacre Road, Hampton, Victoria 3188,
retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 22 September 2020, are required by the executors, Peter John Willson and Anthony James Willson, to send particulars to them, care of the undermentioned solicitors, by 1 February 2021, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

TRAGEAR & HARRIS LAWYERS,
1/23 Melrose Street, Sandringham 3191.

Re: COLIN TRAVIS JOHNSTON, late of
1 Sequester Quay, 131 Morala Avenue, Runaway
Bay 4216.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 23 June 2020, are required by the executor, Tracey Jayne Dibb, to send particulars of their claim to her, care of the undermentioned solicitors, by 3 February 2021, after which date the said executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Estate of AILICE MARIE WESTON, also
known as Alice Marie Weston.

Creditors, next-of-kin and others having claims in respect of the estate of AILICE MARIE WESTON, also known as Alice Marie Weston, deceased, late of Unit 18, 111–139 Coburns Road, Brookfield, Victoria, retired, deceased, who died on 24 January 2020, are requested to send particulars of their claims to the executor, Leanne Marie Soos, care of the undersigned solicitors, by 28 January 2021, after which date the executor will convey or distribute the assets,

only having regard to the claims of which they then have notice. Probate was granted in Victoria on 28 July 2020.

WPC LAWYERS, solicitors,
33 Bakery Square, Melton, Victoria 3337.

WILLIAM HOWARD SONNBERGER,
late of Uniting Agewell, 1312 Heatherton Road,
Noble Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 August 2020, are required by the executor, Frederick William Eske, care of Wollerman Shacklock Lawyers, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to them, by 11 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 they then have notice. Probate was granted in Victoria on 30 October 2020.

WOLLERMAN SHACKLOCK LAWYERS,
8 Gloucester Avenue, Berwick 3806.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



**COUNCIL ORDER MADE UNDER SECTION 26 OF
THE DOMESTIC ANIMALS ACT 1994**

At its meeting on 26 May 2020 the City of Greater Geelong Council resolved to make the following Order pursuant to section 26(2) of the **Domestic Animals Act 1994**.

1. Application of orders

This order applies to the Barwon Coast Committee of Management area.

2. Definitions

In this Order:

Area A; 40W – 36W (13 th Beach)	refers to the beach running between beach marker 40W and 36W, south of Thirteenth Beach Road, and to the low-water mark.
Area B; 36W – 34W (East of 13 th Beach horse zone)	refers to the beach running between beach marker 36W and 34W, south of Thirteenth Beach Road, and to the low-water mark.
Area C; 27W – 15W west (West and east bank of the Barwon River, Ocean Grove spit and Ocean Grove beach)	refers to: the beach running along the west bank of the Barwon River's mouth, south of beach marker 24W (Ozone Road) to beach marker 27W, and east to the low-water mark; the beach area running along the east bank of the Barwon River mouth, south of beach marker 21W, to the spit, and west to the low-water mark; the beach from the spit to the west-end of the Ocean Grove Main Beach (between beach marker 15W and 16W, called 15W west) and south to the low-water mark.
Area D; 15W west – 13W (Ocean Grove Main Beach)	refers to the beach running between beach marker 15W west and 13W, south of the Promenade and down to the low-water mark.
Area E; 8W – 7W (Collendina Beach)	refers to the beach running between beach marker 8W and 7W, south to the low-water mark.
<i>Off-Leash Supervised Area</i>	means an area (including an area at or between specified times and on or between specified dates) described as such in the Schedule.
<i>On-Leash Controlled Area</i>	means any area (including an area at or between specified times and on or between specified dates) described as such in the Schedule.
<i>Prohibited Area</i>	means an area (including an area on or between specified times and on or between specified dates) described as such in the Schedule.
<i>Owner</i>	has the same meaning as in the Domestic Animals Act 1994 .

3. Owner obligations within an On-Leash Controlled Area

- (1) The Owner of any dog must keep the dog under effective control by means of a chain, cord or leash (not exceeding 2 metres in length) held by the Owner and attached to the dog while the dog is in an On-Leash Controlled Area.

4. Owner obligations within an Off-Leash Supervised Area

- (1) A dog may be exercised off a chain, cord or leash in an Off-Leash Supervised Area if:
- (a) the Owner has a leash in their possession and places their dog back on the leash when leaving the Off-Leash Supervised Area;
 - (b) the Owner is able to demonstrate audible control of the dog;
 - (c) the dog remains in visual and audible range of its Owner to allow it to be effectively recalled at any time;
 - (d) The Owner applies necessary recall and restraint to the dog when the dog interacts with other dogs or persons within an Off-Leash Supervised Area, unless permitted otherwise by the Owner of the other dog(s) or the person(s) to enable the safe socialisation of dogs.
 - (e) Dogs do not enter water habitats that contain wildlife or beach nesting birds habitats, or chase wildlife in these areas;
 - (f) Dogs which are attracted to the motion of wheels are controlled at all times; and
 - (g) the Owner has means to pick up and appropriately dispose of dog droppings in an approved receptacle.
- (2) Dogs that are aggressive to people or other dogs, behave in an anti-social manner must be muzzled and are not permitted to be off-leash.
- (3) Dogs that are over-excitabile and provide unwanted attention towards people, wildlife or other animals should be kept on-leash.
- (4) Dogs declared menacing, dangerous, or a restricted breed are not permitted to be off-leash.

5. Prohibited Areas

- (1) A dog must not enter or remain in any Prohibited Area.
- (2) The prohibition under sub-clause (1) applies in a Prohibited Area regardless of whether or not the dog is on a chain, cord or leash.

SCHEDULE**1. On-Leash Controlled Areas**

The following areas are On-Leash Controlled Areas:

AREA	TIME
Area A	When horses are present in horse zone
Area B	Between December 1 – April 30 from 7 pm – 9 am
Area C	Between December 1 – April 30 from 7 pm – 9 am
Area D	May 1 – November 30
Area E	75 m either side of the Collendina 7W beach access point
In-land shared trails and paths throughout the Barwon Coast Committee of Management catchment area	Always
Caravan Park – transit only	Always
Within 10 metres of a barbeque area	Always
Carparks	Always

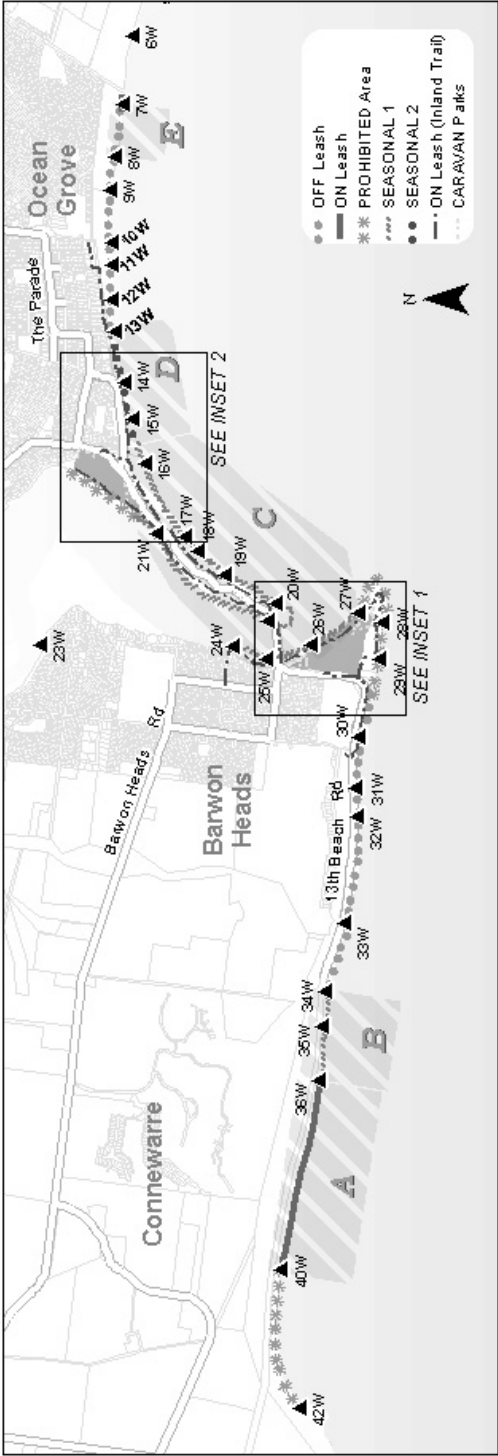
2. Off-Leash Supervised Areas

The following areas are Off-Leash Supervised Areas:

AREA	TIME
Area A	When horses are not present in horse zone
Area B	May 1 – November 30
Area C	May 1 – November 30
Area E	Remainder of zone beyond 75 m either side of Collendina 7W beach access point
34W – 30W to low-water mark	Always
13W – 8W to low-water mark	Always

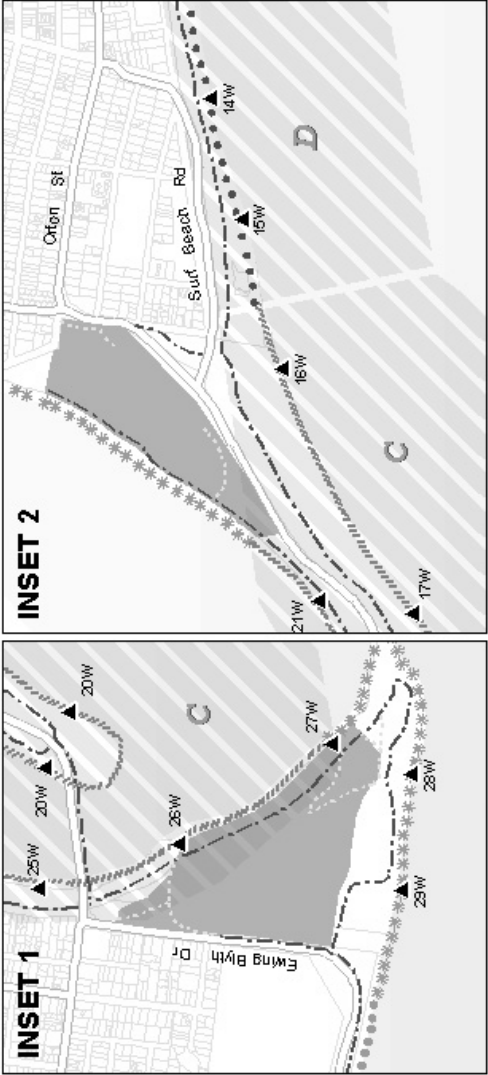
3. Prohibited Areas

AREA	TIME
42W – 40W to low-water mark	Always
30W – 27W to low-water mark	Always
21W – 22W to low-water mark	Always
Area B	Between December 1 – April 30 from 9 am – 7 pm
Area C	Between December 1 – April 30 from 9 am – 7 pm
Area D	Between December 1 – April 30



Key Description

- OFF LEASH - Under supervision, year round
- ON LEASH - Area A conditional in the presence of horses, off leash all other times.
Area B: 75m either side of beach access point, off leash remainder of zone
- PROHIBITED - Year round
- SEASONAL 1
On leash 7pm - 9am
Dec 1 - April 30,
Prohibited 9am - 7pm
Dec 1 - April 30;
Off leash May 1 - November 30
- SEASONAL 2
Prohibited Dec 1 - April 30,
on leash May 1 - November 30



CITY OF CASEY

Revocation of Meeting Procedure and
Use of the Common Seal Local Law 2020

Pursuant to sections 122 and 223 of the **Local Government Act 1989** (Act) notice is hereby given that Casey City Council adopted the Revocation of Meeting Procedure and Use of the Common Seal Local Law 2020.

The purpose of this Local Law is to revoke the Local Law No. 1 (2016) Meeting Procedures and Use of the Common Seal.

The Revocation of Meeting Procedure and Use of the Common Seal Local Law 2020 will come into effect upon the public notice to be published in the Victorian Government Gazette, on Thursday 26 November 2020.



GOLDEN PLAINS SHIRE

Planning and Environment Act 1987

GOLDEN PLAINS PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C92gpla

Golden Plains Shire Council has prepared Amendment C92gpla to the Golden Plains Planning Scheme.

The Amendment affects the Township of Teesdale.

The Amendment seeks to implement the findings of the *Teesdale Structure Plan* (Golden Plains Shire, 2020) within the Golden Plains Planning Scheme in place of content from the 1997 Teesdale Structure Plan. The 1997 Teesdale Structure Plan is now outdated and inconsistent with current planning zones.

Specifically, the Amendment proposes to:

- remove the existing Teesdale Structure Plan map at Clause 02.04;
- insert a new Clause 11.03-6L (Teesdale) which includes a 2020 Teesdale Structure Plan map and relevant key directions; and
- modify Clause 02.03-1 to include a new section on Teesdale.

The Amendment, any documents that support the Amendment and the explanatory report about the Amendment, will be available at the following locations from 26 November

2020: Department of Environment, Land, Water and Planning website: www.delwp.vic.gov.au/public-inspection; and Golden Plains Shire Council's Strategic Planning webpage: www.goldenplains.vic.gov.au/strategic-planning

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 with the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed, and indicating the requested changes (if any) of the submitter.

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 25 January 2021. A submission must be sent by: email to enquiries@gplains.vic.gov.au; or mail to: Attention: Strategic Planning, Golden Plains Shire Council, PO Box 111, Bannockburn, Victoria 3331.

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

ERIC BRASLIS
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 25 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.

BOSNIC, Lily Alameda, late of Coppin House, 45 Mowbray Street, Melbourne, Victoria 3000, deceased, who died on 20 May 2020.

CASHILL, Angela Brooke, late of 4/22 Harriett Street, Horsham, Victoria 3400, deceased, who died on 30 June 2020.

HARMAN, Janice Patricia, late of 30 Stewart Street, Bendigo, Victoria 3550, deceased, who died on 16 May 2020.

LAWSON, Eugenie Lucie, late of Unit 11, 64 Glen Orme Avenue, Ormond, Victoria 3204, retired, deceased, who died on 25 August 2020.

QUOR, Annabell Victoria, late of Violet Town Bush Nursing Home, 48 Cowslip Street, Violet Town, Victoria 3669, deceased, who died on 22 June 2020.

VALLIPURAM, Jean Charmaine Dawn, late of Blue Cross – Taralla ACF, 9 Jackson Street, Croydon, Victoria 3136, deceased, who died on 15 May 2020.

WARDROP, James Patterson, late of Estia Health – Keysborough, 15 Stanley Road, Keysborough, Victoria 3173, pensioner, deceased, who died on 4 September 2020.

WINDUSS, Valma Joyce, late of Highwood Court Aged Care, 359 Warrigal Road, Burwood, Victoria 3125, retired, deceased, who died on 29 June 2020.

Dated 16 November 2020

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 28 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.

ALBERT, Stormy Troy, late of Westhaven, 50 Pickett Street, Footscray, Victoria 3011, deceased, who died on 25 September 2020.

McNALLY, James Joseph William, late of 5 Rica Street, Moorabbin, Victoria 3189, retired, deceased, who died on 4 July 2020.

MITCHELL, Roy James, late of 168 Oban Road, Ringwood North, Victoria 3134, deceased, who died on 4 August 2020.

PATON, David Warner, late of 16 Ridley Street, Albion, Victoria 3020, deceased, who died on 20 September 2020.

REMY, Jacques Cyril Gilbert, late of Golden Gate Lodge SRS, 218 Western Highway, Ararat, Victoria 3377, pensioner, deceased, who died on 5 April 2020.

SCHILLING, Mark Laurence, late of Possability, 97 Rowan Street, Bendigo, Victoria 3550, deceased, who died on 11 January 2020.

Dated 19 November 2020

Education and Training Reform Act 2006
FIXING OF FEES ADMINISTERED BY THE
VICTORIAN REGISTRATION AND QUALIFICATIONS AUTHORITY
IN ACCORDANCE WITH MINISTERIAL ORDER 615

Ministerial Order 615 (as amended by Ministerial Order 769, Ministerial Order 790, Ministerial Order 867 and Ministerial Order 957) requires the Victorian Registration and Qualifications Authority to publish in the Victoria Government Gazette, as soon as practicable after the relevant CPI number is published for the September quarter in respect of any year, the adjusted fee payable for the following year.

Purpose

1. This notice fixes adjusted fees payable in respect of applications that may be made to the Victorian Registration and Qualifications Authority and for certificates. The fees are set out in Schedules 1 to 7 of this notice.

Authorising provision

2. This notice is published in accordance with section 4.2.6 of the **Education and Training Reform Act 2006** and Clause C of Schedule 1 of Ministerial Order 615.

Commencement

3. These fees take effect from 1 January 2021.

Definitions and Interpretation

4. In this Order:

Unless defined below or in other parts of this Order, words used in the **Education and Training Reform Act 2006** have the same meaning in this Order.

ACFE Board registered organisation means a registered training organisation receiving funding from the Adult Community and Further Education Board continued in operation under section 3.3.2 of the Act.

Act means the **Education and Training Reform Act 2006**.

Additional assessment means an assessment by the Authority to determine continuing compliance with requirements for registration, or rectification of non-compliances, or to assess lifting a suspension or other condition of registration.

Australian Bureau of Statistics has the same meaning as it has in the **Australian Bureau of Statistics Act 1975** of the Commonwealth.

Authority means the Victorian Registration and Qualifications Authority established under Chapter 4 of the Act.

CPI means the Consumer Price Index number for the weighted average of the Education Group for the eight capital cities published by the Australian Bureau of Statistics.

Higher education course means a course leading to a higher education award.

Registered training organisation means a training organisation registered on the State Register and National Register.

Scope means the qualification/s and or course/s and or unit/s for which a registered training organisation is registered by the Authority to deliver and/or award, confer or issue.

Training Package means a set of nationally endorsed standards and qualifications used to recognise and assess a person's skills in a specific industry, industry sector or enterprise.

References to sections are references to sections in the Act.

Schedule 1

Schools, Senior Secondary Courses, Senior Secondary Qualifications and Accredited Senior Secondary Courses

5. The fees in this Schedule 1 are payable in respect of applications received by the Authority from and inclusive of the date referred to in Clause 3 as the date from which the fees take effect.

Schools		
<p><i>Ref: S4.3.1(4)</i></p> <p><i>Note: These fees are payable irrespective of the number or seniority of year levels for which registration is being sought.</i></p> <p>1.1 Application for registration of a school.</p> <p>Comprising: Lodgement of application Plus, assessment of application</p>	<p>\$2,280</p> <p>\$574</p> <p>\$1,706</p>	<p><i>including an application for registration as a result of an amalgamation of 2 or more registered schools.</i></p> <p><i>(non-refundable)</i></p> <p><i>The total fee of \$2,280 may be paid in the following 2 instalments in the order listed below, provided the second instalment is paid within 30 days of the first instalment.</i></p> <p>Lodgement – \$574 Assessment – \$1,706</p>
<p>1.2 Application for amendment of registration</p> <p><i>Note: A fee is not payable under this item 1.2 for an application for amendment of registration if the application relates solely to a matter listed in item 1.3 to 1.6. In that event, the fee payable under one or more of those items 1.3 to 1.6 is payable.</i></p>	<p>\$1,142</p>	<p><i>(non-refundable)</i></p> <p><i>This fee also includes relocating a school, campus or any site related to the school, adding a campus, or adding one or more year level/s.</i></p>
Senior Secondary Course		
<p><i>Ref: S4.3.10(3)</i></p> <p>The following definitions apply in items 1.3 to 1.5</p> <p>Accredited senior secondary course means a course of study comprising sufficient units of study that if successfully completed will entitle a student to be awarded a registered senior secondary qualification.</p> <p>Education institution includes a school, RTO, Adult Community and Education Provider or TAFE Institute.</p>		

<p>Registered provider means an education institution registered by the VRQA to provide an accredited senior secondary course.</p>		
<p>Registered senior secondary qualification means the VCE, VCAL, IB or other equivalent registered senior secondary qualification</p> <p>VCE and VCAL are defined in section 1.1.3 of the Act.</p> <p>IB means the International Baccalaureate Diploma.</p>		
<p>1.3 Application to provide a course on behalf of an education institution that is not a registered provider.</p> <p>This item applies to an application made on behalf of an education institution that is not a registered provider at the date of the application.</p> <p>(i) If the application is for registration to provide an accredited senior secondary course.</p> <p>(ii) If the application is for registration to provide unit/s of study that are less than the course requirements to be awarded a registered senior secondary qualification.</p> <p><i>Note: If immediately prior to the application, the education institution in respect of which the application is made is a registered provider, and is seeking approval to provide an additional accredited senior secondary course, the fee in item 1.4 applies instead of the fee in this item 1.3.</i></p>	<p>\$2,280</p> <p>\$567</p>	<p><i>If the application is for registration to provide more than one accredited senior secondary course, the fee in item 1.3(i) plus the site audit fee below applies in respect of each accredited senior secondary course being assessed concurrently, subject to the discretion of the Authority to reduce the fees in respect of the second or further accredited senior secondary course to the fees in item 1.4 if it considers a lesser fee is appropriate.</i></p> <p><i>per course</i></p> <p><i>Note: This fee is included because an education institution can be registered to provide a single course within the VCE or VCAL. Examples are:</i></p> <p><i>(i) VCE Languages other than English (units 1 to 4);</i></p> <p><i>(ii) VCE Dance; and</i></p> <p><i>(iii) VCAL Personal Development.</i></p> <p><i>Each of the above examples are to be assessed as one course. Other courses are to be assessed based on the above examples.</i></p>

<p>plus site audit fee if, at the date of the application, the applicant is not a registered school and is not a registered provider.</p>	<p>\$6,666</p>	<p><i>Subject to the discretion of the Authority to waive this \$6,666 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$200 per hour for each hour of the site audit to a maximum of \$6,666.</i></p>
<p>1.4 Application to provide a course on behalf of an education institution that is a registered provider.</p> <p>(i) If the application is for registration to provide an additional accredited senior secondary course.</p> <p>(ii) If the application is for registration to provide unit/s of study that are less than the course requirements to be awarded a registered senior secondary qualification</p>	<p>\$567</p> <p>\$567</p>	<p><i>per accredited senior secondary course, subject to the discretion of the Authority to waive or reduce the fee per accredited senior secondary course where an accredited senior secondary course being provided by the applicant, and the additional accredited senior secondary course for which registration is being sought, is from the same awarding body (for example where an applicant providing the VCE seeks approval to provide the VCAL), and the VRQA considers a lesser fee is appropriate.</i></p> <p><i>per course.</i></p> <p><i>Note: See the note to item 1.3(ii) for an explanation of this fee and the circumstances to which it applies</i></p>

<p>1.5 Application for registration to provide a course at an additional site, being a course for which the provider is registered at the date of the application</p> <p>plus site audit fee if, at the date of the application, the applicant is not a registered school and is not registered to provide an accredited senior secondary course at the additional site</p> <p>In this item, <i>additional site</i> means a site in addition to, or instead of, the site from or at which the provider is registered to conduct the course at the date of the application.</p> <p><i>Note: This fee applies whether the course is an accredited senior secondary course or a single course referred to in the note to item 1.3(ii).</i></p>	<p>\$567</p> <p>\$6,666</p>	<p><i>per site.</i></p> <p><i>Subject to the discretion of the Authority to waive this \$6,666 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$200 per hour for each hour of the site audit to a maximum of \$6,666.</i></p>
<p>Senior Secondary Qualification</p>		
<p><i>Ref: S4.3.10(3)</i></p> <p>1.6 Application for registration to award, confer or issue a registered senior secondary qualification.</p> <p>Comprising: Lodgement of application plus assessment of application</p> <p>plus where the qualification was developed outside Victoria or Australia and requires interstate or overseas travel as part of the assessment.</p>	<p>\$7,159</p> <p>\$1,433</p> <p>\$5,726</p> <p>\$13,331</p>	<p><i>Per qualification</i> <i>Subject to the discretion of the Authority to reduce or waive the fees in respect of concurrent applications for the registration of more than one senior secondary qualification if it considers a lesser fee is appropriate having regard to the time involved in assessing the applications.</i></p> <p><i>(non-refundable)</i></p> <p><i>The total fee of \$7,159 may be paid in the following 2 instalments in the order listed below, provided the second instalment is paid within 30 days of the first instalment.</i> <i>Lodgement – \$1,433</i> <i>Assessment – \$5,726</i></p> <p><i>Subject to the discretion of the Authority to reduce this \$13,331 fee if the travel, accommodation and other reasonable expenses it incurs in the interstate or overseas travel is less than \$13,331.</i></p>

1.7 Application for registration to award, confer or issue an additional registered senior secondary qualification.	\$2,280	
Accredited Senior Secondary Course		
<i>Ref: S4.4.1(6) and 4.4.2(1)(d)</i> 1.8 Application for accreditation of a senior secondary course or renewal of accreditation of such a course or part of such a course:	\$167	<i>Subject to the discretion of the authority to reduce or waive this fee if it considers it appropriate to do so.</i>
1.9 Application for an amendment to an accredited senior secondary course.	\$67	<i>Per course</i>

Schedule 2

Vocational Education and Training

6. The fees in this Schedule 2 are payable in respect of applications received by the Authority from and inclusive of the date referred to in Clause 3 as the date from which the fees take effect.

Vocational Education and Training		
Ref: S4.3.16(3)(bc)		
Application for registration or re-registration to provide and or award, confer or issue a vocational education and training qualification, course or subject or unit of competency or module and or a further education course; Lodgement of application	\$912	(non-refundable)
plus assessment of application	\$7,121	for up to 10 qualifications and up to 20 units of competency/ modules and up to 2 delivery sites
plus for each additional qualification	\$106	(capped at \$10,000)
plus for each additional unit of competency	\$43	(capped at \$4,000)
plus for each additional delivery site	\$423	(capped at \$4,000)
plus annual instalment in the case of: (a) a registered school or an ACFE Board registered organisation (b) all other registered education and training organisations	\$1,105 \$2,209	In respect of the annual instalment listed opposite in paragraph (a) or (b) of the first column, the annual instalment applies for each year or part of each year of registration for up to 10 qualifications and any number of units of competency/module.
plus annual instalment for each additional qualification	\$53	(capped at \$15,000)
plus assessment of 'principal purpose'	\$5,280	subject to the discretion of the Authority to waive this fee if it considers an assessment of 'principal purpose' is not required, or it otherwise considers it appropriate to waive or reduce this fee.
plus site audit fee	\$5,280	subject to the discretion of the Authority to waive this \$5,280 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$159 per hour for each hour of the site audit to a maximum of \$5,280.

<i>Ref: S4.3.19(2)(a)</i> Application from a Registered Training Organisation to add a course or a qualification or a unit of competency to their scope: 1 to 4 qualifications 5 qualifications 6 qualifications 7 qualifications 8 qualifications 9 qualifications	\$421 \$1,690 \$1,901 \$2,112 \$2,324 \$2,535	<i>per qualification.</i>
plus for each additional qualification more than 9	\$106	
plus for each additional unit of competency	\$80	
Training package transition to equivalent qualification(s) or accredited course transition	\$0	<i>per training package (includes multiple qualifications) or accredited course.</i>
Course Accreditation		
<i>Ref: S4.4.1(6) and 4.4.2(1)(d)</i> Application for accreditation or renewal of accreditation of a course or part of a course excluding a higher education course.	\$3,761	<i>subject to the discretion of the authority to reduce or waive this fee if it considers it appropriate to do so.</i>
Application for an amendment to an accredited course	\$1,037	<i>per course.</i>

Schedule 3

Accreditation of higher education courses

7. The fees in this Schedule 3 are payable in respect of applications received by the Authority from and inclusive of the date referred to in Clause 3 as the date from which the fees take effect.

<p><i>Ref: s 4.4.1 and 4.4.2(1)(d)</i></p> <p>Application for accreditation of a single higher education course</p> <p>plus \$1,867 for each additional higher education course of study for which accreditation is being sought</p>	\$2,667	<p><i>Where an application is for accreditation of more than one course of study, or where more than one application to accredit a course of study is submitted at the same time, the fee is \$2,667 for the first course of study and \$1,867 for each additional course of study.</i></p>
<p>Investigation of the single higher education course which is the subject of an application for accreditation</p> <p>plus \$6,532 for investigation of each additional higher education course of study for which accreditation is being sought</p>	\$9,332	<p><i>Where an application is for accreditation of more than one course of study, or where more than one application to accredit a course of study is submitted at the same time, the fee is \$9,332 for the first course of study and \$6,532 for each additional course of study.</i></p>
<p>Application for renewal of accreditation of a single higher education course of study</p> <p>plus \$7,465 for each additional higher education course of study for which renewal of accreditation is being sought</p>	\$10,665	<p><i>Where an application is for renewal of accreditation of more than one course of study, or where more than one application to renew accreditation of a course of study is submitted at the same time, the fee is \$10,665 for the first course of study and \$7,465 for each additional course of study.</i></p>
<p>Application to register or renew the accreditation of a higher education course for the sole purpose of varying or having revoked a Condition of registration or accreditation</p>	\$3,333	<p><i>For the first two conditions included in an application – \$3,333 for each condition. For each condition in addition to the first two conditions which are included in an application – \$6,666 plus \$2,000 for each additional condition.</i></p>

Schedule 4

Overseas Secondary Student Exchange Organisations

8. The fees in this Schedule 4 are payable in respect of applications received by the Authority from and inclusive of the date referred to in Clause 3 as the date from which the fees take effect.

<i>Ref: 4.5A.3(3) and 4.5A.5(3)</i> Approval of an overseas secondary student exchange organisation and renewal of approval of an overseas secondary student exchange organisation. Initial application fee plus assessment fee	\$560 \$2,240	(non-refundable)
plus half term review fee	\$2,240	<i>subject to the discretion of the Authority to reduce or waive this fee if it considers it appropriate to do so.</i>
plus annual fee for each year in respect of which approval is being sought for exchange student monitoring and issuing of Acceptance Advice of Secondary Exchange Student forms for: a) 1–15 students per annum; b) 16–50 students per annum; or c) 51 or more students per annum	\$287 \$560 \$1,120	<i>These fees may be paid in periodic instalments provided that the minimum instalment is the total amount payable in respect of any year.</i>

Schedule 5
Overseas students

9. The fees in this Schedule 5 are payable in respect of applications received by the Authority from and inclusive of the date referred to in Clause 3 as the date from which the fees take effect.

Ref: 4.5.1(4) & 4.5.2(2) Approval to provide courses for overseas students in the case of a: a) registered school;	\$1,142	
b) registered education and training organisation for a course the curriculum of which relates only to the learning of the English language and which requires at least 25 hours face to face teacher contact each week for the duration of the course: <ul style="list-style-type: none"> – initial investigation fee – plus full investigation fee – plus annual approval fee – plus site audit fee if, at the date of the application, the applicant is not approved by the VRQA to provide an accredited course to overseas students 	\$540 \$2,180 \$720 \$6,666	(non-refundable) or National ELT Accreditation Scheme (NEAS) approval for each year or part year of registration. The annual approval fee may be paid in periodic instalments provided that the minimum instalment is the total amount payable in respect of any year. Subject to the discretion of the Authority to waive this \$6,666 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$200 per hour for each hour of the site audit to a maximum of \$6,666.
c) registered education and training organisation; or a provider of an accredited senior secondary course which is not a registered school; for any other course or any other course and course in category (b) above: Comprising: <ul style="list-style-type: none"> – initial investigation – plus full investigation fee 	\$2,720 \$540 \$2,180	(non-refundable)

<p>– plus annual approval fee</p> <p>– plus site audit fee if, at the date of the application, the applicant is not approved by the VRQA to provide an accredited course to overseas students</p>	<p>\$1,440</p> <p>\$6,666</p>	<p><i>for each year or part of each year of registration. The annual approval fee may be paid in periodic instalments provided that the minimum instalment is the total amount payable in respect of any year.</i></p> <p><i>Subject to the discretion of the Authority to waive this \$6,666 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$200 per hour for each hour of the site audit to a maximum of \$6,666.</i></p>
<p>Investigation of an application to amend an approval in the case of:</p> <p>a) a registered school or an accredited senior secondary course provider or an accredited senior secondary course provider to increase capacity, amend, add or relocate a campus and or add a course.</p>	<p>\$1,142</p>	
<p>b) a registered education and training organisation to increase capacity and or to establish a new delivery site and or relocate a delivery site and or add to scope.</p>	<p>\$1,633</p>	
<p>Investigation of an application for approval to provide a course to students from overseas, or for an approval, not dealt with by the previous clauses in the case of:</p> <p>a) Higher education institute</p> <p>b) registered school or a provider of an accredited senior secondary course which is not a registered school</p> <p>c) education and training organisation</p> <p>Each subsequent application for approval to provide a course of study by a provider who is already registered on CRICOS to provide another course of study as a higher education provider</p>	<p>\$6,666</p> <p>\$1,142</p> <p>\$2,180</p> <p>\$1,334</p>	<p><i>Subject to the discretion of the Authority to waive this \$1,142 or \$2,180 fee if it considers a lesser fee is appropriate on the basis that an hourly rate of \$174 per hour in investigating the application will or has resulted in a lesser fee payable.</i></p>

Schedule 6**Higher education**

10. The fees in this Schedule 6 are payable in respect of applications received by the Authority from and inclusive of the date referred to in Clause 3 as the date from which the fees take effect.

<i>Ref: S4.3.33(6)</i> Preliminary assessment of application for authorisation to conduct higher education course/s	\$7,332	
Substantive assessment of application for authorisation to conduct higher education course/s	\$21,995	
Application for renewal of authorisation to conduct higher education course/s	\$26,661	

Schedule 7**Certificates**

11. The fees in this Schedule 7 are payable in respect of applications received by the Authority from and inclusive of the date referred to in Clause 3 as the date from which the fees take effect.

Ref: S5.5.25		
Application fee for the issue of a certificate or duplicate certificate under Part 5.5 of the Act, including:	\$88	
– a certificate confirming completion of an apprenticeship;		
– the re-issue of a certificate confirming completion of an apprenticeship; or		
– an extract from the register kept under section 5.5.23 in respect of apprentices.		

Dated 17 November 2020

LYNN GLOVER
Director, VRQA

Forests Act 1958, No. 6254**DECLARATION OF A PROHIBITED PERIOD**

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Chris Hardman, delegated officer for the Minister for Energy, Environment and Climate Change in the State of Victoria, hereby declare the commencement of a prohibited period for all land within the fire protected area (other than State forest, national park and protected public land) within the municipalities and/or alpine resorts nominated for the period specified in Schedule 1:

SCHEDULE 1

A prohibited period shall commence at 0100 hours on Monday 30 November 2020 and terminate at 0100 hours on 1 May 2020, unless varied, in the following:

Alpine Shire

Falls Creek Alpine Resort

Mount Hotham Alpine Resort

Indigo Shire

Wangaratta Rural City

Wodonga Rural City

Benalla Rural City

Towong Shire.

CHRIS HARDMAN
Chief Fire Officer
Department of Environment, Land, Water and Planning
Delegated Officer, pursuant to section 11,
Conservation, Forests and Lands Act 1987

Electricity Industry Act 2000

MOMENTUM ENERGY (ABN 42 100 569 159)

Pursuant to section 35(4) of the **Electricity Industry Act 2000** (Vic.), Momentum Energy ABN 42 100 569 159 provides notice of variation to its standing offer terms and conditions to reflect regulatory changes. The full amended terms and conditions will be available on our website, www.momentum.com.au from 1 January 2021. For further information contact Momentum Energy by phone on 1300 662 778; fax (03) 9620 1228; by email info@momentum.com.au; or by mail to PO Box 353, Flinders Lane, Victoria 8009.

Momentum Energy advises that the following changes will be made to our standing offer terms and conditions, effective from 1 January 2021.

- **Subclause 12.1(b)** has been amended to replace the number ‘9’ with the number ‘4’. The subclause now reads:
12.1(b) The maximum amount we can recover from you is limited to the amount that has been undercharged in the 4 months immediately before we notify you, unless the undercharge is your fault, or results from your unlawful act or omission.
-

Gas Industry Act 2001

MOMENTUM ENERGY (ABN 42 100 569 159)

Pursuant to section 42(4) of the **Gas Industry Act 2001** (Vic.), Momentum Energy ABN 42 100 569 159 provides notice of variation to its standing offer terms and conditions to reflect regulatory changes. The full amended terms and conditions will be available on our website, www.momentum.com.au, from 1 January 2021. For further information contact Momentum Energy by phone on 1300 662 778; fax (03) 9620 1228; by email info@momentum.com.au; or by mail to PO Box 353, Flinders Lane, Victoria 8009.

Momentum Energy advises that the following changes will be made to our standing offer terms and conditions, effective from 1 January 2021.

- **Subclause 12.1(b)** has been amended to replace the number ‘9’ with the number ‘4’. The subclause will read:
12.1(b) The maximum amount we can recover from you is limited to the amount that has been undercharged in the 4 months immediately before we notify you, unless the undercharge is your fault, or results from your unlawful act or omission.
-

Electricity Industry Act 2000**NOTICE OF GRANT OF LICENCE TO GENERATE AND SELL ELECTRICITY**

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 Winton Asset Co Pty Ltd (as trustee for Winton Asset Trust) (ACN 623 824 288) for a licence to generate electricity for supply or sale, and to sell electricity to the wholesale electricity market.

The licence was issued on 18 November 2020, and is granted on an ongoing basis. A copy of the licence is available on the commission’s website (www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS
Chairperson

Food Act 1984**NOTICE UNDER FOOD ACT 1984****Exemption From the Need for a Food Safety Supervisor for Certain Community Groups**

I, Milena Canil, as a delegate of the Secretary to the Department of Health and Human Services under section 19V(1)(c) of the **Food Act 1984** (the Act) –

1. exempt the proprietors of the class of food premises described in clause 2 of this instrument from the need to have a food safety supervisor for the period of 5 years;
2. the class of food premises for the purposes of clause 1 is those food premises that have all of the following characteristics:
 - (a) the premises is a class 2 food premises; and
 - (b) the proprietor is a community group; and
 - (c) the majority of persons involved in the handling of the food sold at the premises are volunteers; and
 - (d) the food handling activity takes place at the premises for a maximum of two consecutive days at any one time.

Definitions

3. In this instrument –
 - ‘class 2 food premises’ means food premises declared to be class 2 food premises under section 19C of the Act;
 - ‘community group’ means:
 - (a) a not-for-profit body; or
 - (b) a person or unincorporated group of persons undertaking a food handling activity solely for the purposes of raising funds for charitable purposes or for a not-for-profit body.

Commencement

4. This instrument of exemption takes effect on 26 November 2020.

Dated 26 November 2020

MILENA CANIL
Senior Manager
Food Safety
Department of Health and Human Services

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Kazuya Arabori of Maribynong in the State of Victoria
Date this Interim Prohibition Order is made:	18 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 9 February 2021 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not, directly or indirectly: <ul style="list-style-type: none"> • advertise or cause to be advertised, or • offer or cause to be offered, or • provide or cause to be provided, or • establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service (paid or otherwise, in a clinical or non-clinical capacity) that involves physical contact (including massage services) to any female persons. 2. The general health service provider named above must display a copy of this Interim Prohibition Order at any premises where he provides any general health service and must ensure that it is easily visible to the public. 3. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website he uses to promote themselves or the supply of any goods or services.

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

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Natalie Kringoudis of Albert Park in the state of Victoria.
Date this Interim Prohibition Order is made:	19 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 10 February 2021 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not directly or indirectly: <ol style="list-style-type: none"> (a) advertise or cause to be advertised, or (b) offer or cause to be offered, or (c) provide or cause to be provided, any general health service, paid or otherwise, in a clinical or non-clinical capacity, which involves, or is anyway related to Chinese medicine, Chinese Herbal Medicine, Chinese Herbal Dispensing, acupuncture, or the treatment of mental health disorders or emotional disorders. 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 used 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

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Olusegun Oluwaseun Osifeso, also known as Timothy Olusegun Osifeso, trading as 'Doctor Scalp' (ABN: 74 565 603 539).
Date this Interim Prohibition Order is made:	18 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 9 February 2021 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none">1. The general health service provider named above must not:<ol style="list-style-type: none">a. advertise or cause to be advertised, orb. offer or cause to be offered, orc. provide or cause to be provided, ord. establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service, paid or otherwise, in a clinical or non-clinical capacity, which involves, or is anyway related to, hair transplant services.2. The general health service provider named above must display a copy of this Interim Prohibition Order at any premises where he provides any general health service and must ensure that it is easily visible to the public.3. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website he uses to offer or promote any general health service.

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

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

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

KAREN CUSACK
Health Complaints Commissioner



Heritage Act 2017

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 2017**, I give notice under section 53 that the Victorian Heritage Register is amended by modifying a place in the Heritage Register:

Number: H0267

Category: Registered Place

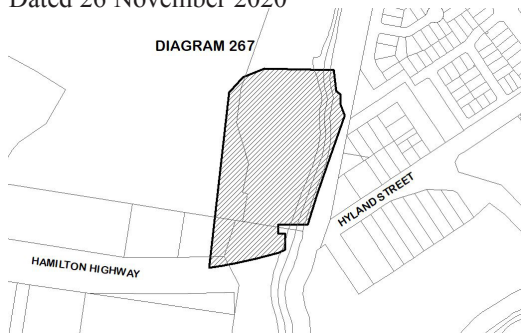
Place: Old Swan Inn

Location: 4 Hamilton Highway, Fyansford

Municipality: Greater Geelong City

All of the place shown hatched on Diagram 267 encompassing part of Lot 1 on Title Plan 814367. Part of Lot 3 on Plan of Subdivision 518309 and part of Crown Allotments 5, 26, 2005 and 2021, Township of Fyansford, Parish of Gherineghap, and part of Crown Allotment 2083, Parish of Moorpanyal.

Dated 26 November 2020



STEVEN AVERY
Executive Director

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 trusts.

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 Benambra Cemetery Trust

The Guildford Cemetery Trust

Dated 20 November 2020

BRYAN CRAMPTON

Manager

Cemetery Sector Governance Support Program

Electoral Act 2002

RE-REGISTRATION OF POLITICAL PARTY

In accordance with section 58D of the **Electoral Act 2002**, the following party is hereby re-registered:

Animal Justice Party

Dated 17 November 2020

WARWICK GATELY, AM

Victorian Electoral Commission

Electoral Act 2002

RE-REGISTRATION OF POLITICAL PARTY

In accordance with section 58D of the **Electoral Act 2002**, the following party is hereby re-registered:

Shooters, Fishers and Farmers Party Victoria

Dated 17 November 2020

WARWICK GATELY, AM

Victorian Electoral Commission

Health Services Act 1988

REVOCATION OF DECLARATION OF APPROVED QUALITY ASSURANCE BODY

I, Martin Foley, Minister for Health, acting under section 139 of the **Health Services Act 1988** (the Act), revoke the declaration dated 16 August 2013, which declared the Mortality and Clinical Review Committee established by St Vincent's Hospital (Melbourne) Ltd, as a quality assurance body under section 139 of the Act for the purposes of Part 7 of the Act.

Dated 30 October 2020

MARTIN FOLEY MP

Minister for Health

Major Events Act 2009**MAJOR EVENT TICKETING DECLARATION**

In accordance with the power conferred by section 182C of the **Major Events Act 2009** (the Act), I, Martin Pakula, Minister for Tourism, Sport and Major Events, make a major event ticketing declaration in respect of the ticketed events, being the 2020 to 2022 Boxing Day Test Matches to be held at the Melbourne Cricket Ground.

For the purposes of section 182C(5) of the Act, I specify that this major event ticketing declaration applies to the holding on the following dates:

- Australia v India, 26 December 2020 to 30 December 2020
- Australia v England, 26 December 2021 to 30 December 2021
- Australia v South Africa, 26 December 2022 to 30 December 2022.

Dated 19 November 2020

HON. MARTIN PAKULA MP
Minister for Tourism, Sport and Major Events

Marine Safety Act 2010

Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Corangamite Catchment Management Authority, as the declared waterway manager for the Barwon River between the Lower Breakwater and Orana Road, hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to take part in the Rowing Victoria 2019/20 Regattas on the Barwon River as detailed in Table 1 are prohibited from entering and remaining in the following waters.

Waters of the Barwon River between an imaginary line joining two signs stating 'Rowing Zone – Power Boat Zone' situated on opposite banks of the river at the downstream edge of the Princes Bridge (Shannon Avenue), and an imaginary line joining two signs stating 'Rowing Zone – Power Boat Zone' situated on opposite banks of the river approximately 115 metres west of the southern Swanston Street carpark, within the established rowing course area, provided the stated safety controls and undertakings detailed in the application form and associated documentation are adhered to.

The exclusion zone will be in effect for the times and dates detailed below.

21/11/2020	RV Regatta	6.00 am to 5.00 pm
5/12/2020	Sacred Heart Regatta	6.00 am to 5.00 pm

Dated 18 November 2020

CORANGAMITE CATCHMENT MANAGEMENT AUTHORITY

Subordinate Legislation Act 1994

NOTICE OF DECISION

Proposed Public Health and Wellbeing (Prescribed Accommodation) Regulations 2020

I, Martin Foley, Minister for Health, give notice under section 12 of the **Subordinate Legislation Act 1994** (the Act) that I have decided that the proposed Public Health and Wellbeing (Prescribed Accommodation) Regulations 2020 (proposed Regulations) are to be made.

A regulatory impact statement was published, and public comments and submissions were invited, as required by section 11(2) of the Act. The 33 submissions received have been considered, as required by section 11(3) of the Act.

Subject to the matters below, I have decided that the proposed Regulations should be made substantially unchanged, with minor amendments to improve the clarity, operation and practicality of the proposed regulations.

The proposed Regulations adopt by reference the definition of ‘rooming house’ in the **Residential Tenancies Act 1997**. This will provide consistency between the definitions in the proposed Regulations and the Residential Tenancies Act.

A consequence of the alignment is that premises declared as rooming houses by the Minister for Housing under section 19 of the Residential Tenancies Act will be within scope of the proposed Regulations. However, the application to declared rooming houses will be delayed for six months, with a commencement date of 13 June 2021. This period will allow time for proprietors and councils to operationalise the changes. It will allow proprietors to make adjustments to their properties where needed to comply with the regulations, such as ensuring bedrooms are at least 7.5 metres squared.

A second consequence of the alignment of the definitions is that specialist disability accommodation enrolled under the Commonwealth’s National Disability Insurance Scheme will also be excluded from the definition of prescribed accommodation, and therefore from compliance with the standards. Specialist disability accommodation is subject to a separate registration, quality and safeguards framework under the national scheme.

The Regulations are otherwise substantially unchanged with only minor and technical updates.
Dated 17 November 2020

HON. MARTIN FOLEY MP
Minister for Health

Subordinate Legislation Act 1994

NOTICE OF DECISION

I, Ross Kennedy, as Chair of the Victorian Commission for Gambling and Liquor Regulation (the Commission), give notice under section 12J of the **Subordinate Legislation Act 1994** (SLA) that further to public consultation on a Regulatory Impact Statement (the RIS), the Commission has decided to remake five existing Designated Area Orders (the Orders) covering the Central Business Districts of Mildura, Footscray, Colac, Mornington and Sunshine for a period of 10 years. The Orders are currently made for a period of 12 months.

The RIS and a draft of the Orders were advertised for public comment. Three submissions were received.

After considering the submissions received, the Commission has decided that the Orders should be remade for a period of 10 years.

After the Orders are remade, they will be published in the Government Gazette which is available for download from www.gazette.vic.gov.au or may be purchased from the TIMG Bookshop, Level 10, 575 Bourke Street, Melbourne, Victoria 3000.

Dated 17 November 2020

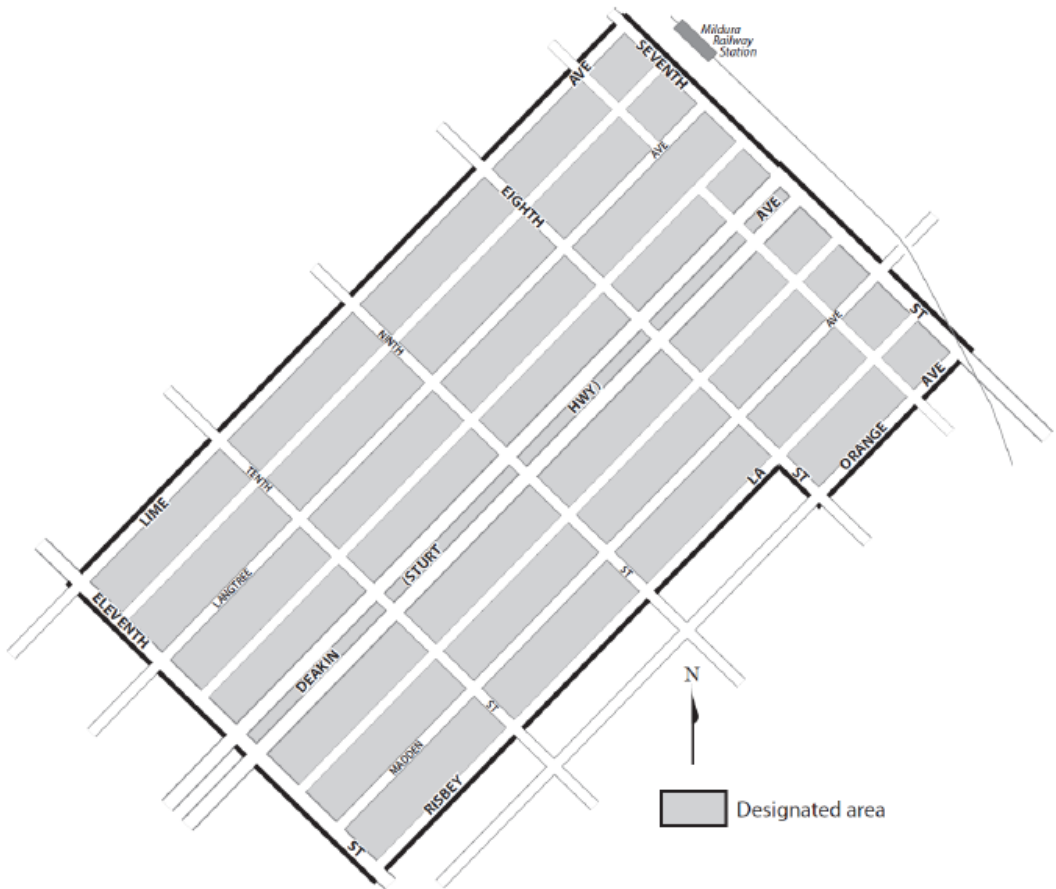
ROSS KENNEDY
Chair
Victorian Commission for Gambling and Liquor Regulation

Liquor Control Reform Act 1998

SECTION 147 – ORDER DECLARING A DESIGNATED AREA

The Commission, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 10 years from the date the Order is published in the Government Gazette:

The area within the Mildura CBD and surrounding areas as shown on the following plan.



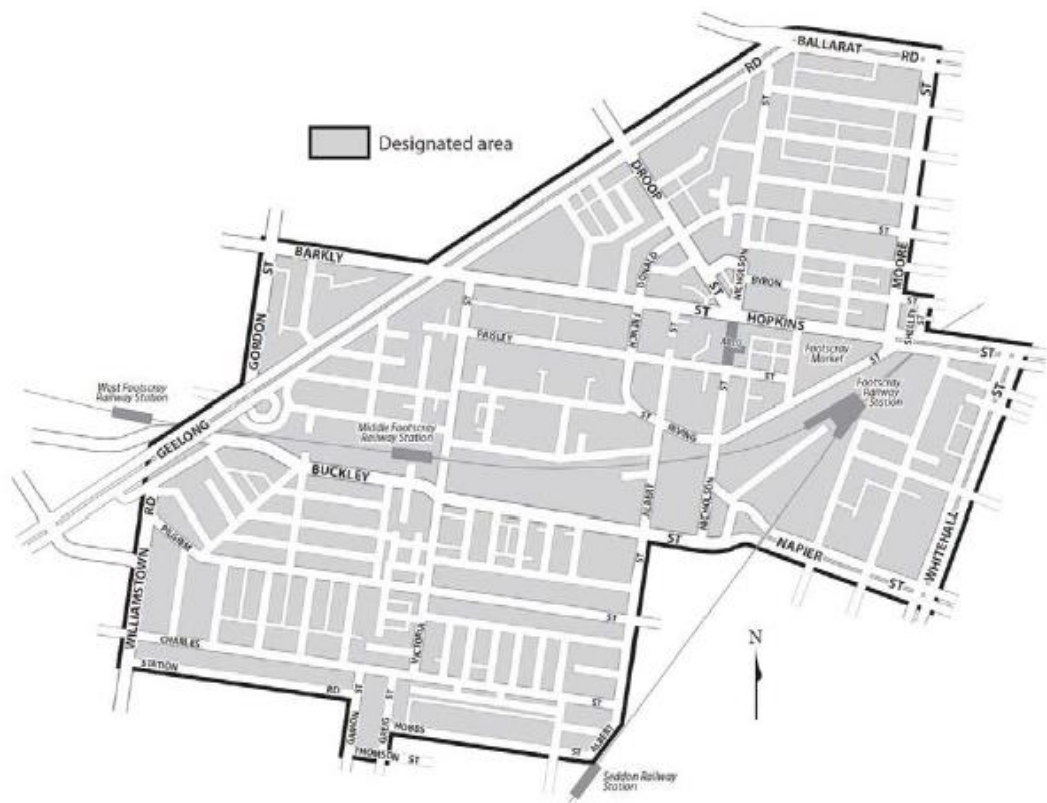
ROSS KENNEDY
Chair
Victorian Commission for Gambling and Liquor Regulation

Liquor Control Reform Act 1998

SECTION 147 – ORDER DECLARING A DESIGNATED AREA

The Commission, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 10 years from the date the Order is published in the Government Gazette:

The area within the Footscray CBD and surrounding areas as shown on the following plan.



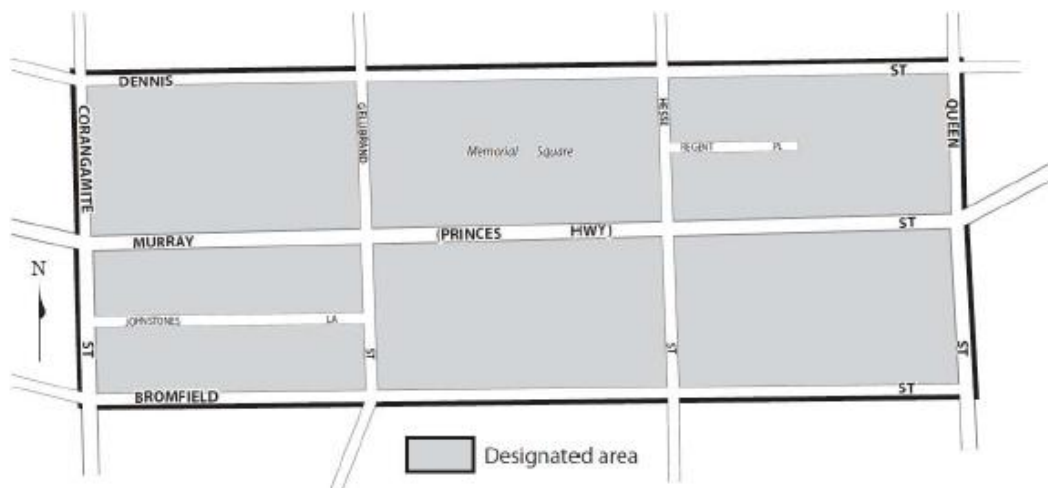
ROSS KENNEDY
Chair

Victorian Commission for Gambling and Liquor Regulation

Liquor Control Reform Act 1998**SECTION 147 – ORDER DECLARING A DESIGNATED AREA**

The Commission, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 10 years from the date the Order is published in the Government Gazette:

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



ROSS KENNEDY
Chair

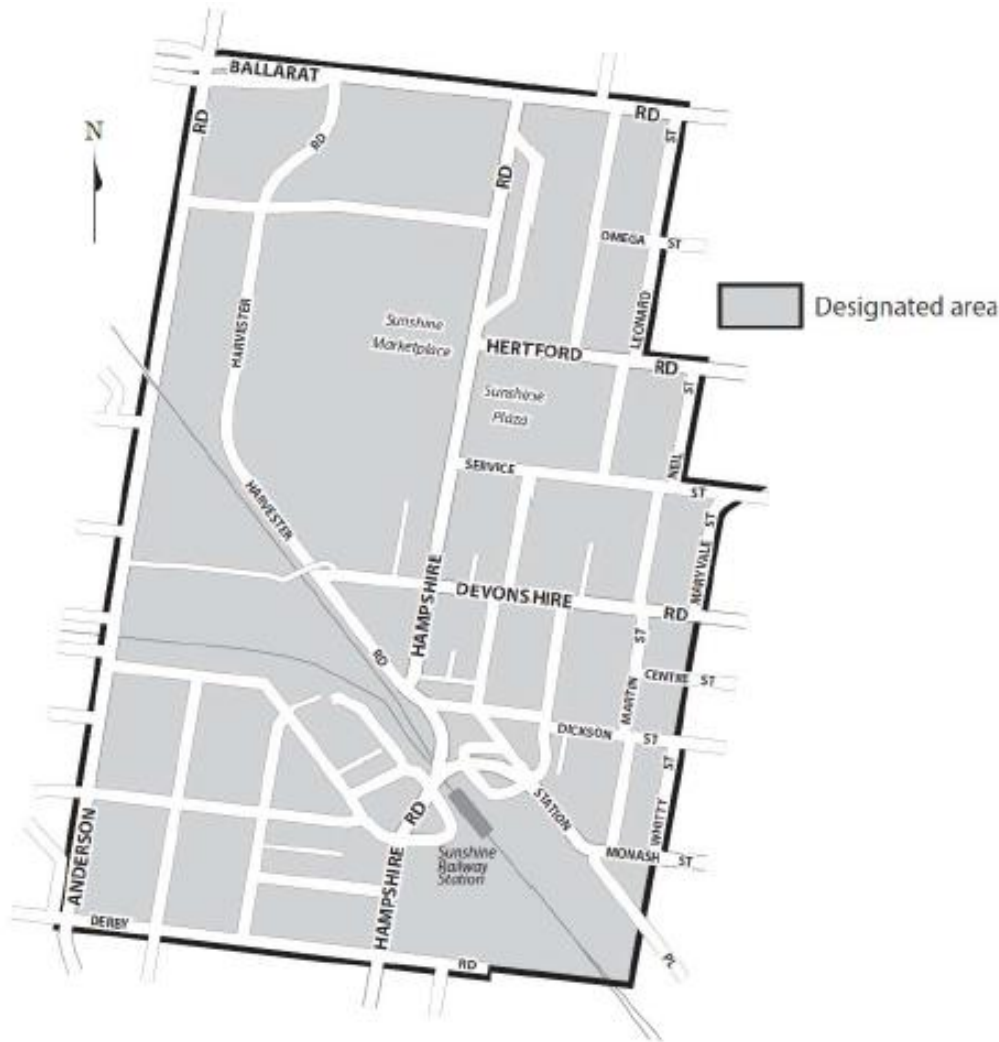
Victorian Commission for Gambling and Liquor Regulation

Liquor Control Reform Act 1998

SECTION 147 – ORDER DECLARING A DESIGNATED AREA

The Commission, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 10 years from the date the Order is published in the Government Gazette:

The area within the Sunshine CBD and surrounding areas as shown on the following plan.



ROSS KENNEDY
Chair

Victorian Commission for Gambling and Liquor Regulation

Liquor Control Reform Act 1998**SECTION 147 – ORDER DECLARING A DESIGNATED AREA**

The Commission, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 10 years from the date the Order is published in the Government Gazette:

The area within the Mornington CBD and surrounding areas as shown on the following plan.



ROSS KENNEDY
Chair

Victorian Commission for Gambling and Liquor Regulation



Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES DECLARATION NO. 808

Central Highlands Water declares the properties as described below to be serviced properties for the purpose of the **Water Act 1989** on and from Thursday 26 November 2020.

PROPERTY	TOWNS	TYPE
PS824362U Lot 149–210 incl.	Alfredton	water/sewer
PS829302M Lot 1–4 incl.	Alfredton	water/sewer
PS830182M Lot 1–26 incl.	Alfredton	water/sewer
PS830183K Lot 27–45 incl.	Alfredton	water/sewer
PS815793R Lot 1 and 2	Ballan	water/sewer
PS829390M Lot 1–6 incl.	Ballan	water/sewer
PS807401J Lot 1–10 incl.	Canadian	water/sewer
PS831140Y/S2 Lot 1–4 and 6–8 incl	Cardigan	water
PS748832F Lot 1	Carisbrook	water
PS626675B Lot 1A and 2A	Daylesford	water/sewer
PS626675B Lot 1B, 2B, 3B and 4B	Daylesford	water/sewer
PS837485E Lot 1 and 2	Daylesford	water/sewer
PS835463B Lot 1–9 incl.	Delacombe	water/sewer
C/A 1–3 and 3A Sec 9	Gordon	water/sewer
PS815794P Lot 1 and 2	Gordon	water/sewer
PS827218L Lot 1–5 incl.	Gordon	water/sewer
PS830179A Lot 1–33 incl.	Invermay Park	water/sewer
PS832060R Lot 1 and 2	Sebastopol	water/sewer
PS833436Q Lot 1–5 incl.	Sebastopol	water/sewer
PS831750U Lot 1 and 2	Soldiers Hill	water/sewer
PS816197D Lot 400–457 incl.	Winter Valley	water/sewer

For more information contact Central Highlands Water on 1800 061 514.

Water Act 1989

DECLARATION OF SERVICED PROPERTIES

For the purposes of section 144 of the **Water Act 1989**, Goulburn Valley Region Water Corporation (trading as Goulburn Valley Water) declares it has made provision for water and/or sewerage services to the following lots commencing 31 December 2020:

Potable Water and Sewerage

Lots 1–2, PS821384A; 51 Callister Street, Shepparton

Lots 476–493, PS823653N; 7761 Goulburn Valley Highway, Kialla

Lots 453–475, PS823658N; 7765 Goulburn Valley Highway, Kialla

Lots 1–2, PS823663K; 6 Hayes Street, Shepparton
 Lots 2–4, PS837247W; 78–80 Wyndham Street, Shepparton
 Lots 1–23, PS835084K; 55 Highton Lane, Mansfield
 Lots 1–2, PS835088B; 53–55 Highton Lane, Mansfield
 Lot 1, PS835087D; 51 Highton Lane, Mansfield
 Lot 1, PS835086F; 49 Highton Lane, Mansfield
 Lots 1–2, PS834680X; 46 Queen Street, Avenel

Potable Water only

Lots 1–4, PS832004C; 59 Halls Flat Road, Alexandra
 Lots 1–2, PS842613T; 37 Butter Factory Lane, Euroa

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

Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES

Notice is hereby given that Westernport Water has made provision for water and/or recycled water and/or sewer services for the properties listed below. In accordance with section 144 of the **Water Act 1989**, these properties are now liable to be rated as serviced properties from 30 November 2020, or subject to the approval of subdivision.

Lot / Plan Numbers	Property Address
Water and Sewer Services	
Lots 1 and 2/PS839893C	89 Justice Road, Cowes, Victoria 3922
Lots 601–612 and R1/PS827480W	Penniwells Drive, San Remo, Victoria 3925

A copy of the notice and plans for the above are available for inspection at Westernport Water's Office, 2 Boys Home Road, Newhaven, www.westernportwater.com.au

Water Act 1989

YARRA VALLEY WATER – DECLARATION OF SERVICED PROPERTIES

Pursuant to section 144 of the **Water Act 1989**, Yarra Valley Water declares the following land to be serviced property for the listed services from 26 November 2020.

Development Address/ Estate Name	Stage/s	Plan of Subdivision number	Suburb	Drinking Water	Recycled Water	Sewerage Services
Aurora Lend Lease Estate	60E	PS817689A	Wollert	Y	Y	Y
990 Mickleham Road, Greenvale	1	PS826719S	Greenvale	Y	Y	Y
Alliance Business Park	1	PS814757B	Epping	Y	N	Y
Rathdowne Estate	6	PS819166Y/S3	Wollert	Y	Y	Y
Mernda Rise Estate	1	PS819038J	Mernda	Y	N	Y
410 Cooper Street and 315 O'Herns Road	1	PS825850A	Epping	Y	N	Y

ORDERS IN COUNCIL

Electricity Safety Act 1998

ORDER UNDER SECTION 120W EXEMPTING JEMENA ELECTRICITY NETWORKS FROM SECTION 120M(1)(C) OF THE ELECTRICITY SAFETY ACT 1998

Order in Council

The Governor in Council, under section 120W of the **Electricity Safety Act 1998** (Act), makes the following Order to exempt Jemena Electricity Networks (Vic.) Ltd ABN 82 064 651 083 (Jemena) from complying with section 120M(1)(c) of the Act on the terms and conditions specified in this Order.

1. EXEMPTION

Subject to Jemena's continued compliance with the conditions in clause 2 below, from the effective date of this Order, Jemena is exempt from complying with section 120M(1)(c) of the Act with respect to the exempt parts, specified in Column 2 [Exempt parts] of Table 1, of the **polyphase electric lines** originating from Coolaroo (COO) zone substation, located at Lat -37.64207, Long 144.93391 (1 point), as listed in Schedule 1 of the **Electricity Safety (Bushfire Mitigation Duties) Regulations 2017**.

Table 1

Polyphase Electric Line	Exempt Parts
COO11	All parts of the polyphase electric line COO11 connected from the east side of pole A000678 located on Somerton Road between Aitken Boulevard and Kirkham Drive at Lat -37.63842837, Long 144.91017791
COO12	All parts of the polyphase electric line COO12
COO13	All parts of the polyphase electric line COO13
COO14	All parts of the polyphase electric line COO14
COO21	All parts of the polyphase electric line COO21 from the east side of pole A129025 located on Somerton Rd approximately 400m west of Kirkham Drive at Lat -37.63826694, Long 144.90452672
COO21	All parts of the polyphase electric line COO21 bounded by the west side of pole A042629 located in Bridlington Drive approximately 90m east of Fleetwood Drive at Lat -37.63895327, Long 144.89230074, the east side of pole A041946 located in Elphinstone Boulevard opposite Cupar Place at Lat -37.64785863, Long 144.88418253 and switching station 'MICKLEHAM-ELPHINSTONE SW. STN' located in Mickleham Rd approximately 60m south of Elphinstone Boulevard at Lat -37.64654245, Long 144.88031182
COO21	All parts of the polyphase electric line COO21 from the east side of pole A059325 located in Swinton Way at the corner of Drummond Street at Lat -37.65712074, Long 144.89070259 and the east side of pole A059324 located in Elliot Court approximately 50m west of Swinton Way at Lat -37.65968382, Long 144.89011541
COO21	All parts of the polyphase electric line COO21 from the east side of pole A041599 located in Haddington Crescent approximately 25m east of Drummond Street at Lat -37.65323232, Long 144.88844826
COO22	All parts of the polyphase electric line COO22

Polyphase Electric Line	Exempt Parts
BD14 (formerly COO13)	All parts of the polyphase electric line BD14 connected from the south side of pole A037379 located on Redesdale Street approximately 20m south of Dunkeld Street at Lat -37.65330064, Long 144.92492723 to north side of pole A037349 located in the rail reserve approximately 20m north of Barry Rd at Lat -37.66387204, Long 144.92495762
KLO22 (formerly COO11)	All parts of the polyphase electric line KLO22 connected from the east side of pole A038838 located on Mount Ridley Road approximately 100m west of Forest Red Gum Drive at Lat -37.56451402, Long 144.89780292 to west side of pole A141422 located on Mount Ridley Road approximately 10m west of Newbury Boulevard at Lat -37.56594212, Long 144.90978607

2. CONDITIONS OF EXEMPTION

The exemption in clause 1 is granted subject to the following conditions:

- 2.1 By 30 April 2023, **Jemena** must establish a new **complying substation** and supply electricity from the new **complying substation** to all parts of **polyphase electric line** originating from Coolaroo (COO) zone substation that are not exempt parts as specified in Column 2 of Table 1.
- 2.2 By 30 April 2023, **Jemena** must comply with all requirements specified in Column 2 [Requirements] of Table 2.
- 2.3 From the effective date of this Exemption, **Jemena** must ensure that any part of a **polyphase electric line** supplied from the Coolaroo (COO) zone substation not included in Table 2 which is located, or comes to be located, in a **hazardous bushfire risk area** has a **cover**, or is placed underground, or has the **required capacity**.

Table 2

Polyphase Electric Line	Requirements
KLO22 (formerly COO11)	All parts of the polyphase electric line KLO22 connected from the east side of pole A038838 located on Mount Ridley Road approximately 100m west of Forest Red Gum Drive at Lat -37.56451402, Long 144.89780292 to west side of pole A141422 located on Mount Ridley Road approximately 10m west of Newbury Boulevard at Lat -37.56594212, Long 144.90978607 must be removed, have a cover , be placed underground or have the required capacity .
COO11	All parts of the polyphase electric line COO11 connected from the east side of pole A009100 located at the corner of Somerton Road and Reservoir Drive at Lat -37.6410210, Long 144.931157, to the west side of pole A152219 on Somerton Road approximately 220m east of Reservoir Drive at Lat -37.6413604, Long 144.9339025 must be placed underground.
COO11	All parts of the polyphase electric line COO11 connected from the south side of pole A056248 located in Somerton Rd approximately 190m east of Reservoir Drive at Lat -37.64131246 Long 144.9334652, to the north side of pole A067636 located approximately 50m south of pole A056248 at Lat -37.64175451, Long 144.9332408 must be placed underground.
COO11	All parts of the polyphase electric line COO11 connected from the east side of pole A072219 at the corner of Somerton Road and Pascoe Vale Road at Lat -37.6407095, Long 144.9284062, to the north side of pole A137480 on Pascoe Vale Road, approximately 30m south of Somerton Road at Lat -37.6409445, Long 144.9284937 must be removed.

Polyphase Electric Line	Requirements
COO11	All parts of the polyphase electric line COO11 connected from the east side of pole A072219 at the corner of Somerton Road and Pascoe Vale Road at Lat -37.6407095, Long 144.9284062, to the west side of pole A090484 on Somerton Road, approximately 30m east of Pascoe Vale Road at Lat -37.64080848, Long 144.92923467 must be removed.
COO11	All parts of the polyphase electric line COO11 connected from the east side of pole A137480 on Pascoe Vale Road, approximately 30m south of Somerton Road at Lat -37.6409445, Long 144.9284937, to the west side of pole A090484 on Somerton Road, approximately 30m east of Pascoe Vale Road at Lat -37.64080848, Long 144.92923467 must be placed underground.
COO11	All parts of the polyphase electric line COO11 connected from the east side of pole A000678 located on Somerton Road, opposite Aitken Boulevard at Lat -37.63842837, Long 144.9101779, to the west side of pole A072219 at the corner of Somerton Road and Pascoe Vale Road at Lat -37.6407095, Long 144.9284062 must be removed.
COO12	All parts of the polyphase electric line COO12 must be placed underground.
BD14 (formerly COO13)	Pole A037351 located near the southern end of Coolaroo train station at Lat -37.66230517, Long 144.9252497 must be relocated approximately 20m north and all parts of the polyphase electric line BD14 connected from the south side of pole A037351 to the north side of pole A037349 located on Barry Road approximately 220m east of Pascoe Vale Road at Lat -37.66387204, Long 144.9249576 must be placed underground.
BD14 (formerly COO13)	Pole A037377 located on the north side of Taggerty Crescent at Lat -37.656725, Long 144.922850, must be relocated approximately 10m to the south side of Taggerty Crescent.
COO13	All parts of the polyphase electric line COO13 connected from the east side of pole A037310 on Pascoe Vale Road approximately 120m north of Dunkeld Street at Lat -37.65299753, Long 144.9293668, to pole A039393 at the corner of Longford Crescent and Glenelg Street at Lat -37.65352256, Long 144.9302417 must be removed.
COO13	All parts of the polyphase electric line COO13 connected from the south side of pole A151598 on Pascoe Vale Road approximately 450m south of Shankland Boulevard at Lat -37.64759374, Long 144.9309535, to pole A037308 at the corner of Pascoe Vale Road and Dunkeld Street at Lat -37.65384309, Long 144.9288231 must be placed underground.
COO14	All parts of polyphase electric line COO14 connected from the south side of pole A041510 in Greenvale Drive approximately 30m north of Aberdeen Avenue at Lat -37.647940, Long 144.897628 to the north side of pole A120182 in Greenvale Drive approximately 20m north of Hawick Court at Lat -37.648890, Long 144.897067 must be placed underground.
COO21	All parts of the polyphase electric line COO21 connected from the south side of pole A041983 located in Buchanan Place at the corner of Jedburgh Place at Lat -37.64988299, Long 144.88761704 to the west side of pole A041975 located in Jedburgh Place approximately 20m west of Buchanan Place at Lat -37.65000900, Long 144.88736100 must be placed underground.

Polyphase Electric Line	Requirements
COO21	All parts of the polyphase electric line COO21 connected from the east side of pole A148465 located in Ambleside Road approximately 10m west of Lochton Court at Lat -37.64390376, Long 144.89482904 to the west side of pole A060773 located in Ambleside Road approximately 40m east of Lochton Court at Lat -37.64385000, Long 144.89535192 must be removed.
COO21	All parts of the polyphase electric line COO21 connected from the west side of pole A060786 located in Clanarald Way approximately 60m west of Hartley crescent at Lat -37.64546605, Long 144.89602029 to the east side of pole A060787 located in Clanarald Way approximately 90m east of Motherwell Avenue at Lat -37.64540438, Long 144.89549392 must be placed underground.
COO21	All parts of the polyphase electric line COO21 connected from the west side of pole A041724 located in Greenvale Drive approximately 70m west of Arncliffe Boulevard at Lat -37.64202569, Long 144.89296338 to the east side of pole A041725 located at the corner of Greenvale Drive and Fleetwood Drive at Lat -37.64212325, Long 144.89257304 must be placed underground.
COO21	All parts of the polyphase electric line COO21 connected from the north side of pole A041974 located at the corner of McNab Way and Elphinstone Road at Lat -37.64868799, Long 144.88816934 to the south side of pole A041971 located in McNab Way approximately 30m south of Inverness Mews at Lat -37.64725441, Long 144.88824463 must be placed underground.
COO21	A new pole must be installed approximately 10m east of pole A041245 located at the corner of Motherwell Avenue and Kintyre Court at Lat -37.64619125, Long 144.89116376. All parts of the polyphase electric line COO21 connected from the new pole to the west side of pole A041244 located in Motherwell Avenue approximately 40m west of Rothesay Place at Lat -37.64600806, Long 144.89178623 must be placed underground.
COO22	All parts of the polyphase electric line COO22 connected from the west side of pole A084910 located on the water tank access track approximately 120m west of Aitken Boulevard at Lat -37.60976477, Long 144.91115051 to the east side of pole A107321 located approximately 270m north of Candlebark Drive at Lat -37.60790681, Long 144.90649787 must be placed underground.

3. INTERPRETATION

3.1 In this Order –

complying substation has the meaning given in section 120L of the Act;

cover has the meaning given in section 120N(5) of the Act;

hazardous bushfire risk area has the meaning given in section 3 of the Act;

polyphase electric line has the meaning given in section 120K of the Act;

required capacity has the meaning given in section 120K of the Act.

3.2 In this document, unless the context requires otherwise, words denoting the singular include the plural and vice versa.

4. COMMENCEMENT

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

Dated 24 November 2020

Responsible Minister:

THE HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

CLAIRE CHISHOLM
Clerk of the Executive Council

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**SUBORDINATE LEGISLATION ACT 1994
NOTICE THAT STATUTORY RULES ARE
OBTAINABLE**

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rule was first obtainable from SAI Global Bookshop, 85 Buckhurst Street, South Melbourne, on the date specified:

130. *Statutory Rule:* Water (Tagged
Water Allocations)
Interim
Regulations 2020

Authorising Act: Water Act 1989

Date first obtainable: 24 November 2020

Code A

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