



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 24 Thursday 17 June 2021

www.gazette.vic.gov.au

GENERAL

TABLE OF PROVISIONS

Private Advertisements		Perpetual Trustee Company Limited	1217
Aerodrome Landing Fees Act 2003		Peter Hildebrandt	1218
Essendon Fields Airport	1212	Ralph James Smith	1218
Associations Incorporation Reform Act 2012		Russo Pellicano Carlei	1218
Notice of Appointment		Tragear & Harris Lawyers	1219
Waverley Adult Literacy Program Inc. (in Liquidation)	1214	Wills & Wealth	1219
Associations Incorporation Reform Act 2012		Government and Outer Budget Sector Agencies Notices	1220
Notice of Intention to Declare Dividend		Obtainables	1274
Waverley Adult Literacy Program Inc. (in Liquidation)	1214		
Estates of Deceased Persons			
Alphastream Lawyers	1214		
Anthony G. Black Lawyer Pty Ltd	1214		
Beaumaris Law	1215		
Bediaga Xavier & Ramon	1215		
Celina Roth	1215		
De Marco Lawyers	1215		
Devenish	1215		
Featherbys Lawyers	1215		
Francis Lim	1216		
J. A. Middlemis	1216		
Joliman Lawyers	1216		
Lawson Hughes Peter Walsh	1217		
Lorraine Jones & Associates	1217		
Maurice Blackburn Lawyers	1217		
Morgan Legal Pty Ltd	1217		

Advertisers Please Note

As from 17 June 2021

The last Special Gazette was No. 296 dated 16 June 2021.

The last Periodical Gazette was No. 1 dated 9 June 2021.

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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PLEASE NOTE

As of Thursday 1 July 2021, new fees apply to the Victoria Government Gazette concerning the placement of notices, subscription options and purchase of copies.

Details are set out in the table below

Description	Rate incl. GST
General Gazette – Private Notices	
Per word	\$0.45
Copy of Gazette emailed after publication	\$2.30
Copy of Gazette page posted after publication (includes postage)	\$4.60
Purchase hard copy of the General Gazette (in person)	\$2.55
General Gazette – Government and Outer Budget Sector Agencies Notices	
Per page	\$91.30
Per half page	\$49.00
Per column centimetre	\$6.50
Special Gazette	
Per page	\$155.20
Per half page	\$83.30
Special Gazette – Colour	
1st printed page	\$239.00
Each subsequent page following	\$26.00
Proofs of Notice – to be approved prior to publication	
1st proof	No charge
2nd and subsequent proofs (each)	\$44.00
Subscriptions (per year)	
General, Special and Periodical Gazettes	\$250.00
General and Special Gazettes	\$200.00
Periodical Gazettes only	\$140.00
Subscription Alerts	\$132.00

Our Contact Details

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Ground Floor, Building 8, 658 Church Street, Richmond 3121
or DX 106 Melbourne

Phone: 03 8523 4601

Email: gazette@ivegroup.com.au

Website: www.gazette.vic.gov.au

PRIVATE ADVERTISEMENTS

Aerodrome Landing Fees Act 2003

Essendon Airport Pty Ltd gives notice that the following fees have, under the **Aerodrome Landing Fees Act 2003** ('Act'), been fixed and operate at Essendon Fields Airport on and from 1 July 2021.

Landing Fees	MTOW	Charges
A fee for a fixed wing or rotary wing aircraft	Per 1,000 kg (pro rata) of aircraft max take-off weight	Minimum Charge
Fixed Wing Arrival	\$23.00	\$53.00
Rotary Wing Arrival MTOW less than or equal to 3000 kg	\$16.00	\$31.00
Rotary Wing Arrival MTOW greater than 3000 kg	\$18.00	
Fixed Wing approach that doesn't touch runway	\$18.00	\$18.00
Annual fee for maximum 55 landings PA by EF based recreational use aircraft at or below 1500 kg. Revert to casual rate after 55 landings within 12 months. To be paid in advance		\$2,475.00
Aircraft Parking Fees		
a. Apron Parking – per 24 hours or part thereof	\$12.50	\$25.00
b. Annual Parking per square metre for parking area.		\$30.00
Parked Aircraft (Fixed wing or rotary) that infringes movement area (wing or tail intrudes taxi lane)		\$530.00
<p>Refer to the Airport Conditions of Use regarding removal of aircraft in arrears of parking fees. Parking directly outside hangar doors – Overnight fees will apply. Maintenance – MRO may store aircraft in maintenance in designated licenced areas only or standard charges apply.</p>		
<p>Passenger Fees and Charges Regular (RPT) users – individual airline packages can be negotiated by the General Manager and CEO</p>		
Passenger Fees (in addition to the above landing fees) – Use of the RPT Apron requires written approval of the airport operator and is subject to airport approval of the operator.		P.O.A subject to RPT Agreement
Government Mandated Security Charges – (as per individual RPT agreement)		P.O.A subject to RPT Agreement
Vehicle and Airside Access Charges		
Authority to Drive Airside (ADA) – up to 2 years valid on passing EAPL course		\$90.00
Authority to Use Airside (AUA) – Ground Services Equipment and Operational Vehicles Per 2 years for each unit		\$300.00
Authority to Use Airside (AUA) – all other vehicles Per 2 years for each vehicle		\$2,040.00

Airside Access	
Terminal Access provided through a Terminal Access Agreement (Terminal charge per passenger also applies)	\$80.00
Pedestrian Access	
Vehicle Access	
Replacement if lost or stolen	
Renewals	
Replacement if lost or stolen	
Airside Facilitation Charges	
Special Event Zone Application	\$260.00
Pavement Concession Application	\$260.00
Airport Operations Officers hourly rate including VIC issuing (minimum of 30 minutes). Airside Escort where EAPL operations staff are required	\$100.00
Airspace Obstacle Assessments	
Assessment of a Residential activity that may potentially penetrate the OLS or PANS-OPS and requires operational coordination.	\$260.00
Commercial assessment and management of any activity that penetrates the OLS or PANS-OPS.	\$8,000.00
Airside Environmental Charge	
Per person, per hour or part thereof. (This charge applies when operators do not clean-up fuel or oil spills)	\$95.00
Private Storage on Airside	
Container or other equipment / parts per 25 square metres or part thereof. Storage of parts or containers outside the leased or licenced areas will be charged. Per week or part thereof with a minimum charge of one day.	\$350.00
Notes:	
Overdue Fees – All fees are payable within 30 days of invoice date. Interest at the rate of 15% per annum will be charged on overdue amounts.	
All annual fees to be paid in advance.	
The above fees do not include GST.	

Associations Incorporation Reform Act 2012

NOTICE OF APPOINTMENT

Waverley Adult Literacy Program Inc.
(In Liquidation) Registration A0003216A

Pursuant to section 491(2)(b) of the **Corporations Act 2001** take notice that at a general meeting of the members of the Association held on 9 June 2021, it was resolved that the Association be wound up voluntarily and that Shane Leslie Deane and Nicholas Giasoumi be appointed joint and several liquidators.

Dated 10 June 2021

SHANE LESLIE DEANE,
joint and several liquidator,
Dye & Co. Pty Ltd,
165 Camberwell Road,
Hawthorn East 3123.

Associations Incorporation Reform Act 2012NOTICE OF INTENTION TO
DECLARE DIVIDEND

Waverley Adult Literacy Program Inc.
(In Liquidation) Registration A0003216A

I will declare a first and final dividend on 9 July 2021 for the Association. Creditors whose debts or claims have not already been admitted are required on or before 26 July 2021 formally to prove their debts or claims. If they do not, they will be excluded from the benefit of the dividend.

Dated 10 June 2021

SHANE LESLIE DEANE,
joint and several liquidator,
Dye & Co. Pty Ltd,
165 Camberwell Road,
Hawthorn East 3123.

ALICE GENOEFFA BIASUTTI TOFFOLI, in the Will called and also known as Alice Toffoli and also known as Alice Biassutti Toffoli and Alice Genoeffa Toffoli, late of 38–40 Ascot Street South, Altona Meadows, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 September 2019, are required by Eugenia Maria Toffoli-Royce (in the Will called Eugenia Royce), the executrix of the Will of the deceased, to send particulars thereof to her, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after

which the executrix will distribute the estate, having regard only to the claims of which she has notice.

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

NOTICE TO CLAIMANTS UNDER
TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

ROBERT CHUDLEIGH, late of 2 Wintringham Road, Williamstown, in the State of Victoria, forklift driver, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 29 May 2020, are required by the executor, Anthony Gavan Black, to send particulars of their claim to the executor, care of the undermentioned solicitors, by 27 September 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 25 March 2021.

ANTHONY G. BLACK LAWYER PTY LTD,
27 Ferguson Street, Williamstown, Victoria 3016.
PO Box 58, Williamstown, Victoria 3016.

NOTICE TO CLAIMANTS UNDER
TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

ISOBEL FLORENCE WILSON, also known as Isabel Florence Wilson, late of 15 Buffalo Crescent, Wyndham Vale in the State of Victoria, volunteer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 10 November 2020, are required by the executors, Alan David Wilson and Colin Geoffrey Wilson, to send particulars of their claim to the executors, care of the undermentioned solicitors, by 23 August 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 22 February 2021.

ANTHONY G. BLACK LAWYER PTY LTD,
27 Ferguson Street, Williamstown, Victoria 3016.
PO Box 58, Williamstown, Victoria 3016.

Re: The estate of NORMAN HENRY MILLS, late of Cheltenham Manor, 10–12 Bendigo Street, Cheltenham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 April 2021, are required by the executor, Edward John Bates, to send particulars to him, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: LJULJA JUNKOVIC, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 3/244 Beaconsfield Parade, Middle Park, Victoria, hospitality, who died on 11 December 2020, are required by the trustee, Michael Junkovic, to send particulars to the trustee, care of the lawyers named below, by 12 August 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BEDIAGA XAVIER & RAMON, lawyers,
PO Box 275, Brunswick 3056.

Re: ESTERA SCHENFELD, late of Jewish Care, Smorgon Family Building, 1 Wahgoo Road, Carnegie, Victoria 3163.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 April 2021, are required by the executor, Evelyn Netta Schenfeld, care of Celina Roth, solicitor, 146 Church Street, Brighton, Victoria 3186, to send particulars thereof to the undermentioned solicitor, by Monday 16 August 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: EDWARD JOHN LINGARD, late of Trinity Garden Aged Care, 34 Brooklyn Road, Melton South, Victoria, 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 trustees, Wendy Dawn Williams and Lindsay Clive Lingard, to send particulars to the trustees, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

MARGERLY LOW, late of Samarinda Ashburton Aged Care, Samrainda Lodge, 286 High Street, Ashburton, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 May 2021, are required by the executor, John Ewen Scott-Mackenzie, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

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

Re: ELIZABETH ANNE ANDERSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 May 2021, are required by the trustee, Katherine Sarah Dixon, care of Featherbys Lawyers of 14 Ninth Avenue, Rosebud, Victoria, to send particulars to the trustee by 20 August 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: LJUBICA URBANCIC, also known as Lucy Urbancic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 February 2020, are required

by the trustee, Debbie Elizabeth Elliott, care of Featherbys Lawyers of 14 Ninth Avenue, Rosebud, Victoria, to send particulars to the trustee by 20 August 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: SRECKO URBANCIC, also known as Steve Urbancic and also known as Sresko Urbancic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 May 2020, are required by the trustees, Debbie Elizabeth Elliott and Hugh Robert Elliott, care of Featherbys Lawyers of 14 Ninth Avenue, Rosebud, Victoria, to send particulars to the trustees by 20 August 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

PAUL ASCHMANN, late of 29 Winmalee Drive, Glen Waverley, Victoria, audit manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2021, are required to send particulars of their claims to the executor, Sarah Ho Yan Aschmann, care of the undermentioned solicitors, by 8 October 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

FRANCIS LIM, barristers and solicitors,
Suite 503, 22 Rutland Road, Box Hill,
Victoria 3128.

PAMELA JOY GILLIES, late of 161 Harpers Road, Mandurang South, Victoria, business owner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 July 2020, are required by Tristan Grange Gillies, the executor

of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned address, by 17 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.

J. A. MIDDLEMIS, barrister and solicitor,
30 Myers Street, Bendigo, Victoria 3550.

LAWRENCE WILLIAM SANSOM, late of Unit 6, 14 Waterloo Street, Bendigo, Victoria, business owner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 12 November 2020, are required by James Alan Middlemis, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned address, by 17 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.

J. A. MIDDLEMIS, barrister and solicitor,
30 Myers Street, Bendigo, Victoria 3550.

Re: Estate of WALTER HERBERT MANALLACK.

Creditors, next-of-kin or others having claims in respect of the estate of WALTER HERBERT MANALLACK, late of Boort District Health, 31 Kiniry Street, Boort in the State of Victoria, retired sales assistant, deceased, who died on 2 May 2021, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 31 August 2021, after which the executor will distribute the assets, having regard only to the claims of which they then have notice.

JOLIMAN LAWYERS,
Beveridge Dome, PO Box 503, Swan Hill,
Victoria 3585.

Re: Estate of HELEN ANN SMITH, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of HELEN ANN SMITH, late of 2 Cutri Drive, Swan Hill, in the State of Victoria, food technologist, deceased, who died on 21 March 2021, are to send particulars of their claim to the executors,

care of the undermentioned legal practitioners, by 16 August 2021, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of MARGARET ELIZABETH WATSON, late of 12–14 Hunter Street, Camberwell, Victoria, deceased, who died on 25 March 2021, are required by the executors, Michael John Walker and Kerry Ann Walker, to send particulars of their claims to the said executors, care of the undersigned solicitor, by 17 August 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.

LAWSON HUGHES PETER WALSH, lawyers,
Level 2, 533 Little Lonsdale Street,
Melbourne 3000.
susan@lhpw.com.au

JEANETTE MARGARET BROWN, late of 85 Overport Road, Frankston South, Victoria 3199, salesperson, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 January 2021, are required by the trustees, Graeme Carrick Brown and John Douglas Bouch, care of 900 Main Road, Eltham, Victoria 3095, to send particulars of their claims to them by 17 August 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

LORRAINE JONES & ASSOCIATES,
900 Main Road, Eltham, Victoria 3095.
PO Box 961, Eltham, Victoria 3095.
Ph: 03 9439 1233.
NG:SM:210159.

Re: BETTY DOROTHY MAIOLLA, late of 1 Aberdeen Street, Reservoir, Victoria.

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

who died on 29 August 2020, are required by the executor, Nadine Anne Maiolla, to send particulars of such claims to her at the undermentioned address by 16 August 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

Nadine Anne Maiolla, care of
MAURICE BLACKBURN LAWYERS,
Level 21, 380 La Trobe Street, Melbourne 3000.
Tel: (03) 9605 2700. Ref: ADK.5585808.

Creditors, next-of-kin and others having claims in respect of the estate of the late ZOE ELIZABETH CHRISTESEN, of 30 Miriam Street, Rosanna, in the State of Victoria, retired, deceased, who died on 12 February 2021, are required by the executor, Robert Les Cook, care of Morgan Legal Pty Ltd, Level 1, Suite 14, 40 Burgundy Street, Heidelberg, in the State of Victoria, to send particulars of their claim to him, care of the undermentioned lawyers, by 19 August 2021, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

MORGAN LEGAL PTY LTD,
Level 1, Suite 14, 40 Burgundy Street,
Heidelberg, Victoria 3084.

ELIZABETH JOY McAULAY, late of Unit 8, 44–48 Warwick Road, Greensborough, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 April 2020, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of Level 29, 525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 10 September 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

LANCE HECTOR MATHESON, late of Uniting Agewell Kalkee Community, 9 Spring Street, Belmont, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 December 2020, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of Level 29, 525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 10 September 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

DAVID ROSS MACRAE, deceased, late of 10 Wills Street, Balwyn, Victoria 3103, sales director.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 21 February 2021, are required by the executors, Claire Therese Mary Macrae, Craig Robert Pound and Peter John Inge, to send particulars of such claims to their lawyer at the address below by 20 December 2021, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

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

MARIA PRIWITZER, deceased, late of Mecwacare Jubilee House, 52 Northcote Avenue, Caulfield North, Victoria 3162, home duties.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 5 March 2021, are required by the executors, Aura Levin Lipski and Samuel Lipski, to send particulars of such claims to their lawyer at the address below by 20 December 2021, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

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

MARC PETER HAROLD RAWNSLEY, deceased, late of 41 Cromwell Street, South Yarra, Victoria 3141, company director.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 10 March 2021, are required by the executors, Eileen Rawnsley, Melanius Perry De Silva and Glendon Gordon Rose, to send particulars of such claims to their lawyer at the address below by 20 December 2021, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

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

ELLEN REGINA CONWAY, late of 26 Burlington Crescent, Leopold, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 8 February 2021, are required by the trustee, Amy Nicole Zuluaga, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, within 60 days from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: MAROULLA ARISTIDOU, late of 21 Downing Street, Oakleigh, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 October 2020, are required by Androulla Kiourtis and Petros Aristidou, the trustees of the estate of the deceased, to send particulars of their claims to them, care of the undermentioned lawyers, by 17 August 2021, by which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: DAVID VASIC, late of
579 Clayton Road, Clarinda, Victoria,
mechanic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 March 2020, are required by Elsinia June Vasic, the trustee of the estate of the deceased, to send particulars of their claims to her, care of the undermentioned lawyers, by 17 August 2021, by which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: IVY HAMILTON, late of
14 Jacana Street, Mornington, Victoria 3931,
home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 May 2021, are required by the executor, Brian Hamilton, to send particulars to him, care of the undermentioned solicitors, by 20 August 2021, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

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

Re: GEOFFREY NEVILLE ROSE, late of
141 Kooyong Road, Caulfield North, Victoria,
company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 November 2020, are required by the executors, Jodie Leanne Grant, Amanda Karen Caplan and Darren Wayne Rose, to send particulars of their claims to them, care of the undermentioned solicitor, by 17 August 2021, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.

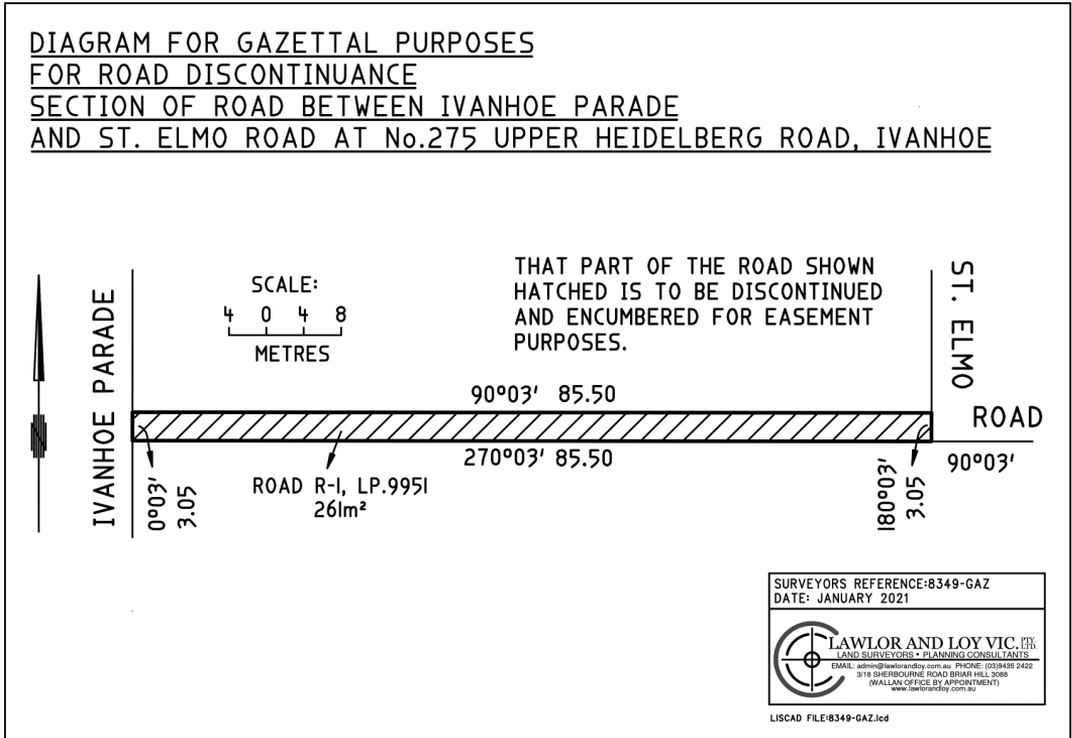
WILLS & WEALTH, solicitors,
19 Carpenter Street, Brighton 3186.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

BANYULE CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Clause 3 of Schedule 10 of the **Local Government Act 1989**, Banyule City Council, at its Ordinary Meeting held on 7 June 2021, formed the opinion that the right of way 'road' RW465 shown hatched on the plan below is not reasonably required as a 'road' for public use and resolved to discontinue the right of way 'road' and to retain the resultant land for municipal purposes subject to any right, power or interest held by Yarra Valley Water, Australian Gas Networks and Banyule City Council in the road in connection with any sewers, drains, pipes or cables under the control of those authorities in or near the road.

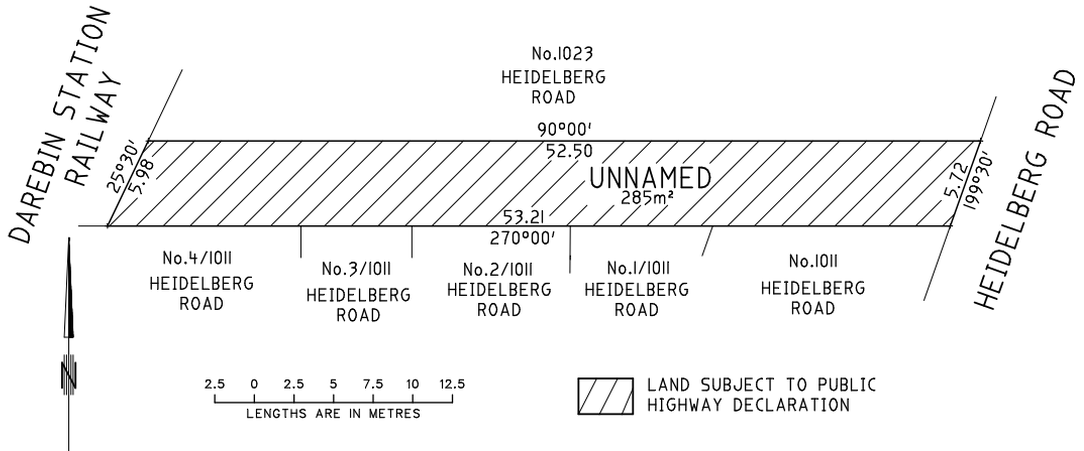


ALLISON BECKWITH
Chief Executive Officer

BANYULE CITY COUNCIL

Public Highway Declaration

Pursuant to section 204(1) of the **Local Government Act 1989**, Banyule City Council declares the land known as 1017 Heidelberg Road, Ivanhoe (described as Lot 1 on TP573493L contained on Certificate of Title Volume 5593 Folio 592) as shown hatched on the plan hereunder, as a public highway for pedestrian use only, for the purposes of the Act.



Hindmarsh
Shire Council

Road Management Act 2004

REVIEW OF DRAFT ROAD MANAGEMENT PLAN 2021–2023

In accordance with section 54(5) of the **Road Management Act 2004** (Act), Hindmarsh Shire Council gives notice that of its proposed changes to the Road Management Plan. This draft plan will be available for public consultation for 28 days as required by the Act, after which all submissions will be presented to Council for consideration prior to any adoption of the Draft Road Management Plan.

Copies of the proposed Draft Road Management Plan will be available for inspection at the Customer Service Centres in Dimboola, Jeparit, Nhill and Rainbow, as well as on the Council website, www.hindmarsh.vic.gov.au/have-your-say

Written feedback in relation to the proposed draft plan must be received before 5 pm on Monday 19 July 2021. Feedback should be addressed to the Chief Executive Officer and posted to Hindmarsh Shire Council, PO Box 250, Nhill, Victoria 3418, or emailed to info@hindmarsh.vic.gov.au. An electronic submission form will also be available on Council’s website.

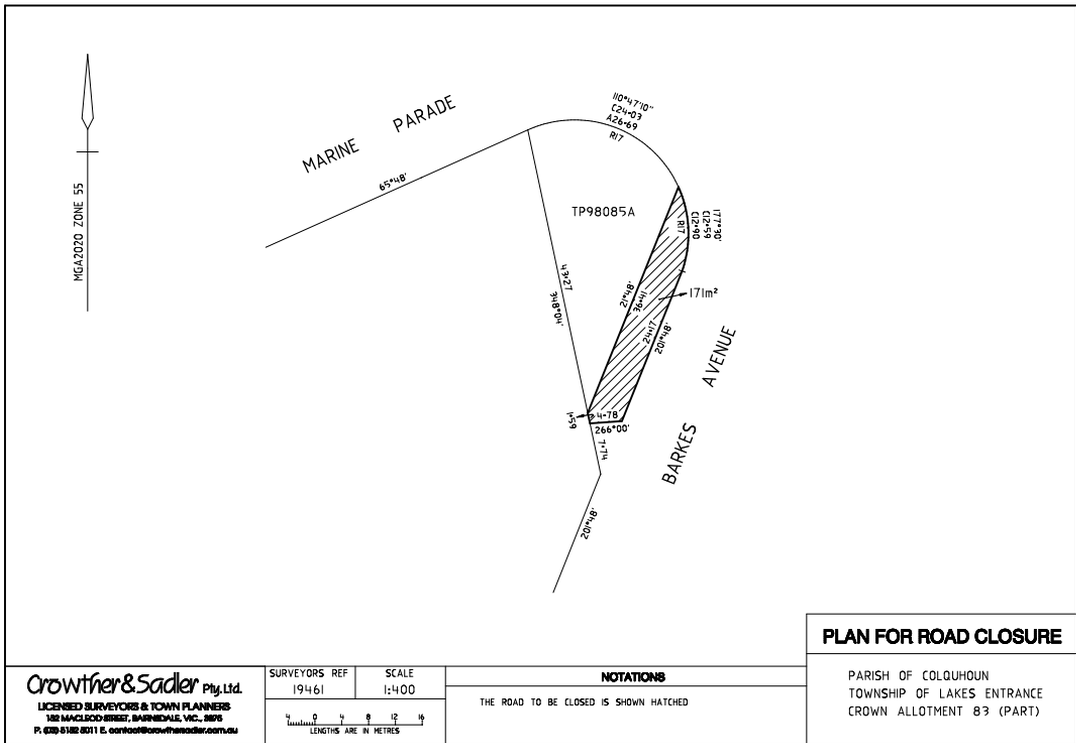
Any person requiring further information regarding the guidelines can contact Angela Hoy, Director Infrastructure Services, on 03 539 14444 or email ahoy@hindmarsh.vic.gov.au

GREG WOOD
Chief Executive Officer



ROAD DISCONTINUANCE

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the East Gippsland Shire Council, at its ordinary meeting on 2 February 2021, formed the opinion that a portion of the road reserve abutting 286 Marine Parade, Lakes Entrance, and shown hatched on the plan below, is not reasonably required for public use and resolved to discontinue the section of road and sell the section of road reserve by private treaty to the adjoining landowner.



ANTHONY BASFORD
Chief Executive Officer



PROPOSED MEETING CONDUCT LOCAL LAW

Notice is given that at a meeting of Latrobe City Council (Council) held on 7 June 2021, Council proposed to make a Local Law titled 'Local Law No. 1, Meeting Conduct Local Law' (proposed Local Law).

The following information about the proposed Local Law provided in accordance with section 119(2) of the **Local Government Act 1989** (Act):

Purpose of the proposed Local Law

If made, the purposes of the proposed Local Law will be to:

- regulate the use of the Council's Common Seal;
- prescribe offences in relation to inappropriate conduct at Council meetings and Delegated Committee meetings, and in relation to misuse of the Common Seal or any petition or joint letter.

General purport of the proposed Local Law

If made, the proposed Local Law will revoke Meeting Conduct Local Law No. 1 2020 and:

- provide for the administration of Council's Common Seal;
- create offences for:
 - misuse of Council's Common Seal;
 - failure of a Councillor to withdraw an expression considered offensive or disorderly by the Chair;
 - failure of a person who is not a Councillor to leave a meeting on the Chair's Order;
 - failure of a Councillor to leave a meeting on the Chair's order or on Resolution of Council;
 - failure of any person to comply with a lawful direction of the Chair at a meeting;
 - inscribing the name or signature purporting to be the name or signature of another person on a petition or joint letter which is presented to Council or has the intention of being presented to Council;
 - unauthorised recording or broadcasting of any part of a meeting.

Copies of the proposed Local Law together with the Community Impact Statement may be obtained from the following locations during office hours: Latrobe City Council Headquarters, 141 Commercial Road, Morwell; Traralgon Service Centre, 34–38 Kay Street, Traralgon; Moe Service Centre, 1–29 George Street, Moe; Churchill Service Centre, 9–11 Philip Parade, Churchill; or may be viewed on Council's website, www.latrobe.vic.gov.au

Any person affected by the proposed Local Law may make a submission to the Council. Submissions received by Council up until 5 pm Thursday 15 July 2021 will be considered in accordance with section 223 of the Act. Any person requesting that he or she be heard in support of a written submission is entitled to appear before a Council meeting either on their own behalf or by a person acting on their behalf and specified in the submission, and will be provided with reasonable notice of the details of that meeting. Submissions made in accordance with section 223 are not confidential and will be incorporated (including the name of the submitter only) into the agenda and minutes of any Council or Committee meeting at which the matter is considered. The submission may be made available on Council's website as part of any relevant Council or Committee agenda and minutes. Submissions should be marked 'Submission on Proposed Local Law' and addressed to the Chief Executive Officer, PO Box 264, Morwell, by 5 pm Thursday 15 July 2021. Any person requiring further information concerning the proposed Local Law should in the first instance contact Council's Service Centre on 1300 367 700.

STEVEN PIASENTE
Chief Executive Officer

ADOPTION OF AN AMENDED ROAD MANAGEMENT PLAN

In accordance with section 54 of the **Road Management Act 2004**, notice is hereby given that at its Ordinary Meeting on 2 June 2021, Moorabool Shire Council resolved to adopt the Road Management Plan 2021–25.

A copy of the plan is available on Council's website, www.moorabool.vic.gov.au

For further information, please contact Council's Manager Asset Management on (03) 5366 7100.

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of the Preparation of Amendment C174knox

The Knox City Council has prepared Amendment C174knox to the Knox Planning Scheme. The land affected by the Amendment is 4 Coorie Avenue, Bayswater (the Coorie Avenue Children and Family Centre); 10 Tamara Street, Wantirna South (the NG Haynes Children and Family Centre); and the south-east corner of 69–75 Eildon Parade, Rowville (the Eildon Parade Preschool).

The Amendment proposes to rezone each of the affected sites from the Public Use Zone (Schedule 6), to the Neighbourhood Residential Zone (Schedule 4). The sites have been declared surplus to Council's needs, and are no longer required to meet Council's current or future delivery of early years services.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: The Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection, or subject to COVID-19 restrictions, the Amendment may be available during office hours, at the office of the planning authority, Knox City Council, Civic Centre, 511 Burwood Highway, Wantirna South.

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 5.00 pm, Friday 23 July 2021. A submission must be sent to Knox City Council either by email to psamendments@knox.vic.gov.au or by post (no stamp required) to City Strategy and Planning, City Futures Department, Knox City Council, Reply Paid 70243, Wantirna South 3152.

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.

MATT KELLEHER

Director – City Strategy and Integrity

Planning and Environment Act 1987

MITCHELL PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C154mith

Mitchell Shire Council has prepared Amendment C154mith to the Mitchell Planning Scheme.

The Amendment proposes to rezone 2.2 hectares of land at 15–35 East Street, Kilmore, and the south adjoining land (Reserve 1 on LP114048) from the Public Use Zone – Schedule 6 (PUZ6) to General Residential Zone – Schedule 1 and apply the Development Plan Overlay – Schedule 10 (DPO10).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the offices of the planning authority, Mitchell Shire Council, Broadford Customer and Library Service Centre, 113 High Street, Broadford; Wallan Planning Office, 4A and 4B (level 1), 61 High Street, Wallan; Kilmore Customer and Library Service Centre, 12 Sydney Street, Kilmore; 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 Monday 19 July 2021. A submission must be sent to the Mitchell Shire Council at 113 High Street, Broadford, Victoria 3658, or to mitchell@mitchellshire.vic.gov.au

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

BRETT LUXFORD
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 18 August 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.

DONNELLY, Robert James, late of Room 10, Sunlight Age Care, 43 Laurel Street, Whittlesea, Victoria 3757, deceased, who died on 28 March 2021.

KEENAN, Alison Merle, late of 67 Hamilton Road, Bayswater North, Victoria 3153, retired, deceased, who died on 23 February 2021.

KIERANS, Patrick Desmond, late of Summer Cottage, 1B Summerwood Lane, Halsall L398RG West Lancashire, United Kingdom, deceased, who died on 13 December 2020.

RAKIDZIC, Vesela, late of Bupa Bonbeach, 53–59 Broadway, Bonbeach, Victoria 3196, deceased, who died on 6 June 2020. Date of Grant 25 May 2021.

ROBERTS, Jeffrey Alan, late of Unit 5, 36 Wilana Street, Ringwood, Victoria

3134, pensioner, deceased, who died on 30 December 2020.

YOUNG, Janet Louise, late of 10 Hicus Drive, Doreen, Victoria 3754, retired who died on 18 March 2021.

Dated 9 June 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 18 August 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.

ELLIOTT, Kaye Beverley, late of Regis Sunraysia, 253 Tenth Street, Mildura, Victoria 3500, deceased, who died on 22 March 2021.

HEATH, Graeme Ronald, late of 58 Newhaven Road, Burwood East, Victoria 3151, deceased, who died on 6 March 2021. Date of Grant 2 June 2021.

KALATHENOS, Vasilios, late of Benetas St Georges Residential Aged Care, 13 Howard Street, Altona, Victoria 3018, deceased, who died on 24 August 2020.

McAULIFFE, Clifford William, late of Unit 13, 40 Park Lane, Traralgon, Victoria 3844, deceased, who died on 18 December 2020.

SAWYN, Joan Veronica, late of Unit 22, Greenways Village, 330–356 Frankston–Dandenong Road, Seaford, Victoria 3198, deceased, who died on 10 December 2020.

SHARP-MAXWELL, Rae Mary, late of 33 Keats Avenue, Kingsbury, Victoria 3083, deceased, who died on 19 December 2020.

Dated 9 June 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

20 August 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.

ANDERSON, Terence James, late of Room 139, Vermont Aged Care, 770 Canterbury Road, Vermont, Victoria 3133, pensioner, deceased, who died on 7 February 2021.

HOLLAND, Heather May, late of Bupa Bellarine Lakes, 30 Resort Boulevard, Moolap, Victoria 3221, pensioner, deceased, who died on 9 December 2020.

ROBINETTE, Grace, late of Bupa Nursing Home Bendigo, 208 Holdsworth Road, Bendigo, Victoria 3550, deceased, who died on 20 January 2021.

STONE, Anthony Christopher, late of SCOPE, 27 James Avenue, Highett, Victoria 3190, deceased, who died on 11 March 2021. Date of Grant 9 June 2021.

WADE, Chess Aloric, late of Unit 162, 49 Union Street, Windsor, Victoria 3181, deceased, who died on 29 March 2021.

Dated 11 June 2021

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 trust.

The approved scale 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 Glengower Cemetery Trust

Dated 7 June 2021

BRYAN CRAMPTON
Manager

Cemetery Sector Governance Support

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 trust.

The approved scale 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 Smythesdale Cemetery Trust

Dated 11 June 2021

BRYAN CRAMPTON
Manager

Cemetery Sector Governance Support

Dangerous Goods Act 1985

DANGEROUS GOODS (TRANSPORT BY ROAD OR RAIL) REGULATIONS 2018

Exemption

This exemption from compliance with provisions of the Dangerous Goods (Transport by Road or Rail) Regulations 2018 (DG Transport Regulations) is granted by the Victorian WorkCover Authority in accordance with Regulation 169.

Purpose:

To exempt Cleanaway Pty Ltd (ABN 79 000 164 938), its agents and contractors as consignors, packers, loaders and drivers, to transport Class 2, 3, 4, 5, 6.1, 8, and 9 dangerous goods in packages that do not meet a number of provisions of part 4 of the Australian Dangerous Goods Code (Edition 7.7) (ADG Code).

CAP Decision:

This Exemption was referred to the Competent Authorities Panel (CAP) in accordance with Regulation 175(1) of the Dangerous Goods (Transport by Road or Rail) Regulations 2018. On 6 May 2021, CAP voted to grant Cleanaway Pty Ltd an exemption from a number of provisions from Part 4 of the corresponding Model Subordinate Instrument (MSI).

Granted to:

Cleanaway Pty Ltd, 188–92 Ordish Road, Dandenong South, Victoria 3075, its agents and contractors as consignors, packers, loaders and drivers.

Regulation Exempted from:**DG Transport Regulations**

Regulations 52, 61, 62, 63, 64 and 65 of those Regulations

Corresponding MSI on the Transport of Dangerous Goods by Road or Rail 2018:

Clauses – 4.2.1, 4.4.2, 4.4.3, 4.4.4, 4.4.5, and 4.4.6.

Regulations: Regulation 52: Suitability of packaging for transport (Equivalent to clause 4.2.1 of the MSI in so far as it relates to clauses 4.1.1.15, 4.1.1.20.3 and 4.1.2.2 of the ADG Code).

Regulation 61: Consignors, (Equivalent to clause 4.4.2 of the MSI in so far as it relates to clauses 4.1.1.15, 4.1.1.20.3 and 4.1.2.2 of the ADG Code).

Regulation 62: Packers, (Equivalent to clause 4.4.3 of the MSI in so far as it relates to clauses 4.1.1.15, 4.1.1.20.3 and 4.1.2.2 of the ADG Code).

Regulation 63: Loaders, (Equivalent to clause 4.4.4 of the MSI).

Regulation 64: Prime contractors and rail operators, (Equivalent to clause 4.4.5 of the MSI).

Regulation 65: Drivers (Equivalent to clause 4.4.6 of the MSI).

In accordance with regulation 169(2) of the DG Transport Regulations, the Victorian WorkCover Authority is satisfied that:

- a) it is not reasonably practicable for Cleanaway Pty Ltd to comply with the relevant provisions;
- b) issuing the exemption is not likely to create a risk of death or injury to a person, or harm to the environment or to property, greater than would be the case if Cleanaway Pty Ltd were required to comply with the above regulations; and
- c) the exemption will not cause unnecessary administrative or enforcement difficulties.

Dangerous Goods to which this exemption applies:

Class 2, 3, 4, 5, 6.1, 8, and 9.

This exemption is subject to the conditions listed below.

Conditions:

1. Dangerous Goods class is determined and packages are marked in accordance with the DG Regulations.
2. Quality assessment integrity checks of each package by Cleanaway Pty Ltd prior to transport from premises under the control of the Victorian WorkCover Authority pursuant to section 17K of the **Dangerous Goods Act 1985** (referred to as Tottenham Remediation Project premises) to anyone of the following sites:
 - a. Cleanaway Dandenong Liquid Waste Services, 88 Ordish Road, Dandenong South, Victoria 3175
 - b. Cleanaway Laverton Technical Waste Services, 83 Dohertys Road, Laverton, Victoria 3026
 - c. Geocycle, 92 Ordish Road, Dandenong South, Victoria 3175
 - d. Global Resource Recovery (Smorgon Fuels) – Laverton North, Victoria 3026
 - e. Cleanaway St Marys Liquid Waste – 40 Christie Street, St Marys, New South Wales 2760
 - f. Cleanaway Liquid Waste & Industrial – 109 Potassium Street, Narangba, Queensland 4504

- g. Cleanaway Glendenning ERS Liquid Waste Depot, 6/8 Rayben Street, Glendenning, New South Wales 2761;
 - h. Cleanaway Kooragang TTS Liquid Waste Services, 47 Raven Street, Kooragang, New South Wales 2304;
 - i. Global Resource Recovery (Smorgon Fuels), 9–11 Maria Street, Laverton North, Victoria 3026;
3. Driver must undertake a regular leak detection inspection of the load during transport.
4. Must not allow any compromised drums to leave Victoria.
5. Use of vehicles which meet the Environment Protection (Industrial Waste Resource) Regulations 2009 including, but not limited to, a bunding and sump system to prevent spills and leaks must be present and working, and include a drain tap. Equal arrangements to effectively contain spill leaks are acceptable, for example, built in channels.
6. Limited to dangerous goods contained in packaging that have been removed as part of the WorkSafe Victoria's Tottenham Remediation Project.
7. The transport of packages is one way only from Tottenham Remediation Project premises to anyone of the following sites:
 - a. Cleanaway Dandenong Liquid Waste Services, 88 Ordish Road, Dandenong South, Victoria 3175
 - b. Cleanaway Laverton Technical Waste Services, 83 Dohertys Road, Laverton, Victoria 3026
 - c. Geocycle, 92 Ordish Road, Dandenong South, Victoria 3175
 - d. Global Resource Recovery (Smorgon Fuels) – Laverton North, Victoria 3026
 - e. Cleanaway St Marys Liquid Waste – 40 Christie Street, St Marys, New South Wales 2760
 - f. Cleanaway Liquid Waste & Industrial – 109 Potassium Street, Narangba, Queensland 4504
 - g. Cleanaway Glendenning ERS Liquid Waste Depot, 6/8 Rayben Street, Glendenning New South Wales 2761;
 - h. Cleanaway Kooragang TTS Liquid Waste Services, 47 Raven Street, Kooragang, New South Wales 2304;
 - i. Global Resource Recovery (Smorgon Fuels), 9–11 Maria Street, Laverton North, Victoria 3026;
 - j. Cleanaway Wingfield Liquid Waste Services, 20 George Street, Wingfield, South Australia 5013.
8. This exemption has effect only when all the conditions are complied with in full.
9. A copy of this exemption must be carried by the driver during transport.

Effective Date:

This exemption is effective from 14 May 2021 and remains in force until 30 September 2022 or it is revoked in writing by the Victorian WorkCover Authority.

Note: This exemption applies in Victoria and by virtue of Part 15 – Mutual Recognition of the Model Subordinate Law is applicable in all participating Jurisdictions.

MICHAEL COFFEY
Head of Regulated Industries
for and on behalf of the Victorian WorkCover Authority

Education and Training Reform Act 2006**NOTICE OF GUIDELINES FOR THE ENROLMENT OF OVERSEAS STUDENTS
AGED UNDER 18 YEARS AND GUIDELINES ON BUSHFIRE PREPAREDNESS –
REGISTERED SCHOOLS AND SCHOOL BOARDING PREMISES**

Pursuant to section 13 of the **Interpretation of Legislation Act 1984** and the **Education and Training Reform Amendment (Regulation of Student Accommodation) Act 2020** section 4.3.8Z of the **Education and Training Reform Act 2006** (the Act) authorises the Victorian Registration and Qualifications Authority (the Authority) to issue guidelines in relation to the registration of school boarding premises. Section 4.3.8A of the Act authorises the Authority to issue guidelines in relation to the registration of schools.

Sections 4.3.8A(4) and 4.3.8Z(4) of the Act respectively requires the Authority to publish any guidelines so issued as soon as practicable in the Government Gazette.

Section 4.5.1(3) of the Act authorises the Authority to issue guidelines in relation to the approval of providers of courses to overseas students and requires the Authority to publish any guidelines so issued.

These guidelines come into operation on 18 June 2021. The guidelines issued under section 4.3.8Z will apply to all applicants seeking registration from the Authority to operate a school or school boarding premises in Victoria, and all providers taken to be registered in accordance with section 6.1.44 of the **Education and Training Reform Amendment (Regulation of Student Accommodation) Act 2020**.

A copy of these guidelines will also be available on the Authority's website.

JONATHAN KAPLAN

Chief Executive Officer (Director)

Victorian Registration and Qualifications Authority

Education and Training Reform Act 2006**GUIDELINES FOR THE ENROLMENT OF OVERSEAS STUDENTS
AGED UNDER 18 YEARS****1. Authority and commencement**

These Guidelines:

- are issued pursuant to section 4.5.1(3) of the **Education and Training Reform Act 2006** (ETR Act)
- were approved by the Victorian Registration and Qualifications Authority (VRQA) Board on 3 June 2021 and commence on 18 June 2021.

2. Definitions

In these Guidelines, unless otherwise stated:

CAAW letter means a Confirmation of Appropriate Accommodation and Welfare letter issued where the Principal Executive Officer (PEO) of the education provider has undertaken responsibility under the Migration Regulations for approving the accommodation, support and general welfare arrangements for a student who has not turned 18 (who will not be residing with a parent or a Department of Home Affairs approved relative in Australia).

Child Safe Standards means the Child Safe Standards made under section 17(1) of the **Child Wellbeing and Safety Act 2005**.

CEO VRQA means the Chief Executive Officer (Director) of the Victorian Registration and Qualifications Authority or the person for the time being acting in or performing the duties of that position.

Education provider means a registered school or another education or training organisation or institution approved by the VRQA under section 4.5.1 of the ETR Act as suitable to provide a specified course to students from overseas.

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

ETR Regulations means the Education and Training Reform Regulations 2017.

Homestay accommodation means the provision to an overseas student of board and/or lodgings by a host family either voluntarily or for a fee, provided the host is accommodating no more than three students in total. Homestay accommodation where a fee is charged for a student to live in a private residence with four or more other students in total is required to be registered as a **school boarding premises**.

National Code means the National Code of Practice for Providers of Education and Training to Overseas Students 2018.

Registered school means a school registered under Part 4.3 of the ETR Act.

Registered school boarding premises means a school boarding premises registered under Division 1A of Part 4.3 of the ETR Act.

Overseas student has the same meaning as in section 1.1.3 of the ETR Act.

WWC clearance means a working with children clearance issued in accordance with the **Worker Screening Act 2020**.

3. Minimum age of 13 for enrolment of an overseas student in Homestay accommodation

Before:

- entering an agreement or arrangement for the provision of homestay accommodation to an overseas student, or
- issuing a CAAW letter to the Department of Home Affairs in circumstances where homestay accommodation will be provided to an overseas student,

an education provider must be satisfied, after making all reasonable enquiries, that the student will be at least 13 years of age at the time of commencing the homestay accommodation.

The Guideline in paragraph 3 does not apply during the period the overseas student is or will be living:

- in a registered school boarding premises
- with a parent or close family relative (aunt, uncle, grandparent or sibling aged over 21 years of age approved as suitable by the Department of Home Affairs) as part of the student's visa approval
- during any period or circumstances exempted by the CEO VRQA.

4. Compliance with Child Safe Standards

The **Child Wellbeing and Safety Act 2005** requires that an education provider must comply with the Child Safe Standards. Ministerial Order No. 870 Child Safe Standards – Managing the risk of child abuse in schools and school boarding premises applies to schools and registered school boarding premises.

Where an education provider has issued a CAAW letter to enable the enrolment of an overseas student aged under 18, the education provider must ensure that all of the education provider's arrangements to provide or approve appropriate accommodation, support and general welfare for the student, including any service provision by third parties, meet the Child Safe Standards.

Consistent with standard 5.3.2 of the National Code, the provider must ensure that any adults involved in or providing accommodation and welfare arrangements to the student hold a valid WWC clearance.

5. Education provider CAAW responsibility non-delegable

Where the education provider has issued a CAAW letter accepting the responsibility for approving the accommodation, support and general welfare arrangements for a student who is under the age of 18, the provider must not delegate, outsource or contract out that responsibility.

6. Training for student coordinators

Where an education provider offers enrolment to overseas students aged under 18 years, the education provider must demonstrate that the education provider's overseas student coordinator/s and support staff have received training in:

- the Child Safe Standards and Ministerial Order No. 870 Child Safe Standards – Managing the risk of child abuse in schools and school boarding premises
- the education provider's policies and procedures for managing emergency situations and critical incidents
- policies and procedures for verifying that the student's accommodation is appropriate to the student's age and needs, and for education providers accepting overseas students in a registered school boarding premises, the VRQA Guidelines to the Minimum Standards and Requirements for School Boarding Premises Registration
- the **Education Services for Overseas Students Act 2000** (ESOS Act), the National Code and these Guidelines.

7. Student accommodation minimum standards

Where the education provider has issued a CAAW letter accepting the responsibility for approving the accommodation, support and general welfare arrangements for an overseas student under the age of 18, the provider must ensure that the student's accommodation is:

- either a homestay accommodation approved by the provider or a registered school boarding premises
- appropriate to the student's age and needs including the matters below.

Where the approved accommodation is in a homestay accommodation:

- the education provider has appropriate processes for recruiting and screening homestay families
- the provider has obtained a copy of a valid WWC clearance for every person aged 18 years and over residing in the home
- the home provides a separate bedroom for the student that is appropriate to the age and needs of the student
- the homestay host is given appropriate information regarding their responsibilities and emergency contact details for both the education provider and the parents of the student
- the education provider has documented processes to verify that the homestay accommodation is appropriate to the student's age and needs prior to placement, and at least every six months
- verifying the suitability of homestay accommodation includes a site visit (unless the particular homestay has been verified by a site visit in relation to another student residing there in the previous three months).

Where the approved accommodation is in a registered school boarding premises:

- the school boarding premises and the school boarding services provided at that premises meets the requirements of the ETR Regulations and the VRQA Guidelines to the Minimum Standards and Requirements for School Boarding Premises Registration
- the education provider has documented processes to verify that the accommodation is appropriate to the student's age and needs and meets applicable regulatory requirements prior to placement, and at least every six months.

8. Provision of a Student Safety Card to students aged under 18

Education providers enrolling overseas students aged under 18 must provide each student with a Student Safety Card at the time of commencement of the course which includes:

- for any student on a CAAW letter in homestay accommodation, the host's address, home telephone number and mobile numbers
- for any student on a CAAW letter in registered school boarding premises, the provider's contact details, including emergency contact details
- the education provider's contact details, including 24/7 contact details for the education provider's international student coordinator and general emergency contact information (i.e. 000)
- a statement that '(name of education provider) is regulated by the Victorian Registration and Qualifications Authority (VRQA). Students can contact VRQA at: www.vrqa.vic.gov.au'.

Education and Training Reform Act 2006 GUIDELINES ON BUSHFIRE PREPAREDNESS Registered Schools and School Boarding Premises

1. Notice

Schools and school boarding premises must comply with these guidelines as part of the requirements of registration under the **Education and Training Reform Act 2006**.

These guidelines were approved by the Victorian Registration and Qualifications Authority (VRQA) Board on 10 February 2010, revised and approved on 26 June 2017 and on 3 June 2021.

2. Guidelines for registered schools and registered school boarding premises on bushfire preparedness

In addition to their obligations under the care, safety and welfare minimum standard, schools and school boarding premises must also meet obligations under these guidelines in relation to bushfire preparedness. This includes in relation to the planning of off-site activities such as excursions and camps.

Regulatory context: Care, safety and welfare of students

A school must ensure that the care, safety and welfare of students is in accordance with any applicable State and Commonwealth laws and that staff are advised of their obligations under those laws.

Schedule 4 clause 12 of the Education and Training Reform Regulations 2017

The provider of school boarding services at a registered school boarding premises must ensure that the care, safety and welfare of all students boarding at the premises is in accordance with any applicable State and Commonwealth laws and all staff are advised of their obligations under those laws.

Schedule 4A clause 5 of the Education and Training Reform Regulations 2017

2.1 All schools and school boarding premises must maintain an Emergency Management Plan (EMP). The EMP must be reviewed at least annually and immediately after any significant incident.

The EMP should include policies and procedures for the planning and approval of off-site activities which consider the risk of bushfire in the activity location. The EMP for school boarding premises should also include closure or relocation plans that consider their location and Bushfire At-Risk Register category (if applicable).

2.2 Schools and school boarding premises listed on the Bushfire At-Risk Register must have an EMP that details the school and school boarding premises response to managing bushfire risk including:

- closing the school and/or school boarding premises on days declared Code Red

- on non-Code Red days in the event of bushfire or elevated risk maintain a heightened state of readiness and continuously monitor the situational bushfire risk by ensuring open lines of communication with local emergency services
- be prepared/on standby to enact their EMP by:
 - relocating students and staff to a nominated ‘shelter-in-place’ within the school or school boarding premises site that is compliant with relevant regulations, and/or
 - evacuating students and staff to an off-site safe area
 - responding appropriately to instructions from emergency services.

2.3 Schools and school boarding premises listed on the Bushfire At-Risk Register must inform all students, staff and parents/guardians about their specific bushfire preparedness arrangements and train relevant staff in their bushfire preparedness roles.

There must be records of:

- the provision of information on bushfire preparedness policy and procedures to all staff (including relief staff) and parents/guardians
- the school and school boarding premises closure arrangements for Code Red days as per the school or school boarding premises EMP
- training of staff with specific roles and responsibilities in preparing for, monitoring and executing emergency bushfire procedures including the effective operation of relevant emergency equipment
- the practice of evacuation drills at least once per term during the October–April bushfire season. School and/or school boarding premises evacuation drills must involve all students and all staff moving to either a nominated on-site ‘shelter-in-place’ or an off-site evacuation point as per the school or school boarding premises EMP.

2.4 Schools and school boarding premises listed on the Bushfire At-Risk Register must maintain a register updated at least once per school term during the October–April bushfire season of bushfire emergency equipment and ensure it is in working order.

Required evidence to be compliant or maintain compliance:

- an updated register of bushfire emergency equipment, in working order, which may include water supplies and equipment; fire hydrants, hose reels and extinguishers; sprinkler systems; alarms; first aid materials and medical equipment; fire blankets and communication systems.

2.5 Schools and school boarding premises listed on the Bushfire At-Risk Register must maintain notices of bushfire evacuation procedures and bushfire emergency contact numbers and locate them appropriately around the school and school boarding premises.

Required evidence to be compliant or maintain compliance:

- notices of bushfire evacuation procedures and updated bushfire emergency contact numbers are appropriately located around the school and school boarding premises.

In addition to their obligations under the buildings, facilities and grounds minimum standards, schools and school boarding premises must also meet particular requirements under these guidelines in relation to bushfire preparedness. Schools and school boarding premises should consider the different risks and circumstances at each of their school campuses or school boarding premises locations.

Regulatory context: School and school boarding premises infrastructure

A school’s buildings, facilities and grounds must comply with any laws that apply to the school including local laws and building, planning and occupational health and safety laws.

Schedule 4 clause 13 of the Education and Training Reform Regulations 2017

A registered school boarding premises’ buildings, facilities and grounds must comply with any laws that apply to the registered school boarding premises including local laws and building, planning and occupational health and safety laws.

Schedule 4A clause 6 of the Education and Training Reform Regulations 2017

2.6 All schools and school boarding premises must regularly manage materials that may easily be ignited around buildings and facilities.

Required evidence to be compliant or maintain compliance:

- a schedule for monitoring and removal of materials that may be easily ignited including branches overhanging buildings, debris and rubbish around and under buildings including gutters and dry grass and vegetation
- safe storage of flammable materials.

2.7 All schools and school boarding premises must regularly monitor emergency access to buildings and grounds.

Required evidence to be compliant or maintain compliance:

- building exits are continuously kept clear of obstructions
- assembly points are designated and have appropriate access to emergency equipment
- there is access to facilities and grounds for emergency vehicles.

2.8 Schools and school boarding premises listed on the Bushfire At-Risk Register must consult with relevant local agencies (the Country Fire Authority, Fire Rescue Victoria, local Council), where possible and appropriate, on their bushfire preparedness and compliance with local bushfire regulation of buildings, facilities and grounds.

Required evidence to be compliant or maintain compliance:

- a record of annual visitation or consultation with relevant local agencies.

2.9 Schools and school boarding premises listed on the Bushfire At-Risk Register with an on-site 'shelter-in-place' must meet the standards for their Bushfire At-Risk Register and bush fire risk category.

Required evidence to be compliant or maintain compliance:

- documentation certifying that any on-site 'shelter-in-place' is compliant with relevant standards.
-

Geographic Place Names Act 1998**NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES**

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

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
138787	Pinnacle Park	Hume City Council Located at the corner of Errol Boulevard and Balmain Road, Mickleham For further details see map at: www.land.vic.gov.au/place-naming
139009	Yerram Yaluk Bun	Golden Plains Shire Council Located at 1 East Street, Inverleigh For further details see map at: www.land.vic.gov.au/place-naming

Localities:

Change Request Number	Naming Authority	Affected Localities	Location
132861	East Gippsland Shire Council	Paynesville and Eagle Point	To modify the northern locality boundary between Paynesville and Eagle Point by moving it from Paynes Road to use Bay Road and Waterview Road as the northern boundary. For further details see map at: www.land.vic.gov.au/place-naming

Geographic Names Victoria

Land Use Victoria
2 Lonsdale Street
Melbourne 3000

CRAIG L. SANDY
Registrar of Geographic Names

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Martina Gerner of Chadstone in the State of Victoria
Date this Interim Prohibition Order is made:	8 June 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 30 August 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, b. offer or cause to be offered, c. provide or cause to be provided, or d. establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service, paid or otherwise, in a clinical or non-clinical capacity. 2. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where she provides any general health service and must ensure that it is easily visible to the public. 3. The general health service provider named above must prominently publish a copy of this Interim Prohibition Order on the homepage of any website or social media platform she uses to promote themselves or the supply of any goods or services.

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

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Ten Moons Pty Ltd (ACN 164 419 514) registered in Highett in Victoria
Date this Interim Prohibition Order is made:	8 June 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 30 August 2021 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not: <ol style="list-style-type: none"> a. advertise or cause to be advertised, or b. offer or cause to be offered, or c. provide or cause to be provided any general health service (paid or otherwise, in a clinical or non-clinical capacity). 2. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where it provides any general health service and must ensure that it is easily visible to the public. 3. The general health service provider named above must prominently publish a copy of this Interim Prohibition Order on the homepage of any website or social media platform it uses to promote itself or the supply of any goods or services.

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

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Quality Cancer Care Pty Ltd (ACN 164 446 708) registered in Melbourne in the State of Victoria
Date this Interim Prohibition Order is made:	9 June 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 31 August 2021 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not; <ol style="list-style-type: none"> a. advertise or cause to be advertised; or b. offer or cause to be offered; or c. provide or cause to be provided; any general health service (paid or otherwise, in a clinical or non-clinical capacity). 2. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where it provides any general health service and must ensure that it is easily visible to the public. 3. The general health service provider named above must prominently publish a copy of this Interim Prohibition Order on the homepage of any website it uses to offer or promote any general health service.

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

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

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

KAREN CUSACK
Health Complaints Commissioner

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF FIRE ANTS**

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

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of fire ant made under section 36(1) of the **Plant Biosecurity Act 2010** and published in Victoria Government Gazette G11 on 18 March 2021 at pages 557–560 is **revoked**.

5 Definitions

In this Order –

‘**APVMA**’ means the Australian Pesticides and Veterinary Medicines Authority.

‘**fire ant**’ means the exotic pest red imported fire ant, *Solenopsis invicta* (Buren).

‘**host material**’ means any material capable of harbouring fire ants including plants, plant products, agricultural equipment, used packages, earth and landscaping materials, (including potting media, organic mulch and composted animal manure) but excludes tissue culture, bare rooted plants washed free of earth material and seedlings in plugs/cells.

6 Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (a) does not apply if the host material –
 - (i) originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated certifying that the area from which the material originated is known to be free of fire ants; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner described in the Schedule to this Order and where a copy of the certificate or declaration is forwarded to Agriculture Victoria at market.access@agriculture.vic.gov.au prior to despatch of the material; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of Consignments

Host material imported into Victoria which is required by clause 6(b)(ii) to be accompanied by a certificate or declaration must be –

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

8 Expiry

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

Schedule

Host material must –

- (1) in the case of containerised, potted and root-balled plants, trees and propagules, be –
 - (a) stored in an isolated secure area, more than 5 m from plants that have not been grown in accordance with sub-clause (b); and
 - (b) grown in media treated with one of the following chemicals in accordance with the approved APVMA label or permit –
 - (i) a mixture containing 200 ppm chlorpyrifos applied by full immersion dip or drenching of the growing medium; or
 - (ii) a 100 g/kg chlorpyrifos granular insecticide at 1 kg per cubic metre of growing media, and plants consigned within 12 months; or
 - (iii) a 2 g/kg bifenthrin granular insecticide thoroughly blended at 10–25 ppm dependent upon the protection period as specified in the APVMA permit and plants consigned prior to the protection period lapsing (between 6 and 24 months depending on the rate applied); or
 - (iv) a liquid bifenthrin mixture as a drench or full immersion dip at rate specified for 80 g/L, 100 g/L or 240 g/L bifenthrin as the only active constituent and plants consigned between 2 and 28 days after treatment; or
 - (v) a solution of 16 ml/10L of 12.5 g/L cyfluthrin applied as a drench only and plants consigned between 48–72 hours following application; or
- (2) in the case of earth and landscaping materials –
 - (a) be treated by –
 - (i) heating the entire mass to a minimum temperature of 65.5°C using steam or dry heat; or
 - (ii) fumigating with a product containing 1000 g/kg methyl bromide, at the rate of 48 g/m³ at 21°C for at least 24 hours; or
 - (iii) in the case of diagnostic samples, freezing to at least –20°C for at least 24 hours; and
 - (b) be produced, stored, handled and consigned in such a manner that would prevent infestation or destroy all life stages of fire ants; and
 - (c) remain packed in the original sealed bag or container in which it was first commercially packed; or
- (3) in the case of hay and straw, be –
 - (a) treated by –
 - (i) fumigation with a product containing 1000 g/kg methyl bromide at a rate of 48 g/m³ at 21°C for at least 24 hours, and
 - (ii) stored, handled and consigned after treatment so as to prevent infestation with fire ants, and
 - (iii) inspected and found to be dry and free of earth material and fire ants, and
 - (iv) dispatched within 28 days of treatment; or

- (b) processed by hammer milling where –
 - (i) the property has been inspected not less than seven days prior to consignment and found free of fire ants; and
 - (ii) the material is –
 - (A) passed through a mesh of not more than 50 mm in size; and
 - (B) passed over a mesh of not more than 3 mm in size to remove small particulates; and
 - (C) immediately bagged into vacuum sealed bags; and
 - (D) inspected at the rate of 1 in 50 bags to ensure they are properly sealed; or
- (4) in the case of turf, be –
 - (a) treated by cover spraying, at least 48 hours before lifting, with a solution containing 500 g/l of chlorpyrifos applied at the rate of 2 L/ha; and
 - (b) despatched within 28 days of treatment;
 - (c) stored, handled and consigned after harvesting so as to prevent infestation with fire ants or
- (5) in the case of agricultural equipment and used packages, be –
 - (a) cleaned free of earth material and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) inspected and found free of earth material, organic matter and fire ants.

Dated 15 June 2021

ROSA CRNOV
Chief Plant Health Officer

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF MEDITERRANEAN FRUIT FLY

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

1 Objective

The objective of this Order is to prohibit, restrict or impose conditions upon the entry or importation into Victoria of materials which are hosts of Mediterranean fruit fly (MFF).

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of Mediterranean fruit fly made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G23 on 11 June 2020 at pages 1117–1120 is revoked.

5 Definitions

In this Order –

‘**Mediterranean fruit fly**’ means the exotic pest, *Ceratitis capitata* (Wiedemann).

‘**host material**’ means any host plant, and any used package which has contained any host plant.

‘**host plant**’ means any plant listed in Schedule 1, and the fruit or vegetable of such plants.

‘**secure conditions**’ include:

- (a) unvented packages;
- (b) vented packages with the vents secured with gauze/mesh or with a maximum aperture of 1.6 mm;
- (c) vented packages enclosing a liner bag or liner sheets that obscure vent holes;
- (d) fully enclosed under tarpaulins, hessian, shade cloth, mesh or other covering which provides a maximum aperture of 1.6 mm;
- (e) shrink-wrapped and sealed as a palletised unit; or
- (f) fully enclosed or screened buildings, cold rooms, vehicles or other facilities free from gaps or other entry points greater than 1.6 mm.

6 Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Subclause (a) does not apply if the host material –
 - (i) originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated certifying that the area from which the material originated is known to be free of MFF; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner, or meets a condition, described in Schedule 2 to this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of Consignments

Host material imported into Victoria which is required by clause 6(b)(ii) to be accompanied by a certificate or declaration, must be –

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

8 Expiry

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

Schedule 1

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

Schedule 2

Host material must –

- (1) in the case of field grown tomatoes,
 - (a) be treated using a program of cover sprays, with a trichlorfon mixture –
 - (i) in a high volume application containing 250 ml of a 500 g/L product per 100 L of spray mixture in the first application to a block; and
 - (ii) in a high volume application containing 125 ml of a 500 g/L product per 100 L of spray mixture in all subsequent spray applications; and
 - (iii) post-harvest inspected and found free of MFF, where one package in every 50 packages or part thereof; or 600 units are inspected, and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
- Note: treatment must be applied thoroughly to the fruit to the point of run-off, commencing a minimum of three (3) weeks prior to harvest, with further applications at intervals of not more than ten (10) days.
- (2) in the case of any host plant, excepting for coffee berries and goji berries,
 - (a) be cold treated, at a temperature of –
 - (i) $0.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 14 days; or
 - (ii) $1.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 16 days, or in the case lemons, 14 days; or
 - (iii) $2.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 18 days, or in the case of lemons, 16 days; or
 - (iv) $3.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 20 days, or in the case of lemons, 18 days; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
 - (3) in the case of any host plant, excepting for coffee berries and goji berries,
 - (a) be fumigated with methyl bromide at fruit core temperatures of –
 - (i) $10^{\circ}\text{C} - 10.9^{\circ}\text{C}$ @ 56 g/m³ for 2 hours; or
 - (ii) $11^{\circ}\text{C} - 15.9^{\circ}\text{C}$ @ 48 g/m³ for 2 hours; or
 - (iii) $16^{\circ}\text{C} - 20.9^{\circ}\text{C}$ @ 40 g/m³ for 2 hours; or
 - (iv) $21^{\circ}\text{C} - 31.9^{\circ}\text{C}$ @ 32 g/m³ for 2 hours; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
 - (4) in the case of bananas,
 - (a) be harvested and packed in a mature green condition, where ‘mature green’ means –
 - (i) the flesh is hard and not flexible; and
 - (ii) the skin is green and shows no yellow colouration except for areas towards the flower end of a fruit where the sun has bleached the skin but the flesh beneath is still hard; and
 - (iii) the skin has no pre-harvest cracks, splits, punctures or other breaks that penetrate through to the flesh; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
 - (5) in the case of tomatoes,
 - (a) be harvested and packed in a mature green condition, where ‘mature green’ means the fruit has no more than a two centimetre diameter area of pink to red colour at the styler end at the time of colour sorting after harvest; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
 - (6) in the case of avocados (Fuerte, Hass, Lamb Hass, Reed and Sharwil varieties only) –
 - (a) be harvested in hard condition, where ‘hard condition’ means the flesh is not soft, or softening, and the skin is not cracked or broken; and
 - (b) be stored and transported in ‘secure conditions’ within 48 hours of harvest; or

- (7) in the case of diagnostic samples,
- (a) be disinfested by –
 - (i) autoclaving at –
 - (A) 121°C and 103 kPa for 15 minutes; or
 - (B) 134°C and 103 kPa for 4 minutes; or
 - (ii) freezing at –18°C for 24 hours; or
 - (iii) freezing and transfer under liquid nitrogen at –196°C; or
 - (iv) freeze drying; or
 - (v) oven drying at 45°C for 2 hours; and
 - (b) be stored and transported in ‘secure conditions’ within 48 hours of harvest; or
- (8) in the case of fruits of plants approved under the Food Standards Australia and New Zealand (FSANZ) Food Safety Code 1.5.3;
- (a) be post-harvest irradiated, with a minimum dose of 150 Gy; and
 - (b) be stored and transported in ‘secure conditions’ within 48 hours of harvest; or
- (9) in the case of used packages, be brushed or washed so as to remove all visible organic matter; or
- (10) in the case of repacking, be –
- (a) received, handled and stored in ‘secure conditions’ to prevent infestation by MFF; and
 - (b) kept in areas segregated from other consignments; and
 - (c) accompanied by a document that records the consignment’s original certification or declaration information, such as number and date the consignment passed verification; and
 - (d) handled, stored and repacked in conditions to prevent infestation by MFF, which includes:
 - (i) an environment that ensures the produce is not exposed to air temperature greater than 13°C for longer than 60 minutes; or
 - (ii) fully enclosed or screened buildings, cold rooms, automated doors, vehicles or other facilities free from gaps or other entry points greater than 1.6 mm.

Dated 15 June 2021

ROSA CRNOV
Chief Plant Health Officer

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF PYRIFORM SCALE

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

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into operation on the date of making.

4 Revocation

The Order entitled ‘Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of pyriform scale’ made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G25 on 25 June 2020 at pages 1220–1221 is **revoked**.

5 Definitions

In this Order –

‘**host plant**’ means any plant or plant product, excluding fruit, seeds, cut flowers, bare-rooted trees without leaves and plants in tissue culture, belonging to any of the plant families listed in Schedule 1;

‘**pyriform scale**’ means the exotic pest *Protopulvinaria pyriformis* (Cockerell).

6 Prohibitions, restrictions and conditions

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

- (1) The entry or importation into Victoria of any host plant is prohibited.
- (2) Subclause (1) does not apply if the host plant –
 - (a) originates from an area for which there is currently in place an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated, certifying that the area from which the material originated is known to be free of pyriform scale; or
 - (b) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the host plant has been treated in a manner described in Schedule 2; or
 - (c) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification

Where requested by an authorised inspector, host plants imported into Victoria, which are required by Clause 6(2)(b) to be accompanied by a certificate or declaration, must be –

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

8 Expiry

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

Schedule 1

Acanthaceae	Caprifoliaceae	Malpighiaceae	Phyllanthaceae
Agavaceae	Caricaceae	Malvaceae	Pittosporaceae
Anacardiaceae	Convolvulaceae	Moraceae	Punicaceae
Apocynaceae	Ebenaceae	Musaceae	Rubiaceae
Aquifoliaceae	Elaeocarpaceae	Myricaceae	Rutaceae
Araceae	Euphorbiaceae	Myrtaceae	Saxifragaceae
Araliaceae	Fabaceae	Oleaceae	Scrophulariaceae
Asclepiadaceae	Lauraceae	Orchidaceae	Verbenaceae
Cannaceae	Lythraceae	Passifloraceae	

Schedule 2

Host plants must –

- (a) be treated with an insecticide registered for the control of scale, at rates specified on the label or in accordance with a permit issued by the Australian Pesticides and Veterinary Medicines Authority; and
- (b) be inspected at a minimum of 600 units or 2% of the plants in the consignment (whichever is greater), and no pyriform scale detected.

Dated 15 June 2021

ROSA CRNOV
Chief Plant Health Officer



East Gippsland **Water**

Water Act 1989

DECLARATION OF SERVICED PROPERTIES

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

Property Description	Property Address	Date	Service
PC379906	Kookaburra Avenue, Metung	04.05.2021	Water and Sewer
Lots 1–2 PS846480	Flounder Road, Lake Tyers Beach	06.05.2021	Water and Sewer
Lots 1–2 PS819640	Mill Point Road, Lake Tyers Beach	07.05.2021	Water
Lots 1–3 PS743762	Macrae Street, Bairnsdale	10.05.2021	Water and Sewer
Lots B, 45–52 and 61–71 PS840653	King Street and Bedggood Grove, Paynesville	10.05.2021	Water and Sewer
Lots 1–11, S2 and 29–36 PS835768	Tamhaven Drive, Wadgin Court and Dyrira Chase, Swan Reach	15.12.2020	Water and Sewer
Lot 28–34, 38–42, 44–52 and C PS818013	Archer Avenue, Ralston Drive and Oakes Grange, Lucknow	21.05.2021	Water and Sewer
Lots 1–2 PS831590	Wy Yung Heights, Wy Yung	21.05.2021	Water and Sewer
Lot 8 PS603384	Metung Road, Metung	25.05.2021	Water and Sewer
Lots 1–2 PS839144	Laughtons Road, Kalimna	28.05.2021	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

NOTICE OF DECLARATION OF SERVICED PROPERTIES – DECLARATION NO. 820

Central Highlands Water declares the properties as described below to be serviced properties for the purpose of the **Water Act 1989** on and from Thursday 12 August 2021.

PROPERTY	TOWNS	TYPE
PS836364X Lot 136–165 incl.	Alfredton	Water/Sewer
PS742228E Lot 1 and 2	Ballarat Central	Water/Sewer
PS825900M Lot 2	Ballarat East	Sewer
PS836363A Lot 1–7 incl.	Ballarat East	Water/Sewer
PS834653B Lot 1 and 2	Ballarat East	Water/Sewer
PS813920X/S3 Lot 11–26 incl.	Brown Hill	Water/Sewer
PS846027L Lot 1 and 2	Brown Hill	Water/Sewer
PS818258Y Lot 1 and 2	Cardigan	Water
TP852869L Lot 2	Carisbrook	Water/Sewer
C/A 1 Sec 44	Clunes	Sewer
PS744346M Lot 1 and 2	Creswick	Water/Sewer
PS827746J Lot 1–17 incl.	Daylesford	Water/Sewer
C/A 1A Sec 2K	Daylesford	Water/Sewer
PS830177E Lot 317–350 incl.	Delacombe	Water/Sewer
PS837919W Lot 1 and 2	Delacombe	Water/Sewer
PS825912E Res 1	Lucas	Water
Unit 18 and 19 C/A 2011	Maryborough	Water/Sewer
PS834626E Lot 1 and 2	Nerrina	Water/Sewer
PS842721Q Lot 1–3 incl.	Sebastopol	Water/Sewer
PS834204H Lot 901–942 incl.	Smythes Creek	Water/Sewer
C/A 7 Sec 34	Smythesdale	Water
C/A 7 Sec 19	Smythesdale	Water
PS842411G Lot 1–4 incl.	Warrenheip	Water
PS816102T Lot 1–3 incl.	Wendouree	Water/Sewer
PS820893H Lot 1 and 2	Wendouree	Water/Sewer
PS836340N Lot 1–3 incl.	Wendouree	Water/Sewer
PS828394J Lot 900–958	Winter Valley	Water/Sewer
PS825894D Lot 98–128 incl.	Winter Valley	Water/Sewer

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

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

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

Development/ Address	Stage/s	Suburb	Service	Subdivision No.	Declaration Date
Koo Wee Rup Reserve 30 Denhams Road, Koo Wee Rup	–	Koo Wee Rup	Sewerage	–	26/03/2021
180 Pakenham Road	1	Pakenham	Potable Water and Sewerage	PS811821L	03/03/2021
Arcadia Estate	23	Officer	Recycled, Potable Water and Sewerage	PS817610S	23/03/2021
Southeast Business Park Estate	1A	Pakenham	Potable Water and Sewerage	PS823245E	26/03/2021
St Germain Estate	16	Clyde North	Recycled, Potable Water and Sewerage	PS823186T	02/03/2021
Casey Green Estate	8	Narre Warren South	Potable Water and Sewerage	PS815112V	02/03/2021
Casey Green Estate	9	Narre Warren South	Potable Water and Sewerage	PS815113T	29/03/2021
45 Craig Road, Junction Village	1	Cranbourne	Recycled, Potable Water and Sewerage	PS839057R	29/03/2021
Botanic Ridge	18B	Botanic Ridge	Potable Water and Sewerage	PS637150D	11/03/2021
2S Panther Close, New Bloom Estate	1MD	Clyde North	Recycled, Potable Water and Sewerage	PS836535W	25/03/2021
Aurum Estate	3	Cranbourne East	Recycled, Potable Water and Sewerage	PS837140R	29/03/2021
Minta Farm Estate	15	Beaconsfield	Recycled, Potable Water and Sewerage	Schedule 2	16/03/2021
Meridian Central	21	Clyde North	Recycled, Potable Water and Sewerage	Schedule 2	18/03/2021
151 Chapel Road	1	Keysborough	Recycled, Potable Water and Sewerage	PS834454H	22/03/2021
15–21 Victor Road	–	Bentleigh East	Sewerage	PS815372S	11/03/2021

Meridian Central	20	Clyde North	Recycled, Potable Water and Sewerage	Schedule 2	16/03/2021
251 Princes Highway	1	Officer	Recycled, Potable Water and Sewerage	PS828390S	14/04/2021
Mt Pleasant Estate	5A	Pakenham	Recycled, Potable Water and Sewerage	PS828384M	07/04/2021
Arcadia Estate	30	Officer	Recycled, Potable Water and Sewerage	PS831643V	16/04/2021
Hillstowe Estate	3	Officer	Recycled, Potable Water and Sewerage	PS836057H	15/04/2021
Lot B Greendale Boulevard, Arden Estate	15	Pakenham	Recycled, Potable Water and Sewerage	PS826422S	30/04/2021
361 Centre Road	1	Narre Warren South	Potable Water and Sewerage	PS821095H	13/04/2021
Edgebrook Estate	13	Clyde North	Recycled, Potable Water and Sewerage	PS821901G	21/04/2021
St Germain Estate	15	Clyde North	Recycled, Potable Water and Sewerage	PS823185V	09/04/2021
Brompton Lodge Estate	12	Cranbourne South	Recycled, Potable Water and Sewerage	PS728916M	27/04/2021
110 Smiths Lane	4	Clyde North	Recycled, Potable Water and Sewerage	PS833962S	22/04/2021
Medina Park Estate	3	Eumemmerring	Recycled, Potable Water and Sewerage	PS808470H	11/04/2021
Acacia 9 Estate	2	Botanic Ridge	Recycled, Potable Water and Sewerage	PS837884P	08/04/2021
Orana Estate	3	Clyde North	Recycled, Potable Water and Sewerage	Schedule 2	01/04/2021
Aquarevo Estate	7A	Lyndhurst	Recycled, Potable Water and Sewerage	PS838501E	30/04/2021

AGREEMENT FOR THE MELBOURNE CITY LINK AND AGREEMENT FOR THE
EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 4 of the Agreement for Integrating and Facilitating the Project and the Exhibition Street Extension Project between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Transurban Infrastructure Management Limited and City Link Extension Pty Limited (the 'IFA') (as substituted for (and as if incorporated in lieu of) Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the 'Concession Deed') and Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited ('the ESEP Deed')).

CityLink Melbourne Limited (ABN 65 070 810 678) (for itself and as agent of City Link Extension Pty Limited (ABN 40 082 058 615)) ('CityLink Melbourne') gives notice of the following Charge Tolls, Maximum Charge Tolls and Day Tolls for the Melbourne City Link and the Exhibition Street Extension:

Schedule of Charge Tolls, Maximum Charge Tolls and Day Tolls

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.74	4.38	8.21	5.47	1.37
Western Link Section 1, between Racecourse Road and Dynon Road	2.74	4.38	8.21	5.47	1.37
Western Link Section 2, between Footscray Road and West Gate Freeway	3.42	5.48	10.27	6.85	1.71
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1: (a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade	3.42	5.48	10.27	6.85	1.71
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	6.16	9.85	18.48	12.32	3.08
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1: (a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade	2.74	4.38	8.21	5.47	1.37
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.74	4.38	8.21	5.47	1.37
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.74	4.38	8.21	5.47	1.37
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.74	4.38	8.21	5.47	1.37
Exhibition Street Extension	1.71	2.74	5.13	3.42	0.86

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than: (a) that part of Southern Link Section 1: (i) between Punt Road and the exit to Boulton Parade; and (ii) comprising Boulton Parade; and (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road	1.71	2.74	5.13	3.42	0.86
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.71	2.74	5.13	3.42	0.86

Notes:

1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
4. In this table:
 - ‘Heavy Commercial Vehicle – Day’ refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 6.00 am and 8.00 pm;
 - ‘Heavy Commercial Vehicle – Night’ refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 8.00 pm and 6.00 am;
 - ‘Boulton Parade’ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
 - ‘Burnley Tunnel’ means the eastbound tunnel between Sturt Street and Burnley Street;
 - ‘Domain Tunnel’ means the westbound tunnel between Punt Road and Sturt Street; and
 - ‘Swan Street Intersection’ means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	10.27	16.43	30.80	5.13
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	10.27	16.43	20.53	5.13

Day Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	19.70	42.71	79.56	9.85

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, and Day Toll specified above will first apply in the quarter ending 30 September 2021.

Capitalised terms in this notice that are defined in:

- (a) the Concession Deed have, subject to paragraph (b), that meaning in this notice;
- (b) the ESEP Deed have that meaning in this notice, but only to the extent that the provision applies to the ESEP Deed,

subject to the provisions of the IFA.

FIONA LAST
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

HENRY BYRNE
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited (the 'ESEP Deed').

City Link Extension Pty Limited (ABN 40 082 058 615) ('Cleppo') gives notice of the following Charge Tolls for the Exhibition Street Extension:

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Exhibition Street Extension	1.71	2.74	5.13	3.42	0.86

Note:

In this table:

'Heavy Commercial Vehicle – Day' refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 6.00 am and 8.00 pm.

'Heavy Commercial Vehicle – Night' refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 8.00 pm and 6.00 am.

Cleppo intends that these Charge Tolls will first apply in the quarter ending 30 September 2021.

Capitalised terms in this notice that are defined in the ESEP Deed have the same meaning as given by the ESEP Deed.

FIONA LAST
Company Secretary
City Link Extension Pty Limited
ABN 40 082 058 615

HENRY BYRNE
Director
City Link Extension Pty Limited
ABN 40 082 058 615

AGREEMENT FOR THE MELBOURNE CITY LINK

Notice under Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the 'Concession Deed').

CityLink Melbourne Limited (ABN 65 070 810 678) ('CityLink Melbourne') gives notice of the following Charge Tolls, Maximum Charge Tolls, and Day Tolls for the Melbourne City Link:

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.74	4.38	8.21	5.47	1.37
Western Link Section 1, between Racecourse Road and Dynon Road	2.74	4.38	8.21	5.47	1.37
Western Link Section 2, between Footscray Road and West Gate Freeway	3.42	5.48	10.27	6.85	1.71
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	3.42	5.48	10.27	6.85	1.71
(a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade					
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	6.16	9.85	18.48	12.32	3.08
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	2.74	4.38	8.21	5.47	1.37
(a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade					

Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.74	4.38	8.21	5.47	1.37
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.74	4.38	8.21	5.47	1.37
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.74	4.38	8.21	5.47	1.37
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:					
(a) that part of Southern Link Section 1:					
(i) between Punt Road and the exit to Boulton Parade; and	1.71	2.74	5.13	3.42	0.86
(ii) comprising Boulton Parade; and					
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road					
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.71	2.74	5.13	3.42	0.86

Notes:

- When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
- In this table:
 - ‘Heavy Commercial Vehicle – Day’ refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 6.00 am and 8.00 pm;
 - ‘Heavy Commercial Vehicle – Night’ refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 8.00 pm and 6.00 am;
 - ‘Boulton Parade’ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
 - ‘Burnley Tunnel’ means the eastbound tunnel between Sturt Street and Burnley Street;
 - ‘Domain Tunnel’ means the westbound tunnel between Punt Road and Sturt Street; and
 - ‘Swan Street Intersection’ means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	10.27	16.43	30.80	5.13
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	10.27	16.43	20.53	5.13

Day Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	19.70	42.71	79.56	9.85

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, and Day Toll specified above will first apply in the quarter ending 30 September 2021.

Capitalised terms in this notice that are defined in the Concession Deed have the same meaning as given by the Concession Deed.

FIONA LAST
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

HENRY BYRNE
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995
NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on toll zones on the Link road.

For the purposes of this Notice, the following definitions apply:

Boulton Parade includes the off-ramp connecting the rest of the Link road to Boulton Parade;

Burnley Tunnel means the eastbound tunnel between Sturt Street and Burnley Street;

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car:

(a) is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle or a Heavy Commercial Vehicle, even if such a Motor Vehicle is towing a trailer or caravan; and

(b) notwithstanding paragraph (a), includes all Taxis, irrespective of vehicle classification;

Domain Tunnel means the westbound tunnel between Punt Road and Sturt Street;

Extension road has the same meaning as in the Act;

Full Link road is the road included within both the Link road and the Extension road;

HCV – Day refers to where the passage of the Heavy Commercial Vehicle on the toll zone occurs between 6.00 am and 8.00 pm;

HCV – Night refers to where the passage of the Heavy Commercial Vehicle on the toll zone occurs between 8.00 pm and 6.00 am;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

(a) a rigid Truck with three or more axles;

(b) an articulated Truck;

(c) a Bus; or

(d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Link road has the same meaning as in the Act;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

(a) a vehicle intended to be used on a railway or tramway; or

(b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Swan Street Intersection means the intersection between Swan Street and Batman Avenue;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

toll zone has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

(a) uninterrupted by exit and subsequent re-entry; or

- (b) if so interrupted, the interruption consists only of travel directly between:
- (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road, where those vehicles are a Car, a LCV, a HCV or a Motor Cycle:

Table One					
Toll Zone	Toll				
	Car (including a Taxi)	LCV	HCV – Day	HCV – Night	Motor Cycle
1. That part of the Link road between Moreland Road and Brunswick Road.	\$2.74	\$4.38	\$8.21	\$5.47	\$1.37
2. That part of the Link road between Racecourse Road and Dynon Road.	\$2.74	\$4.38	\$8.21	\$5.47	\$1.37
3. That part of the Link road between Footscray Road and the West Gate Freeway.	\$3.42	\$5.48	\$10.27	\$6.85	\$1.71
4. That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road <ul style="list-style-type: none"> (a) being the eastbound carriageways of the Link road; (b) between Punt Road and the exit to Boulton Parade; and (c) comprising Boulton Parade. 	\$3.42	\$5.48	\$10.27	\$6.85	\$1.71
5. That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$6.16	\$9.85	\$18.48	\$12.32	\$3.08

6. That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$2.74	\$4.38	\$8.21	\$5.47	\$1.37
7. That part of the Link road between Burnley Street and Punt Road and including that part of the Link road – (a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and (b) comprising Boulton Parade, other than: (i) the eastbound carriageways between Burnley Street and Punt Road; and (ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$2.74	\$4.38	\$8.21	\$5.47	\$1.37
8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.	\$2.74	\$4.38	\$8.21	\$5.47	\$1.37
9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.	\$2.74	\$4.38	\$8.21	\$5.47	\$1.37

<p>10. That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than –</p> <p>(a) that part of the Link road being the Burnley Tunnel; and</p> <p>(b) that part of the Link road comprising Boulton Parade.</p>	\$1.71	\$2.74	\$5.13	\$3.42	\$0.86
<p>11. That part of the Link road between Punt Road and Swan Street Intersection, other than –</p> <p>(a) the eastbound carriageways;</p> <p>(b) that part of the Link road being the Burnley Tunnel;</p> <p>(c) that part of the Link road:</p> <p>(1) between Punt Road and the exit to Boulton Parade; and</p> <p>(2) comprising Boulton Parade; and</p> <p>(d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road.</p>	\$1.71	\$2.74	\$5.13	\$3.42	\$0.86

For the avoidance of doubt, a reference in this Notice to the specification of a toll zone by reference to Burnley Street refers to that point on the Link road where Burnley Street would cross the Link road if Burnley Street continued in a straight southerly direction from its southernmost extremity. For the avoidance of doubt, a reference in this Notice to ‘eastbound’ means in a general easterly direction from the eastern end of the West Gate Freeway towards Glenferrie Road.

Notwithstanding anything to the contrary in Table One, under section 71(1) (b) of the Act and in accordance with the Agreement, the maximum tolls payable in respect of the use of a vehicle on a toll zone on the Link road where that vehicle is a Car, a LCV, a HCV or a Motor Cycle for a Trip are as listed in Table Two:

Table Two				
Trip Cap	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
1. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$10.27	\$16.43	\$30.80	\$5.13
2. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$10.27	\$16.43	\$20.53	\$5.13

For the avoidance of doubt, this Notice does not set Charge Tolls or Maximum Charge Tolls for the purposes of Schedule 3 (the Toll Calculation Schedule) of the Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 17 March 2021 and published in the Victoria Government Gazette No. G 11 (pages 578 to 582) dated 18 March 2021 ('the Last Notice').

This notice takes effect on 1 July 2021 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 16 June 2021

FIONA LAST
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

HENRY BYRNE
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on the toll zone on the Extension road.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car:

- (a) is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle or a Heavy Commercial Vehicle, even if such a Motor Vehicle is towing a trailer or caravan; and
- (b) notwithstanding paragraph (a), includes all Taxis, irrespective of vehicle classification;

Extension road has the same meaning as in the Act;

HCV – Day refers to where the passage of the Heavy Commercial Vehicle on the toll zone occurs between 6.00 am and 8.00 pm.

HCV – Night refers to where the passage of the Heavy Commercial Vehicle on the toll zone occurs between 8.00 pm and 6.00 am.

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

toll zone has the same meaning as in the Act;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road, where those vehicles are a Car, a LCV, a HCV or a Motor Cycle:

Table One					
Toll Zone	Toll				
	Car (including a Taxi)	LCV	HCV – Day	HCV – Night	Motor Cycle
12. The Extension road	\$1.71	\$2.74	\$5.13	\$3.42	\$0.86

For the avoidance of doubt, this Notice does not set Charge Tolls for the purposes of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 17 March 2021 and published in the Victoria Government Gazette No. G 11 (pages 583 to 584) dated 18 March 2021 ('the Last Notice').

This notice takes effect on 1 July 2021 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 16 June 2021

FIONA LAST
Company Secretary
City Link Extension Pty Limited
(ABN 40 082 058 615)

HENRY BYRNE
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) ('CityLink Melbourne') hereby fixes tolls which are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car:

- (a) is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle or a Heavy Commercial Vehicle, even if such a Motor Vehicle is towing a trailer or caravan; and
- (b) notwithstanding paragraph (a), includes all Taxis, irrespective of vehicle classification;

CityLink Pass is a 24 Hour Pass, a Tulla Pass or a Weekend Pass;

Extension road has the same meaning as in the Act;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Link road has the same meaning as in the Act;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

toll zone has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

Tulla Pass is an agreement with CityLink Melbourne for CityLink Melbourne to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use only on that part of the

Link road being the Tullamarine Freeway Upgrade, between Bulla Road and Flemington Road including the toll zone between Moreland Road and Brunswick Road, for a fixed 24-hour period commencing at the time of the first Tulla Trip by that Car, Light Commercial Vehicle or Motor Cycle on a specified day;

Tulla Trip is the passage of a Car, Light Commercial Vehicle or Motor Cycle on that part of the Link road being the toll zone between Moreland Road and Brunswick Road;

24 Hour Pass is an agreement with CityLink Melbourne to register a vehicle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24-hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink Melbourne to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink Melbourne also registers a Car, Light Commercial Vehicle or Motor Cycle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One				
24 Hour Pass	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
	19.70	42.71	79.56	9.85

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a Weekend Pass for that use.

Table Two			
Weekend Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	19.70	42.71	9.85

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of Cars, Light Commercial Vehicles or Motor Cycles on the toll zone, consisting of that part of the Link road between Moreland Road and Brunswick Road, where the Car, Light Commercial Vehicle or Motor Cycle is the subject of a Tulla Pass for that use.

Table Three			
Tulla Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	7.01	11.22	3.47

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 3 (the Toll Calculation Schedule) of the Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 17 March 2021 and published in the Victoria Government Gazette No. G 11 (pages 585 to 587) dated 18 March 2021 ('the Last Notice').

This notice takes effect on 1 July 2021 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 16 June 2021

FIONA LAST
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

HENRY BYRNE
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles on the toll zone on the Extension road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car:

- (a) is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle or a Heavy Commercial Vehicle, even if such a Motor Vehicle is towing a trailer or caravan; and
- (b) notwithstanding paragraph (a), includes all Taxis, irrespective of vehicle classification;

CityLink is CityLink Melbourne Limited ABN 65 070 810 678, the relevant corporation for the purposes of section 73C of the Act;

CityLink Pass is a 24 Hour Pass or a Weekend Pass;

Extension road has the same meaning as in the Act;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Link road has the same meaning as in the Act;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

toll zone has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

24 Hour Pass is an agreement with CityLink to register a vehicle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink also registers that Car, Light Commercial Vehicle or Motor Cycle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One				
24 Hour Pass	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
	19.70	42.71	79.56	9.85

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a Weekend Pass for that use.

Table Two			
Weekend Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	19.70	42.71	9.85

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 17 March 2021 and published in the Victoria Government Gazette No. G 11 (pages 588 to 590) dated 18 March 2021 ('the Last Notice').

This notice takes effect on 1 July 2021 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or

- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 16 June 2021

FIONA LAST
Company Secretary
City Link Extension Pty Limited
(ABN 40 082 058 615)

HENRY BYRNE
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1A)

Under section 71(1A) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road and the Extension Road) hereby fixes Toll Administration Fees which are payable to it and specifies the circumstances in which they are payable.

For the purposes of this Notice, the following definitions apply:

Addressee means the person named on a Request for Payment or Further Request for Payment;

Extension road has the same meaning as in the Act;

Further Request for Payment means a further Request for Payment sent to an Addressee following the sending of a Request for Payment to that Addressee in relation to any or all of the Trips the subject of that Request for Payment;

Link road has the same meaning as in the Act;

Request for Payment means, in relation to a Trip or Trips, a request for payment of the tolls in respect of that Trip or Trips (as the case may be) and the Toll Administration Fee, within the meaning of section 77(1)(a) or sections 77(1)(b) and 78(1) of the Act (as the case may be);

the Agreement has the same meaning as in the Act;

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Toll Administration Fee means a toll administration fee within the meaning of section 71(1A) of the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, the interruption consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

vehicle has the same meaning as in the Act.

Under section 71(1A) of the Act and in accordance with the Agreement or the Extension Agreement (as the case requires):

- (a) a Toll Administration Fee of \$13.54 is payable when a Request for Payment is sent to an Addressee; and
- (b) a Toll Administration Fee of \$26.42 is payable when a Further Request for Payment is sent to an Addressee.

This notice is also a notice for the purposes of:

- (a) schedule 3 of the Agreement;
- (b) schedule 1 of the Extension Agreement and in that capacity is given by CityLink Melbourne Limited as agent for City Link Extension Pty Limited (ABN 40 082 058 615); and
- (c) schedule 4 of the Integration and Facilitation Agreement and in that capacity is given by CityLink Melbourne Limited for itself and as agent for City Link Extension Pty Limited.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1A) dated 22 June 2020 and published in the Victoria Government Gazette No. S 298 (pages 22 to 23), dated 23 June 2020 ('the Last Notice').

This notice takes effect on 1 July 2021 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

Dated 16 June 2021

FIONA LAST

Company Secretary

CityLink Melbourne Limited

(ABN 65 070 810 678)

HENRY BYRNE

Director

CityLink Melbourne Limited

(ABN 65 070 810 678)

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

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

54. *Statutory Rule:* Victorian Civil and Administrative Tribunal (Schedule 1 Amendments) Rules 2021

Authorising Act: Victorian Civil and Administrative Tribunal Act 1998

Date first obtainable: 10 June 2021

Code A

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

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