



Victoria Government Gazette

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No. G 19 Thursday 13 May 2021

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GENERAL

TABLE OF PROVISIONS

Private Advertisements		SLM Law	916
Anglican Trusts Corporations Act 1884		Sharrock Pitman Legal	916
Anglican Diocese of Bendigo	912	Stidston Warren Lawyers	916
Estates of Deceased Persons		Tucker Partners	916
Birdsey Dedman & Bartlett	912	Verhoeven & Curtain Solicitors	917
Brendan Holland & Michael Cahir	912	Warren, Graham & Murphy Pty Ltd	917
David Davis & Associates	912	Government and Outer Budget Sector	
De Marco Lawyers	913	Agencies Notices	918
Devenish	913	Orders in Council	951
Garden & Green Lawyers	913	Corrections;	
Hunt & Hunt	913	Crown Land (Reserves);	
I. Glenister & Associates	913	Education and Training Reform;	
Ian McCubbin & Associates	914	Health Services	
Joliman Lawyers	914	Obtainables	958
KCL Law	914		
KHQ Lawyers	914		
Kensington Lawyers	914		
McGuinness Legal	914		
Maurice Blackburn Lawyers	915		
Mulcahy & Co. Legal	915		
Partners Legal Pty Ltd	915		
Pietrzak Solicitors	915		
Roberts Beckwith Partners	915		

Advertisers Please Note

As from 13 May 2021

The last Special Gazette was No. 213 dated 11 May 2021.

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

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
 - or contact our office on 8523 4601
between 8.30 am and 5.30 pm Monday to Friday
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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General)
QUEEN'S BIRTHDAY WEEK 2021 (Monday 14 June 2021)**

Please Note Deadlines for General Gazette G24/21:

The Victoria Government Gazette (General) for Queen's Birthday week (G24/21) will be published on **Thursday 17 June 2021**.

Copy Deadlines:

Private Advertisements	9.30 am on Friday 11 June 2021
Government and Outer Budget Sector Agencies Notices	9.30 am on Tuesday 15 June 2021

Office Hours:

The Victoria Government Gazette Office is open during normal office hours, 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.

KIM BURNES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Anglican Trusts Corporations Act 1884

CONSENT

In the matter of an Application under sections 6, 7 and 8 of the **Anglican Trusts Corporations Act 1884** in regard to all that piece of land being land 10 Davies Street, Bealiba, Certificate of Title Volume 1009 Folio 695 vested in the names of the blight Reverend Samuel Thornton Bishop of Ballarat, the Reverend John Bettridge Stair of Christchurch Parish of Saint Arnaud, Stephen Onions, Samuel Goldsbury and George Chapman all of Cope Cope in the Parish of Saint Arnaud ('the Trustees').

I, Matthew Peter Brain of 11 Greenwood Drive, Kennington in the State of Victoria, Bishop of the Anglican Diocese of Bendigo consent on behalf of the Trustees they being deceased, to the vesting of the land in Bendigo Diocesan Trusts Corporation. If within one calendar month from publication of this advertisement no proceedings be taken by any of the persons in whose name the consent is given, such consent shall upon the expiration of such one month be as effective for the purposes of the Act as a consent given by the Trustees themselves.

Dated 6 May 2021

DEAN ROBERT KAMBOVSKI, late of 1170 Meredith–Shelford Road, Meredith, Victoria, lawyer, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 10 February 2021, are required by the executors of the Will, Jason Peter Kambovski and Melinda Jane Kambovski, to send particulars to them, care of Birdsey Dedman & Bartlett, of 166a Ryrie Street, Geelong, solicitors, by 21 July 2021, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 7 May 2021

BIRDSEY DEDMAN & BARTLETT,
solicitors,
166a Ryrie Street, Geelong, Victoria 3220.

Re: Estate of SUSAN ANN CURTAIN, late of VMCH Corpus Christie Aged Care, 80 Clayton Road, Clayton, Victoria, home duties, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 21 April 2020, are required by the trustees, Therese Maree Corbett and Margaret Kathleen Boulton, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRENDAN HOLLAND & MICHAEL CAHIR,
legal practitioners,
130 Balcombe Road, Mentone 3194.

ANN BUTLER, late of Lulworth House Nursing Home, 73 Roslyn Gardens, Elizabeth Bay, New South Wales, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 January 2021, are required by the executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 13 July 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

JOAN MELBA EVANS, late of Stella Anderson Nursing Home, 26 Gibson Street, North Bendigo, Victoria, retired process worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 February 2021, are required by the executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 13 July 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Re: STEFAN KULESZA, late of 202 Hilton Street, Glenroy, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 January 2021, are required by the trustee, Christine Buckman, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

LORRAINE JOAN BATESON, late of 1A Pearwood Street, Ringwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 April 2021, are required by the executors, Mark James Bateson, Stuart David Bateson and Samantha Jane Reid, to send particulars of their claims to the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

DEVENISH, lawyers,
PO Box 4276, Ringwood, Victoria 3134.

JOAN MARY MOSS, late of Arcare Knox Aged Care, Stockland Knox Retirement Village, 478 Burwood Highway, Wantirna South, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 March 2021, are required by the executors, Gregory John Moss and Peter Robert Moss, to send particulars of their claims to the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

DEVENISH, lawyers,
PO Box 4276, Ringwood, Victoria 3134.

GRACE JEAN GRAY, late of Woorinen North, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 July 2020, are required by Marjory Dawn Hutchins and Paul Leslie Gray, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

DOROTHY JANE GIBBENS, late of Regis Frankston, 93 Ashleigh Avenue, Frankston, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 January 2021, are required by Equity Trustees Wealth Services Limited, ACN 006 132 332, formerly Sandhurst Trustees Limited, of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 13 July 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT,
Level 5, 114 William Street, Melbourne,
Victoria 3000.
Ref: 9636532.

CORAL CLAIRE ROBERTSON, late of 25 Broad Street, Greensborough, Victoria, secretary, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 18 September 2020, are required by the executor, Stephen Douglas Robertson, to send particulars of their claims to the executor,

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

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

Re: The estate of JOSEPHINE MARY SHEAHAN, late of 269, 267–271 Lower Plenty Road, Rosanna, Victoria 3084, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 28 January 2021, are required by the trustees, Janelle Deirdre Sheahan and Helen Marie Turner, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 14 July 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

IAN McCUBBIN & ASSOCIATES, solicitors,
40 Chute Street, Diamond Creek, Victoria 3089.

Re: Estate of KEITH FAITHFULL BIENVENU.

Creditors, next-of-kin or others having claims in respect of the estate of KEITH FAITHFULL BIENVENU, late of 43 Butterworth Street, Swan Hill, in the State of Victoria, horticultural technical officer, deceased, who died on 4 February 2021, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 30 July 2021, after which the executor will distribute the assets, having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others having claims in respect to the estate of WAYNE CHARLES FALKNER, retired, deceased, late of 1/28 Park Avenue, Sandringham, Victoria, who died on 30 December 2020, are required to send particulars of their claims to the executors, Guy Falkner and Paul Falkner, care of the undersigned solicitors, within 60 days, after

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

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne 3000.

Re: IAN LIONEL JONES, late of 12 Marine Parade, St Kilda, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29th January 2021, are required by the trustee, Equity Trustees Wealth Services Limited, ACN 006 132 332, of 1/575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee, care of the undermentioned solicitors, by 16 July 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

QUYEN TRIEU LANG, late of 30 The Grange, Caroline Springs, Victoria, hospitality worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 October 2020, are required by the executor, Sue Ann Lang, to send particulars of their claims to her, care of the undermentioned solicitors, within two months 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 she then has notice.

KENSINGTON LAWYERS,
301A Racecourse Road, Kensington,
Victoria 3031.

Re: Estate of RAMSEY MOORE WHEELER, late of Favershaw House, 27 Shierlaw Avenue, Canterbury, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 14 June 2020, are required by the trustee, Samuel Peter Wheeler, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners,

by a date not later than two months 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.

McGUINNESS LEGAL, legal practitioners,
PO Box 179, Rosebud, Victoria 3939.

Re: Estate of RYAN HAROLD RUSSELL,
late of Unit 3, 24 Eldale Avenue, Greensborough,
Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 December 2020, are required by Maurice Blackburn Lawyers, on behalf of the administrator of the estate of RYAN HAROLD RUSSELL, to send particulars of such claims to them, at the undermentioned address, by 6 July 2021, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

Care of MAURICE BLACKBURN LAWYERS,
Level 21, 380 La Trobe Street, Melbourne 3000.
Tel: (03) 9605 2700. Ref: AS.5591027.

NOEL CHRISTOPHER FOLVIG, late of
2/30 Clarey Avenue, Seymour, Victoria,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 August 2016, are required by the executor, David Christopher Folvig, care of the undermentioned solicitors, to send particulars to him by 9 August 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

MULCAHY & CO. LEGAL,
300B Gillies Street North, Wendouree,
Victoria 3355.

NOEL ROY MATTHEWS, late of 33 Schutt
Street, Newport, Victoria 3015, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 2 November 2018, are required by the administrator, Paul James Matthews, care of Partners Legal, Level 13, 636 St Kilda Road, Melbourne, Victoria 3004,

to send particulars of their claims to them by 10 July 2021, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice. Letters of Administration with the Will annexed was granted in Victoria on 12 April 2021.

Patrick Robertson, solicitor,
PARTNERS LEGAL PTY LTD,
Level 13, 636 St Kilda Road, Melbourne,
Victoria 3004.

Creditors, next-of-kin and others having claims in respect to the estate of LOUISE ANNE WILDE, deceased, late of Unit 85, 378 Cotham Road, Kew, pensioner, deceased, who died on 11 February 2021, are required by the executors, Peter Henry Wilde and Elizabeth Joan Wilde, to send particulars of such claims to them, care of the undermentioned solicitors, by 19 July 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.

PIETRZAK SOLICITORS,
832 High Street, Kew East, Victoria 3102.

Re: JANICE MARGARET ALEXANDER,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 October 2020, are required by the trustees, Victor Charles Alexander and Samantha Alexander, to send particulars of such claims to them, in care of the below mentioned lawyers, by 8 July 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

ROBERTS BECKWITH PARTNERS,
16 Blamey Place, Mornington, Victoria 3931.

Re: DONALD PRATT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 October 2020, are required by the trustee, Charles Edward Beckwith, to send particulars of such claims to him, in care of the below mentioned lawyers, by 8 July 2021, after which date the trustee may convey or distribute

the assets, having regard only to the claims of which he then has notice.

ROBERTS BECKWITH PARTNERS,
16 Blamey Place, Mornington, Victoria 3931.

Re: CHRISTOPHER NOEL DAVIS, late of 250 Scoullers Road, Stonyford, Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 August 2020, are required by the deceased's personal representative, Dorothy May Baynes, to send particulars to her, care of the undermentioned lawyers, by 15 July 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

SLM LAW, lawyers,
119 Murray Street, Colac 3250.

Re: KERRY LEONARD RAYMOND, late of 2395 Foxhow Road, Foxhow, Victoria, carpenter, 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 deceased's personal representative, Lauren Rippon, to send particulars to her, care of the undermentioned lawyers, by 15 July 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

SLM LAW, lawyers,
119 Murray Street, Colac 3250.

CHERYL ANNE VRIEND, late of 105 Riccarton Road, Warrion, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 December 2020, are required by the deceased's personal representative, Samantha Jean Stepnell, to send particulars to her, care of the undermentioned lawyers, by 14 July 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

SLM LAW, lawyers,
119 Murray Street, Colac 3250.

JEANETTE BARBARA KNIGHT, late of 1A Leslie Avenue, Cowes, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 November 2020, are required by the personal representative, Roderick David Knight, to send particulars to him, care of the undersigned solicitors, by 21 July 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

SHARROCK PITMAN LEGAL,
Suite 2, 40 Montclair Avenue,
Glen Waverley, Victoria 3150.
PO Box 265, Glen Waverley, Victoria 3150.
binay@sharrocpitman.com.au

VALERIE SMITH, late of Mount Martha Valley Lodge, 130 Country Club Drive, Safety Beach, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 January 2021, are required by the executor, Sam Stidston, to send particulars to him, care of the undermentioned solicitors, by 12 July 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 3931.

Re: THELMA JOYCE MILLARD, late of Bluecross Scotchmans Creek, 450 Waverley Road, Mount Waverley 3149.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 November 2020, are required by the executor, Susan Elizabeth Millard, to send particulars of their claim to her, care of the undermentioned solicitors, by 15 July 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.

LINDA GAIL BOUSE, deceased, late of 93 Bond Street, Traralgon, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 January 2021, are required by the personal representative, Melissa Kim Bink, of 46 Haigh Street, Moe, to send particulars to her, care of the undermentioned solicitors, by 12 July 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

VERHOEVEN & CURTAIN SOLICITORS,
Suite 2, 46 Haigh Street, Moe 3825.

Estate of JACK WILLIAM VOYER, late of Unit 2, 7 Langford Parade, Paynesville, Victoria, engraver, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 July 2020, are required by the executor, Lynette Maree Kelly, to send particulars to her, care of Warren, Graham & Murphy Pty Ltd, 119 Main Street, Bairnsdale, Victoria, by 13 July 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

WARREN, GRAHAM & MURPHY PTY LTD,
119 Main Street, Bairnsdale, Victoria 3875.

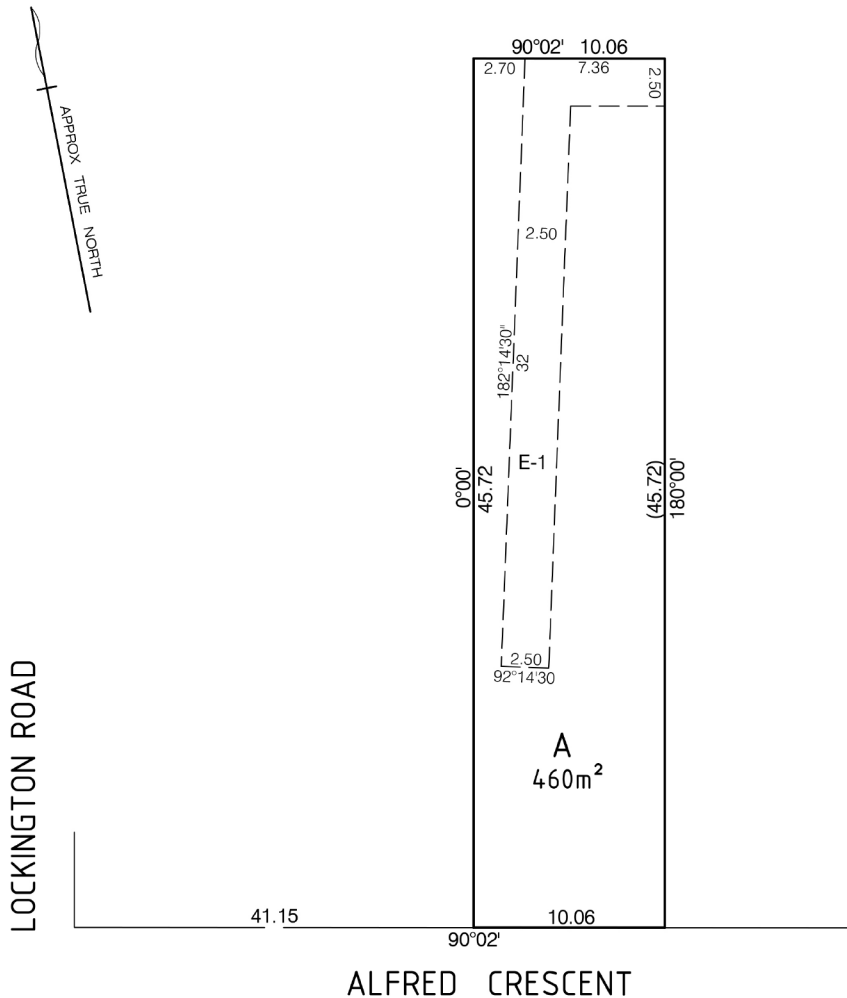
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



ROAD DISCONTINUANCE

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Campaspe Shire Council at its ordinary meeting held on 15 March 2016 resolved to discontinue the road off Alfred Crescent, Lockington, identified as Lot A on the Plan below and to sell the land by private treaty to the adjoining landowner.

The land from the road is to be sold subject to the right, power or interest held by Coliban Water in connection with any sewers, drains or pipes under the control of that authority in or near the road.

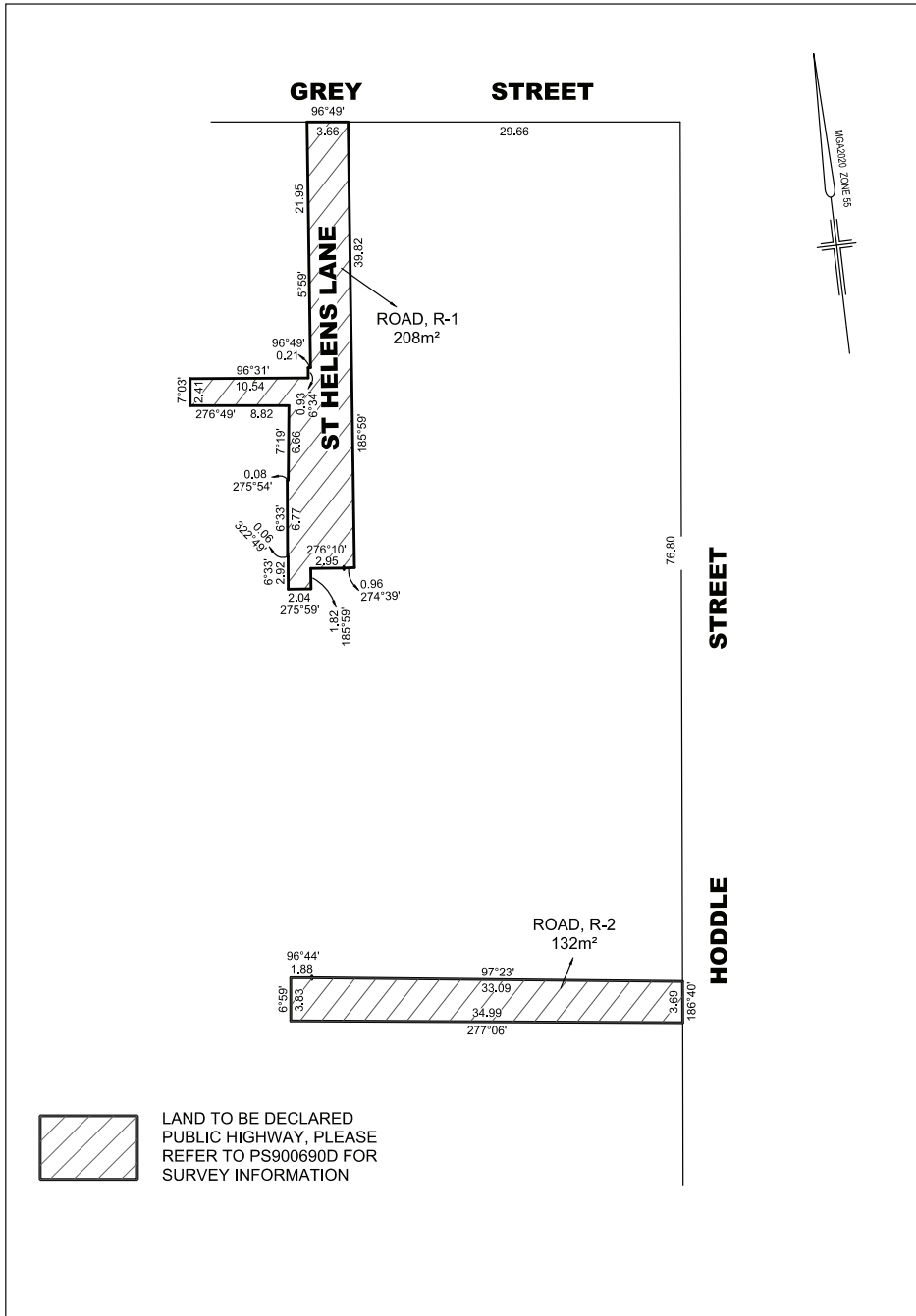


DECLAN MOORE
Chief Executive Officer

MELBOURNE CITY COUNCIL

Public Highway Declaration

Pursuant to section 204(1) of the **Local Government Act 1989** (Act), the Melbourne City Council declares the Roads in East Melbourne as shown hatched on the plan hereunder, as public highways for the purposes of the Act.





GLEN EIRA
CITY COUNCIL

CLASSIFIED TREE LOCAL LAW
Interim Protection Order

On 4 May 2021, under subclause 24(1) of the Glen Eira City Council Classified Tree Local Law, being satisfied that it is necessary or desirable to do so, I made an interim protection order in relation to the Eucalyptus tree (*Eucalyptus sp.*) located at 16 Thaxted Road, Murrumbeena 3163 (the tree). While the interim protection order remains in force, the tree is included in the Classified Tree Register as a Classified Tree.

CHRISTIAN RENAUD
Authorised Officer



HINDMARSH SHIRE COUNCIL

Adoption of Local Laws

Hindmarsh Governance Local Law No. 1 (2021)

Hindmarsh Municipal Local Law No. 2 (2021)

Hindmarsh Shire Council has reviewed and adopted its Local Laws as detailed below.

The purpose and general purport of the proposed Hindmarsh Governance Local Law No. 1 is to:

- (a) regulate and control the use of the Council's common seal;
- (b) provide for offences in the event of inappropriate conduct at Council meetings and meetings of Delegated Committees, and for offences in relation to the misuse of the common seal; and
- (c) revoke Local Law No. 1 of 2014.

The purpose and general purport of the proposed Hindmarsh Municipal Local Law No. 2 is to:

- (a) regulate and control uses and activities of Council buildings, land and reserves, allowing for public enjoyment of Council places and protecting Council assets by providing minimum standards of behaviour and managing risks;
- (b) promote the health and wellbeing of the people living in the municipal district and to provide a safe and healthy environment that gives the residents of the Council's municipal district the opportunity to enjoy a quality of life that meets the general expectations of the community;
- (c) prohibit, regulate and control activities that may be dangerous, unsafe, detrimental or undesirable to the quality of life in Council's municipal district;
- (d) control nuisance caused by noise, odour and smoke emissions, and other discharges to the environment which may adversely affect enjoyment of life, health, safety and welfare of persons within Council's municipal district;
- (e) regulate the keeping of animals within the municipal area and protect their welfare, including providing for the movement of livestock being driven, grazed or kept within the municipal area;
- (f) provide a system for applying for Permits where a Permit is required;
- (g) provide for the administration of the Council's powers and functions;
- (h) provide generally for the peace, order and good government of the municipal district in a way which enhances the environment and quality of life; and
- (i) revoke Local Law No. 2 of 2014.

Copies of the adopted local laws may be inspected at the Council's Customer Service Centres in Dimboola, Jeparit, Nhill or Rainbow or online at www.hindmarsh.vic.gov.au/council-resources

GREG WOOD
Chief Executive Officer



Road Management Act 2004

ROAD MANAGEMENT PLAN REVIEW

Moyne Shire Council is currently conducting a review of its Road Management Plan in accordance with section 54 of the **Road Management Act 2004** and regulation 13 (General) Regulations 2016.

The purpose of the review is to ensure the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of Moyne Shire's road network are appropriate. The Road Management Plan applies to all local roads that Council is responsible for.

A copy of the Road Management Plan can be viewed on Council's website at www.moyne.vic.gov.au or may be inspected at the Council offices at Princes Street, Port Fairy or Jamieson Avenue, Mortlake during normal business hours.

Any person who wishes to make a submission on the plan may do so in writing by Friday 18 June 2021. Submissions should be addressed to the Chief Executive Officer, Moyne Shire Council, PO Box 51, Port Fairy 3284.

Persons wishing to make a personal representation in support of their submission before the Council, should state this intention in their submission.

For any further information regarding the plan, please contact Mr Trevor Greenberger on 1300 65 65 64.

Planning and Environment Act 1987

CORANGAMITE SHIRE PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C51cora

The Corangamite Shire Council has prepared Amendment C51cora to the Corangamite Planning Scheme.

The land affected by the Amendment is rural residential land within the Shire and primarily

affects land by way of rezoning, amending the existing schedules to the Rural Living Zone, applying a new schedule to the Development Plan Overlay and the introduction of policy statements for the use and development of land located within a rural residential zone.

The Amendment proposes to implement Stage 1 Recommendations of the Corangamite Rural Living Strategy (April 2019) including consequential updates to existing Township Structure Plans contained in Clause 02.04 Strategic Framework Plans and 11.03-6L Local Areas.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Corangamite Shire Council's website at <https://www.corangamite.vic.gov.au/RuralLiving>; and during office hours, at the office of the planning authority, Corangamite Shire Council, 181 Manifold Street, Camperdown, Victoria 3260; or at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council Meetings and any public hearing held to consider submissions. The closing date for submissions is Tuesday, 15 June 2021. A submission must be sent to Corangamite Shire Council PO Box 84, Camperdown, Victoria 3260; or by email to planning@corangamite.vic.gov.au

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

ANDREW MASON
Chief Executive Officer

Planning and Environment Act 1987**HUME PLANNING SCHEME****Notice of the Preparation of an Amendment
Amendment C250**

The Hume City Council has prepared Amendment C250 to the Hume Planning Scheme.

The land affected by the Amendment is 140–204 Western Avenue, 47–67 Wright Street and 69–99 Wright Street, Westmeadows.

The Amendment proposes to rezone land within the Urban Growth Boundary from Farming Zone – Schedule 3 (FZ3) to General Residential Zone – Schedule 1 (GRZ1) and Industrial 3 Zone (IN3Z) and apply the Development Plan Overlay – Schedule 33 (DPO33) to the whole of the land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Hume City Council website at www.hume.vic.gov.au; and during office hours, at the office of the planning authority, Hume City Council, Broadmeadows Customer Service Centre, 1079 Pascoe Vale Road, Broadmeadows; Hume Global Learning Centre – Craigieburn, 75–95 Central Park Avenue, Craigieburn; and Hume Global Learning Centre – Sunbury, 40 Macedon Street, Sunbury; at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council Meetings and any public hearing held to consider submissions. The closing date for submissions is Tuesday 15 June 2021. A submission must be sent to the Hume City Council, PO Box 119, Dallas, Victoria 3047, or emailed to contactus@hume.vic.gov.au

The planning authority must make a copy of every submission available at its office and/or on its website for any person to inspect,

free of charge, for two months after the Amendment comes into operation or lapses.

ROSLYN WAI
Interim 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 14 July 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.

KING, Noel, late of 122 Gray Street, Swan Hill, Victoria 3585, deceased, who died on 3 December 2020.

KUMARA, Sarojinidevi, also known as Sarojinidevi Kumarasooriar, late of Mercy Place, 82 McCrae Street, Dandenong, Victoria 3175, deceased, who died on 6 March 2021.

LYNN, Frederick Herbert, late of Bupa Bonbeach, 53–59 Broadway, Bonbeach, Victoria 3196, deceased, who died on 3 September 2020. Date of Grant 4 May 2021.

MOUCHEMORE, Alan James, late of 19/47 Railway Place West, Flemington, Victoria 3031, pensioner, deceased, who died on 29 July 2020.

SERVICE, George, late of Mercy Place Shepparton, 351–359 Archer Street, Shepparton, Victoria 3630, deceased, who died on 23 November 2020.

Dated 5 May 2021

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 16 July 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.

BRETHERTON, Charles, late of Aurrum Healesville, 27 Smith Street, Healesville, Victoria 3777, deceased, who died on 31 December 2020.

HAWKE, Joyleen Alice, late of Room 553, Baxter Village – The Lodge, 8 Robinsons Road, Frankston South, Victoria 3199, home duties, deceased, who died on 22 February 2021.

MAGUIRE, Ronald, late of Unit 185, 351 Barkly Street, Brunswick, Victoria 3056, deceased, who died on 3 December 2020.

STOLL, Garry Francis, late of 2/29 Nixon Street, Benalla, Victoria 3672, deceased, who died on 21 July 2020.

TEUBEN, Sonia Rebecca, late of Geelong Supported Living, 22 Jockia Ridge, Grovedale, Victoria 3216, deceased, who died on 9 January 2021.

TRKULJA, Ljubica, late of Epping Gardens, 25 Willandra Drive, Epping, Victoria 3076, deceased, who died on 14 September 2019.

Dated 7 May 2021

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 19 July 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.

HOLBORN, June Marcia, late of 21 Carween Avenue, Mitcham, Victoria 3132, deceased, who died on 20 March 2021.

JENKINS, Alan John, late of Southern Cross Care Lavington Apartments, 286 Warren Street, Lavington, New South Wales 2641, pensioner, deceased, who died on 27 February 2021.

KAMITSIS, Antony, late of 486 Buckley Street, Keilor East, Victoria 3033, deceased, who died on 28 August 2020.

OLSEN, Robert Henry, late of Southern Cross Care, 82 McCrae Street, Dandenong, Victoria 3175, pensioner, deceased, who died on 17 March 2021.

SABLYAK, Patricia Lesley, late of Cumberland View Retirement Village, 123–127 Whalley Drive, Wheelers Hill, Victoria 3150, retired, deceased, who died on 31 October 2020.

Dated 10 May 2021

Associations Incorporation Reform Act 2012

SECTION 138

I, David Joyner, Deputy Registrar of Incorporated Associations, under delegation provided by the Registrar; hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 136 of the Act, has been received by the Registrar from each of the associations mentioned below:

A.L.P.S. Inc.; Ani – Magination Inc.; Animama Inc.; Aspendale Gardens Senior Citizens of Kingston Inc.; Aus Lankans for United Sri Lanka Incorporated; Aussie Scots Scottish Country Dance Group Inc.; Australia-China Cooperation Society of Professional Medical Care Inc.; Australian Association of Professional Cyclists Inc.; Australian Culinary Federation Victoria Inc.; Ava Brimbank Senior Citizens Group Inc.; Bakarzala Charitable Association Inc.; Ballarat Animal Advocates Association Inc.; Ballarat Theatre Company Inc.; Beechworth Womens Shed Inc.; Bowls Past Presidents Association of Victoria Inc.; Brama Labradors Incorporated; Bundoora Senior Citizens Community Centre Inc.; Cabanandra Campdraft Club Inc.; Castlemaine Children's Literature Festival Incorporated; Central Vic Ada Committee Incorporated; Centrifuge Australia Incorporated; China Occult Associations Inc.; Clunes Senior Citizens Club Inc.; Cooina Toddlers Group Inc.; Craigieburn Contact Centre Inc.; Craigieburn Dog Obedience Group Inc.; Crusaders – Merv Hughes Foundation Inc.; Dalton Road Pre-School Inc.; Donvale Ratepayers Association Inc.; Dutch – Womens Club of Geelong Inc.; EFT Australasian

Practitioners Incorporated; Eworks Employment Solutions Inc.; Fox & Birdie Inc.; Friends of Donvale Inc.; Gisborne Town Club Inc.; Goulburn Valley Polish Catholic Association Inc.; Great Prophet Centre Inc.; Helping Homes Inc.; Highton Men's Probus Club Inc.; Into Community Inc.; Iron Lung Theatre Incorporated; Kangal Shepherd Club of Victoria Incorporated; Knox Home Garden Club Inc.; Koroit Business & Tourism Association Inc.; Lindsay School Past Pupils' Association Inc.; Lions Club of Mansfield Inc.; Lower Plenty and Districts Senior Citizens Centre Incorporated; Marcus Hill Memorial Hall Management Committee Inc.; Marie Chandler Maternal & Child Health Centre Committee Incorporated; Maryborough T.O.W.N. Club Inc.; McLeans Road Kindergarten Inc.; Melbourne Cumhuriyet Choir Inc.; Melbourne Multicultural Sports and Social Association Incorporated; Memorial Riders Motorcycle Club Australia Inc.; Mirboo North Senior Citizens Centre Inc.; Modular Building Industry Association of Australia Inc.; Moreland Turkish Association Incorporated; Mt. Martha Mornington Petanque Club Inc.; Multicultural Christian Church Melton Australia Inc.; My Tarneit Incorporated; Northrise Australia Initiative Inc.; Northvale Junior Football Club Inc.; Oasis Village Social Club Inc.; Peninsula Retirees Club Inc.; PFI Holistic Ministry Incorporated; Possums Playgroup Inc.; Public Interest Journalism Foundation Inc.; QSociety of Australia Inc.; Quirky Car Club Incorporated; Racing to Beat FA Inc.; Richmond Hill Senior Citizens Club Inc.; Rotaryit Inc.; Rutherglen & District Slimmers Inc.; Sanctuary Lakes Business Network Inc.; Senior Citizens Group of Heatherton Incorporated; Senior Citizens of the Italian Social Club of Moorabbin Incorporated; Seven Creeks Equestrian Club Inc.; Silk Cut Foundation Inc.; Society for Leadership Learning Inc.; Society of Australian Gastronomy (Victoria) Inc.; South Fitzroy Protection Group Inc.; South Melbourne Toastmasters Club Inc.; South Western District Assoc of Angling Clubs Inc.; St Mary Children Women & Elders Support Service Association Inc.; St. Benedict's Basketball Club Inc.; Standout Youth Inc.; Stonningham Community Football Association Incorporated; Storytelling Australia (Victoria) Inc.; Style Sanctum Inc.; Suli Fundraising Committee Inc.; Sunshine Print Artspace Incorporated; T R A D Netball Association Inc.; The Hampton Garden Club Inc.; The Inverloch Art Show Committee Inc.; The Lebanese Ex-Defence Soldiers & Police Association of Australia Inc.; The Time Steppers Inc.; The Victorian Historical Mine Shaft Chasers Inc.; The Woodturners of Werribee Inc.; Tongala Community Events Inc.; Triple R Equine Welfare Inc.; Veteran Cycling Victoria Incorporated; Vietnamese Naval Association Victoria Incorporated; Wallaloo Tennis Club Inc.; Western Region Environment Centre Inc.; Wodonga Student Association Inc.; Woodlands Pre-School Inc.; Wyndham Stars Sports Club Inc.

I further advise that unless a person makes a written objection to cancellation to the Registrar within 28 days of the date of this notice, I intend to cancel the incorporation of the incorporated associations mentioned above.

Dated 13 May 2021

DAVID JOYNER
Deputy Registrar of Incorporated Associations
GPO Box 4567
Melbourne, Victoria 3001

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 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 Murrayville Cemetery Trust

The Winton Cemetery Trust

Dated 10 May 2021

BRYAN CRAMPTON

Manager

Cemetery Sector Governance Support

PUBLIC NOTICE CONCERNING NEIGHBOURHOOD SAFER PLACES

Four public land reserves established under the **Crown Land (Reserves) Act 1978** have been identified as meeting the Country Fire Authority Assessment Guidelines for Neighbourhood Safer Places. As the representative for the Minister responsible for the **Crown Land (Reserves) Act 1978**, I consent to the use of the following reserves as Neighbourhood Safer Places.

Reserve No.	Municipality	Township Name	General Location	Description
1204165	Manningham City Council	Warrandyte	Warrandyte Recreation Reserve	Skate Park and Basketball Courts, corner Taroona Avenue and Heidelberg–Warrandyte Road, Warrandyte 3113
0505310	Ararat Rural City Council	Ararat	Alexandra Gardens Reserve	Alexandra Oval Carpark, north end of oval next to tennis courts, 1 Waratah Avenue, Ararat 3377
0304385	Southern Grampians Shire	Balmoral	Balmoral Mechanics Hall	Balmoral Memorial Hall, 26 Glendinning Street, Balmoral 3407
0303995	Southern Grampians Shire	Dunkeld	Dunkeld Community Hall	Community Hall, Sterling Street, Martin Street, Dunkeld 3294

Dated 13 April 2021

ANNIE VOLKERING

Executive Director, Land Management Policy Division

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 1324

ORDER AMENDING MINISTERIAL ORDER 870: CHILD SAFE STANDARDS –
MANAGING THE RISK OF ABUSE IN SCHOOLS**PART 1 – PRELIMINARY****1. Purpose**

This Order amends *Ministerial Order 870 Child Safe Standards – Managing the Risk of Child Abuse in Schools* to specify the matters regarding which:

- (a) a person wishing to apply to register a school boarding premises; or
- (b) a school boarding premises governing authority or provider of school boarding services at a registered school boarding premises

must take action for the purposes of:

- (c) embedding a culture in Victoria’s school boarding premises of ‘no tolerance’ of child abuse; and
- (d) complying with the prescribed minimum standards for registration of school boarding premises in section 4.3.8C(1)(d) of the **Education and Training Reform Act 2006**.

2. Commencement

This Order comes into effect on 18 June 2021.

3. Authorising provision

This Order is made under section 5.10.4 of the **Education and Training Reform Act 2006**, and section 13 of the **Interpretation of Legislation Act 1984**.

PART 2 – AMENDMENTS TO MINISTERIAL ORDER 870

1. At the beginning of clause 1, insert ‘1.1’.

2. After clause 1.1, insert

‘1.2 The objective of this Order is also to specify the matters which:

- (a) a person wishing to apply to register a school boarding premises; or
- (b) a school boarding premises governing authority or provider of school boarding services at a registered boarding premises

must take action for the purposes of:

- (c) embedding a culture in Victoria’s school boarding premises of ‘no tolerance’ of child abuse; and
- (d) complying with prescribed minimum standards for registration of school boarding premises in section 4.3.8C(1)(d) of the **Education and Training Reform Act 2006**.’.

3. In clause 4(1), at the beginning of the definition of *child* insert ‘(a)’.

4. In clause 4(1), at the end of paragraph (a) in the definition of *child* insert:

‘or;

- (b) for the purposes of a school boarding premises, a child boarding at a school boarding premises.’

5. In clause 4(1), at the beginning of the definition of *child-connected work* insert ‘(a)’.

6. In clause 4(1), at the end of paragraph (a) in the definition of *child-connected work* insert

‘or;

- (b) for the purposes of a school boarding premises, work authorised by the provider of school boarding services in a school boarding premises environment while children are present or reasonably expected to be present.’.

7. In clause 4(1), in the definition of *minister of religion*, for ‘**Working with Children Act 2005**’ substitute ‘**Worker Screening Act 2020**’.
8. In clause 4(1), after the definition of *proprietor* insert:
‘**school boarding environment** means any physical or virtual space made available or authorised by the school boarding premises governing authority for use by a child boarding at a school boarding premises at any time, including:
 - (a) online school boarding environments (including email and intranet systems); and other locations provided by the provider of school boarding services for a child’s use (including, without limitation, locations used for school boarding premises camps, sporting events, excursions, competitions, and other events).’
9. In clause 4(1), after the definition of *proprietor* insert:
‘**school boarding premises governing authority** means:
 - (a) a responsible person in relation to a school boarding premises, including the provider of school boarding services;
 - (b) the governing body for a school boarding premises (however described) as authorised by the provider of school boarding services or the ETR Act.

Explanatory note: There are a wide range of governance arrangements among providers of school boarding services. Depending on the way a provider of school boarding services is constituted and operated, the governing body for a provider may be an individual, a group of individuals, a board, a body corporate or some other person or entity. The provider of school boarding services may share or assign responsibility for discharging the requirements imposed by this Order, in accordance with the provider’s internal governance arrangements.’
10. In clause 4(1), after the definition of *school governing authority* insert:
‘**school boarding premises staff** means:
 - (a) in a Government school boarding premises, an individual working in a school boarding premises environment who is:
 - (i) employed by the school boarding premises governing authority; or
 - (ii) a volunteer or a contracted service provider (whether or not a body corporate or any other person is an intermediary).
 - (b) in a non-government school boarding premises, an individual working in a school boarding environment who is:
 - (i) directly engaged or employed by a school boarding premises governing authority;
 - (ii) a volunteer or a contracted service provider (whether or not a body corporate or any other person is an intermediary); or
 - (iii) a minister of religion.
11. In clause 4(2), after ‘government school;’ insert ‘(iia) government-school boarding premises;’.
12. In clause 4(2), after ‘non-Government school;’ insert ‘(iva) non-government school boarding premises;’.
13. In clause 4(2), after ‘principal;’ insert ‘(via) provider of school boarding services;’.
14. In clause 4(2), after ‘registered school;’ insert:
‘(viia) registered school boarding premises;’.
15. In clause 4(2), after ‘school;’ omit ‘and’ and insert:
‘(viiia) school boarding premises;
‘(viiib) school boarding services;’.
‘(viiic) student in Division 1A of Part 4.3’.

16. After clause 4(2), insert:
 ‘(3) The following terms have the same meaning as in the Education and Training Reform Regulations 2017 (as amended from time to time):
 (i) responsible person.’
17. At the beginning of clause 5, insert ‘5.1’.
18. At the end of clause 5, insert:
‘5.2 Meeting minimum child safety standards in a school boarding premises
 School boarding premises governing authorities must implement the following minimum child safety standards:
- (a) strategies to embed an organisational culture of child safety in accordance with clause 7;
 - (b) a child safety policy or a statement of commitment to child safety in accordance with clause 8;
 - (c) a child safety code of conduct in accordance with clause 9;
 - (d) screening, supervision, training, and other human resources practices that reduce the risk of child abuse in accordance with clause 10;
 - (e) procedures for responding to and reporting suspected child abuse in accordance with clause 11;
 - (f) strategies to identify and reduce or remove risks of child abuse in accordance with clause 12; and
 - (g) strategies to promote child participation and empowerment in accordance with clause 13.’
19. At the beginning of clause 6, insert ‘6.1’.
20. In clause 6.1, for ‘clause 6(a)’ substitute ‘clause 6.1(a)’.
21. At the end of clause 6, insert:
‘6.2 Principles of inclusion in school boarding premises
 In implementing the minimum child safety standards in accordance with this Order, school boarding premises governing authorities must:
- (a) take account of the diversity of all children, including (but not limited to) the needs of Aboriginal and Torres Strait Islander children, children from culturally and linguistically diverse backgrounds, children with disabilities, and children who are vulnerable; and
 - (b) make reasonable efforts to accommodate the matters referred to in clause 6.2(a).’
22. At the beginning of clause 7, insert ‘7.1’.
23. At the end of clause 7, insert:
‘7.2 Strategies to embed an organisational culture of child safety in a school boarding premises
- (1) The school boarding premises governing authority must:
 - (a) develop strategies to embed a culture of child safety at the school boarding premises;
 - (b) allocate roles and responsibilities for achieving the strategy;
 - (c) inform the community of the school boarding premises about the strategies, and allocated roles and responsibilities;
 - (d) put the strategies into practice, and inform the community of the school boarding premises about these practices;
 - (e) periodically review the effectiveness of the strategies put into practice and, if considered appropriate, revise those strategies.’

24. At the beginning of clause 8, insert '8.1'.
25. At the end of clause 8, insert:
'8.2 A child safety policy or a statement of commitment to child safety at a school boarding premises
- (1) The school boarding premises governing authority must ensure that the school boarding premises has a child safety policy or statement of commitment to child safety that details:
- (a) the values and principles that will guide the school boarding premises governing authority in developing policies and procedures to create and maintain a child safe school boarding environment; and
 - (b) the actions the school boarding premises governing authority proposes to take to:
 - (i) demonstrate a commitment to child safety and monitor the adherence of the school boarding premises governing authority to its child safety policy or statement of commitment;
 - (ii) support, encourage and enable school boarding premises staff, parents, and children to understand, identify, discuss and report child safety matters; and
 - (iii) support or assist children who disclose child abuse, or are otherwise linked to suspected child abuse.
- (2) The school boarding premises governing authority must inform the community of the school boarding premises about the policy or statement, and make the policy or statement publicly available.'
26. At the beginning of clause 9, insert '9.1'.
27. At the end of clause 9, insert
'9.2 A child safety code of conduct at a school boarding premises
- (1) The school boarding premises governing authority must develop, endorse, and make publicly available a code of conduct that:
- (a) has the objective of promoting child safety in the school boarding environment;
 - (b) sets standards about the ways in which school boarding premises staff are expected to behave with children;
 - (c) takes into account the interests of school boarding premises staff (including other professional or occupational codes of conduct that regulate particular school boarding premises staff), and the needs of all children; and
 - (d) is consistent with the child safety strategies, policies and procedures of the school boarding premises governing authority as revised from time to time.'

28. At the beginning of clause 10, insert '10.1'.

29. For the footnote to clause 10(4) substitute:
'2 Please refer to the **Worker Screening Act 2020** which establishes a process to screen persons engaging or intending to engage in child-related work through a screening check, and also sets out exemptions from that requirement for volunteers, parents and others.'

30. In clause 10(4)(a), for 'Working with Children Check' substitute 'Screening Check'.

31. In clause 10(5) for '10(4)', wherever occurring, substitute '10.1(4)'.

32. In the footnote to Clause 10(4) for '**Working with Children Act 2005**' substitute '**Worker Screening Act 2020**'.

33. At the end of clause 10, insert:
'10.2 Selection, supervision and management practices for school boarding premises staff for a child-safe environment

- (1) Subject to the requirements of the ETR Act, the school boarding premises governing authority must ensure that the provider of school boarding services implements practices for a child-safe environment in accordance with this clause.
- (2) Each job or category of jobs for school boarding premises staff that involves child-connected work must have a clear statement that sets out:
 - (a) the job's requirements, duties and responsibilities regarding child safety; and
 - (b) the job occupant's essential or relevant qualifications, experience and attributes in relation to child safety.
- (3) All applicants for jobs that involve child-connected work for the provider of school boarding services must be informed about the provider's child safety practices (including the code of conduct).
- (4) In accordance with any applicable legal requirement³ or school boarding premises policy, the provider of school boarding services must make reasonable efforts to gather, verify and record the following information about a person whom it proposes to engage to perform child-connected work:
 - (a) Screening Check status, or similar check;
 - (b) proof of personal identity and any professional or other qualifications;
 - (c) the person's history of work involving children; and
 - (d) references that address the person's suitability for the job and working with children.
- (5) The provider of school boarding services need not comply with requirements in clause 10.2(4) if it has already made reasonable efforts to gather, verify and record the information set out in clauses 10.2(4)(a) to 10.2(4)(d) about a particular individual within the previous 12 months.
- (6) The provider of school boarding services must ensure that appropriate supervision or support arrangements are in place in relation to:
 - (a) the induction of new school boarding premises staff into the policies, codes, practices, and procedures of the school boarding premises governing child safety and child-connected work; and
 - (b) monitoring and assessing a job occupant's continuing suitability for child-connected work.
- (7) The provider of school boarding services must implement practices that enable the school boarding premises governing authority to be satisfied that people engaged in child-connected work perform appropriately in relation to child safety.

³ Please refer to the **Worker Screening Act 2020** which establishes a process to screen persons engaging or intending to engage in child-related work through a screening check, and also sets out exemptions from that requirement for volunteers, parents and others.⁷

34. At the beginning of clause 11, insert '11.1'.
35. In clause 11(3)(c)(iv) for '11(3)(c)(i)' substitute '11.1(3)(c)(i)'.
36. After the end of clause 11, insert:

'11.2 Procedures for responding to and reporting allegations of suspected child abuse in a school boarding environment

- (1) The school boarding premises governing authority must have a clear procedure or set of procedures for responding to allegations of suspected child abuse in accordance with this clause and other legal obligations.
- (2) The school boarding premises governing authority must ensure that the procedure is:
 - (a) sensitive to the diversity and characteristics of the community of the school boarding premises;

- (b) made publicly available; and
 - (c) accessible to children, school boarding services staff, and the wider community.
 - (3) The procedure must:
 - (a) cover all forms of ‘child abuse’ as defined in the ETR Act;
 - (b) apply to allegations or disclosures of child abuse made by or in relation to a child, school boarding premises staff, visitors, or other persons while connected to a school boarding environment;
 - (c) identify the positions of the person or people who are responsible for:
 - (i) promptly managing the response of the school boarding premises governing authority to an allegation or disclosure of child abuse, and ensuring that the allegation or disclosure is taken seriously;
 - (ii) responding appropriately to a child who makes or is affected by an allegation of child abuse;
 - (iii) monitoring overall compliance of the school boarding premises governing authority with this procedure; and
 - (iv) managing an alternative procedure for responding to an allegation or disclosure if the person allocated responsibility under clause 11.2(3)(c)(i) cannot perform his or her role;
 - (d) include a statement that fulfilling the roles and responsibilities contained in the procedure does not displace or discharge any other obligations that arise if a person reasonably believes that a child is at risk of child abuse;
 - (e) clearly describe the actions the school boarding premises governing authority will take to respond to an allegation of child abuse, including actions to:
 - (i) inform appropriate authorities about the allegation (including but not limited to mandatory reporting);
 - (ii) protect any child connected to the alleged child abuse until the allegation is resolved; and
 - (iii) make, secure, and retain records of the allegation of child abuse and the response of the school boarding premises governing authority to it.
 - (4) The procedure must not:
 - (a) prohibit or discourage school boarding premises staff from reporting an allegation of child abuse to a person external to the school boarding premises;
 - (b) state or imply that it is the victim’s responsibility to inform the police or other authorities of the allegation;
 - (c) require school boarding premises staff to make a judgment about the truth of the allegation of child abuse; or
 - (d) prohibit school boarding premises staff from making records in relation to an allegation or disclosure of child abuse.’.
37. At the beginning of clause 12, insert ‘12.1’.
38. After clause 12, insert:
- ‘12.2 Strategies to identify and reduce or remove risks of child abuse in a schoolboarding environment**
- (1) The school boarding premises governing authority must develop and implement risk-management strategies regarding child safety in school boarding environments.
 - (2) The risk management strategies of a school boarding premises governing authority regarding child safety must identify and mitigate the risk(s) of child abuse in a school boarding environment by taking into account the nature of each school boarding

environment, the activities expected to be conducted in that environment (including the provision of services by contractors or outside organisations) and the characteristics and needs of all children expected to be present in that environment.

- (3) If the school boarding premises governing authority identifies risks of child abuse occurring in one or more school boarding environments, the authority must make a record of those risks and specify the action(s) the authority will take to reduce or remove the risks (risk controls).

Explanatory note: Different risk controls may be necessary for particular groups of children depending on the nature of the risk and the diversity characteristics of children affected by the risk.

- (4) As part of its risk management strategy and practices, the school boarding premises governing authority must monitor and evaluate the effectiveness of the implementation of its risk controls.

- (5) At least annually, the school boarding premises governing authority must ensure that the appropriate guidance and training is provided to the individual members of the school boarding premise governing authority and school boarding premises staff about:

- (a) individual and collective obligations and responsibilities for managing the risk of child abuse;
- (b) child abuse risks in the school boarding environment; and
- (c) the current child safety standards of the school boarding premises governing authority.’.

39. At the beginning of clause 13, insert ‘13.1’.

40. At the end of clause 13, insert:

‘13.2 Strategies to promote child empowerment and participation in a school boarding environment

- (1) The school boarding premises governing authority must develop strategies to deliver appropriate education about:
- (a) standards of behaviour for students boarding at the school boarding premises;
 - (b) healthy and respectful relationships (including sexuality);
 - (c) resilience; and
 - (d) child abuse awareness and prevention.
- (2) The school boarding premises governing authority must promote the child safety standards required by this Order in ways that are readily accessible, easy to understand, and user-friendly to children.’.

This Order is made on 29 April 2021.

THE HON. JAMES MERLINO, MP
Minister for Education

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 1325

ORDER AMENDING MINISTERIAL ORDER NO. 706:
ANAPHYLAXIS MANAGEMENT IN VICTORIAN SCHOOLS**PART 1 – PRELIMINARY****1. Purpose**

This Order amends *Ministerial Order No. 706: Anaphylaxis Management in Victorian schools* (Ministerial Order 706) to specify the matters that:

- (a) a person wishing to apply to register a school boarding premises; or
 - (b) a provider of school boarding services at a registered school boarding premises;
- must contain in their anaphylaxis management policy for the purposes of section 4.3.8C(1)(c) of the **Education and Training Reform Act 2006**.

2. Commencement

This Order comes into operation on 18 June 2021.

3. Authorising provisions

This Order is made under sections 4.3.8B, 5.10.4 of, and clause 11 of Schedule 6 to, the **Education and Training Reform Act 2006**, and section 13 of the **Interpretation of Legislation Act 1984**.

PART 2 – AMENDMENTS TO MINISTERIAL ORDER 704

1. In the title to Ministerial Order 706, after the word ‘schools’, insert ‘and school boarding premises’.
2. After subclause 1.4, insert:
 - ‘1.5 Division 1A of Part 4.3 of the Act sets out the requirements for initial and ongoing registration of Government and non-government school boarding premises in Victoria.
 - 1.6 Section 4.3.8C(1) of the Act and Schedule 4A of the *Education and Training Reform Regulations 2017* set out the prescribed minimum standards for registration of school boarding premises.
 - 1.7 Subclause (c) of section 4.3.8C(1) of the Act states that if the provider of school boarding services has accepted a student to board at the school boarding premises and knows, or ought reasonably to know, that the student has been diagnosed as being at risk of anaphylaxis, the provider must have an anaphylaxis management policy containing the matters required by Ministerial Order.
 - 1.8 Sections 4.3.8F to 4.3.8V of the Act enable the Victorian Registration and Qualifications Authority to take steps to satisfy itself as to whether or not a school boarding premises complies, and continues to comply, with the prescribed minimum standards for registration, including the formulation and implementation of an appropriate anaphylaxis management policy in accordance with the Act, any relevant Ministerial Order, and any other applicable law or instrument.’.
3. After subclause 2.1, insert:
 - ‘2.2 The purpose of this Order is also to specify the matters that:
 - 2.2.1 persons applying for registration of school boarding premises; and
 - 2.2.2 providers of school boarding services at registered school boarding premises must contain in their anaphylaxis management policy for the purposes of section 4.3.8D(1)(c) of the Act.’.
4. In clause 4.1, after ‘4.3.1’ insert ‘4.3.8C’.

5. For clause 5.7, substitute:
‘5.7 ‘anaphylaxis management training course’ means a course referred to in clause 5.5.1–5.5.3 attended by a school staff member or school boarding premises staff member in person or online (where available).’.
6. After subclause 5.10, insert:
‘5.11 ‘school boarding premises staff’ means any person employed or engaged at a school boarding premises who:
‘5.11.1 may perform child-related work; or
5.11.2 the provider of school boarding services determines should comply with the anaphylaxis management policy of the school boarding premises.’
7. After subclause 5.11, insert:
‘Note: the provider of school boarding services may determine that cooks, chefs, volunteers or contractors involved in the preparation of meals for students boarding at registered school boarding premises may need to comply with the anaphylaxis management policy of the school boarding premises.’.
8. In the title to Part B of Ministerial Order 706 for ‘SCHOOL ANAPHYLAXIS POLICY REQUIREMENTS’ substitute ‘ANAPHYLAXIS POLICY REQUIREMENTS FOR SCHOOLS AND SCHOOL BOARDING PREMISES’.
9. In subclause 6.1, for ‘A school’s anaphylaxis management policy’ substitute ‘Anaphylaxis management policy for a school or school boarding premises’.
10. In subclause 6.1.1, after ‘school’ insert ‘or provider of school boarding services’.
11. In subclause 6.1.1(b), after ‘in schools’ insert ‘or school boarding premises’.
12. For subclause 6.1.3, substitute:
‘6.1.3 in accordance with Part D, information and guidance in relation to how the school or provider of school boarding services manages anaphylaxis, including:’.
13. For subclause 6.1.3(b), substitute:
‘(b) management and emergency response procedures of the school or provider of school boarding services in accordance with clause 9;’.
14. In subclause 6.1.3(e), after ‘school staff’ insert ‘or school boarding premises staff’.
15. For subclause 6.1.3(f), substitute:
‘(f) completion of a school or school boarding premises anaphylaxis risk management checklist in accordance with clause 13.’.
16. In clause 7.1, for ‘A school’s anaphylaxis management policy’ substitute ‘Anaphylaxis management policy of a school or provider of school boarding services’.
17. In clause 7.1.1, after ‘principal of the school’ insert ‘or the provider of school boarding services’.
18. In clause 7.1.1, after ‘where the school’ insert ‘or the provider of school boarding services’.
19. For clause 7.1.2, substitute:
‘7.1.2 that the Individual Anaphylaxis Management Plan must be in place as soon as practicable after the student enrolls at that school, or is accepted to board at that school boarding premises, and where possible before the student’s first day of attendance at that school or first day boarding at that school boarding premises;’.
20. For subclause 7.1.3(b), substitute:
‘7.1.3(b) strategies to minimise the risk of exposure to known and notified allergens while the student is under the care or supervision of school staff or school boarding premises staff, for settings in and out of school or the school boarding premises, including in the school yard, at camps and excursions, or at special events conducted, organised or attended by the school or school boarding premises;’.

21. In clause 7.2, for ‘A school’s anaphylaxis management policy’ substitute ‘An anaphylaxis management policy of a school or provider of school boarding services.’
22. In clause 7.2, after ‘require the school’ insert ‘or the provider of school boarding services’.
23. In clause 7.2.3, after ‘at school’ insert ‘or ‘at the school boarding premises’.
24. In clause 7.2.4, after ‘by the school’ insert ‘or the school boarding premises’.
25. In clause 7.3, for ‘A school’s anaphylaxis management policy’ substitute ‘An anaphylaxis management policy of a school or provider of school boarding services’.
26. In clause 7.3.2, after ‘inform the school’ insert ‘or provider of school boarding services’.
27. In clause 7.3.3, after ‘to the school’ insert ‘or provider of school boarding services’.
28. In clause 7.3.4, after ‘provide the school’ insert ‘or provider of school boarding services’.
29. In the title to Part D of Ministerial Order 706, omit ‘SCHOOL’.
30. After clause 8.1 insert:

‘8.2 An anaphylaxis management policy of a provider of school boarding services must include prevention strategies used by the provider of school boarding services to minimise the risk of an anaphylactic reaction.’
31. In the title to clause 9 of Ministerial Order 706, for ‘School management and emergency response’ substitute ‘Management and emergency response in schools and school boarding premises’.
32. For clause 9.1, substitute:

‘9.1 An anaphylaxis management policy of a school or provider of school boarding services must include details of how the policy integrates with the general first aid and emergency response procedures of the school or provider of school boarding services.’
33. In clause 9.2, for ‘The school’s anaphylaxis management policy’ substitute ‘The anaphylaxis management policy of a school or provider of school boarding services’.
34. In subclause 9.2.2(a), after ‘normal school’ insert ‘or school boarding premises’.
35. In subclause 9.2.2(a), after ‘all school’ insert ‘or school boarding premises’.
36. In subclause 9.2.2(b), for ‘during off-site or out of school activities’ substitute ‘during activities held off-site or out of school or out of the school boarding premises’.
37. In subclause 9.2.2(b), after ‘on excursions,’ omit ‘school’.
38. In subclause 9.2.4, after ‘school staff’ insert ‘or school boarding premises staff’.
39. After clause 9.3, insert:

‘9.3A The anaphylaxis management policy of the provider of school boarding services must state that when a student with a medical condition that relates to allergy and the potential for anaphylactic reaction is under the care or supervision of school boarding premises staff outside of normal activities of the school boarding premises, including at camps and excursions, or at special events conducted, organised or attended by the school boarding premises, the provider must ensure that there is a sufficient number of staff present who have been trained in accordance with clause 12’.
40. In clause 9.4, for ‘The school’s anaphylaxis management policy’ substitute ‘The anaphylaxis management policy of a school or provider of school boarding services’.
41. In clause 9.4, for ‘school’s general first aid and emergency response procedures’ substitute ‘general first aid and emergency response procedures of the school or provider of school boarding services,’.
42. After subclause 10.1.2, insert:

‘10.2 An anaphylaxis management policy of a provider of school boarding services must prescribe the purchase of autoinjectors for general use as follows:

- 10.2.1 the provider of school boarding services is responsible for arranging for the purchase of additional adrenaline autoinjector(s) for general use and as a back up to those supplied by parents;
- 10.2.2 the provider will determine the number and type of adrenaline autoinjector(s) for general use to purchase and in doing so consider the following:
- (a) the number of students boarding at the school boarding premises that have been diagnosed with a medical condition that relates to allergy and the potential for anaphylactic reaction;
 - (b) the accessibility of adrenaline autoinjectors that have been provided by parents;
 - (c) the availability of a sufficient supply of adrenaline autoinjectors for general use in specified locations at the school boarding premises, including other locations provided by the provider of school boarding premises for a child's use (including at excursions, camps and special events conducted, organised or attended by the school boarding premises); and
 - (d) that adrenaline autoinjectors have a limited life, usually expire within 12–18 months, and will need to be replaced at expense of the provider of school boarding services, either at the time of use or expiry, whichever is first.’
43. After subclause 11.1.4, insert:
- ‘11.2 An anaphylaxis management policy of a provider of school boarding services must contain a communication plan that includes the following information:
- 11.2.1 that the provider of school boarding services is responsible for ensuring that a communication plan is developed to provide information to all school boarding premises staff, students and parents about anaphylaxis and the anaphylaxis management policy of the provider of school boarding services;
- 11.2.2 strategies for advising school boarding premises staff, students and parents about how to respond to an anaphylactic reaction:
- (a) during normal activities at the school boarding premises, including at meal-times; and
 - (b) in other settings in and out of the school boarding premises for a child's use (including on excursions, camps, and at special events conducted, organised or attended by the school boarding premises);
- 11.2.3 procedures to inform volunteers and casual relief staff of students with a medical condition that relates to allergy and the potential for anaphylactic reaction and their role in responding to an anaphylactic reaction of a student in their care; and
- 11.2.4 that the provider of school boarding services is responsible for ensuring that the school boarding premises staff identified in clause 12.4 are:
- (a) trained; and
 - (b) briefed at least twice per calendar year in accordance with clause 12.’

44. In subclause 12.2.1(a), for ‘a face-to-face’ substitute ‘an’.

45. After clause 12.3 insert:

‘12.4 An anaphylaxis management policy of a provider of school boarding services must state that the following staff must be trained in accordance with this clause:

- 12.4.1 school boarding premises staff that care for or supervise students boarding at the premises; and

- 12.4.2 any further staff the provider of school boarding services identifies, based on an assessment of the risk of an anaphylactic reaction occurring while a student is under the care or supervision of the provider of school boarding school services.
- 12.5 An anaphylaxis management policy of a provider of school boarding services must state that staff who are subject to training requirements in accordance with clause 12.4 must:
- 12.5.1 have successfully completed:
- (a) an anaphylaxis management training course in the three years prior; or
 - (b) an online anaphylaxis management training course in the two years prior; and
- 12.5.2 participate in a briefing, to occur twice per calendar year with the first one to be held at the beginning of the school year, by a member of school boarding premises staff who has successfully completed an anaphylaxis management training course referred to in clause 12.4.1 in the two years prior, on:
- (a) the anaphylaxis management policy of the provider of school boarding services;
 - (b) the causes, symptoms and treatment of anaphylaxis;
 - (c) the identities of students with a medical condition that relates to allergy and the potential for anaphylactic reaction, and where their medication is located;
 - (d) how to use an adrenaline autoinjector, including hands on practice with a trainer adrenaline autoinjector;
 - (e) the general first aid and emergency response procedures of the provider of school boarding services; and
 - (f) the location of, and access to, adrenaline autoinjectors that have been provided by parents or purchased by the provider of school boarding services for general use.
- 12.6 If for any reason training and briefing has not yet occurred in accordance with clauses 12.5.1 and 12.5.2, the provider of school boarding services must develop an interim plan in consultation with the parents of any affected student with a medical condition that relates to allergy and the potential for anaphylactic reaction, and training must occur as soon as possible thereafter.
46. In clause 13.1, for ‘A school’s anaphylaxis management policy’ substitute ‘An anaphylaxis management policy of a school or provider of school boarding services’.
47. In clause 13.1, after ‘that the principal’ insert ‘or the provider of school boarding services (respectively)’.

This Order is made on 29 April 2021.

THE HON. JAMES MERLINO, MP
Minister for Education

Fisheries Act 1995

FISHERIES NOTICE 2021

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate for the Minister for Fishing and Boating, having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 67, 114 and 152 of the Act:

Dated 7 May 2021

TRAVIS DOWLING
Chief Executive Officer
Victorian Fisheries Authority

FISHERIES (EEL AND PIPI ELECTRONIC TRACKING) NOTICE 2021

1. Title

This Notice may be cited as the Fisheries (Eel and Pipi Electronic Tracking) Notice 2021.

2. Objectives

The objectives of this Notice are to require the carriage and operation of an Electronic Tracking System during the carrying out of fishing activities under an Eel Fishery Access Licence, an Aquaculture (Crown Land – Eels) Licence, a Pipi Fishery Access Licence or a General Permit that authorises the taking of pipi or eel for sale.

3. Authorising provision

This Notice is made under sections 67, 114 and 152 of the Act.

4. Commencement

This Notice comes into operation on 1 June 2021.

5. Definitions

In this Fisheries Notice –

ALC – means an automatic location communicator device of a type approved by the VFA.

Fishing operation means the carrying out of any activities authorised under a specified licence or permit and includes –

- (1) the using, setting, retrieving, transporting or inspecting of commercial fishing equipment or commercial aquaculture equipment in or on Victorian waters; and
- (2) the use of a boat on Victorian waters in connection with the carrying out of activities authorised under the licence, (including the activities specified in subclause (1)).

General permit – means a permit issued under section 49 of the Act;

Immediate possession in relation to an electronic tracking system means –

- (1) if the person is on a boat – the ALC is in, on or attached to the boat;
- (2) if the person is in or on a vehicle – the ALC is in, on or attached to the vehicle; or
- (3) in any other case – the ALC is carried by the person.

Responsible person – means the holder of a specified licence or permit, or a person acting or purporting to act under a specified licence or permit.

Specified licence or permit – means any of the following licences or permit –

- (1) an Aquaculture (Crown Land – Eels) Licence;
- (2) an Eel Fishery Access Licence;
- (3) a General Permit that authorises the taking of eel for sale or commercial purposes;
- (4) a General Permit that authorises the taking of pipi for sale or commercial purposes; or
- (5) a Pipi Fishery Access Licence.

The specified period –

- (1) In the case of a Pipi Fishery Access Licence or General Permit that authorises the taking of pipi, starts 1 hour prior to the commencement of a fishing operation and ends when –
 - (a) in the case of a Pipi Fishery Access licence, the licence holder has complied with regulation 84(6) of the Regulations;
 - (b) in the case of a General Permit that authorises the taking of pipi, the permit holder has completed all weighing and post-fishing reporting requirements required under the permit;
- (2) In any other case, starts 15 minutes before the commencement of a fishing operation and ends when the latter of the following happens –
 - (a) when a boat used to carry out fishing activities has been retrieved from the water;
 - (b) the completion of all activities under the fishing operation.

The Act means the **Fisheries Act 1995**

The Regulations means the Fisheries Regulations 2019

VFA means the Victorian Fisheries Authority established under the **Victorian Fisheries Authority Act 2016**.

6. Requirement for the electronic tracking system

- (1) The holder of a specified licence or permit, or another person acting under the licence or permit, must ensure that during the specified period the responsible person for that fishing operation has in their immediate possession an electronic tracking system that complies with the conditions for the use of the system set out in clause 8 of this notice.
Penalty: 50 penalty units

7. Prohibition on fishing without electronic tracking system

- (1) For the purposes of section 67 of the Act,
 - (a) the taking or landing of fish; or
 - (b) the possession of fish in, on or next to Victorian waters –
by a responsible person, is prohibited unless the responsible person has in their immediate possession an electronic tracking system that complies with the conditions for the use of the system set out in clause 8 of this notice.
- (2) For the purposes of section 114 of the Act,
 - (a) the use of commercial fishing equipment; or
 - (b) the possession of commercial fishing equipment in, on or next to Victorian waters –
by a responsible person, is prohibited unless the responsible person has in their immediate possession an electronic tracking system that complies with the conditions for the use of the system set out in clause 8 of this notice.

8. Conditions for use electronic tracking system

- (1) For the purposes of clauses 6 and 7 of this notice, the conditions that a responsible person must comply with when using electronic tracking system are set out in this Clause.
- (2) A responsible person must ensure that an electronic tracking system used by the person includes, or consists of, an ALC of a type that has been approved by the VFA.
- (3) A responsible person must ensure that –
 - (a) the system is operated in the manner approved by the VFA; and
 - (b) the system is maintained in accordance with the manufacturer's instructions; and

- (c) the person takes all reasonable steps to ensure the system is not –
 - (i) interfered with or tampered with in any way; or
 - (ii) altered, damaged or disabled; and
 - (d) at all times while undertaking a fishing operation, the system is operating in a state –
 - (i) whereby the person’s position can be reported on to the VFA; and
 - (ii) that is using a power mode that is not less than the power mode used in normal operation of the system; and
 - (e) if the system is not fully operational, the responsible person does not undertake the fishing operation unless authorised by the VFA.
- (4) For the purposes of subclause (3)(e), the VFA may authorise in writing a responsible person undertake a fishing operation if the VFA is satisfied that there are special circumstances justifying such an authorisation.
- (5) The VFA must specify in an authority under subclause (4) –
- (a) the place at which the authority applies; and
 - (b) the period during which the authority applies; and
 - (c) the circumstances in which the authority applies; and
 - (d) any conditions which apply to the authority.

9. Requirement to specify and maintain method of communication

A holder of a specified licence or permit must –

- (a) provide the VFA, in the manner required by the VFA, a mobile telephone number that the VFA may use to contact the person carrying out the fishing activities under the licence or permit whenever that person is carrying out those activities; and
- (b) make all reasonable efforts to respond in a timely manner to messages sent to the telephone number specified in subclause (a).

Penalty: 50 penalty units

11. Application to Fisheries Reserves

For the purposes of section 152(4), this notice applies to all Fisheries Reserves.

12. Revocation

Unless sooner revoked, this Notice will be revoked on 31 May 2022.

Notes: Contravention of any prohibition under sections 67 or 114 of the Act, as set out in this Fisheries Notice, is an offence under that section of the Act. A maximum penalty of 100 penalty units or 6 months imprisonment or both applies.

Food Act 1984

REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

I, Dr Milena Canil, as delegate of the Secretary to the Department of Health, under section 19DB of the **Food Act 1984** (the Act) –

1. state that the template entitled **Sushi Sushi Retail Store Food Safety Program Version 2** (the template) is registered for use; and
2. specify that this template is suitable for use by food businesses trading as **Sushi Sushi** and **Sushii Izakaya** carried out at, on or from class 2 food premises.

In this instrument –

‘**class 2 food premises**’ means food premises declared to be class 2 food premises under section 19C of the Act.

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

DR MILENA CANIL
Senior Manager
Food Safety Unit

Food Act 1984

REVOCATION OF REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

I, Dr Milena Canil, as delegate of the Secretary to the Department of Health

- (a) noting that the **Sushi Sushi Retail Store Food Safety Program Version 1** was registered under section 19DB of the **Food Act 1984** (the Act) in a notice published in the Government Gazette on 13 August 2015;
- (b) revoke the registration of that food safety program template under section 19DB of the Act. This revocation takes effect on the date this notice is published in the Government Gazette.

DR MILENA CANIL
Senior Manager
Food Safety Unit

Health Services Act 1988

HEALTH PURCHASING VICTORIA

Notice of Purchasing Policy Exemption

Pursuant to section 134A of the **Health Services Act 1988**, Health Purchasing Victoria (HPV) (undertaking its statutory functions as HealthShare Victoria) now grants exemption from the requirements specified at subparagraphs 3.3(b) and 3.3(c) of HPV Health Purchasing Policy 1: Procurement Governance for the class of public hospitals listed in Schedule 1 of the Act and, as per the definition of public hospital under the Act, the public health services listed in Schedule 5 of the Act. This exemption supports public hospitals' pandemic response and only applies to the annual report of operations and annual self-assessment reporting requirement for the 2020–21 financial year.

This exemption becomes effective from the date of publication in the Government Gazette.



**West Gippsland
Libraries**

NOTICE OF ADOPTED LOCAL LAWS:

MEETINGS PROCEDURE LOCAL LAW NO. 1 – 2020; AND
OPERATION AND USE OF LIBRARY SERVICES LOCAL LAW NO. 2 – 2020

Notice is given that at the ordinary meeting held on 7 May 2021, the West Gippsland Regional Library Corporation Board made the Meetings Procedure Local Law No. 1 – 2020 and Operation and Use of Library Services Local Law No. 2 – 2020 pursuant to section 111 of the **Local Government Act 1989**.

The purpose of these Local Laws is to:

- facilitate good governance and operation of the Libraries and public use of the facilities;
- facilitate good governance of the Board and regulate proceedings for the election of the Chair;
- regulate proceedings at all Ordinary and Special Meetings of the Board and meetings of Special Committees;
- regulate the use of the Common Seal and Prohibit its unauthorised use.

A copy of the Local Law may be viewed online at www.wgrlc.vic.gov.au. If you are not able to access an electronic copy, please contact us to request a hard copy via post by addressing your request to the Chief Executive Officer, West Gippsland Regional Library Corporation, 65 Victoria Street, Warragul, Victoria 3820, phone (03) 5622 2849 or email ceo@wgrlc.vic.gov.au

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:	5 May 2021
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 27 July 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 prominently 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 prominently on the homepage, that is easily visible to the public, of any website or social media platform she uses to offer or promote any general health services including (but not limited to) the following websites: <ul style="list-style-type: none"> ● https://www.natkringoudis.com/ ● www.thepagodatree.com.au

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:	Zhenya Borodinov also known as Yevgeny Zhenya Borodinov and Yevgeny Borodinov (ABN 27 919 550 125)
Date this Interim Prohibition Order is made:	23 April 2021
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 15 July 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, or d) establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided), any general health service (paid or otherwise, in a clinical or non-clinical capacity) to any female persons. 2. The general health service provider named above must display a copy of this Interim Prohibition Order prominently at their business premises and ensure that it is easily visible to the public until such time as the Interim Prohibition Order is expired or revoked. 3. The general health service provider named above must prominently publish a copy of this Interim Prohibition Order, in a manner that is easily visible to the public, on the homepage of any website or social media platform he uses to offer or promote any general health services. 4. The published IPO must remain on websites at all times until the IPO has expired or is revoked.

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

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 Battle of the Barwon on the Barwon River are prohibited from entering and remaining in the following waters.

Waters of Barwon River – from the Princes Highway Bridge (James Harrison Bridge) upstream to an imaginary line from west of Ballater Avenue, as marked by orange buoys.

The exclusion zone will be in effect from 7.00 am to 4.00 pm on Sunday 16 May 2021.

Dated 26 April 2021

CORANGAMITE CATCHMENT MANAGEMENT AUTHORITY

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Gannawarra Shire Council, as the declared waterway manager for the waters of Lake Charm, 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 Victorian Outboard Club Archer Eade Memorial event are prohibited from entering and remaining in all the waters of Lake Charm.

The exclusion zone will be in effect from 6.00 am to 6.00 pm on Saturday 15 May 2021.

Dated 13 May 2021

BY ORDER OF
GANNAWARRA SHIRE COUNCIL
GEOFF ROLLINSON
Director, Infrastructure and Development

LAND ACQUISITION AND COMPENSATION REGULATIONS 2010 NO. 44
FORM 7

S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Greater Geelong City Council declares that by this notice it acquires the following interest in the land described as:

Title particulars: The whole of the land described in Certificate of Title Volume 5893 Folio 511.

Description: The whole of Lot 308 on Plan of Subdivision 013379, being the land situated at 7 Birmingham Court, Corio, Victoria 3214.

Interests acquired: That of Lawrence McQuestion and all other interests.

Published with the authority of the Greater Geelong City Council.

For and on behalf of the Greater Geelong City Council

Signed TRAVIS KIRWOOD

Name Travis Kirwood,
Manager – Property, Procurement and Assets

Dated 13 May 2021

LAND ACQUISITION AND COMPENSATION REGULATIONS 2010 NO. 44
FORM 7

S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Greater Geelong City Council declares that by this notice it acquires the following interest in the land described as:

Title particulars: The whole of the land described in Certificate of Title Volume 9278 Folio 332.

Description: The whole of Lot 1 of Title Plan 165589X, being the land situated at 11–12 Birmingham Court, Corio, Victoria 3214.

Interests acquired: That of Milivoj Timotic, Branka Timotic and all other interests.

Published with the authority of the Greater Geelong City Council.

For and on behalf of the Greater Geelong City Council

Signed TRAVIS KIRWOOD

Name Travis Kirwood,
Manager – Property, Procurement and Assets

Dated 13 May 2021

Public Health and Wellbeing Act 2008
INSTRUMENT OF APPOINTMENT UNDER S32A

In this instrument:

Act means the **Public Health and Wellbeing Act 2008**.

Limitations means the Limitations outlined in column 2 of Schedule 1.

Detention Review Officer has the meaning in section 3(1) of the Act.

Schedule means a schedule attached to this instrument.

I, **Jennifer DeJong, Acting Deputy Secretary**, acting under section 32A(1) of the Act as a delegate of the Secretary of the Department of Health appoint the persons specified in Schedule 1 to be Detention Review Officers for the purposes of the Act.

Period of Appointment

The Detention Review Officers in Column 1 of Schedule 1 are appointed for the period from the commencement date of this instrument until the earlier of:

- (a) 12 months; or
- (b) the date that the state of emergency that was declared on 16 March 2020 and subsequently extended pursuant to section 198 of the Act ceases to exist,

and subject to any conditions set out in Schedule 1.

The terms and conditions of these appointments are as set out in Schedule 2 attached to this Instrument of Appointment.

Commencement

This instrument commences on the date it is signed.

Signed at Melbourne in the State of Victoria

Dated 30 April 2021

JENNIFER DEJONG
Acting Deputy Secretary, Regulatory, Risk, Integrity and Legal
Department of Health

Schedule 1

Detention Review Officers

Sean Baker

Adrian Bates

Jason Harkess

Michael Pearce

Paul Stefanovic

Schedule 2

1. Appointment Arrangements

The appointment is on a sessional basis. In accordance with section 32A(6) of the Act, the Detention Review Officer will be employed under Division 5 of Part 3 of the **Public Administration Act 2004**.

2. Period of Appointment

The period of appointment is from the commencement date of the instrument of appointment to:

- (a) 12 months; or
- (b) the date that the state of emergency that was declared on 16 March 2020 and subsequently extended pursuant to section 198 of the Act ceases to exist.

3. Duties and Responsibilities

The Detention Review Officer's functions, duties and powers are as set out in section 200C of the Act.

4. Termination Arrangements

The Detention Review Officer may resign in writing to the Secretary of the Department of Health or their delegate.

The Secretary of the Department of Health or their delegate may revoke the appointment of a Detention Review Officer at any time and for any reason before the expiration of the period of the appointment.

5. Payment Provisions

The Detention Review Officer will be eligible to receive remuneration at the following rates based on the number of days worked and a pro rata calculation of the hours worked by him or her, at the following rates:

Daily rate (8 hours per day and inclusive of all taxes)	\$1217.00
Daily stand-by rate to be rostered on weekends (inclusive of all taxes)	\$200.00

6. Superannuation Obligations

Superannuation contributions will be paid by the employer in accordance with the Commonwealth's **Superannuation Guarantee Act 1992**.

7. Travel and Personal Expenses Arrangements

Except with the prior written approval of the Secretary of the Department of Health or their delegate, travel and personal expenses incurred by the Detention Review Officer in the performance of their functions, duties and powers will not be paid.

8. Leave Arrangements

No leave entitlements are payable in respect of the sessional employment of the Detention Review Officer.

9. Confidentiality

During the term of the appointment, all confidential information (including all personal information) received by the Detention Review Officer in connection with the appointment must be treated by the Detention Review Officer as confidential and the Detention Review Officer must not:

- (a) disclose the confidential information without the prior written consent of the Secretary of the Department of Health or their delegate (and on any conditions as they think fit); or
- (c) use the confidential information,

except strictly for the purpose of carrying out the Detention Review Officer's functions, duties and powers under the Act.

10. Outside Employment

During the term of the appointment, the Detention Review Officer may continue to practice as a lawyer or engage in other employment outside its employment as a Detention Review Officer, except that they may not accept any instructions to act, any employment or other engagement from any other person in relation a detention under section 200 of the Act.

Public Health and Wellbeing Act 2008
ORDER UNDER SECTION 45 OF THE
PUBLIC HEALTH AND WELLBEING ACT 2008

The Consultative Council on Obstetric and Paediatric
Mortality and Morbidity

I, Hon. Martin Foley MP, Minister for Health, acting under section 45 of the **Public Health and Wellbeing Act 2008** (the Act), by Order:

Appoint in accordance with sections 45(1), 45(2)(a) and 45(3) of the Act the following person to the Consultative Council on Obstetric and Paediatric Mortality and Morbidity (being the Council established by section 162C of the **Health Act 1958**):

Name	Title	Term of Appointment
Tanya Farrell	Member and Chairperson	1 July 2021 until 30 June 2024

Remuneration of the person named and appointed above shall be in accordance with the Act and the Public Health and Wellbeing Regulations 2009 and the *Appointment and Remuneration Guidelines* issued by the Department of Premier and Cabinet.

MARTIN FOLEY MP
Minister for Health



Water Act 1989

DECLARATION OF SERVICED PROPERTIES

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

PROPERTY DESCRIPTION	PROPERTY ADDRESS	DATE	SERVICE
Lots 1–2 PS840659	Bedggood Grove and King Street, Paynesville	15.04.2021	Water and Sewer
Lots 1–2 PS831591	O'Brien and Tomkins Street, Bairnsdale	26.04.2021	Water and Sewer
Lots 1–2 PS840692	Roadknight Street, Lakes Entrance	28.04.2021	Water and Sewer

A plan of the serviced properties is available by contacting the Corporation's office on 1800 671 841 or visiting the Corporations office at 133 Macleod Street, Bairnsdale.

STEVE McKENZIE
Managing Director

Water Act 1989

DECLARATION OF SERVICED PROPERTIES

For the purposes of section 144 of the **Water Act 1989** North East Water declares it has made provision for water and/or sewerage services to the following lots commencing 30 June 2021:

Potable Water and Sewerage

Lots 801–837 PS547381N/S92, Silverwoods Estate Stage 8, Murray Valley Highway, Yarrowonga
Sewerage

Lot 1 PS502037D, 13 Pritchard Lane, Beechworth

For more information, telephone North East Water on 1300 361 622.

Water Act 1989

SOUTH EAST WATER – DECLARATION OF SERVICED PROPERTIES

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

Development/Address	Suburb	Service	Declaration Date
420–432 Princes Highway	Officer	Sewerage	28/02/2021
4–26 Station Street	Officer	Sewerage	28/02/2021
32–44 Station Street	Officer	Sewerage	28/02/2021
11–35 Station Street	Officer	Sewerage	28/02/2021
454–474 Princes Highway	Officer	Sewerage	28/02/2021
16–40 Bayview Road	Officer	Sewerage	28/02/2021
437 Princes Highway	Officer	Sewerage	28/02/2021
431–435 Princes Highway	Officer	Sewerage	28/02/2021
403–421 Princes Highway	Officer	Sewerage	28/02/2021
389–391 Princes Highway	Officer	Sewerage	28/02/2021
393 Princes Highway	Officer	Sewerage	28/02/2021
395 Princes Highway	Officer	Sewerage	28/02/2021
397–401 Princes Highway	Officer	Sewerage	28/02/2021
1–3 Tivendale Road	Officer	Sewerage	28/02/2021
9 Tivendale Road	Officer	Sewerage	28/02/2021
13–23 Tivendale Road	Officer	Sewerage	28/02/2021
11 Tivendale Road	Officer	Sewerage	28/02/2021
25–41 Tivendale Road	Officer	Sewerage	28/02/2021
18–24 Tivendale Road	Officer	Sewerage	28/02/2021

Water Act 1989
WANNON WATER
Multiple Services
Declaration of Properties Provided with
Water or Sewerage Services

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

Water and Sewer Services

Lots 2 and B, PS 642189U

Portland

06 April 2021

Lots 1 and 2 PS 835887T

Warrnambool

15 April 2021

Lots 1 and 2 PS 844598A

Portland

26 April 2021

ANDREW JEFFERS
Managing Director

ORDERS IN COUNCIL

Corrections Act 1986

REVOCATION AND APPOINTMENT OF COMMUNITY CORRECTIONS CENTRES

Order in Council

The Governor in Council, under section 86(1) of the **Corrections Act 1986**, revokes the Order made on 3 December 2019, entitled ‘revocation and appointment of community corrections centres’ and appoints the premises at the addresses listed below to be community corrections centres under the **Corrections Act 1986**.

This Order comes into operation on 13 May 2021.

Community Corrections Centres
Court House Building, Barkly Street, Ararat
108–110 McLeod Street, Bairnsdale
206 Mair Street, Ballarat
3 William Vahland Place, Bendigo
703 Station Street, Box Hill
25–27 Dimboola Road, Broadmeadows
310 Murray Street, Colac
Neighbourhood Justice Centre, 241 Wellington Street, Collingwood
5/1640 Pascoe Vale Road, Coolaroo
176 Sladen Street, Cranbourne
Ground Floor and Mezzanine level, 4–50 Walker Street, Dandenong
Level 1, 228 Lonsdale Street, Dandenong
360 Foleys Road, Derrimut
461–463 High Street, Echuca
Ground Floor, 431 Nepean Highway, Frankston
Level 5, 30A Little Malop Street, Geelong
Ground Floor, 81–83 Burgundy Street, Heidelberg
1140 Nepean Highway, Highett
Level 4, 21 McLachlan Street, Horsham
Court House, Bridge Street, Korumburra
23 John Street, Lilydale
50 Franklin Street, Melbourne
2a Barries Road, Melton
59 Madden Avenue, Mildura
25 Ann Street, Morwell
12/825 Princes Highway, Pakenham
Ground Floor, 909 High Street, Reservoir
60–62 Maroondah Highway, Ringwood
2/843–849 Point Nepean Road, Rosebud

374–380 Raymond Street, Sale
32 Wallis Street, Seymour
307–331 Wyndham Street, Shepparton
4A/545 McDonalds Road, South Morang
Court House, Napier Street, St Arnaud
Court House, Patrick Street, Stawell
499 Ballarat Road, Sunshine
1–3 McCallum Street, Swan Hill
119–121 Murphy Street, Wangaratta
12 Queen Street, Warragul
769 Raglan Parade, Warrnambool
87 Synnot Street, Werribee
9 Watson Street, Wodonga
7 Korumburra Road, Wonthaggi

Dated 11 May 2021

Responsible Minister:

THE HON. NATALIE HUTCHINS MP

Minister for Corrections

SAMUAL WALLACE

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservation:

DOWLING FOREST – The temporary reservation by Order in Council of 26 August, 2014 of Crown land in the Parish of Dowling Forest as a site for Public purposes, formerly described as Crown Allotment S1, revoked as to part by various Orders in Council **so far only as** Crown Allotment 2063 [area 6.205 hectares], Parish of Dowling Forest as shown on Original Plan No. OP124631 lodged in the Central Plan Office.

File reference 0506597

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

Dated 11 May 2021

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

SAMUAL WALLACE

Acting Clerk of the Executive Council

Education and Training Reform Act 2006APPOINTMENT OF MEMBERS TO THE VICTORIAN REGISTRATION AND
QUALIFICATIONS AUTHORITY

Order in Council

The Governor in Council under section 4.2.4(1)(d) of the **Education and Training Reform Act 2006** appoints Ms Maria Peters and Dr James Robert Watterston as members of the Victorian Registration and Qualifications Authority from 5 June 2021 until 4 June 2024 (both dates inclusive).

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

Dated 11 May 2021

Responsible Ministers:

THE HON. JAMES MERLINO, MP
Minister for Education

THE HON. GAYLE TIERNEY, MP
Minister for Training and Skills
Minister for Higher Education

THE HON. MARTIN PAKULA, MP
Minister for Trade

SAMUAL WALLACE
Acting Clerk of the Executive Council

Education and Training Reform Act 2006APPOINTMENT OF MEMBERS TO THE VICTORIAN REGISTRATION AND
QUALIFICATIONS AUTHORITY

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is on a part-time basis.

2. Period of Appointment

Ms Maria Peters and Dr James Robert Watterston are appointed as members of the Victorian Registration and Qualifications Authority (VRQA) from 5 June 2021 until 4 June 2024 (both dates inclusive).

3. Duties and Responsibilities of the Position

The VRQA was established to provide regulation which ensures quality education and training is delivered by the providers it registers in Victoria, and to promote informed choice regarding the education and training decisions of Victorians. The VRQA is also responsible for the regulation of apprenticeships and traineeships in Victoria.

4. Termination Arrangements

Under section 4.2.4(3) of the **Education and Training Reform Act 2006** (the Act), an appointed member may resign from office by delivering to the Governor in Council a signed letter of resignation. Under section 4.2.4(4) of the Act, the Governor in Council may at any time remove an appointed member from office.

5. Payment Provisions

Under Schedule 2, section 3(1) of the Act, a member of the Authority, other than one who holds a full-time Government office, or a full-time position in the public service, teaching service, or with another statutory authority (other than a university), is entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member.

The appointee is entitled to be remunerated at the rate of \$15,986 per annum as a member. In addition, in recognition for additional committee work, a payment of \$5,003 per annum is made to eligible members at the end of each financial year.

6. Superannuation Obligations

Superannuation will be paid in accordance with the **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses Arrangements

Under Schedule 2, section 3(2) of the Act, each member or acting member of the Authority is entitled to receive the personal and travelling expenses that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member. Reasonable travel and personal expenses will be paid in accordance with normal public service practice and policy.

8. Leave Arrangements

There are no leave arrangements for this part-time statutory position.

9. Prior Service

Not applicable.

Health Services Act 1988

EASTERN HEALTH
DECLARATION UNDER SECTION 11

Order in Council

The Governor in Council under section 11 of the **Health Services Act 1988** (the Act) by this Order declares that the provision of section 65T of the Act, that requires the board to consist of not more than 9 persons is not applicable to Eastern Health, a public health service listed in Schedule 5 of the Act.

This Order is subject to the condition that the board of directors of Eastern Health shall consist of not more than 10 persons.

This declaration commences on 1 July 2021 and ceases to have effect on 1 July 2022.

Dated 11 May 2021

Responsible Minister:

MARTIN FOLEY MP

Minister for Health

SAMUAL WALLACE
Acting Clerk of the Executive Council

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

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from TIMG Bookshop, Level 10, 575 Bourke Street, Melbourne 3000, on the date specified:

42. *Statutory Rule:* Surveillance
Devices
Amendment
(Corresponding
Laws)
Regulations 2021
- Authorising Act:* Surveillance
Devices Act 1999
- Date first obtainable:* 11 May 2021
- Code A*
43. *Statutory Rule:* Public Health
and Wellbeing
Amendment
(QR Reporting
Infringement)
Regulations 2021
- Authorising Act:* Public Health
and Wellbeing
Act 2008
- Date first obtainable:* 11 May 2021
- Code A*
-

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