



Victoria Government Gazette

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No. G 25 Thursday 24 June 2021

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GENERAL

TABLE OF PROVISIONS

Private Advertisements	
Estates of Deceased Persons	
Anthony G. Black Lawyer Pty Ltd	1280
Argent Law	1280
Australian Unity Trustees Legal Services	1280
Basile & Co. Pty Ltd	1280
Behan Legal	1281
Birdsey Dedman & Bartlett	1281
Clarke & Barwood Lawyers	1281
Davis Lawyers	1281
Denis Andrew Diver	1281
Fletcher Clarendon Pty Ltd	1282
Hutchinson Legal	1282
KCL Law	1282
McMahon Fearnley Lawyers	1282
T. J. Mulvany & Co.	1282
Warren, Graham & Murphy Pty Ltd	1282
Wills & Wealth	1283
Government and Outer Budget Sector Agencies Notices	1284
Orders in Council	1357
Education and Training Reform; Land Acquisition and Compensation; State Owned Enterprises	
Obtainables	1366

Advertisers Please Note

As from 24 June 2021

The last Special Gazette was No. 326 dated 23 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

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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

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

Notice to Claimants

LIDA OLESZKO, late of 38 Farm Street, Newport, in the State of Victoria, payroll clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 December 2020, are required by the executor, Fred Oleszko, to send particulars of their claim to the executor, care of the undermentioned solicitors, by 9 October 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 8 April 2021.

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

LORRAINE VERONICA DOWNIE, late of 98 Hull Road, Croydon, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 March 2021, are required by the trustee, Alan Francis Xavier Downie, to send particulars of their claims to the undermentioned firm by 2 September 2021, after which date the said trustee may convey or distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 18 June 2021.

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

MAURICE CHELMER, late of Unit 2, 157 Glen Eira Road, Ripponlea, Victoria, tailor and furrier, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 February 2001, are required

by Australian Unity Trustees Limited, ACN 162 061 556, of 15/271 Spring Street, Melbourne, Victoria, having been duly authorised by the executor, Meyer Myers, to send particulars to it by 24 September 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

BARRIE EDWARD TAYLOR, late of Geoffrey Cutter Centre, Kenny Street, Ballarat East, Victoria, fire equipment protection technician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2020, are required by Australian Unity Trustees Limited, ACN 162 061 556, of 15/271 Spring Street, Melbourne, Victoria, having been duly authorised by the executor, Barbara Breeze, to send particulars to it by 24 September 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Estate of MARJORIE JOAN TAYLOR, late of 13 Margaret Street, Cohuna, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 13 November 2020, are required by the executors, Sherrie Joan Taylor and Kerrian Florence Taylor, to send particulars of their claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 15 June 2021

BASILE & CO. PTY LTD, legal practitioners,
consultants and conveyancers (Vic. and NSW),
46 Wellington Street, Kerang, Victoria 3579.
RB:GR:20410.

Estate of JUNE ELIZABETH TREWIN, late of 98 Punt Road, Barham, New South Wales, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 5 April 2021, are required by the executors, Trevor Andrew Trewin and Darrell Leonard Trewin, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 15 June 2021

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579.
RB:GR:21131.

Creditors, next-of-kin and others having claims on the estate of VINCENZA TOSCANO, who died on 13 March 2021, must send particulars of their claims to Maria Zito, the executor at Behan Legal, by 24 August 2021, after which date the executor may convey or distribute assets, having regard only to claims which she has notice.

BEHAN LEGAL,
PO Box 745, Port Melbourne, Victoria 3207.

ANNE CATHERINE STRANKS, late of 4 Napier Place, South Melbourne, Victoria, retired office manager, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 19 January 2021, are required by the executors of the Will, George Pendock Bingley and Andrew Roland Hill, to send particulars of their claim to them, care of Birdsey Dedman & Bartlett of 166A Ryrie Street, Geelong, Victoria, solicitors, by 31 August 2021, after which date the executors will convey or distribute the assets, having regard only to the claims of which they then have notice.

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

JEAN OLIVE KELLY, late of 33 St Andrews Drive, Worrolong, South Australia 5291, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 November 2020, are required by the executor, John James Kelly, to send particulars of their claims to him, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor may distribute the assets, having regard only to the claims of which the executor then has notice.

CLARKE & BARWOOD LAWYERS,
61–65 Gellibrand Street, Colac, Victoria 3250.

Re: GRAHAM CRAIG BARRETT, late of 2/4A The Avenue, Parkville, Victoria, former journalist, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 26 March 2021, are required by the executors, Matthew Belleville and Natallia Smith, to send particulars of such claims to them, care of the undermentioned solicitors, by 27 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.

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

Creditors, next-of-kin and others having claims in respect of the estate of the late DENIS JOHN DIVER, of 29 Sunray Ave, Cheltenham, in the State of Victoria, retired carpenter, deceased, who died on 26 December 2020, are required by the administrator, Denis Andrew Diver, in the State of Victoria, to send particulars of their claim to him at the below address by 8 July 2021, after which date the said administrator will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

Care of DENIS ANDREW DIVER,
16 Richardson Road, Croydon North,
in the State of Victoria, 3136.

ALEXANDER LOKUGE, late of 126 Warrigal Road, Camberwell, Victoria 3124.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 December 2020, are required by the personal representative, Chandani Lokuge, to send particulars to her, care of the undermentioned solicitors, by 1 September 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

FLETCHER CLARENDON PTY LTD,
ABN 25 150 502 284,
Level 3, 1 Palmerston Crescent,
South Melbourne, Victoria 3205,
claire.van-raay@fletcherclarendon.com.au

STIG ROLAND EMANUEL JOSEFSSON, late of Village Glen Aged Care, 827–829 Nepean Highway, Mornington, Victoria 3931, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 April 2021, are required by the personal representative, Torgny Wilhelm Emanuel Josefsson, to send particulars of such claim to him, care of the undersigned, by 23 August 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

HUTCHINSON LEGAL,
38 New Street, Ringwood, Victoria 3134.

ALEX BRUNO BAUMGARTNER, also known as Bruno Baumgartner and Bruno Alex Baumgartner, late of 5 Lyne Street, Alexandria, New South Wales, 2015, retired, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 16 February 2021, are required to send particulars of such claims to the executor, John Bruno Baumgartner, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

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

IZAK KIVEN, also known as Isaac Kiven, late of 13 Carinya Crescent, Caulfield North, Victoria 3161, businessman, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 15 March 2021, are required to send particulars of such claims to the executor, Ronald Lawrence Kiven, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

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

PETER FOSTER TRIPOVICH, late of 9–11 Stylebawn Drive, Berwick, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 December 2020, are required by the executor, Graeme Ernest Moffitt, to send particulars of such claims to him at the undermentioned address by 30 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.

Graeme Ernest Moffitt, care of
McMAHON FEARNLEY LAWYERS,
Level 3, 256 Queen Street, Melbourne, Victoria.
Tel: (03) 9670 0966.

SHIRLEY JUNE STOTT, late of Peninsula Grange Aged Care, 2 Booker Avenue, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 26 January 2021, are required to send particulars of their claims to the executor, Ronald Ian Richardson, care of the undermentioned solicitors, by 26 August 2021, after which date the said executor will distribute assets, having regard only to the claims of which he then has notice.

T. J. MULVANY & CO., lawyers,
Suite 10, 214–216 Bay Street, Brighton 3186.

Estate of GARRY MILTON KENNER, late of 56 Tenth Avenue, Raymond Island, Victoria, fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 January 2021, are required by the executors, Julie Anne Claffey and Robert Edward Kenner, to send particulars to them, care of Warren, Graham & Murphy Pty Ltd, 119 Main Street, Bairnsdale, Victoria, by 13 November 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: REGINALD NORTON KENT, also known as Reginald Morton Kent, late of 18 Florence Road, Surrey Hills, Victoria, horse trainer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 February 2021, are required by the executor, Peter Anthony Kidman, to send particulars of their claims to him, care of the undermentioned solicitor, by 24 September 2021, after which date the executor will proceed to distribute the assets, having regard only to the claims of which he shall then have had notice.

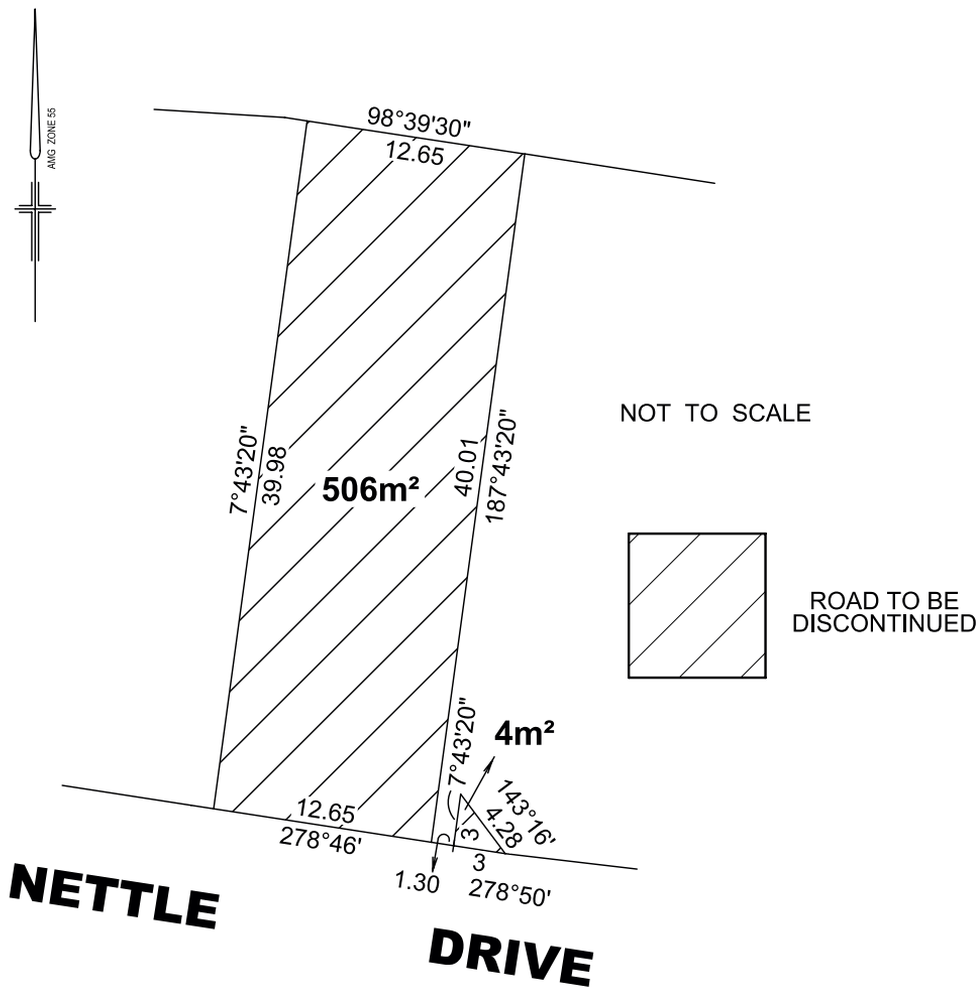
WILLS & WEALTH, solicitors,
19 Carpenter Street, Brighton 3186.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

CASEY CITY COUNCIL
Road Discontinuance

Casey City Council, at its meeting on 15 September 2020 and acting under section 206 and Clause 3 of Schedule 10 of the **Local Government Act 1989**, resolved to discontinue part of the road formerly known as part of Fitzgerald Road, Hallam, which is shown as hatched on the plan below, and which is comprised of part of the land contained in Certificates of Title Volume 10120 Folio 281 and Volume 4152 Folio 353 (Road). Once discontinued, Council will take title to the Road and intends to sell the Road.

The Road is to be sold subject to any right, power or interest held by Casey City Council and South East Water in connection with any sewers, drains or pipes, under the control of this authority in or near the Road.

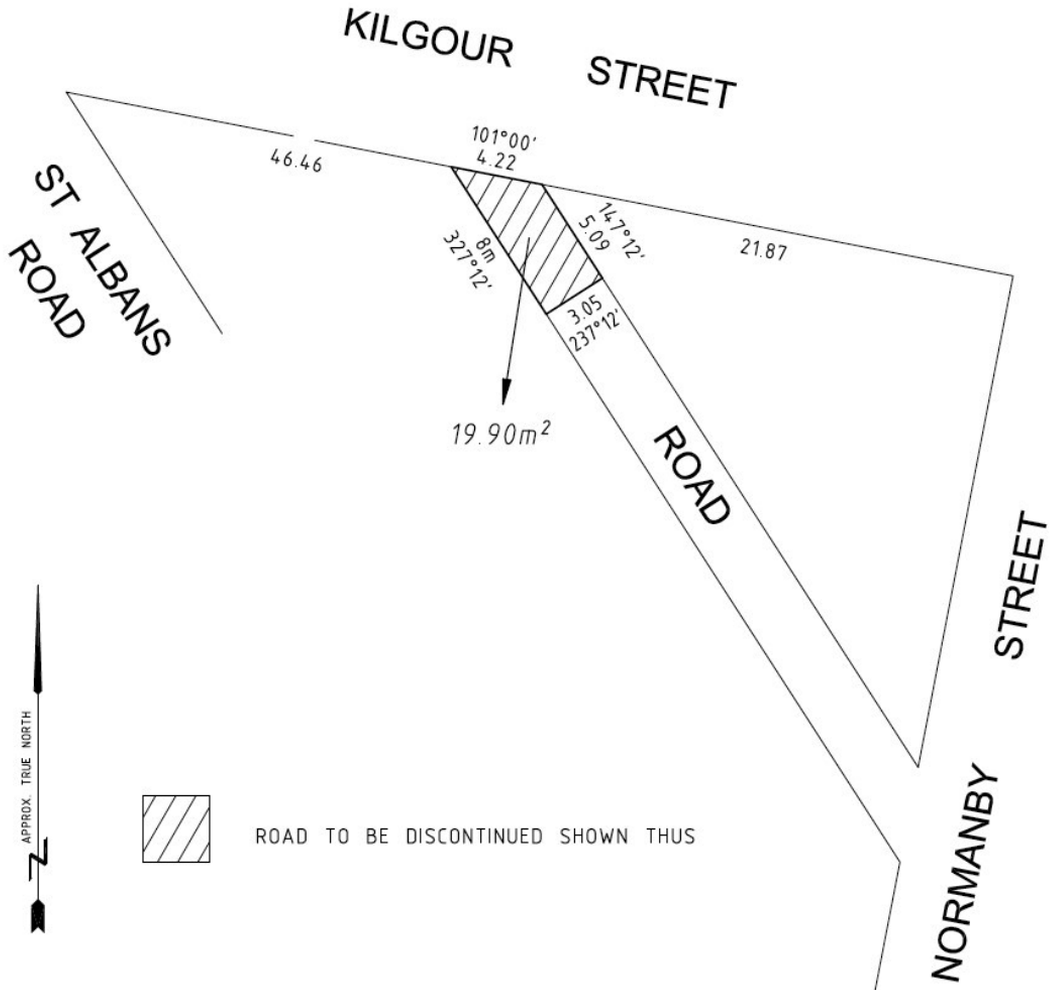


GLENN PATTERSON
Chief Executive Officer
Casey City Council



ROAD DISCONTINUANCE

Pursuant to section 206(1), 207B1(b), and Clause 3 of Schedule 10 of **Local Government Act 1989**, the Greater Geelong City Council (Council) declares a portion of road shown as shaded in the below plan of subdivision which has an area of 19.09 m², discontinued. The resulting land will be consolidated with abutting land situated at 248 Kilgour Street, East Geelong.

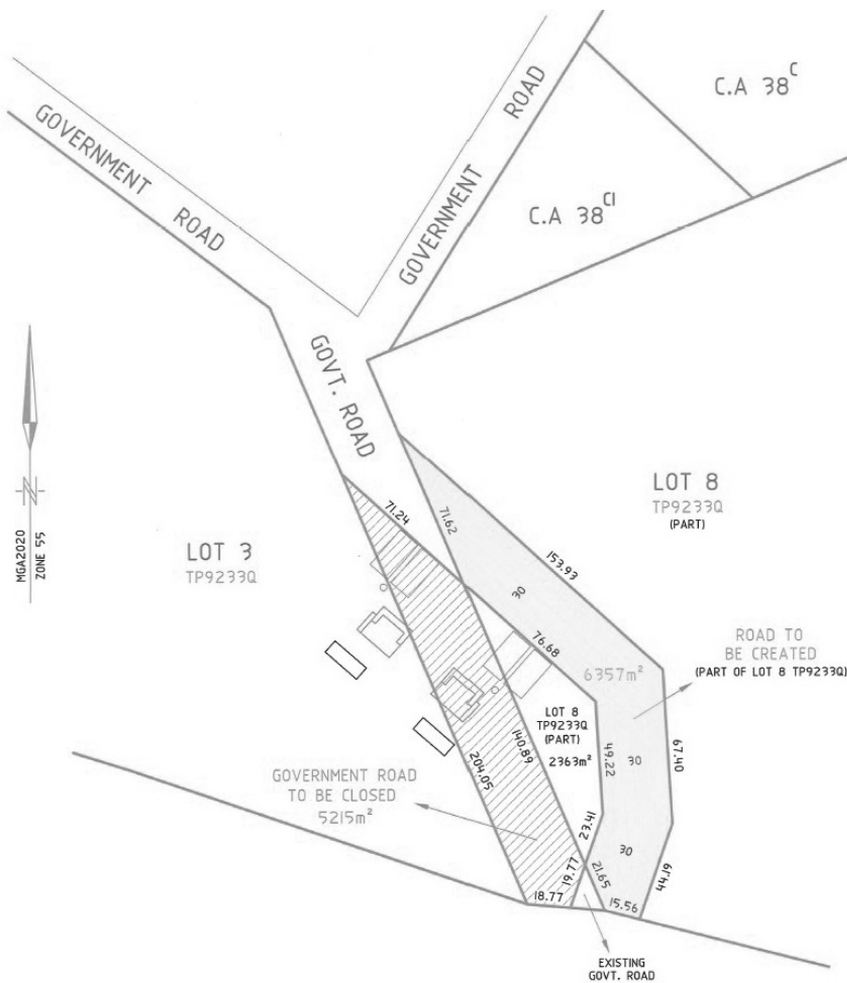


MARTIN CUTTER
Chief Executive Officer



ROAD DEVIATION (ROAD EXCHANGE)

Pursuant to section 206 and Clause 2 of Schedule 10 of the **Local Government Act 1989** (the Act), the Strathbogrie Shire Council, at its meeting on 18 May 2021, resolved that the Government Road to Lot 3 on TP 009233Q, shown hatched on the plan below, is not reasonably required as a road and has resolved to deviate this road over the land shown filled on the plan hereunder, being part of Lot 8 on TP 009233Q, in the Parish of Bailieston and having obtained the consent of the Minister for Energy, Environment and Climate Change for such deviation on 9 June 2021, now declares such deviation for the purposes of the Act on and from the publication of this notice in the Government Gazette.



JULIE SALOMON
Chief Executive Officer
Strathbogrie Shire Council

BAYSIDE CITY COUNCIL

Neighbourhood Amenity Local Law 2021

Notice is given that, at its meeting on 15 June 2021, Bayside City Council (Council) made a local law titled 'Neighbourhood Amenity Local Law 2021' (the Local Law). The Local Law will commence operation on 1 July 2021.

The following information about the Local Law is provided in accordance with section 119(3) of the **Local Government Act 1989**:

Purposes of the Local Law

The purposes of the Local Law are to:

1. protect community safety and neighbourhood amenity;
2. protect public assets and infrastructure, and the built and natural environment;
3. enhance use, access and enjoyment of public places for the community's benefit;
4. provide for the administration of Council's powers and functions; and
5. revoke Council's Neighbourhood Amenity Local Law No. 2 (as amended), made in April 2012.

General Purport of the Local Law

The Local Law:

- revokes the existing Neighbourhood Amenity Local Law No. 2 (as amended);
- creates offences relating to:
 - behaviour on Council land, the consumption and possession of liquor on Council land and roads, smoking in prescribed places, trading activities on Council land and roads (including the placement of advertising signs and mobile billboards), the placement of bulk rubbish bins on Council land and roads, obstructions on private land which interfere with Council land or roads (or persons on such land or roads), obstructions on roads, cultivation of vegetation on nature strips, filming on Council land, the repair and the storage and use of certain vehicles on Council land and roads;
 - bike share and e-scooter share schemes;
 - the use of caravans and like vehicles on private land;
 - shopping trolleys;
 - the condition of private land;
 - open air burning and fires more generally;
 - drains, watercourses and the discharge of groundwater;
 - waste;
 - amenity on building sites and asset protection;
 - tree protection; and
 - the keeping of domestic and other animals and feeding of birds.
- provides for the administration and enforcement of provisions within the Local Law, allows for the incorporation of Local Law Guidelines and empowers Council and Authorised Officers and Delegated Officers to issue permits, notices to comply, act in urgent circumstances and impound things; and
- provides for infringement notices to be served on those whom an Authorised Officer or Delegated Officer has reason to believe is guilty of an offence.

A copy of the Local Law and the accompanying Local Law Guidelines may be inspected at Council's Principal Office at 76 Royal Avenue, Sandringham, during office hours and on Council's website.

MICK CUMMINS
Chief Executive Officer
Bayside City Council

BAYSIDE CITY COUNCIL

Neighbourhood Amenity Local Law 2021

On 1 July 2021, Bayside City Council's Neighbourhood Amenity Local Law 2021 (the Local Law) will commence operation.

Notice is given (under section 224A(2) of the **Local Government Act 1989**) that Clauses 57 and 58 of the Local Law regulate the use, possession and consumption of alcohol on roads and in municipal reserves within the municipal district, and that any officer of Victoria Police may enforce those provisions.

MICK CUMMINS
Chief Executive Officer
Bayside City Council

**Road Management Act 2004**

ADOPTION OF A ROAD MANAGEMENT PLAN

In accordance with the **Road Management Act 2004** and the Road Management (General) Regulations 2016, Brimbank City Council gives notice, that Council:

- has completed a review of its Road Management Plan; and
- adopted the 2021 Road Management Plan at its scheduled Council meeting on 15 June 2021 and takes effect on 1 July 2021.

The following documents are available on Council's website at www.brimbank.vic.gov.au:

- a copy of Council's 2021 Road Management Plan; and
- the report summarising the review of Council's Road Management Plan.

Any enquiries about this review can be directed to Dominic Di Martino on (03) 9249 4480 or by email at info@brimbank.vic.gov.au



REVIEW OF ROAD MANAGEMENT PLAN 2021

Notice is hereby given that, pursuant to and in accordance with section 54 of the **Road Management Act 2004** and Part 3 of the Road Management (General) Regulations 2016 (Regulations), Frankston City Council has completed a review of its Road Management Plan (RMP) and has prepared a report summarising the findings and conclusions of the review.

The purpose of the review is to ensure the standards and priorities related to the inspection, maintenance and repair of roads remain appropriate and commensurate to Council's ability to resource and fund the implementation of the RMP.

At its meeting on 31 May 2021 Council received and noted the findings of the review and has decided that it will not amend its RMP at this time.

The written report of the review is available for copying or inspection on Council's website, www.frankston.vic.gov.au

PHIL CANTILLON
Chief Executive Officer



NOTICE OF MAKING OF A LOCAL LAW
Governance Local Law 2021

Notice is given pursuant to section 119(3) of the **Local Government Act 1989** that at its meeting on 15 June 2021, Maribyrnong City Council resolved to make Governance Local Law 2021 (the Local Law).

The purpose and general purport of the Local Law is to:

- revoke the existing Governance Local Law 2011;
- ensure peace, order and good government of the municipal district of Maribyrnong City Council;
- regulate the use and keeping of the Common Seal; and
- provide for penalties to ensure the efficient and orderly conduct of Meetings.

The Local Law comes into effect upon publication of this notice in the Victoria Government Gazette in accordance with the resolution of Council and is to be read in conjunction with the adopted Governance Rules.

A copy of the Local Law is available from the Maribyrnong City Council offices at corner Hyde and Napier Streets, Footscray, or can be viewed on Council's website at www.maribyrnong.vic.gov.au

STEPHEN WALL
Chief Executive Officer



Road Management Act 2004

REVIEW OF ROAD MANAGEMENT PLAN

In accordance with section 54(5) of the **Road Management Act 2004** (Act), and section 8(3) of the Road Management (General) Regulations 2016 (Regulations), the Moreland City Council (Council) gives notice that it has completed a review of its Road Management Plan (Plan) and proposes to amend the plan in a manner contemplated by section 41 of the Act.

The purpose of the review is consistent with section 9(1) of the Regulations to 'ensure that the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and classes of road to which the plan applies are appropriate.' The review applies to all the roads and classes of roads to which the Plan applies.

A copy of the report summarising the findings and conclusions of the review and proposed Amendments may be inspected or obtained from Council's Municipal Offices at the Civic Centre, 90 Bell Street, Coburg 3058, or accessed online by viewing Council's website, www.moreland.vic.gov.au and following the links, from 20 June 2021.

Any person may make a submission to Council on the proposed Amendments during the public submission period from 21 June 2021 until 23 July 2021.

Any enquiries about the proposed Amendments can be directed to Geoff Bolling, Coordinator Asset Management, by calling 9355 4265 or by emailing GBolling@moreland.vic.gov.au

CATHY HENDERSON
Chief Executive Officer



City of
STONNINGTON

ROAD MANAGEMENT PLAN REVIEW 2021

Comment is invited on the City of Stonnington Road Management Plan, which documents required standards for road infrastructure inspections, repairs and reconstruction.

Under Victorian Law the City is required to set standards for the repair and reconstruction of road infrastructure under its control. The standards balance good practice, community expectations and the resources required for maintenance and reconstruction.

Reviewed every four years, the Plan categorises roads and footpaths based on their usage and importance. Each category has distinct inspection frequencies and repair or reconstruction standards.

Community feedback will influence standards set in the Road Management Plan and will help us understand community perception around matters such as:

- condition of road surfaces (i.e. is the standard of road surface excellent or do you notice roads that are rough, cracked or potholed?)
- maintenance and the condition of footpaths, kerbing, channels and signs
- condition of footpaths in high pedestrian areas, such as main shopping centres.

Feedback will inform the Plan review, with the revised Plan presented for further public comment before being presented for Council adoption in late 2021.

How to provide feedback

Online: View the Plan and provide feedback at connectstonnington.vic.gov.au/rmp

In writing: View the Plan during business hours at the Stonnington City Centre at 311 Glenferrie Road, Malvern. Email feedback to assetmanagement@stonnington.vic.gov.au or in writing to Road Management Plan Review, City of Stonnington, PO Box 58, Malvern, Victoria 3144.

To help inform the Road Management Plan review please provide feedback by close of business 13 July 2021.

WARRNAMBOOL CITY COUNCIL

Draft Warrnambool Municipal Road Management Plan

The Draft Warrnambool Municipal Road Management Plan 2021 aims to provide details on policies, practices and standards which are to mitigate hazards within public roads and pathway networks.

The Draft Warrnambool Municipal Road Management Plan is based on Council's policies and operational objectives and sets relevant standards in relation to Council's road management functions. Council's Road Management Plan is currently being reviewed to ensure that the standards in relation to, and priorities given to, the inspection, maintenance and repair of Council's road network are safe, efficient and appropriate for use by the community. Council intends to amend the Plan and invites the public to make submissions on the proposed Amendments.

Background

The Warrnambool municipality conducts routine inspections annually on Council road, roadside, footpath and vegetation to ensure the road and footpath network are safe for the community. This ensures a level of service to the community for pathway networks and road networks and protects Council by ensuring we are carrying out routine inspections and assessing hazards according to our policies and guidelines.

The Road Management General Regulations (2016) requires Councils to conduct a review of its Road Management Plan during the same period as it's preparing its Council Plan under the **Local Government Act 2020**. The review has been completed internally and Councillors have endorsed document and now is prepared for public consultation.

An analysis and consideration of guidance material from the Municipal Association of Victoria was undertaken in relation to the Plan. It was also reviewed by MAV Insurance and from their recommendations Council has made appropriate changes. Assessment was also undertaken in consideration of other Municipal Road Management Plans across the state.

You can view both the Road Management Plan Review Report and the amended Road Management Plan at Warrnambool City Council website, www.yoursaywarrnambool.com.au/sites/yoursaywarrnambool.com.au/files/documents/Draft_Road_Management_Plan_2021.pdf

Any person wishing to make a submission on the proposed Amendments must do so by Thursday 22 July 2021.

Under section 223 of the **Local Government Act 1989**, any person making a submission is entitled to state in their submission that they wish to appear in person, or to be represented by a person specified in that submission, at a meeting to be heard in support of the submission.

You can make an online submission at <http://www.yoursaywarrnambool.com.au/draft-warrnambool-municipal-road-management-plan>

Alternatively, you can address your submission to: Luke Coughlan, Manager Infrastructure Services, PO Box 198, Warrnambool, Victoria 3280; or email contact@warrnambool.vic.gov.au with 'Draft Warrnambool Municipal Road Management Plan' in the subject line.

Personal information collected in this consultation will be treated in accordance with Council's Privacy Policy.

PETER B. SCHNEIDER
Chief Executive Officer
Warrnambool City Council



PUBLIC NOTICE

Notice of New Community Local Law 2021

Notice is given, pursuant to section 74(5)(a) of the **Local Government Act 2020**, that at its meeting of 15 June 2021, the Wellington Shire Council ('Council') resolved its intention to revoke the following existing Local Laws:

- Streets and Road Local Law No. 2 – 2011;
- Municipal Places Local Law No. 3 – 2011;
- Environment Local Law No. 4 – 2011;
- Livestock Local Law No. 5 – 2011.

The Council also resolved to make the new Community Local Law 2021.

A Community Impact Statement has been developed as an explanatory document to seek to improve consistency, clarity, and transparency for those affected by the Local Laws, including businesses and community members.

The Objectives of the Local Law are to:

- provide for those matters that require a local law under the **Local Government Act 2020** and any other Act;

- prohibit, regulate and control activities, events, practices and behaviour in places throughout the municipality, so that no nuisance is caused and there is no detriment to the amenity of the neighbourhood, to a person or to a person's real or personal property;
- support Council's objectives to promote a physical and social environment throughout the municipality in which residents and visitors can enjoy a safe quality of life, that meets the reasonable expectations of the community;
- provide for the administration and exercise of Council powers and functions;
- provide for the peace, order and good government of the municipal district of the Wellington Shire; and
- repeal any redundant local laws.

A copy of the Wellington Shire Council Community Local Law 2021 and Community Impact Statement may be inspected or obtained from Wellington Shire Council Service Centres at 18 Desailly Street, Sale, and 156 Grant Street, Yarram, and may also be accessed on Council's website, www.wellington.vic.gov.au

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C232gdan

The Greater Dandenong City Council has prepared Amendment C232gdan to the Greater Dandenong Planning Scheme.

The Amendment proposes to apply the Heritage Overlay to Jarvie House (The Jug House) 1054–1060 Heatherton Road, Noble Park.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at the following: City of Greater Dandenong Customer Service Centre at 225 Lonsdale Street, Dandenong; the City of Greater Dandenong website, www.greaterdandenong.vic.gov.au; and the Department of Environment, Land, Water and Planning website, www.planning.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council Meetings and any public hearing held to consider submissions. The closing date for submissions is Friday 23 July 2021. A submission must be sent to City of Greater Dandenong, Strategic Planning – Amendment C232gdan, PO Box 200, Dandenong, Victoria 3175; or emailed to council@cgd.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.

MR JODY BOSMAN

Director City Planning, Design and Amenity

Planning and Environment Act 1987

LATROBE PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C126latr

The Latrobe City Council has prepared Amendment C126latr to the Latrobe Planning Scheme.

The Amendment applies to approximately 850 hectares of land within the Toongabbie Township Boundary defined on the Toongabbie Structure Plan. It is bounded by Harris Lane, Guyatts Road, Antons Lane, Traralgon–Maffra Road, Afflecks Road, Hill Street and Gippsland Plains Rail Trail.

The Amendment implements the findings of the Toongabbie Structure Plan report, background reports and the recommendations from the West Gippsland Catchment Management Authority 2016 Flood Study for Toongabbie into the Latrobe Planning Scheme.

The Amendment proposes to amend Clause 11.01-1L (Local Areas) and amend Clause 12.01-1L (Protection of Biodiversity) to include the Toongabbie Structure Plan,

insert key strategies and policy documents for Toongabbie; amend Clause 16.01-1L (Housing supply) to include the amended Toongabbie Housing Framework Plan; update the title of Schedule 4 to Clause 32.08 General Residential Zone from 'District Town' to 'District and Small Town'; insert a new Schedule 5 to Clause 32.09 Neighbourhood Residential Zone; and update the background reports listed in the schedule to Clause 72.08.

The Amendment also proposes to make a number of associated rezonings to the Toongabbie township: rezone residential land from Neighbourhood Residential Zone Schedule 4 to Neighbourhood Residential Zone Schedule 5; rezone land at 52 Ries Street (CA 1A section A Toongabbie), 49–57 Heywood Street (CA 1B section A Toongabbie), 23–33 Heywood Street (L2 PS 330744), 21 Heywood Street (L1 PS 330744), 81 Main Street (L1 PS 711191), 79 Main Street (L2 PS 711191), and 77 Main Street (CA 2 section 29 Toongabbie) from Neighbourhood Residential Zone – Schedule 4 to Low Density Residential Zone; rezone King Street Toongabbie (CA 2 section 3A Toongabbie and CA 4 section 3A Toongabbie) from split zoned Farming Zone – Schedule 1 and Neighbourhood Residential Zone – Schedule 4 to Low Density Residential Zone; rezone 19–29 Hower Street (CA 11 section 9 Toongabbie) and 9–17 Hower Street (CA 5 section 14 Toongabbie) from Farming Zone – Schedule 1 to Low Density Residential Zone; correct the split zoning at 15–25 Victoria Street from Public Use Zone – Schedule 2 and Neighbourhood Residential Zone – Schedule 4 to Public Use Zone – Schedule 2; rezone land at 15 Cowen Street (only L1 LP 116911), 17 Cowen Street (L2 LP 116911), 11 Victoria Street (CA 6 section 17 Toongabbie), 12 Victoria Street (CA 6 section 16 Toongabbie), 8 Victoria Street (CA 4 section 16 Toongabbie), 6 Victoria Street (L1 PS 423649), 4 Victoria Street (L2 PS 423649), 2 Victoria Street (CA 10 section 16 Toongabbie) and 1–5 Goodwin Street (L3 PS 423649) from Neighbourhood Residential Zone – Schedule 4 to General Residential Zone – Schedule 4; and rezone Main Street Toongabbie (CA 85A Toongabbie), Traralgon–Maffra Road (CA 9A section A Toongabbie), Traralgon–Maffra Road (CA 32C Toongabbie), Russells Road (CA 5A section 3A Toongabbie), Russells Road (CA 5 section 3A Toongabbie), Humphrey

Road (CA 2004 Toongabbie) and Hower Street (CA 2005, CA 2006 Toongabbie) from Farming Zone – Schedule 1 to Public Conservation and Resource Zone (PCRZ).

The Amendment updates the Planning Scheme Zone Map Nos. 6, 7, 8, 9 in accordance with the abovementioned rezonings.

The Amendment also implements the recommendations of the Floodplain Mapping for Toongabbie Township (West Gippsland Catchment Management Authority 2016). The Amendment proposes to amend Planning Scheme zone Maps Nos. 6, 7, 8, 9 and amend Planning Scheme Overlay Map Nos. 05lsio-fo, 06lsio-fo, 07lsio-fo, 08lsio-fo, 09lsio-fo, 10lsio-fo to update the Land Subject to Inundation Overlay, and introduce the Floodway Overlay to areas identified within the Floodplain Mapping for Toongabbie Township.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Latrobe City Council website at www.latrobe.vic.gov.au/HaveYourSay and www.latrobe.vic.gov.au/C126; and during office hours (inspection of documents may be subject to COVID-19 restrictions and requirements), at the following locations: Corporate Headquarters, 141 Commercial Road, Morwell, Victoria 3840; Traralgon Service Centre, 3–38 Kay Street, Traralgon, Victoria 3844; Moe Service Centre, 1–29 George Street, Moe, Victoria 3825; Churchill Service Hub, 9–11 Philip Parade, Churchill, Victoria 3842; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council Meetings and any public hearing held to consider submissions. The closing date for submissions is 6 August 2021. A submission must be sent to the Latrobe City Council,

Strategic Planning, PO Box 264, Morwell, Victoria 3840, or Latrobe@latrobe.vic.gov.au – Attention: Strategic Planning.

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.

STEVEN PIASENTE
Chief Executive Officer

Planning and Environment Act 1987

LATROBE PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C127latr

The Latrobe City Council has prepared Amendment C127latr to the Latrobe Planning Scheme.

Amendment C127 is a planning scheme Amendment which implements the recommendations of the draft Latrobe City Municipal Bushfire Risk Assessment 2020 and draft Latrobe City Rural Living Strategy 2020 into the Latrobe Planning Scheme. This includes changes to the Planning Policy Framework to introduce the Municipal Landscape Bushfire Risk Map and associated strategies, rezoning of land in accordance with the Rural Living Strategy and application of overlays for increased bushfire protection.

The Amendment proposes to amend Clause 02.03 (Strategic Directions) to include strategies relevant to bushfire risk; amend Clause 02.04 (Strategic Framework Plans) to incorporate the recommendations of the draft Latrobe City Municipal Bushfire Risk Assessment 2020 which includes the introduction of the Municipal Landscape Bushfire Risk Map; amend Clause 11.01-1L (Tyers) to update the Tyers Town Structure Plan to remove an area from ‘Future rural living’; amend Clause 12.03-1L (Rivers and Waterways) to include strategy relevant to bushfire risk; insert Clause 13.02-1L (Municipal Landscape Bushfire Risk Areas) to include policy relevant to bushfire risk; amend Clause 14.01-1L (Subdivision in Farming Zone Schedule 1) to include additional strategies around bushfire risk and subdivision design; amend Clause 14.01-3L (Forestry and Timber Production) to include strategies that address bushfire risk in relation to timber production; amend Clause 15.01-3L

(Subdivision Design) to include additional strategies around bushfire risk and subdivision design; amend Clause 16.01-3L (Rural Residential Development) to support further analysis of areas identified for future rural living in the Rural Framework Plan; amend Clause 17.04-1L (Major Attractions and Commercial Tourism in Latrobe) to include strategies that address bushfire risk in relation to rural tourism; and amend Clause 17.04-1L (Facilitating Rural Tourism) to include strategies that address bushfire risk in relation to rural tourism; amend the Schedule to Clause 72.03 (What Does This Planning Scheme Consist Of?) to update the list of planning scheme maps consistent with the changes listed above; amend the Schedule to Clause 72.08 (Background Documents) to include the draft Latrobe City Municipal Bushfire Risk Assessment 2020, the draft Latrobe City Rural Living Strategy 2020 and the Design Guidelines Settlement Planning at the Bushfire Interface 2020; amend the Schedule to Clause 74.01 (Application of Zones, Overlays and Provisions); and amend the Schedule to Clause 74.02 (Further Strategic Work).

The Amendment also proposes to make a number of rezonings including the rezoning of pockets of land in Boolarra, Koornalla, Moe South, Traralgon South, Tyers and Yinnar from Farming Zone, Schedule 1 to Farming Zone, Schedule 2; rezoning of pockets of land in Flynn, Hazelwood North and Toongabbie from Farming Zone, Schedule 1 to Rural Living Zone, Schedule 1 and Schedule 2; the rezoning of 106 Tyers–Walhalla Road, Tyers, from Special Use Zone, Schedule 6 to Rural Living Zone Schedule 1; and other rezonings to fix anomalies.

The Amendment implements the findings of the draft Municipal Bushfire Risk Assessment 2020 by introducing a new Schedule 12 to the Design and Development Overlay to be applied to pockets of land in Boolarra and Toongabbie; by introducing a new Schedule 10 to the Development Plan Overlay to be applied to new greenfield rural living precincts in Toongabbie; and updating of the mandatory conditions in Schedule 1 to the Bushfire Management Overlay.

The Amendment updates the Planning Scheme Zone Map Nos. 05, 06, 07, 08, 09, 10, 32, 44, 45, 46, 65, 67, 100, 101, 102, 106, 114 and 121 and inserts Planning Scheme Overlay Map Nos. 05DDO, 06DDO, 08DDO, 118DDO, 119DDO, 120DDO, 06DPO, 07DPO, 09DPO and 10DPO.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Latrobe City Council website at www.latrobe.vic.gov.au/HaveYourSay and www.latrobe.vic.gov.au/C127; and during office hours (inspection of documents may be subject to COVID-19 restrictions and requirements), at the following locations: Corporate Headquarters, 141 Commercial Road, Morwell, Victoria 3840; Traralgon Service Centre, 34–38 Kay Street, Traralgon, Victoria 3844; Moe Service Centre, 1–29 George Street, Moe, Victoria 3825; Churchill Service Hub, 9–11 Philip Parade, Churchill, Victoria 3842; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council Meetings and any public hearing held to consider submissions. The closing date for submissions is 6 August 2021. A submission must be sent to the Latrobe City Council, Strategic Planning, PO Box 264, Morwell, Victoria 3840, or Latrobe@latrobe.vic.gov.au – Attention: Strategic Planning.

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.

STEVEN PIASENTE
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 26 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, Donald Noel, late of Unit 5, 24 Leslie Road, Essendon, Victoria 3040, deceased, who died on 8 March 2020.

COOKE, Sarah Georgina Ruth, late of Abberfield Private Nursing Home, 378 Bluff Road, Sandringham, Victoria 3191, deceased, who died on 21 January 2019.

CUMMINS, Mavis Elsie, late of Lowe Street Aged Care, 70 Lowe Street, Ararat, Victoria 3377, deceased, who died on 11 November 2020. Date of Grant 26 May 2021.

HUGHSON, David Andrew, late of 20 Pratt Street, Ringwood, Victoria 3134, deceased, who died on 21 January 2021.

TAYLOR, Dinah Vivyan Pitcairn, late of Bluecross Scotchmans Creek, 450 Waverley Road, Mount Waverley, Victoria 3149, deceased, who died on 26 January 2021. Date of Grant 15 June 2021.

ZIMMERMAN, Guenther, late of Unit 139, 150 Victoria Avenue, Albert Park, Victoria 3206, deceased, who died on 11 February 2021.

Dated 17 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 30 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, Mae Louisa, late of Forest Lodge Aged Care Facility, 23 Forest Drive, Frankston North, Victoria 3200, retired, deceased, who died on 11 January 2021.

FREEMAN, Paul Joseph Stanley, late of Springtime Nursing Home, 41 Manchester Drive, Sydenham, Victoria 3037, deceased, who died on 24 April 2021.

GAWEDA, Tadeusz, late of 19 Delville Avenue, Mentone, Victoria 3194, deceased, who died on 21 September 2020.

HUNNAM, Edward Francis, late of Possability – Ref: 1721936, 53 McGibbony Street, Ararat, Victoria 3377, deceased, who died on 12 November 2020.

KEANE, Carol Denise, late of 8 Elsa Street, Fawkner, Victoria 3060, deceased, who died on 3 March 2021.

KRKOSKA, Angela, late of Martin Luther Homes Inc., 67 Mount View Road, The Basin, Victoria 3154, deceased, who died on 30 December 2020.

WILLIAMS, Barry, late of 9 Grosvenor Court, Bairnsdale, Victoria 3875, deceased, who died on 14 February 2021.

Dated 21 June 2021

HUMAN RIGHTS LIST EXEMPTION

Application No. H172/2021

The Victorian Civil and Administrative Tribunal has considered an application under section 89 of the **Equal Opportunity Act 2010** (the Act) by the Australian Bureau of Statistics (ABS).

The application for exemption is to enable the applicant to conduct the 2020 Personal Safety Survey (PSS) in a particular way, that is: to allocate the work to interviewers on the existing panel of ABS interviewers so that female interviewers conduct interviews with female respondents (the exempt conduct).

Having read the material filed in support of this application, and having heard from William Milne on behalf of the ABS, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 21, 107 and 182 of the Act to enable the ABS to engage in the exempt conduct.

In granting this exemption, the Tribunal notes:

- On 10 March 2020, the Tribunal granted an exemption for the same conduct, after requiring the applicant to send a notice of the application for exemption to its employees and the appropriate Community and Public Sector Union (CPSU) delegate inviting comments and submissions. The Tribunal took into consideration the one submission received in response to the notice, which was in support of the exemption.
- The exemption granted on 10 March 2020 is due to expire on 30 June 2021.
- With the government movement and social distancing restrictions due to COVID-19, the original enumeration of the 2020 PSS was postponed two days after it commenced in March 2020.
- The survey has only recently re-commenced on a slow start basis at the end of March 2021 with a rescheduled finish date through to March 2022.
- The 2020 PSS is the fourth iteration of the PSS.
- The broad objectives of the PSS are to:
 - a) provide information on people's feelings of safety at home and in the community and the nature of violence against women and men in Australia;
 - b) provide information to analyse changes over time in the prevalence of violence against women and men; and
 - c) provide information to improve understanding of the characteristics of violent incidents and partner violence.
- The ABS sought this exemption based on expert evidence that women are more inclined to disclose sensitive information to women and feel safer doing so.
- Evidence from the 2016 PSS showed that female respondents have a stronger preference for female interviewers, particularly among women who have experienced violence in their lifetime.
- Evidence from the 2016 PSS also showed that the majority of male respondents did not express a preference for either sex. Based on these findings, the ABS will, for the first time, be using both male and female interviewers to interview male respondents in the 2020 PSS.
- The PSS will be administered through face-to-face interviews of approximately 23,000 adults. The survey content will consist of compulsory content, and also voluntary, sensitive content. Households selected in the survey will be sent a letter informing them that their dwelling has been chosen to participate in an ABS social survey. The household will then

have the option to complete the general information online, or an interviewer will visit to complete this component of the survey. A private face-to-face interview follows as to the compulsory content, and then respondents are invited to complete the voluntary, sensitive component by using the interviewer's laptop. This process was introduced in 2016 to maximise privacy, but respondents may elect to continue via interviewer questioning.

- The work of the PSS will be allocated to interviewers on the existing panel of ABS interviewers. Men or women will be allocated interviews with male respondents.
- On 18 December 2020, the Australian Human Rights Commission granted a further exemption from the **Sex Discrimination Act 1984** (Cth), on similar terms and for the same reasons. This exemption will expire on 30 June 2022.
- The PSS is due to be completed by the end of March 2022. However, there may be some unavoidable delay for public health reasons. For that reason, the exemption may need to operate until 30 June 2022.
- The Tribunal is not satisfied that any exception applies to the exempt conduct.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal grants an exemption from the operations of sections 16, 18, 21, 107 and 182 of the Act to enable the ABS to engage in the exempt conduct.

The exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 30 June 2022.

Dated 18 June 2021

C. THWAITES
Member

EXEMPTION

Application No. H22/2021

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by BlueScope Steel Limited (the Applicant).

The exemption is to enable the Applicant to prioritise the recruitment of suitably qualified female candidates over equivalent male candidates, and to advertise specifically for female applicants (the exempt conduct).

Upon reading the material filed in support of, and objecting to, this application, and having heard the oral evidence provided at the hearing on 29 April 2021, for the reasons published today, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 107 and 182 of the Act to enable the Applicant to engage in the exempt conduct.

The Tribunal hereby grants an exemption from the operation of sections 16, 18, 107 and 182 of the Act to enable the Applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 24 June 2024.

Dated 24 June 2021

C. THWAITES
Member

Victorian Managed Insurance Authority Act 1996

DECLARATION OF PARTICIPATING BODY

I, Danny Pearson MP, being the Minister responsible for administering the **Victorian Managed Insurance Authority Act 1996** (the Act), pursuant to section 4(1)(b) of the Act, hereby declare the Veterinary Practitioners Registration Board of Victoria to be a participating body for the purposes of the Act.

This declaration remains valid until revoked.

Dated 17 June 2021

DANNY PEARSON MP
Assistant Treasurer

Accident Compensation Act 1985**NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN
ACCORDANCE WITH DIVISION 2D OF PART IV OF THE
ACCIDENT COMPENSATION ACT 1985**

Division 2D of Part IV of the **Accident Compensation Act 1985** provides for the indexation of weekly payments, weekly pensions for dependants and certain other amounts stipulated under the **Accident Compensation Act 1985**. Section 100 of the **Accident Compensation Act 1985** stipulates that weekly payments are varied on 1 July each year in line with the movement in the average weekly total earnings for all employees in Victoria between the two previous corresponding reference periods, using the latest figures published by the Australian Bureau of Statistics as at 15 June following the previous reference period. Weekly payments are indexed on the anniversary of the entitlement to weekly payments, or on the deemed anniversary date which for the purposes of this section is 1 July.

The average weekly earnings for all employees in Victoria between the December quarter of 2019 and the December quarter of 2020 changed from \$1,228.40 to \$1,283.40 which is an increase of 4.477%. The Consumer Price Index between the December quarter of 2019 and the December quarter of 2020 increased from 116.9 to 118.4 which is an increase of 1.283%.

Section	Provision	Rate before 1 July 21	Rate from 1 July 21
COMPENSATION FOR DEATH OF A WORKER (CPI)			
Revised compensation for death of worker			
92A(4)	For a dependent partner or partners in equal shares	\$636,470	\$644,640
92A(5)	For an orphan child or orphan children in equal shares	\$636,470	\$644,640
92A(6)	For a dependent partner or partners where there is one dependent child in the following shares:		
	total amount of	\$636,470	\$644,640
92A(6)(a)	For the dependent child	\$63,640	\$64,460
92A(6)(b)	For a dependent partner or partners in equal shares	Balance	Balance
92A(7)	For a dependent partner or partners where there is more than one dependent child but not more than 5 dependent children payable in the following shares:		
	total amount of	\$636,470	\$644,640
92A(7)(a)	To each dependent child	\$31,830	\$32,240
92A(7)(b)	To dependent partner/partners in equal shares	Balance	Balance
92A(8)	For a dependent partner or partners where there are more than 5 dependent children payable in the following shares:		
	total amount of	\$636,470	\$644,640
92A(8)(a)	To dependent partner or partners in equal shares	\$477,360	\$483,490
92A(8)(b)	To the dependent children in equal shares	Balance	Balance

92A(8A)	Maximum lump sum for dependent children if no dependent partner	\$636,470	\$644,640
92A(8B)	Maximum lump sum for any one or more dependent children or dependent partners or partially dependent partners	\$636,470	\$644,640
92A(9)	Maximum lump sum for any other dependants if no dependent partner or dependent child or partially dependent partner	\$636,470	\$644,640
92AA	Maximum amount for reimbursement of expenses incurred by non-dependent family members	\$37,970	\$38,460

WEEKLY PENSIONS FOR DEPENDANTS OF WORKER WHO DIES (AWE)

During the first 13 weeks

92B(3)(a)(ii)	Maximum weekly pension for a dependent partner for claims made before 5 April 2010	\$1,810	\$1,890
	Maximum weekly pension for a dependent partner for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(4)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made before 5 April 2010	\$1,810	\$1,890
	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(5)(a)(ii)	Maximum weekly pension for one orphan child for claims made before 5 April 2010	\$1,810	\$1,890
	Maximum weekly pension for one orphan child for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(6)(a)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares for claims made before 5 April 2010	\$1,810	\$1,890
	Maximum weekly pension for 2 or more orphan children in equal shares for claims made on or after 5 April 2010	\$2,460	\$2,570

After first 13 weeks until the end of 3 years

92B(3)(b)(i)	Maximum weekly pension for a dependent partner for claims made before 5 April 2010	\$1,810	\$1,890
	Maximum weekly pension for a dependent partner for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(3)(b)(ii)	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension and overall cap applies for claims made before 5 April 2010	\$1,810	\$1,890

	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension and overall cap applies for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(3)(b)(iii)	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension and overall cap applies for claims made before 5 April 2010	\$1,220	\$1,270
	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension and overall cap applies for claims made after 5 April 2010	\$1,640	\$1,710
92B(4)(b)(i)	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made before 5 April 2010	\$1,810	\$1,890
	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(4)(b)(ii)	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children and overall cap applies for claims made before 5 April 2010	\$1,810	\$1,890
	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children and overall cap applies for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(4)(b)(iii)	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children and overall cap applies in equal shares before 5 April 2010	\$1,220	\$1,270
	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children and overall cap applies in equal shares on or after 5 April 2010	\$1,640	\$1,710
After first 13 weeks until child ceases to be eligible			
92B(5)(b)(ii)	Maximum weekly pension for one orphan child for claims made before 5 April 2010	\$1,810	\$1,890
	Maximum weekly pension for one orphan child for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(6)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares for claims made before 5 April 2010	\$1,810	\$1,890

	Maximum weekly pension for 2 or more orphan children in equal shares for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(7)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies for claims made before 5 April 2010	\$1,810	\$1,890
	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies for claims made on or after 5 April 2010	\$2,460	\$2,570
92B(8)(b)	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies in equal shares for claims made before 5 April 2010	\$599	\$626
	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies in equal shares for claims made on or after 5 April 2010	\$819	\$856

PROVISIONAL PAYMENTS (CPI)

92D(1)(b)	Maximum amount for medical and other costs	\$9,480	\$9,600
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WEEKLY PAYMENTS (AWE)**Weekly payments for First Entitlement Period****Where worker has no current work capacity**

93A(1)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997	\$1,440	\$1,500
93A(2)(a)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,810	\$1,890
93A(3)(a)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,460	\$2,570

Where worker has a current work capacity

93A(1)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 – less worker's current weekly earnings	\$1,440	\$1,500
93A(2)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 – less worker's current weekly earnings	\$1,810	\$1,890
93A(3)(b)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 – less worker's current weekly earnings	\$2,460	\$2,570

Weekly payments for Second Entitlement Period**Where worker has no current work capacity**

93B(1)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker has a serious injury – less 90% of the worker's current weekly earnings	\$1,440	\$1,500
93B(1)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury	\$1,440	\$1,500
93B(2)(a)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,810	\$1,890
93B(3)(a)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,460	\$2,570

Where worker has a current work capacity

93B(1)(c)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury – less 80% of the worker's current weekly earnings	\$1,440	\$1,500
93B(2)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 – less 80% of worker's current weekly earnings	\$1,810	\$1,890
93B(3)(b)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 – less 80% of worker's current weekly earnings	\$2,460	\$2,570

Weekly payments after second entitlement period**Where worker has no current work capacity**

93C(2)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker has a serious injury – less 90% of the worker's current weekly earnings	\$1,440	\$1,500
93C(2)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury	\$1,440	\$1,500
93C(2)(c)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,810	\$1,890
93C(2)(d)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,460	\$2,570

Continuation of weekly payments after second entitlement period**Compensation for incapacity arising from surgery**

93CA(1)(c)	Minimum current weekly earnings	\$211	\$220
Where worker has a current work capacity			
93CD(4)(a)	Minimum weekly earnings for approval of an application for a worker who has returned to work	\$211	\$220
93CD(5)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where an application under section 93CD(1) has been approved – less 80% of worker’s current weekly earnings	\$1,440	\$1,500
93CD(5)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 where an application under section 93CD(1) has been approved – less 80% of worker’s current weekly earnings	\$1,810	\$1,890
93CD(5)(c)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 where an application under section 93CD(1) has been approved – less 80% of worker’s current weekly earnings	\$2,460	\$2,570
93CDA(1)(d)	Minimum weekly earnings for approval of an application for a worker who has returned to work under section 93CD(4)(a)	\$211	\$220

COMPENSATION FOR NON-ECONOMIC LOSS (CPI)**Permanent Impairment – Calculations of Amounts of Non-economic Loss**

98C(2)(e)(i)	Where the worker’s impairment benefit rating is more than 70% and	\$300,350	\$304,200
	not more than 80%	\$33,620	\$34,050
98C(2)(e)(ii)	Maximum amount where the worker’s impairment benefit rating is more than 70% and not more than 80%	\$636,470	\$644,640
98C(2)(f)	Where the worker’s impairment benefit rating is more than 80%	\$636,470	\$644,640

Psychiatric Impairment – Calculations of Amounts of Non-economic Loss

98C(3)(d)(i)	Where worker’s degree of impairment is more than 70% and	\$300,350	\$304,200
	not more than 80%	\$33,620	\$34,050
98C(3)(d)(ii)	Maximum amount where worker’s degree of impairment is more than 70% and not more than 80%	\$636,470	\$644,640
98C(3)(e)	Where worker’s degree of impairment is more than 80%	\$636,470	\$644,640

**Permanent Impairment – Calculation of
Amounts of Non-economic Loss for Further
Injury Industrial Deafness**

98C(7)	Maximum amount of compensation for more than one injury suffered on the same occasion	\$636,470	\$644,640
98C(8)	Maximum amount of compensation for more than one kind of non-economic loss for the same injury	\$636,470	\$644,640

MEDICAL AND LIKE SERVICES (CPI)

99(1)(b)	Maximum family counselling expenses	\$6,730	\$6,820
99(1)(d)	Maximum payment to family members for reasonable travel and accommodation expenses to attend a burial or cremation of a deceased worker if more than 100km from family members residence (These payments came into effect on 27 Sept 2017)	\$5,310	\$5,380
99(5)	Employer's liability	\$735	\$744
99(15)	Contribution to be made by worker towards cost of supported accommodation	\$38	\$38
125(1)(a)(iii)	Employer's initial liability for medical and like services	\$735	\$744
125A(3)(c)	Employer's initial liability for medical and like services	\$735	\$744

LIABILITY OF PRIOR INSURER (AWE)

129B (7)	Minimum payments for contribution injury	\$17,990	\$18,800
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ACTIONS FOR DAMAGES

Pecuniary Loss (CPI)

134AB(22)(a)(i)	Threshold	\$64,930	\$65,760
134AB(22)(a)(ii)	Maximum	\$1,461,900	\$1,480,660

Pain and Suffering (CPI)

134AB(22)(b)(i)	Threshold	\$62,710	\$63,510
134AB(22)(b)(ii)	Maximum	\$636,470	\$644,640

Pecuniary Loss (AWE)

135A(7)(a)(i)	Threshold	\$71,610	\$74,820
135A(7)(a)(ii)	Maximum	\$1,612,200	\$1,684,380

Pain and Suffering (CPI)

135A(7)(b)(i)	Threshold	\$58,070	\$58,820
135A(7)(b)(ii)	Maximum	\$589,500	\$597,060

**Damages under Part III of the
Wrongs Act 1958 (AWE)**

135C(2)	Death of a person	\$1,063,560	\$1,111,180
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PRE-INJURY AVERAGE WEEKLY EARNINGS (AWE)

5A(5) and Schedule 1A Item 1 Column 3 paragraph (c)	Where no rate applicable	\$2,460	\$2,570
5A(5) and Schedule 1A Item 10 Column 3 paragraph (b)	Deemed pre-injury average weekly earnings for a full-time student at time of completion of course	\$2,460	\$2,570
100B and Schedule 1A Item 11 Column 3 paragraph (b)	Deemed pre-injury-average weekly earnings for a full-time student at a primary or secondary school at time of completion of secondary school	\$1,440	\$1,500

Workplace Injury Rehabilitation and Compensation Act 2013

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH DIVISION 1 OF PART 13 OF THE WORKPLACE INJURY REHABILITATION AND COMPENSATION ACT 2013

Division 1 of Part 13 of the **Workplace Injury Rehabilitation and Compensation Act 2013** provides for the indexation of weekly payments, weekly pensions for dependants and certain other amounts stipulated under the **Workplace Injury Rehabilitation and Compensation Act 2013**.

Section 542 of the **Workplace Injury Rehabilitation and Compensation Act 2013** stipulates that weekly payments are varied on 1 July each year in line with the movement in the average weekly total earnings for all employees in Victoria between the two previous corresponding reference periods, using the latest figures published by the Australian Bureau of Statistics as at 15 June following the previous reference period. Weekly payments are indexed on the anniversary of the entitlement to weekly payments.

The Average Weekly Earnings for all employees in Victoria between the December quarter of 2019 and the December quarter of 2020 changed from \$1,228.40 to \$1,283.40 which is an increase of 4.477%.

The Consumer Price Index between the December quarter of 2019 and the December quarter of 2020 increased from 116.9 to 118.4 which is an increase of 1.283%.

Section	Provision	Rate before 1 July 21	Rate from 1 July 21
DISPUTE RESOLUTION (CPI)			
Costs			
301(3)	Maximum payment for worker's reasonable transportation expenses	\$64	\$65
301(4)	Maximum payment for worker's loss of income	\$444	\$450
COMPENSATION FOR DEATH OF A WORKER (CPI)			
Compensation for death of worker			
236(1)	For a dependent partner or partners in equal shares	\$636,470	\$644,640
236(2)	For an orphan child or orphan children in equal shares	\$636,470	\$644,640
236(3)	For a dependent partner or partners where there is one and only one dependent child payable in the following shares:		
	total amount of	\$636,470	\$644,640
236(3)(a)	For the dependent child	\$63,640	\$64,460
236(3)(b)	For a dependent partner or partners in equal shares	Balance	Balance
236(4)	For a dependent partner or partners where there is more than one dependent child but not more than 5 dependent children payable in the following shares:		
	total amount of	\$636,470	\$644,640
236(4)(a)	To each dependent child	\$31,830	\$32,240

236(4)(b)	To dependent partner/partners in equal shares	Balance	Balance
236(5)	For a dependent partner or partners where there are more than 5 dependent children payable in the following shares:		
	total amount of	\$636,470	\$644,640
236(5)(a)	To dependent partner or partners in equal shares	\$477,360	\$483,490
236(5)(b)	To the dependent children in equal shares	Balance	Balance
236(6)	Maximum lump sum for dependent children if no dependent partner	\$636,470	\$644,640
237(1)	Maximum lump sum for any one or more dependent children or dependent partners or partially dependent partners	\$636,470	\$644,640
237(2)	Maximum lump sum for any other dependants if no dependent partner or dependent child or partially dependent partner	\$636,470	\$644,640
240(9)	Maximum amount for reimbursement of expenses incurred by non-dependent family members	\$37,970	\$38,460

WEEKLY PENSIONS FOR DEPENDANTS OF WORKER WHO DIES (AWE)

During the first 13 weeks

241(2)(a)(ii)	Maximum weekly pension for a dependent partner	\$2,460	\$2,570
241(3)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$2,460	\$2,570
241(4)(a)(ii)	Maximum weekly pension for one orphan child	\$2,460	\$2,570
241(5)(a)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$2,460	\$2,570

After first 13 weeks until the end of 3 years

241(2)(b)(i)	Maximum weekly pension for a dependent partner	\$2,460	\$2,570
241(2)(b)(ii)	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension	\$2,460	\$2,570
241(2)(b)(iii)	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension	\$1,640	\$1,710
241(3)(b)(i)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$2,460	\$2,570
241(3)(b)(ii)	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children	\$2,460	\$2,570
241(3)(b)(iii)	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children	\$1,640	\$1,710

	After first 13 weeks until child ceases to be eligible		
241(4)(b)(ii)	Maximum weekly pension for one orphan child	\$2,460	\$2,570
241(5)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$2,460	\$2,570
241(6)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children	\$2,460	\$2,570
241(7)(b)	Weekly pension for dependent children where there are more than 5 dependent children	\$819	\$856
PROVISIONAL PAYMENTS (CPI)			
243(1)(b)	Maximum amount for medical and other costs	\$9,480	\$9,600
WEEKLY PAYMENTS (AWE)			
Weekly payments in First Entitlement Period			
Where worker has no current work capacity			
161(a)(ii)	Maximum weekly payment	\$2,460	\$2,570
Where worker has a current work capacity			
161(b)(ii)	Maximum weekly payment – less worker's current weekly earnings	\$2,460	\$2,570
Weekly payments in Second Entitlement Period			
Where worker has no current work capacity			
162(a)(ii)	Maximum weekly payment for claims	\$2,460	\$2,570
Where worker has a current work capacity			
162(b)(ii)	Maximum weekly payment – less 80% of worker's current weekly earnings	\$2,460	\$2,570
Weekly payments after second entitlement period			
Where worker has no current work capacity			
163(2)(b)	Maximum weekly payment – less 80% of worker's current weekly earnings	\$2,460	\$2,570
Continuation of weekly payments after second entitlement period			
Compensation for incapacity arising from surgery			
164(1)(c)	Minimum current weekly earnings	\$211	\$220

Where worker has a current work capacity

165(4)(a)	Minimum weekly earnings for approval of an application for a worker who has returned to work	\$211	\$220
165(5)(b)	Maximum weekly payment where an application under section 165(1) has been approved – less 80% of worker's current weekly earnings	\$2,460	\$2,570
166(1)(d)	Minimum current weekly earnings for approval of an application for a worker who has returned to work under section 165	\$211	\$220

COMPENSATION FOR NON-ECONOMIC LOSS (CPI)**Calculations of Amounts of Non-economic Loss – Permanent Impairment**

211(2)(b)(i)	Where the worker's impairment benefit rating is a modified whole person impairment	\$13,360	\$13,530
	of not less than 10% and less than 11%	\$11,380	\$11,530
211(2)(b)(ii)	Where the worker's impairment benefit rating is a modified spinal impairment	\$13,360	\$13,530
	of not less than 10% and less than 11%	\$11,380	\$11,530
211(2)(c)(i)	Where the worker's impairment benefit rating is not less than 10% and not more than 30%	\$21,560	\$21,840
		\$3,240	\$3,280
211(2)(c)(ii) (A)	Where the worker's impairment benefit rating is a spinal impairment	\$21,560	\$21,840
	and is not less than 10% and less than 30%	\$3,240	\$3,280
211(2)(c)(ii) (B)	Where the worker's impairment benefit rating is a spinal impairment	\$21,560	\$21,840
	and is not less than 10% and less than 30%	\$3,240	\$3,280
211(2)(d)	Where the worker's impairment benefit rating is more than 30% and not more than 70%	\$86,270	\$87,380
		\$5,390	\$5,460
211(2)(e)(i)	Where the worker's impairment benefit rating is more than 70% and not more than 80%	\$300,350	\$304,200
		\$33,620	\$34,050
211(2)(e)(ii)	Maximum amount where the worker's impairment benefit rating is more than 70% and not more than 80%	\$636,470	\$644,640
211(2)(f)	Where the worker's impairment benefit rating is more than 80%	\$636,470	\$644,640

**Calculations of Amounts of Non-economic Loss –
Psychiatric Impairment**

212(b)	Where worker's degree of impairment is 30%	\$21,560 \$3,240	\$21,840 \$3,280
212(c)	Where worker's degree of impairment is more than 30% and not more than 70%	\$86,270 \$5,390	\$87,380 \$5,460
212(d)(i)	Where worker's degree of impairment is more than 70% and not more than 80%	\$300,350 \$33,620	\$304,200 \$34,050
212(d)(ii)	Maximum amount where worker's degree of impairment is more than 70% and not more than 80%	\$636,470	\$644,640
212(e)	Where worker's degree of impairment is more than 80%	\$636,470	\$644,640

**Calculation of Amounts of Non-economic Loss
for**

**Further Injury Industrial Deafness – Permanent
Impairment**

213(1)(a)	Where 'T' is not less than 10% and not more than 30% and 'P' is less than 10%	\$3,240 \$2,130	\$3,280 \$2,160
213(1)(b)	Where 'T' is not less than 10% and not more than 30% and 'P' is not less than 10%	\$3,240	\$3,280
213(1)(c)	Where 'T' is more than 30% and 'P' is less than 10%	\$5,390 \$3,240 \$2,130	\$5,460 \$3,280 \$2,160
213(1)(d)	Where 'T' is more than 30% and 'P' is not less than 10% and is less than 30%	\$5,390 \$3,240	\$5,460 \$3,280
213(1)(e)	Where 'T' is more than 30% and 'P' is not less than 30%	\$5,390	\$5,460

Other non-economic loss

214(1)	Loss of a foetus or loss of more than one foetus	\$77,560	\$78,560
217(1)	Maximum amount of compensation for more than one injury suffered on the same occasion	\$636,470	\$644,640
217(2)	Maximum amount of compensation for more than one kind of non-economic loss for the same injury	\$636,470	\$644,640

NO DISADVANTAGE – COMPENSATION TABLE (CPI)

221	Total loss of the sight of both eyes	\$313,610	\$317,630
	Total loss of the sight of an only eye	\$313,610	\$317,630
	Loss of both hands	\$313,610	\$317,630
	Loss of both feet	\$313,610	\$317,630
	Loss of a hand and a foot	\$313,610	\$317,630
	Total loss of the right arm or of the greater part of the right arm	\$250,900	\$254,120
	Total loss of the left arm or of the greater part of the left arm	\$235,220	\$238,240
	Total loss of the right hand or of five fingers of the right hand, or of the lower part of the right arm	\$219,510	\$222,330
	Total loss of the left hand or of five fingers of the left hand, or of the lower part of the left arm	\$203,880	\$206,500
	Total loss of a leg	\$235,220	\$238,240
	Total loss of a foot	\$203,880	\$206,500
	Total loss of the lower part of the leg	\$219,510	\$222,330
	Total loss of the sight of one eye, together with the serious diminution of the sight of the other eye	\$235,220	\$238,240
	Total loss of hearing	\$203,880	\$206,500
	Total loss of the sight of one eye	\$125,420	\$127,030
	Loss of binocular vision	\$125,420	\$127,030
	Loss of eyeball (in addition to compensation for loss of sight of an eye)	\$69,010	\$69,900
	Total loss of power of speech	\$188,170	\$190,580
	Total loss of sense of taste or smell	\$53,320	\$54,000
	Total loss of senses of both taste and smell	\$106,640	\$108,010
	Total loss of male sexual organs	\$147,420	\$149,310
	Total loss of penis	\$147,420	\$149,310
	Total loss of one testicle	\$31,330	\$31,730
	Total loss of two testicles or an only testicle	\$147,420	\$149,310
	Total loss of female sexual organs	\$147,420	\$149,310
	Total loss of both breasts	\$147,420	\$149,310
	Total loss of one breast	\$94,070	\$95,280
	Total loss of the thumb of the right hand	\$94,070	\$95,280
	Total loss of the thumb of the left hand	\$81,540	\$82,590
	Total loss of the forefinger of the right hand	\$65,900	\$66,750
	Total loss of the forefinger of the left hand	\$56,430	\$57,150

	Total loss of two joints of the forefinger of the right hand	\$50,180	\$50,820
	Total loss of two joints of the forefinger of the left hand	\$37,610	\$38,090
	Total loss of a joint of the thumb	\$50,180	\$50,820
	Total loss of the first joint of the forefinger of the right hand	\$31,330	\$31,730
	Total loss of the first joint of the forefinger of the left hand	\$28,250	\$28,610
	Total loss of the first joint of the middle or little or ring finger of either hand	\$18,800	\$19,040
	Total loss of the middle finger of either hand	\$37,610	\$38,090
	Total loss of the little or ring finger of either hand	\$34,520	\$34,960
	Total loss of two joints of the middle finger of either hand	\$31,330	\$31,730
	Total loss of two joints of the little or ring finger of either hand	\$28,250	\$28,610
	Total loss of the great toe of either foot	\$69,010	\$69,900
	Total loss of a joint of the great toe of either foot	\$31,330	\$31,730
	Total loss of any other toe	\$18,800	\$19,040
	Total loss of a joint of any other toe	\$6,270	\$6,350
	Quadriplegia	\$313,610	\$317,630
	Paraplegia	\$313,610	\$317,630
	Total impairment of the spine	\$313,610	\$317,630
221(4)	Maximum total amount of compensation allowable under Schedule 4 Table	\$313,610	\$317,630
MEDICAL AND LIKE SERVICES (CPI)			
224(1)(b)	Maximum family counselling expenses	\$6,730	\$6,820
224(1)(d)	Maximum payment to family members of a severely injured worker who has been immediately hospitalised following the injury for travel and accommodation expenses where the family members residence more than 100km from the hospital	\$20,820	\$21,090
224(1)(e)	Maximum payment to family members for reasonable travel and accommodation expenses to attend a burial or cremation of a deceased worker if more than 100km from family members residence (These payments came into effect on 27 Sept 2017)	\$5,310	\$5,380
225(2)	Employer's liability	\$735	\$744
229(4)	Contribution to be made by worker towards cost of supported accommodation	\$38	\$38
72(1)(c)	Employer's initial liability for medical and like services	\$735	\$744

ACTIONS FOR DAMAGES

		Pecuniary Loss (CPI)	
340(a)(i)	Threshold	\$64,930	\$65,760
340(a)(ii)	Maximum	\$1,461,900	\$1,480,660
		Pain and Suffering (CPI)	
340(b)(i)	Threshold	\$62,710	\$63,510
340(b)(ii)	Maximum	\$636,470	\$644,640
		Damages under Part III of the Wrongs Act 1958 (AWE)	
366(2)	Death of a person	\$1,063,560	\$1,111,180

SELF-INSURERS

Schedule 6 1(1)	Pre-application eligibility fee (CPI)	\$969	\$981
Schedule 6 1(1)	Pre-application eligibility fee inclusive of GST (CPI)	\$1,070	\$1,080
Schedule 7 3(1)	Application fee limit for approval as self-insurer (AWE)	\$66,390	\$69,360
		Ministerial Order 2016 – Terms and conditions of approval as a self-insurer (Clause 5.14)	
388 (5)	Surcharge (CPI)	\$124	\$126

RETURN TO WORK

106(1) and (2)	Total rateable remuneration of employer (CPI)	\$2,486,600	\$2,518,510
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PRE-INJURY AVERAGE WEEKLY EARNINGS (AWE)

153(5) and Schedule 2 Item 1 Column 3 paragraph (c)	Where no rate applicable	\$2,460	\$2,570
153(5) and Schedule 2 Item 10 Column 3 paragraph (b)	Deemed pre-injury average weekly earnings for a full-time student at time of completion of course	\$2,460	\$2,570
544 and Schedule 2 Item 11 Column 3 paragraph (b)	Deemed pre-injury-average weekly earnings for a full-time student at a primary or secondary school at time of completion of secondary school	\$1,440	\$1,500

Workers Compensation Act 1958**NOTICE OF NEW BENEFIT RATES PAYABLE IN
ACCORDANCE WITH SECTION 9 AND SECTION 11**

Section 9(3) of the **Workers Compensation Act 1958** provides for rates of compensation to be adjusted on 1 July in any year in line with movements in the Australian male average weekly earnings between the December quarter of the two preceding years as published by the Australian Statistician at 15 June in each respective year.

Section 9(5) of the **Workers Compensation Act 1958** provides that average weekly earnings means the average weekly total earnings of all male employees in Victoria in original terms published by the Australian Bureau of Statistics as at 15 June in the preceding financial year in respect of the most recent reference period ending on or before 31 December in that preceding financial year.

The Victorian male average weekly earnings for the December quarter of 2019 and 2020 were \$1,445.10 and \$1,503.30 respectively, an increase of 4.027%.

Where the AWE for all employees in Victoria reduces from one year to the next, section 546 of WIRC provides that the variation is deemed not to have taken effect and no reduction will occur. When there is an increase in the AWE of all employees in Victoria, in the next or subsequent financial year, the amount of the increase will be offset against the previous reduction.

Notice is hereby given that calculations in accordance with the said section produce the following rates of compensation which are payable, on and from 1 July 2005 instead of the amounts specified in section 9 of the said Act, in the Clauses under the heading 'The Clauses Referred To'.

The amount specified in 'The Clauses Referred To' (wherever occurring)	Rates before 1 July 21	Rates from 1 July 21
COMPENSATION FOR THE DEATH OF A WORKER		
1(a)(i)	\$241,515	\$251,242
	\$58,915	\$61,288
	\$55,100	\$57,319
	\$51,302	\$53,368
	\$47,509	\$49,422
	\$43,704	\$45,464
	\$39,902	\$41,509
	\$36,101	\$37,555
	\$32,300	\$33,601
	\$28,507	\$29,655
	\$24,698	\$25,693
	\$20,899	\$21,741
	\$17,094	\$17,782
	\$13,296	\$13,831
	\$13,296	\$13,831
1(a)(ii)	\$241,515	\$251,242

WEEKLY PAYMENTS

1(b)(i)	\$770	\$801
	\$218	\$227
	\$70	\$73
	\$1,131	\$1,177
	\$564	\$587
	\$980	\$1,019

TOTAL LIABILITY FOR WEEKLY PAYMENTS

1(b)(iii)	\$269,197	\$280,039
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Section 11(1) of the **Workers Compensation Act 1958** provides for rates of compensation for certain specified injuries to be set percentages of the maximum payable, at the time of the injury, under Clause 1(a)(ii).

Agent-General and Commissioners for Victoria Act 2007

I, the Hon. Martin Pakula MP, Minister for Trade, under section 11(1) of the **Agent-General and Commissioners for Victoria Act 2007**, direct the Commissioner for Victoria, Ms Rebecca Hall, to:

1. perform functions and carry out duties under the Act in the below listed post territories;
2. with the position to be based in Singapore from 6 July 2021.

This direction is in substitution for my direction to Ms Hall in respect of these post territories dated 31 July 2020.

Post Territories:

Brunei	Malaysia
Burma (Myanmar)	Philippines
Cambodia	Singapore
Timor-Leste	Thailand
Indonesia	Vietnam
Laos	

Dated 16 June 2021

THE HON. MARTIN PAKULA MP
Minister for Trade

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.

The fees will be published on the internet at <http://www.health.vic.gov.au/cemeteries> and will also be published on the cemetery trust website at <https://www.gmct.com.au>

The Greater Metropolitan Cemeteries Trust

Date: 22 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 trusts.

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

The fees will be published on the internet at <http://www.health.vic.gov.au/cemeteries>

The Marysville Cemetery Trust

The Myrtleford Cemetery Trust

The Tarrawingee Cemetery Trust
 The Tongala Cemetery Trust
 Dated 22 June 2021

BRYAN CRAMPTON
 Manager
 Cemetery Sector Governance Support

Electricity Industry Act 2000

NOTICE OF GRANT OF LICENCE TO SELL ELECTRICITY BY RETAIL

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by Amber Electric Pty Ltd (ACN 623 603 805) for a licence to sell electricity by retail to customers in Victoria.

The licence was issued on 16 June 2021. A copy of the licence is available on the commission's website (www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS
 Chairperson

Electricity Industry Act 2000

NOTICE OF VARIATION OF LICENCE TO SELL ELECTRICITY BY RETAIL

The Essential Services Commission (the commission) gives notice under section 30(b) of the **Electricity Industry Act 2000** (Industry Act) that on 9 June 2021, pursuant to section 29(1)(b) of the Industry Act, the commission varied the electricity retail licence issued to Macquarie Bank Limited (ACN 008 583 542). The variations include amending Clause 3.1 of the licence to permit the sale of electricity to medium-sized business customers and to vary Clause 3.2 of the licence to permit the settling of electricity generation exports by a customer who is exempt, or been granted an exemption, from the requirement to register as a Generator with AEMO or is classified as a non-market generating unit under the National Electricity Law or National Electricity Rules.

The varied licence continues on an ongoing basis. A copy of the licence is available on

the commission's website, www.esc.vic.gov.au, or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS
 Chairperson

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE TO THE SPECIALIST FAMILY VIOLENCE COURT DIVISION

Pursuant to section 4IA(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Specialist Family Violence Court Division of the Magistrates' Court of Victoria:

Julian Ayers
 Dated 16 June 2021

JUDGE LISA HANNAN
 Chief Magistrate

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE TO THE SPECIALIST FAMILY VIOLENCE COURT DIVISION

Pursuant to section 4IA(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Specialist Family Violence Court Division of the Magistrates' Court of Victoria:

Fiona Stewart
 Dated 21 June 2021

JUDGE LISA HANNAN
 Chief Magistrate



Victorian Arts Centre Trust Act 1979

The Victorian Art Centre Trust will lease storage space at the Public Records Office Victoria, 99 Shiel Street, North Melbourne, Victoria 3051 for the purpose of preserving the Australian Performing Arts Collection and the Public Art Collection.

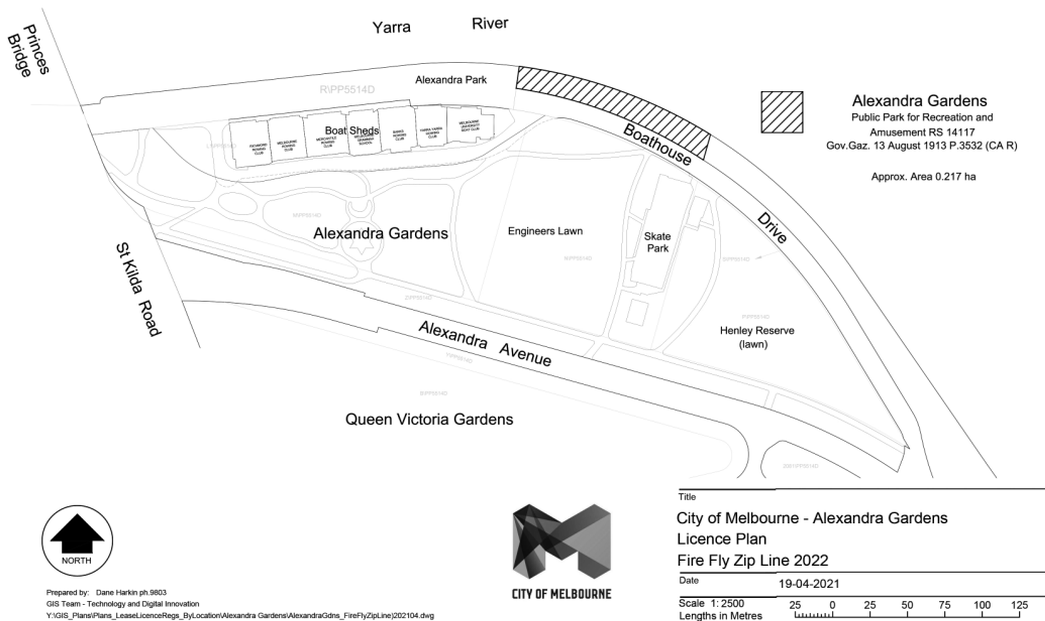
Crown Land (Reserves) Act 1978
ORDER GIVING APPROVAL TO GRANT A LICENCE
UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, Lily D’Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by the Melbourne City Council as committee of management over the Alexandra Park Reserve described in the schedule below for the purpose of facilitation of a pop-up zip line over the Yarra River as part of the city reactivation program in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land, being the land shown hatched on the attached plan, which is part of the Crown land temporarily reserved for the purposes of public park for the recreation and amusement of His Majesty’s subjects and people by Order in Council of 5 August 1913, published in the government gazette at 13 August 1913.



1205021
 Dated 1 June 2021

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

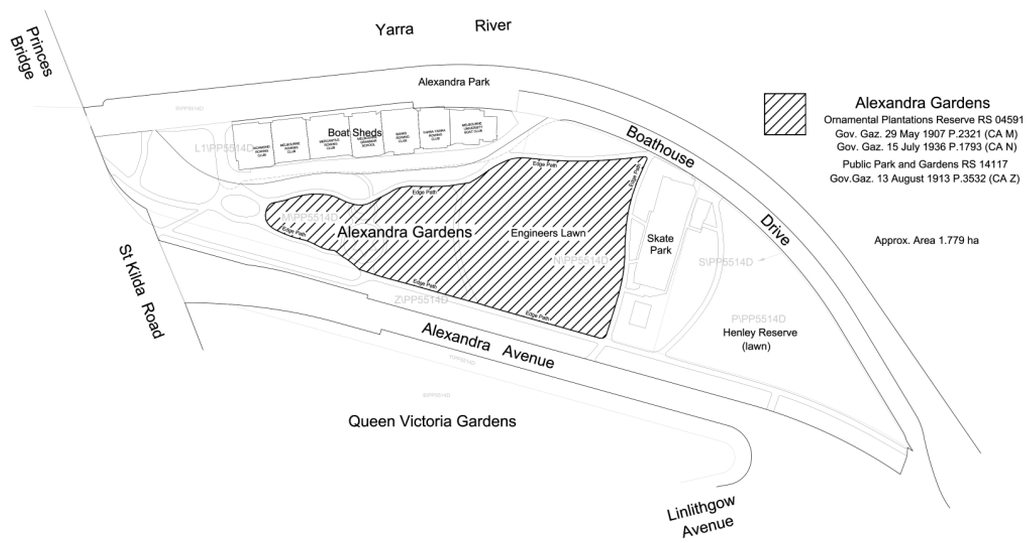
Crown Land (Reserves) Act 1978
ORDER GIVING APPROVAL TO GRANT A LICENCE
UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, Lily D’Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by the Melbourne City Council as committee of management over the Alexandra Gardens Reserve described in the schedule below for the purpose of the facilitation of a summer event that will contain food trucks, live music, immersive art experience and associated activities in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land, being the land shown hatched on the attached plans, which is part of the Crown land temporarily reserved for the purposes of ornamental plantation by Order in Council of 21 May 1907, published in the government gazette at 29 May 1907, page 2321.



Prepared by: Dane Harkin ph.9803
 GIS Team - Technology and Digital Innovation
 Y:\GIS_Plans\Plans_Leases\licences\Regg_By\Location\Alexandra Gardens\AlexandraGdrns_RoyalCroquetClub_202103.dwg



CITY OF MELBOURNE

Title
City of Melbourne - Alexandra Gardens
Licence Plan
Royal Croquet Club Summer Event 2021
 Date 11-03-2021
 Scale 1:2500
 Lengths in Metres

1204636
 Dated 1 June 2021

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

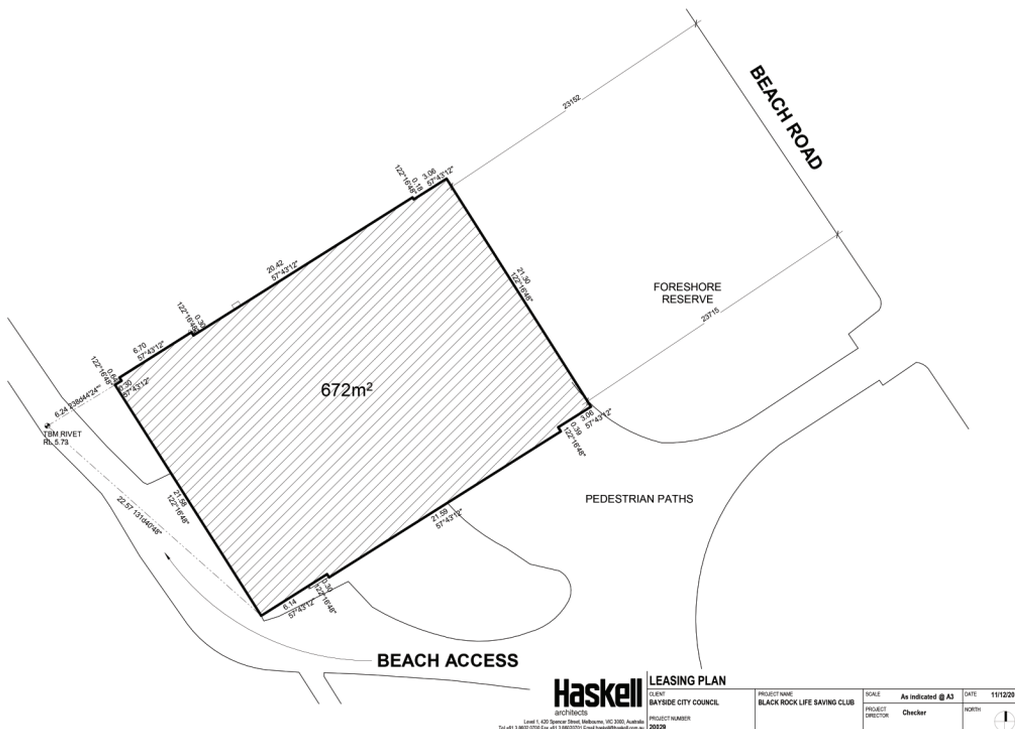
Crown Land (Reserves) Act 1978
ORDER GIVING APPROVAL TO GRANT A LEASE
UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Lily D’Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Bayside City Council as committee of management over the Sandringham Beach Park Reserve described in the schedule below for the purpose of all general purposes associated with a lifesaving club and its amenities in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land, being the land shown hatched and outlined in bold black on the attached plan, which is part of the Crown land permanently reserved for public park purposes by Orders in Council of 26 May 1873 (published in the government gazette of 13 June 1873, page 1059) and 24 March 1891 (published in the government gazette of 26 March 1891, page 1388).



1204182
 Dated 3 June 2021

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

Essential Services Commission Act 2001

NOTICE OF PRICE DETERMINATION

The Essential Services Commission (Commission) gives notice under section 35(2) of the **Essential Services Commission Act 2001** that it has made a determination in respect of the prices which Melbourne Water Corporation may charge for prescribed services during the regulatory period from 1 July 2021 to 30 June 2026, or the manner in which such prices are to be calculated, determined or otherwise regulated.

The determination:

- (a) gives effect to a decision made by the Commission in accordance with the Water Industry Regulatory Order 2014 on 16 June 2021;
- (b) specifies the prices which the regulated entity may charge for prescribed services during the regulatory period, or the manner in which such prices are to be calculated, determined or otherwise regulated;
- (c) facilitates the achievement of the Commission's objectives in the **Essential Services Commission Act 2001** and the **Water Industry Act 1994**; and
- (d) reflects the requirements in the Water Industry Regulatory Order 2014.

The determination takes effect from 1 July 2021.

The determination and the accompanying final decision paper are available on the Commission's website located at <http://www.esc.vic.gov.au>. Alternatively, copies may be obtained by calling the Commission on 1300 664 969.

Dated 24 June 2021

KATE SYMONS
Chairperson

Fisheries Act 1995FURTHER QUOTA ORDER FOR THE WESTERN ZONE OF
THE VICTORIAN GIANT CRAB FISHERY

I, Travis Dowling, Chief Executive Officer, Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 64A of the Act for the Giant Crab Fishery in Victorian waters west of longitude 143°40' east (the Western Zone).

1. This Further Quota Order applies to the period commencing on 1 July 2021 and ending on 30 June 2022 ('the quota period').
2. The total allowable catch for the Giant Crab Fishery in the Western Zone for the quota period is 7.5 tonnes.
3. The quantity of giant crabs comprising a quota unit for the quota period will be 15 kilograms¹.

Note

1. As specified in the Initial Quota Order, there are 500 individual quota units for the Western Zone Giant Crab Fishery.

Dated 16 June 2021

TRAVIS DOWLING
Chief Executive Officer
Victorian Fisheries Authority

Fisheries Act 1995**FURTHER QUOTA ORDER FOR THE ABALONE FISHERY**

(Central Abalone Zone)

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 66D of the Act:

1. This Order applies for the period commencing on 1 July 2021 and ending on 30 June 2022 ('the quota period').
2. The total allowable catch for blacklip abalone in the central abalone zone for the quota period is 240.8 tonnes of unshucked blacklip abalone.
3. The total allowable catch for greenlip abalone in the central abalone zone for the quota period is 3.4 tonnes of unshucked greenlip abalone.
4. The quantity of fish comprising an individual blacklip abalone quota unit in the central abalone zone for the quota period is 354.11 kilograms of unshucked blacklip abalone.
5. The quantity of fish comprising an individual greenlip abalone quota unit in the central abalone zone for the quota period is 100.00 kilograms of unshucked greenlip abalone.

This Order commences on 1 July 2021 and remains in force until 30 June 2022.

Dated 9 June 2021

TRAVIS DOWLING
Chief Executive Officer
Victorian Fisheries Authority

Fisheries Act 1995**FURTHER QUOTA ORDER FOR THE ABALONE FISHERY**

(Western Abalone Zone)

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 66D of the Act:

1. This Order applies for the period commencing on 1 July 2021 and ending on 30 June 2022 ('the quota period').
2. The total allowable catch for blacklip abalone in the Western Abalone Zone for the quota period is 59.9 tonnes of unshucked blacklip abalone.
3. The total allowable catch for greenlip abalone in the western abalone zone for the quota period is 1.4 tonnes of unshucked greenlip abalone.
4. The quantity of fish comprising an individual blacklip abalone quota unit in the western abalone zone for the quota period is 213.92 kilograms of unshucked blacklip abalone.
5. The quantity of fish comprising an individual greenlip abalone quota unit in the western abalone zone for the quota period is 100.00 kilograms of unshucked greenlip abalone.

This Order commences on 1 July 2021 and remains in force until 30 June 2022.

Dated 9 June 2021

TRAVIS DOWLING
Chief Executive Officer
Victorian Fisheries Authority

Fisheries Act 1995**FURTHER QUOTA ORDER UNDER SECTION 64A – SEA URCHIN FISHERY**

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 64A of the Act for the Sea Urchin Fishery.

1. This Order applies for the period commencing on 1 July 2021 and ending on 30 June 2022, both dates inclusive (the quota period).
2. The total allowable catch for white sea urchin in the Port Phillip Bay Sea Urchin Zone for the quota period is 60 tonnes of unshucked urchin.
3. The total allowable catch for white sea urchin in the Eastern Sea Urchin Zone for the quota period is 57 tonnes of unshucked urchin.
4. The total allowable catch for black sea urchin in the Eastern Sea Urchin Zone for the quota period is 114 tonnes of unshucked urchin.
5. The quantity of white sea urchin comprising a quota unit in the Port Phillip Bay Sea Urchin Zone for the quota period is 100 kilograms.
6. The quantity of white sea urchin comprising a quota unit in the Eastern Sea Urchin Zone for the quota period is 100 kilograms.
7. The quantity of black sea urchin comprising a quota unit in Eastern Sea Urchin Zone for the quota period is 100 kilograms.

Notes:

1. There are 600 quota units for white sea urchin in the Port Phillip Bay Sea Urchin Zone.
2. There are 570 quota units for white sea urchin in the Eastern Sea Urchin Zone.
3. There are 1140 quota units for black sea urchin in the Eastern Sea Urchin Zone.

Dated 17 June 2021

TRAVIS DOWLING
Chief Executive Officer
Victorian Fisheries Authority

Fisheries Act 1995

FISHERIES NOTICE 2021

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 67, 68A, 114 and 152 of the Act:

Dated 9 June 2021

TRAVIS DOWLING
Chief Executive Officer

FISHERIES (CENTRAL ABALONE ZONE) NOTICE 2021**1. Title**

This Notice may be cited as the Fisheries (Central Abalone Zone) Notice 2021

2. Objectives

The objective of this Notice is to:

- a. fix minimum size limits for blacklip abalone and greenlip abalone taken under an Abalone Fishery Access Licence in the Central Abalone Zone.
- b. address sustainability concerns for Victorian Central Abalone Zone abalone stocks and related management issues by closing specified marine waters to commercial abalone harvest.

3. Authorising provision

This Notice is made under sections 67, 68A, 114 and 152 of the Act.

4. Commencement

This Notice comes into operation on 1 July 2021.

5. Definitions

In this fisheries notice –

‘**AFAL**’ means an Abalone Fishery (Central Zone) Access Licence;

‘**central abalone zone**’ means all Victorian waters between longitude 142°31’ East and longitude 148° East;

‘**CEO**’ means the Chief Executive Officer of the VFA;

‘**closed waters**’ means the marine waters within a spatial management unit for which the upper limit has been reached or exceeded as specified in Column 3 of Schedule 3;

‘**nominated operator**’ means –

- (a) a licence holder permitted under section 39(1) of the Act; or
- (b) a person listed on an access licence for the purposes of section 39(2) of the Act;

‘**size zone**’ means each area of Victorian marine waters between the coordinates specified in Column 2 of Schedule 1 for blacklip abalone and Column 1 of Schedule 2 for greenlip abalone;

‘**spatial management unit**’ means each area of Victorian marine waters specified in Column 1 of Schedule 3;

‘**the Act**’ means the **Fisheries Act 1995**;

‘**upper limit**’ for the spatial management unit specified in Column 1 of Schedule 3 means the amount of abalone specified in Column 3 of Schedule 3 corresponding to that spatial management unit;

‘**VFA**’ means the Victorian Fisheries Authority.

6. Minimum sizes for abalone taken from the central abalone zone

- (1) For the purposes of the Act, the minimum size with respect to the taking of blacklip abalone under an AFAL from the waters specified in columns 1 and 2 of Schedule 1 is the size specified for those waters in Column 3 of Schedule 1.
- (2) For the purposes of the Act, the minimum size with respect to the taking of greenlip abalone under an AFAL from the waters specified in column 1 of Schedule 2 is the size specified for those waters in Column 2 of Schedule 2.

Notes: There are offences in sections 68A and 68B of the Act relating to taking or possessing fish of a species that are less than the minimum size specified for that species of fish in this Notice. Various penalties apply.

Under section 152(3), of the Act, if a provision of this Notice is inconsistent with any regulations, the Fisheries Notice prevails to the extent of the inconsistency. The general size limits specified in the Fisheries Regulations 2019 will continue to apply in circumstances where the size limits specified in Clauses 6 and 7 do not apply.

7. Abalone not to be taken from more than one size zone

For the purposes of section 67 of the Act –

- (a) the taking of abalone under an AFAL from more than one size zone on any fishing trip; or
- (b) the possession of abalone taken from more than one size zone on-board any boat being used under an AFAL; or
- (c) the landing of abalone taken under an AFAL from more than one size zone; is prohibited.

Note: It is an offence under section 67(3) of the **Fisheries Act 1995** to fail to comply with a prohibition.

8. Closed waters

- (1) For the purposes of section 67 of the Act –
 - (a) the taking of abalone from closed waters; or
 - (b) the possession of abalone in or on closed waters –
by the holder of an access licence, or a person acting or purporting to act under an access licence, is prohibited.

Note: Failure to comply with this prohibition is an offence under section 67 of the **Fisheries Act 1995**. A maximum penalty of 100 penalty units and/or six months imprisonment applies.

Sub-clause (1)(b) does not apply to a person possessing abalone on-board a boat under way and travelling by the most direct route to reach a point of landing or specified open waters for the purpose of commercial abalone diving.

9. Application to fisheries reserves

This Notice applies to a Fisheries Reserve, as declared under section 88 of the Act, to the extent that fishing is permitted in the Fisheries Reserve.

10. Revocation

Unless sooner revoked, this Notice will be revoked on 30 June 2022.

SCHEDULES

SCHEDULE 1

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Shipwreck Coast spatial management unit that includes: a. Reef Code 4.01 Lake Gilllear b. Reef Code 4.02 Antares c. Reef Code 5.01 Peterborough d. Reef Code 5.02 Point Hesse e. Reef Code 5.03 Port Campbell	1. 38°24'14"S 142°31'00"E 2. 38°26'29"S 142°31'00"E 3. 38°39'19"S 143°03'00"E 4. 38°38'52"S 143°03'18"E	130
Cape Otway spatial management unit that includes: a. Reef Code 6.01 Moonlight Head b. Reef Code 6.02 Milanesia Beach c. Reef Code 6.03 Rotten Point d. Reef Code 7.03 East Otway e. Reef Code 7.04 Blanket Bay f. Reef Code 7.05 Apollo Bay g. Reef Code 7.06 Skenes Creek h. Reef Code 7.07 Franklin – Parker i. Reef Code 7.08 Parker River West Outside j. Reef Code 8.01 Kennett and Wye	1. 38°44'01"S 143°11'08"E 2. 38°44'46"S 143°09'58"E 3. 38°38'06"S 143°55'30"E 4. 38°38'06"S 143°53'29"E	125
Surf Coast spatial management unit that includes: a. Reef Code 8.02 Cumberland b. Reef Code 8.03 Eastern View c. Reef Code 9.01 Anglesea d. Reef Code 9.02 Jan Juc e. Reef Code 10.01 Point Impossible f. Reef Code 10.02 Thirteenth Beach g. Reef Code 10.03 Ocean Grove h. Reef Code 10.04 Lonsdale Back Beach i. Reef Code 10.05 The Anchor	1. 38°38'06"S 143°53'29"E 2. 38°38'06"S 143°55'30"E 3. 38°18'32"S 144°36'17"E 4. 38°18'00"S 144°37'11"E 5. 38°16'29"S 144°42'55"E 6. 38°10'27"S 144°43'08"E	110

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Port Phillip Bay spatial management unit that includes: a. Reef Code 11.01 Indented Head b. Reef Code 11.02 Bellarine c. Reef Code 11.03 Point Wilson d. Reef Code 11.04 Kirks Point e. Reef Code 11.05 Werribee f. Reef Code 11.06 Sheoak g. Reef Code 11.07 Point Cook h. Reef Code 11.08 Altona Bay i. Reef Code 11.09 Sticks Reef j. Reef Code 11.10 Williamstown k. Reef Code 11.11 St Kilda l. Reef Code 11.12 Brighton m. Reef Code 11.13 Black Rock n. Reef Code 11.14 Mordialloc o. Reef Code 11.15 Frankston p. Reef Code 11.16 Canadian Bay q. Reef Code 11.17 Mount Martha r. Reef Code 11.18 Portsea Bayside	1. 38°10'14"S 144°43'08"E 2. 38°10'14"S 144°44'27"E 3. 38°18'44"S 144°42'50"E 4. 38°19'07"S 144°42'50"E	105
Back Beaches spatial management unit that includes: a. Reef Code 12.01 Nepean Bay b. Reef code 12.02 Portsea Ocean Beach c. Reef Code 12.03 Sorrento Ocean Beach d. Reef Code 12.04 Rye Ocean Beach e. Reef Code 12.05 Gunnamatta	1. 38°19'07"S 144°42'50"E 2. 38°18'44"S 144°42'50"E 3. 38°19'28"S 144°38'58"E 4. 38°21'41"S 144°38'49"E 5. 38°28'45"S 144°51'09"E 6. 38°28'45"S 144°53'09"E	119
Flinders spatial management unit that includes: a. Reef Code 12.06 Cape Schanck b. Reef code 13.01 Bushrangers Bay c. Reef Code 13.02 Symmonds Bay West d. Reef Code 13.03 Symmonds Bay East e. Reef Code 13.04 Cairns Bay f. Reef Code 13.05 Flinders g. Reef Code 13.06 Western Port West h. Reef Code 13.07 West Head Tide	1. 38°28'45"S 144°53'09"E 2. 38°28'45"S 144°51'09"E 3. 38°30'23"S 145°00'32"E 4. 38°31'11"S 145°06'19"E 5. 38°27'38"S 145°09'39"E 6. 38°24'01"S 145°08'43"E 7. 38°23'27"S 145°07'42"E	112

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Phillip Island spatial management unit that includes: a. Reef Code 14.01 Ventnor – Flynns b. Reef Code 14.02 Cat Bay c. Reef Code 14.03 Seal Rocks d. Reef Code 14.04 Penguin Reserve e. Reef Code 14.05 Summerlands – Berry f. Reef Code 14.06 Pyramid Rock West g. Reef Code 14.07 Pyramid Rock East h. Reef Code 14.08 Sunderland Bay i. Reef Code 14.09 Cape Woolamai West j. Reef Code 14.10 Cape Woolamai East k. Reef Code 14.11 Summerlands	1. 38°27'55"S 145°09'55"E 2. 38°27'38"S 145°09'39"E 3. 38°31'11"S 145°06'19"E 4. 38°32'33"S 145°06'38"E 5. 38°33'55"S 145°23'03"E 6. 38°31'27"S 145°21'06"E 7. 38°31'06"S 145°21'50"E 8. 38°31'00"S 145°21'42"E	112
Kilcunda spatial management unit that includes: a. Reef Code 15.01 San Remo b. Reef Code 15.02 Powlett River	1. 38°31'12"S 145°22'02"E 2. 38°31'06"S 145°21'50"E 3. 38°31'27"S 145°21'06"E 4. 38°33'55"S 145°23'03"E 5. 38°40'28"S 145°32'24"E 6. 38°39'03"S 145°33'38"E	115
Kilcunda spatial management unit that includes: a. Reef Code 15.03 Harmers Haven b. Reef Code 15.04 Cape Patterson c. Reef Code 15.05 Inverloch	1. 38°39'03"S 145°33'38"E 2. 38°40'28"S 145°32'24"E 3. 38°41'43"S 145°43'43"E 4. 38°38'33"S 145°43'43"E 5. 38°38'21"S 145°43'30"E	110
Cape Liptrap spatial management unit that includes: a. Reef code 16.01 Venus Bay b. Reef Code 16.02 Morgans Beach c. Reef Code 16.03 Cape Liptrap West d. Reef Code 16.04 Cape Liptrap East e. Reef Code 16.05 Walkerville f. Reef Code 16.06 Waratah Reef	1. 38°38'33"S 145°43'43"E 2. 38°41'43"S 145°43'43"E 3. 38°53'14"S 146°02'24"E 4. 38°48'41"S 146°02'24"E	110
Prom Westside spatial management unit includes: a. Reef Code 16.07 Cotters Beach b. Reef Code 17.02 Tongue Point c. Reef Code 17.04 Leonard Point d. Reef Code 17.05 Pillar Point	1. 146°02'25"E to a straight line connecting coordinates longitude 146°19'35"E, latitude 39°02'28"S and longitude 146°13'48"E, latitude 39°04'08"S (the north-western boundary of the Wilsons Promontory Marine National Park).	115

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Prom Westside spatial management unit that includes: <ol style="list-style-type: none"> a. Reef Code 17.01 Shellback Island b. Reef Code 17.03 Norman Island c. Reef Code 17.10 Great Glennie Island d. Reef Code 17.11 Dannevig Island e. Reef Code 17.12 Citadel Island f. Reef Code 17.13 McHugh Island 	1. The area between longitudes 146°13'02"E and 146°14'22"E and between latitudes 38°57'39"S and 38°58'27"S (Shellback Island), the waters around Norman Island extending to a maximum depth of 30 metres, and the area bounded on the east by waters within 300 metres of the Low Water Marks on McHugh, Dannevig and Great Glennie Islands (the western boundary of the Wilsons Promontory Marine National Park), on the south by latitude 39°07'10"S, on the north by latitude 39°03'48"S and on the west by a straight line connecting coordinates longitude 146°13'12"E, latitude 39°03'48"S, longitude 146°13'12"E, latitude 39°05'09"S, longitude 146°14'00"E, latitude 39°06'02"S and longitude 146°14'00"E, latitude 39°07'10"S (Great Glennie Island, Dannevig Island, Citadel Island and McHugh Island)	120
Prom Eastside spatial management unit that includes: <ol style="list-style-type: none"> a. Reef Code 18.03 Refuge Cove b. Reef Code 18.04 Five Mile Beach c. Reef Code 18.05 Monkey Point d. Reef Code 18.06 Rabbit Island and Rock e. Reef Code 18.07 Three Mile Beach f. Reef Code 18.09 Ninety Mile Beach 	<ol style="list-style-type: none"> 1. 39°03'59"S 146°28'43"E 2. 39°04'02"S 146°28'41"E 3. 38°57'34"S 146°36'36"E 4. 38°53'29"S 146°36'36"E 5. 38°53'29"S 146°44'43"E 6. 38°54'12"S 146°44'43"E 7. 37°55'45"S 148°00'00"E 8. 37°52'52"S 148°00'00"E 	110
Clifty Group spatial management unit that includes: <ol style="list-style-type: none"> a. Reef Code 18.08 Seal Island Group 	<ol style="list-style-type: none"> 1. 38°57'34"S 146°36'36"E 2. 38°53'29"S 146°36'36"E 3. 38°53'29"S 146°44'43"E 4. 38°54'12"S 146°44'43"E 	110

SCHEDULE 2

Column 1 Waters taken from Victorian marine waters –	Column 2 Minimum size (Millimetres)
a) Mouth of Hopkins River to Point Nepean i.e. between longitude 142°30.498'E and longitude 144°38.88'E	145
b) Point Nepean to Lakes Entrance i.e. between longitude 144°38.88'E and longitude 148°E	150

SCHEDULE 3

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Upper limit
Shipwreck Coast spatial management unit that includes: a. Reef Code 4.01 Lake Gillear b. Reef Code 4.02 Antares c. Reef Code 5.01 Peterborough d. Reef Code 5.02 Point Hesse e. Reef Code 5.03 Port Campbell	1. 38°24'14"S 142°31'00"E 2. 38°26'29"S 142°31'00"E 3. 38°39'19"S 143°03'00"E 4. 38°38'52"S 143°03'18"E	36.3 tonnes
Cape Otway spatial management unit that includes: a. Reef Code 6.01 Moonlight Head b. Reef Code 6.02 Milanesia Beach c. Reef Code 6.03 Rotten Point d. Reef Code 7.03 East Otway e. Reef Code 7.04 Blanket Bay f. Reef Code 7.05 Apollo Bay g. Reef Code 7.06 Skenes Creek h. Reef Code 7.07 Franklin – Parker i. Reef Code 7.08 Parker River West Outside j. Reef Code 8.01 Kennett and Wye	1. 38°44'01"S 143°11'08"E 2. 38°44'46"S 143°09'58"E 3. 38°38'06"S 143°55'30"E 4. 38°38'06"S 143°53'29"E	63.1 tonnes

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Upper limit
Surf Coast spatial management unit that includes: a. Reef Code 8.02 Cumberland b. Reef Code 8.03 Eastern View c. Reef Code 9.01 Anglesea d. Reef Code 9.02 Jan Juc e. Reef Code 10.01 Point Impossible f. Reef Code 10.02 Thirteenth Beach g. Reef Code 10.03 Ocean Grove h. Reef Code 10.04 Lonsdale Back Beach i. Reef Code 10.05 The Anchor	1. 38°38'06"S 143°53'29"E 2. 38°38'06"S 143°55'30"E 3. 38°18'32"S 144°36'17"E 4. 38°18'00"S 144°37'11"E 5. 38°16'29"S 144°42'55"E 6. 38°10'27"S 144°43'08"E	5.0 tonnes
Port Phillip Bay spatial management unit that includes: a. Reef Code 11.01 Indented Head b. Reef Code 11.02 Bellarine c. Reef Code 11.03 Point Wilson d. Reef Code 11.04 Kirks Point e. Reef Code 11.05 Werribee f. Reef Code 11.06 Sheoak g. Reef Code 11.07 Point Cook h. Reef Code 11.08 Altona Bay i. Reef Code 11.09 Sticks Reef j. Reef Code 11.10 Williamstown k. Reef Code 11.11 St Kilda l. Reef Code 11.12 Brighton m. Reef Code 11.13 Black Rock n. Reef Code 11.14 Mordialloc o. Reef Code 11.15 Frankston p. Reef Code 11.16 Canadian Bay q. Reef Code 11.17 Mount Martha r. Reef Code 11.18 Portsea Bayside	1. 38°10'14"S 144°43'08"E 2. 38°10'14"S 144°44'27"E 3. 38°18'44"S 144°42'50"E 4. 38°19'07"S 144°42'50"E	5.0 tonnes
Back Beaches spatial management unit that includes: a. Reef Code 12.01 Nepean Bay b. Reef code 12.02 Portsea Ocean Beach c. Reef Code 12.03 Sorrento Ocean Beach d. Reef Code 12.04 Rye Ocean Beach e. Reef Code 12.05 Gunnamatta	1. 38°19'07"S 144°42'50"E 2. 38°18'44"S 144°42'50"E 3. 38°19'28"S 144°38'58"E 4. 38°21'41"S 144°38'49"E 5. 38°28'45"S 144°51'09"E 6. 38°28'45"S 144°53'09"E	42.0 tonnes

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Upper limit
Flinders spatial management unit that includes: a. Reef Code 12.06 Cape Schanck b. Reef code 13.01 Bushrangers Bay c. Reef Code 13.02 Symmonds Bay West d. Reef Code 13.03 Symmonds Bay East e. Reef Code 13.04 Cairns Bay f. Reef Code 13.05 Flinders g. Reef Code 13.06 Western Port West h. Reef Code 13.07 West Head Tide	1. 38°28'45"S 144°53'09"E 2. 38°28'45"S 144°51'09"E 3. 38°30'23"S 145°00'32"E 4. 38°31'11"S 145°06'19"E 5. 38°27'38"S 145°09'39"E 6. 38°24'01"S 145°08'43"E 7. 38°23'27"S 145°07'42"E	26.6 tonnes
Phillip Island spatial management unit that includes: a. Reef Code 14.01 Ventnor – Flynns b. Reef Code 14.02 Cat Bay c. Reef Code 14.03 Seal Rocks d. Reef Code 14.04 Penguin Reserve e. Reef Code 14.05 Summerlands – Berry f. Reef Code 14.06 Pyramid Rock West g. Reef Code 14.07 Pyramid Rock East h. Reef Code 14.08 Sunderland Bay i. Reef Code 14.09 Cape Woolamai West j. Reef Code 14.10 Cape Woolamai East k. Reef Code 14.11 Summerlands	1. 38°27'55"S 145°09'55"E 2. 38°27'38"S 145°09'39"E 3. 38°31'11"S 145°06'19"E 4. 38°32'33"S 145°06'38"E 5. 38°33'55"S 145°23'03"E 6. 38°31'27"S 145°21'06"E 7. 38°31'06"S 145°21'50"E 8. 38°31'00"S 145°21'42"E	35.7 tonnes
Kilcunda spatial management unit that includes: a. Reef Code 15.01 San Remo b. Reef Code 15.02 Powlett c. Reef Code 15.03 Harmers Haven d. Reef Code 15.04 Cape Patterson e. Reef Code 15.05 Inverloch	1. 38°31'12"S 145°22'02"E 2. 38°31'06"S 145°21'50"E 3. 38°31'27"S 145°21'06"E 4. 38°33'55"S 145°23'03"E 5. 38°41'43"S 145°43'43"E 6. 38°38'33"S 145°43'43"E 7. 38°38'21"S 145°43'30"E	14.0 tonnes
Cape Liptrap spatial management unit that includes: a. Reef code 16.01 Venus Bay b. Reef Code 16.02 Morgans Beach c. Reef Code 16.03 Cape Liptrap West d. Reef Code 16.04 Cape Liptrap East e. Reef Code 16.05 Walkerville f. Reef Code 16.06 Waratah Reef	1. 38°38'33"S 145°43'43"E 2. 38°41'43"S 145°43'43"E 3. 38°53'14"S 146°02'24"E 4. 38°48'41"S 146°02'24"E	12.2 tonnes

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Upper limit
Prom Westside spatial management unit that includes: a. Reef Code 16.07 Cotters Beach b. Reef Code 17.01 Shellback Island c. Reef Code 17.02 Tongue Point d. Reef Code 17.03 Norman Island e. Reef Code 17.04 Leonard Point f. Reef Code 17.05 Pillar Point g. Reef Code 17.10 Great Glennie Island h. Reef Code 17.11 Dannevig Island i. Reef Code 17.12 Citadel Island j. Reef Code 17.13 McHugh Island	1. 38°48'41"S 146°02'24"E 2. 38°53'14"S 146°02'24"E 3. 39°02'59"S 146°17'47"E 4. 39°02'28"S 146°19'34"E 5. Between the High Water Mark of Norman Island and a maximum depth of 30 m 6. 39°03'48"S 146°13'11"E 7. 39°05'09"S 146°13'11"E 8. 39°06'01"S 146°14'00"E 9. 39°07'10"S 146°14'00"E 10. Within 300 m of the High Water Marks of Great Glennie, Dannevig and McHugh Islands	27.3 tonnes
Prom Eastside spatial management unit that includes: a. Reef Code 18.03 Refuge Cove b. Reef Code 18.04 Five Mile Beach c. Reef Code 18.05 Monkey Point d. Reef Code 18.06 Rabbit Island and Rock e. Reef Code 18.07 Three Mile Beach f. Reef Code 18.09 Ninety Mile Beach	1. 39°03'59"S 146°28'43"E 2. 39°04'02"S 146°28'41"E 3. 38°57'34"S 146°36'36"E 4. 38°53'29"S 146°36'36"E 5. 38°53'29"S 146°44'43"E 6. 38°54'12"S 146°44'43"E 7. 37°55'45"S 148°00'00"E 8. 37°52'52"S 148°00'00"E	6.6 tonnes
Clifly Group spatial management unit that includes: a. Reef Code 18.08 Seal Island Group	1. 38°57'34"S 146°36'36"E 2. 38°53'29"S 146°36'36"E 3. 38°53'29"S 146°44'43"E 4. 38°54'12"S 146°44'43"E	7.2 tonnes

Fisheries Act 1995**FISHERIES NOTICE 2021**

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

Dated 9 June 2021

TRAVIS DOWLING
Chief Executive Officer

FISHERIES (WESTERN ABALONE ZONE) NOTICE 2021**1. Title**

This Notice may be cited as the Fisheries (Western Abalone Zone) Notice 2021.

2. Objectives

The objective of this Notice is to fix minimum size limits for blacklip and greenlip abalone taken under an Abalone Fishery Access Licence in the western abalone zone.

3. Authorising provision

This Notice is made under section 152 of the Act.

4. Commencement

This Notice comes into operation on 1 July 2021.

5. Definitions

In this Fisheries Notice –

‘**western abalone zone**’ means all Victorian waters west of longitude 142° 31’ East.

6. Minimum sizes for abalone taken from the western abalone zone

For the purposes of the Act, the minimum size with respect to the taking of blacklip abalone under an Abalone Fishery Access Licence from Victorian waters as specified in column 1 of Schedule 1 is the size specified for those waters in Column 2 of Schedule 1.

SCHEDULE 1

Column 1 Waters taken from: Victorian Marine waters –	Column 2 Minimum size (Millimetres)
Discovery Bay sub-zone (i.e. reef code 1.01) The Discovery Bay sub-zone comprises all Victorian waters north of latitude 38 degrees 19.99 minutes S, between longitude 141 degrees 24.08 minutes E and the Victorian-South Australian border at latitude 140 degrees 57.983 minutes E.	125
Western abalone zone with the exception of the Discovery Bay sub-zone	130

7. Minimum sizes for greenlip abalone taken from the western abalone zone

For the purposes of the Act, the minimum size with respect to the taking of greenlip abalone under an Abalone Fishery Access Licence from Victorian waters as specified in column 1 of Schedule 2 is the size specified for those waters in Column 2 of Schedule 2.

SCHEDULE 2

Column 1 Waters taken from Victorian marine waters –	Column 2 Minimum size (Millimetres)
Western abalone zone i.e. all Victorian waters west of longitude 142°31' East.	135

Coordinate Datum used: WGS84

Note: Under section 152(3), of the Act, if a provision of this Notice is inconsistent with any regulations, the Fisheries Notice prevails to the extent of the inconsistency. The general size limits specified in the Fisheries Regulations 2019 will continue to apply in circumstances where the size limits specified in Clauses 6 and 7 do not apply. This includes abalone taken by a person who is not acting under an abalone fishery access licence.

8. Abalone not to be taken from more than one size zone

- (1) For the purposes of section 67 of the Act –
- a) the taking of blacklip abalone under an Abalone Fishery Access Licence from more than one size zone on any fishing trip; or
 - b) the possession of blacklip abalone taken from more than one size zone on-board any boat being used under an Abalone Fishery Access Licence; or
 - c) the landing of blacklip abalone taken under an Abalone Fishery Access Licence from more than one size zone;
- is prohibited.

Note: It is an offence under section 67(3) of the **Fisheries Act 1995** to fail to comply with a prohibition.

- (2) A person who contravenes the prohibition in sub-clause (1) is liable to a further penalty –
- a) in the case of a first offence, a penalty not exceeding 0.5 of a penalty unit for each fish taken, possessed or landed in contravention of the prohibition;
 - b) in the case of a subsequent offence, a penalty not exceeding 1 penalty unit for each fish taken, possessed or landed in contravention of the prohibition.

9. Revocation

Unless sooner revoked, this Notice will be revoked on 30 June 2022.

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

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

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
139244	Yellow Box Lane	Blackburn	Whitehorse City Council Located at the rear of Lake Road, Blackburn running between Wellington Avenue and Alandale Road
133501	Danelle Lane	Talgarno	Towong Shire Council The road traverses in a southeast direction off Talgarno Tap Road
138669	Connell Road	Kilmore	Mitchell Shire Council Segment of road formerly known as Westwood Road running between Limerick Way and Xavier Street
138671	Park View Drive	Kilmore	Mitchell Shire Council Rename the part of Kulin Drive that runs between Mikada Boulevard and Ryans Creek Reserve

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
138888	Mill Park Drive Childrens Centre	Whittlesea Shire Council Located at 152 Mill Park Drive, Mill Park For further details see map at: www.land.vic.gov.au/place-naming
138723	Brimbank Aquatic and Wellness Centre	Brimbank City Council Located at 90 Taylors Road, Keilor Downs For further details see map at: www.land.vic.gov.au/place-naming
125793	Kaniva Wetlands and Fauna Park	West Wimmera Shire Council Located at 2a Commercial Street, West Kaniva 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:	Jian Li Melbourne Pty Ltd (ACN 618 663 371) of Melbourne, Victoria 3000, trading as 'Kinly Beauty Clinics' and/or 'Kinly Beauty' and/or 'Kinly Eye Beauty'
Date this Interim Prohibition Order is made:	6 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 28 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 provide any: <ol style="list-style-type: none"> a. medical procedures; b. surgical procedures; or c. administer cosmetic injections. unless those procedures or injections are performed by a registered medical practitioner or registered nurse in accordance with Australian Law.¹ 2. The general health service provider named above must not possess, administer and/or store any scheduled medicine or poison that has not been approved by the Therapeutic Goods Administration for use in Australia.

¹ **Health Practitioner Regulations National Law (Victoria) Act 2009**
Drugs, Poisons and Controlled Substances Act 1981
Drugs, Poisons and Controlled Substances Regulations 2017

	<p>3. The general health service provider named above must not direct, instruct, or allow Mr Jianfeng Zhang to:</p> <ol style="list-style-type: none"> a. provide clinical treatment to any person; b. provide advice to any person with respect to that person's clinical treatment; c. assist any person (regardless of whether that person is registered under the Health Practitioner Regulation National Law (Victoria) Act 2009) in providing clinical treatment to another person; or d. direct or instruct any person (regardless of whether that person is registered under the Health Practitioner Regulation National Law (Victoria) Act 2009) as to the clinical treatment provided, or to be provided, to another person. <p>For the purpose of this Interim Prohibition Order, clinical treatment includes, but is not limited to:</p> <ol style="list-style-type: none"> a. medical procedures; b. surgical procedures; or c. the administration of cosmetic injections. <p>4. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at its registered business premises and all other business premises in a manner that it is easily visible to the public.</p> <p>5. The general health service provider named above must prominently display a copy of this Interim Prohibition Order on the homepage on its website or any social media platform used to advertise or promote health services, including but not limited to:</p> <ul style="list-style-type: none"> ● http://www.kinlybeautyclinics.com.au/eye-bags-removal-melbourne/ ● https://www.facebook.com/kinlybeautyau/ <p>in a manner that is easily visible to the public.</p>
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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:	Mr Jianfeng Zhang in the State of Victoria
Date this Interim Prohibition Order is made:	6 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 28 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 possess, administer and/or store any scheduled medicine or poison that has not been approved by the Therapeutic Goods Administration for use in Australia. 2. The general health service provider named above must not: <ol style="list-style-type: none"> a. provide clinical treatment to any person; b. provide advice to any person with respect to that person's clinical treatment; c. assist any person (regardless of whether that person is registered under the Health Practitioner Regulation National Law (Victoria) Act 2009) in providing clinical treatment to another person; or d. direct or instruct any person (regardless of whether that person is registered under the Health Practitioner Regulation National Law (Victoria) Act 2009) as to the clinical treatment provided, or to be provided, to another person. <p>For the purpose of this Interim Prohibition Order, clinical treatment includes, but is not limited to:</p> <ol style="list-style-type: none"> a. medical procedures; b. surgical procedures; or c. the administration of cosmetic injections.

Effect of this Interim Prohibition Order:	<p>3. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at his registered business premises and all other business premises in a manner that it is easily visible to the public.</p> <p>4. The general health service provider named above must prominently display a copy of this Interim Prohibition Order on the homepage on its website or any social media platform used to advertise or promote health services, including but not limited to:</p> <ul style="list-style-type: none"> • http://www.kinlybeautyclinics.com.au/eye-bags-removal-melbourne/ • https://www.facebook.com/kinlybeautyau/ <p>in a manner that is easily visible to the public.</p>
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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:	Kathy Larrene Broady Todd of Macleay Island in the State of Queensland who also trades as Discussing Dissociation (ABN 82 737 859 860)
Date this Interim Prohibition Order is made:	15 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 7 September 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 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 publish a copy of this Interim Prohibition Order, on the homepage in a manner that is easily visible to the public, on any website or social media platform she uses to promote herself or the supply of any goods or services including but not limited to: <ul style="list-style-type: none"> ● https://www.discussingdissociation.com/ ● https://www.facebook.com/Discussing-Dissociation-172881819728637/ ● https://yaro.blog/31737/kathy-broadly/
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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

National Electricity (Victoria) Act 2005

NOTICE OF IGNITION RISK UNIT TARGETS

I, Lily D’Ambrosio, Minister for Energy, Environment and Climate Change, under subclause 10(2) of the F-Factor Scheme Order 2016 published in the Victoria Government Gazette No. G 51 Thursday 22 December 2016 page 3239, made under section 16C of the **National Electricity (Victoria) Act 2005**, give notice that the ignition risk unit target for each Distribution Network Service Provider for the 2021–22 financial year is:

Distribution Network Service Provider				
AusNet	CitiPower	Jemena	Powercor	United Energy
164.3	1.9	3.7	235.2	19.0

Dated 21 June 2021

Responsible Minister
HON. LILY D’AMBROSIO MP
Minister for Energy, Environment and Climate Change

Major Transport Projects Facilitation Act 2009

Section 193

ROAD DECLARATION

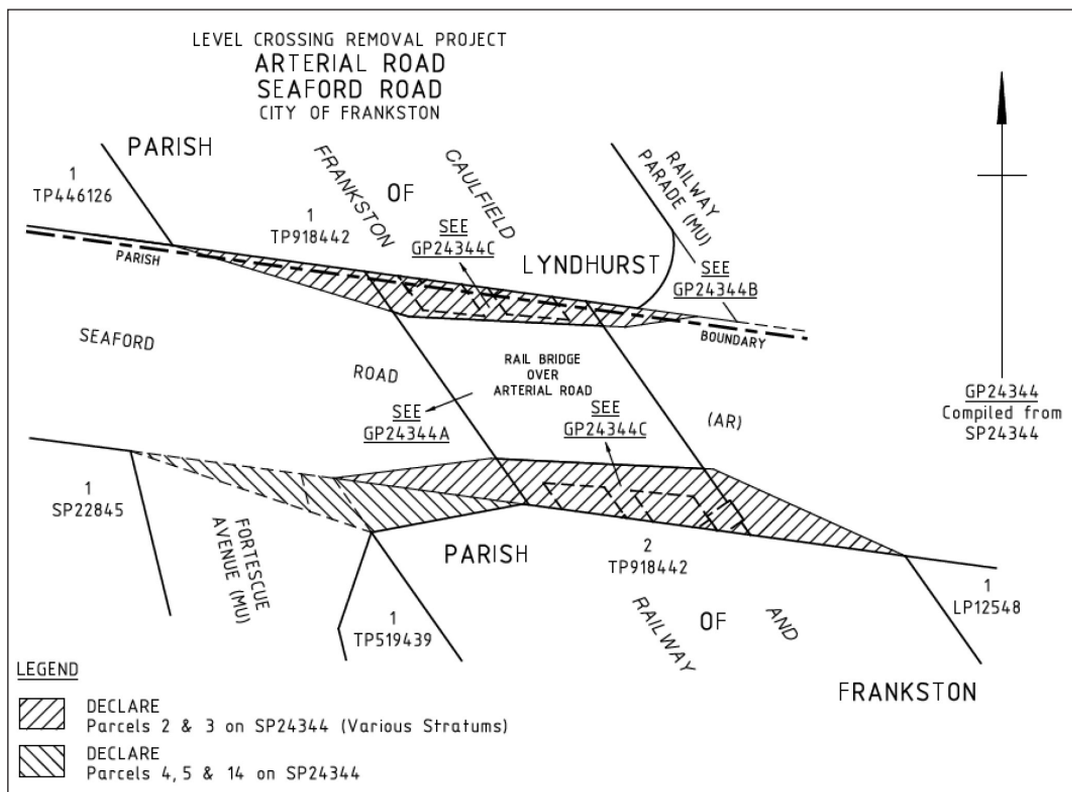
I, Jacinta Allan MP, Minister for Transport Infrastructure, as Project Minister for the Seaford Road Level Crossing Removal Project, being a project to which the **Major Transport Projects Facilitation Act 2009** (other than Parts 3 and 8) applies, declare the project area land described as parcels 2 and 3 (various stratum) and parcels 4, 5 and 14 in GP24344 and depicted in the plan below to be an arterial road.

On the date that notice of this declaration is published in the Government Gazette under section 193(3) of the **Major Transport Projects Facilitation Act 2009**, the road is taken to be declared under section 14 of the **Road Management Act 2004** to be an arterial road.

Responsible Minister
 HON. JACINTA ALLAN MP
 Minister for Transport Infrastructure

PLAN – ARTERIAL ROAD

The road identified by hatching on the plan numbered GP24344 is declared as described in the legend on the said plan.



Major Transport Projects Facilitation Act 2009

Section 193

ROAD DECLARATION

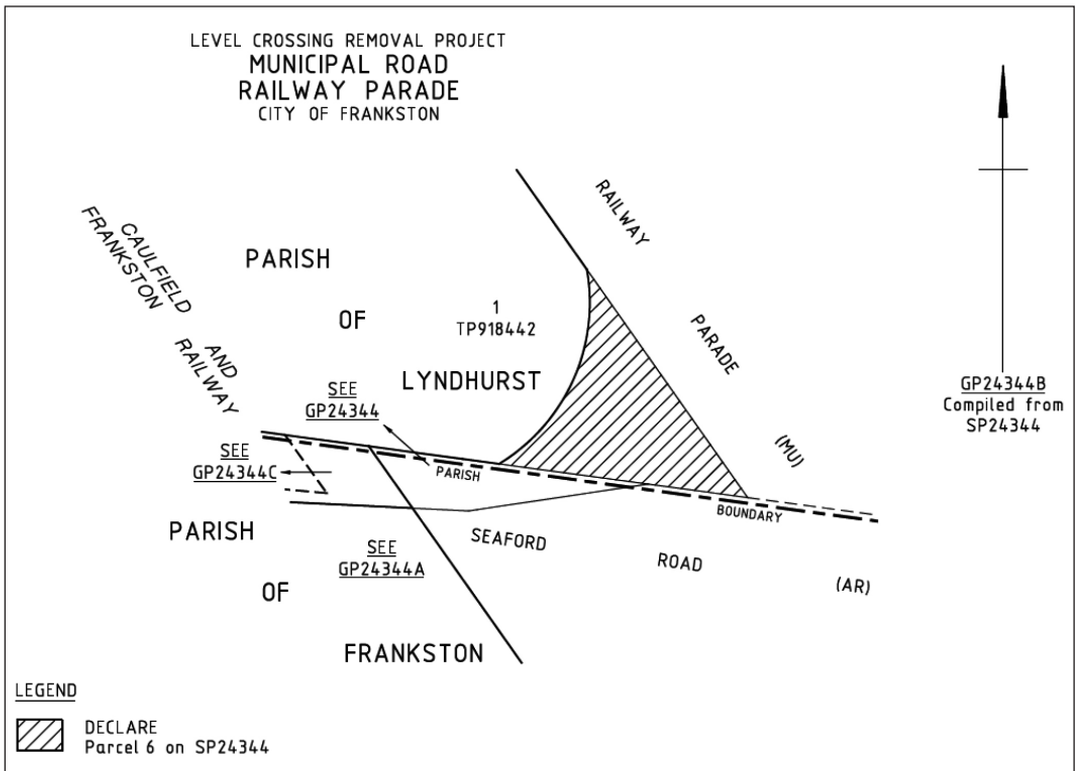
I, Jacinta Allan MP, Minister for Transport Infrastructure, as Project Minister for the Seaford Road Level Crossing Removal Project, being a project to which the **Major Transport Projects Facilitation Act 2009** (other than Parts 3 and 8) applies, declare the project area land described as parcel 6 in GP24344B and depicted in the plan below to be a municipal road.

On the date that notice of this declaration is published in the Government Gazette under section 193(3) of the **Major Transport Projects Facilitation Act 2009**, the road is taken to be declared under section 14 of the **Road Management Act 2004** to be a municipal road.

Responsible Minister
 HON. JACINTA ALLAN MP
 Minister for Transport Infrastructure

PLAN – MUNICIPAL ROAD

The road identified by hatching on the plan numbered GP24344B is declared as described in the legend on the said plan.



**Meat Industry Act 1993****LEGISLATIVE INSTRUMENT DETERMINING LICENCE CATEGORIES AND
FIXING FEES FOR MEAT PROCESSING FACILITY LICENCES**

- 1) Pursuant to sections 14(2)(b), 44(f), 44(h) and 45 of the **Meat Industry Act 1993**, PrimeSafe, being the Authority established under Part 6 of that Act –
 - a) determines the categories of licences listed in Column 1 of the Table; and
 - b) fixes, for each category of licence specified in Column 1 of the Table, the application fee listed in Column 3 and the annual fee listed in Column 4 of the Table, based, as applicable, on the annual throughput specified in Column 2, subject to the following exceptions:
 - i) any application fee specified in Column 3 is only payable for the initial application for a category of meat processing facility licence; and
 - ii) notwithstanding the fees fixed in Column 3 and 4, facilities registered and supervised by the Commonwealth Department of Agriculture, Water and Environment (DAWE) where the DAWE accepts responsibility for all products placed on the domestic market are required to pay an annual fee in accordance with the fee schedule up to a maximum fee of \$1,995. New licence applications covered by this arrangement will also be required to pay an application fee in accordance with the fee schedule up to a maximum of \$998.
 - c) fixes as the fee payable for assessment for approval or monitoring of a quality assurance program at an hourly rate of \$268 (excluding GST).
 - 2) In this instrument, **annual throughput** means the number of units slaughtered or weight (tonnes) of material brought into the relevant facility for processing (including storage) in the licensing period to which the licence will apply.
 - 3) This instrument is effective from the date it is published in the Victoria Government Gazette.
-



PRIME SAFE

Meat Industry Act 1993

FEE SCHEDULE TABLE FOR MEAT PROCESSING FACILITIES 1 JULY 2021 – 30 JUNE 2022

Licence Category	Annual Throughput	Application Fee (Payable with first annual fee only) (\$)	Annual Fee (\$)
Abattoir Vehicle/Place *	Up to 15,000 units	1,005	2,010
	15,001 to 200,000 units	1,796	3,592
	200,001 to 500,000 units	3,594	7,188
	Over 500,000 units	5,247	10,494
	To calculate number of units of throughput: 1 cattle = 5 units 1 rabbit = 0.2 units 1 other stock = 1 unit		
Poultry Processing	Up 50,000 units (0 to 25,000kg)	953	1,905
	50,001 to 500,000 units	1,302	2,603
	500,001 to 2,500,000 units	1,994	3,988
	2,500,001 to 5,000,000 units	3,421	6,842
	Over 5,000,000 units	6,161	12,322
To calculate number of units of throughput: 1 bird = 1 unit 1 rabbit = 1 unit			
Further Meat Processing *(includes poultry meat and smallgoods)	Up to 250 tonnes	346	692
	251 to 500 tonnes	400	800
	501 to 2,500 tonnes	803	1,606
	2,501 to 5,000 tonnes	1,206	2,412
	Over 5,000 tonnes	1,466	2,932
Game Meat Processing Facility (Harvest Vehicle)	Not applicable	228	455
Game Meat Field Harvester	Not applicable	115	229
Game Meat Processing Facility: Field Depot (Vehicle) / Field Depot (Premises)	Up to 500 tonnes	346	692
	501 to 2,500 tonnes	803	1,606
	Over 2,500 tonnes	1,206	2,412

Game Meat Processing Facility (Premises)	Up to 500 tonnes	454	908
	501 to 2,500 tonnes	992	1,984
	Over 2,500 tonnes	1,583	3,166
Retail Butcher Shop	Meat and/or poultry only	172	344
	Meat/poultry and smallgoods (Facilities wholesaling greater than 50 tonnes require a further meat processing licence)	347	693
Prime Tallow Processing	Not applicable	1,688	3,376
Inedible Rendering	Not applicable	1,264	2,528
Pet Meat Processing Plant	Not applicable	1,203	2,406
Pet Food Establishments	Up to 50 tonnes	147	294
	51 to 150 tonnes	500	999
	Over 150 tonnes	1002	2,004
Meat Transport Vehicles	Commercial van	–	138
	Truck/Trailer under 4.5 tonnes GVM	–	210
	Truck/Trailer over 4.5 tonnes GVM	–	266
Review or Audit Fee (per hour excluding GST)	Not applicable	–	268

*Note: Facilities supervised by the Department of Agriculture, Water and Environment (DAWE) where the DAWE accepts responsibility for all products placed on the domestic market are required to pay a licence fee in accordance with the fee schedule up to a maximum fee of \$1,995. New licence applications covered by this arrangement will also be required to pay an application fee in accordance with the fee schedule up to a maximum of \$998.

**PRIMESAFE****Meat Industry Act 1993****MEAT INDUSTRY REGULATIONS 2015****Legislative Instrument Fixing Fees for a Meat Transport Vehicle Licence**

Under Regulation 17(3) of the Meat Industry Regulations 2015, PrimeSafe, being the Authority established under Part 6 of the **Meat Industry Act 1993**, fixes the fees listed in Column 3 of the Table below that corresponds to the vehicle type listed in Column 2, for the issue and renewal of an annual meat transport vehicle licence.

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

Meat Transport Vehicles	Commercial van	—	138
	Truck/Trailer under 4.5 tonnes GVM	—	210
	Truck/Trailer over 4.5 tonnes GVM	—	266



Seafood Safety Act 2003

LEGISLATIVE INSTRUMENT DETERMINING CLASSES OF LICENCES AND FIXING FEES FOR SEAFOOD SAFETY LICENCES

- 1) Pursuant to sections 6, 12 and 13 of the **Seafood Safety Act 2003**, PrimeSafe, being the Authority under that Act –
 - a) determines the classes of licences listed in Column 1 of Table A and Column 1 of Table B;
 - b) fixes, for each class of licence specified in Column 1 of Table A, the application fee listed in Column 3 and the annual fee listed in Column 4 of Table A, based, as applicable, on the annual throughput specified in Column 2, subject to the following exceptions:
 - i) any application fee specified in Column 3 is only payable for the initial application for a category of seafood safety licence; and
 - ii) notwithstanding the fees fixed in Column 3 and 4, facilities registered and supervised by the Commonwealth Department of Agriculture and Water Environment (DAWE) where the DAWE accepts responsibility for all products placed on the domestic market are required to pay an annual fee in accordance with the fee schedule up to a maximum fee of \$1,995. New licence applications covered by this arrangement will also be required to pay an application fee in accordance with the fee schedule up to a maximum of \$998;
 - c) fixes for each vehicle type listed in Column 2 of Table B, the annual fee listed in Column 3 of Table B;
 - d) fixes as the fee payable for assessment for approval or monitoring of a quality assurance program at an hourly rate of \$268 (ex GST).
 - 2) In this instrument, **annual throughput** means the weight (tonnes) of material brought into the relevant facility for processing (including storage) in the licensing period to which the licence will apply.
 - 3) This instrument is effective from the date it is published in the Victoria Government Gazette.
-



Seafood Safety Act 2003

 TABLE A: FEE SCHEDULE FOR WILDCATCH AND AQUACULTURE
 BUSINESSES 1 JULY 2021 – 30 JUNE 2022

Licence Category	Annual Throughput	Application Fee (Payable with first annual fee only) (\$)	Annual Fee (\$)
Wholesaler Category A * (including fin fish, scallops, shellfish, eels, shark, octopus, squid)	< 200 tonnes	454	907
	201 to 400 tonnes	681	1,362
	401 to 1,000 tonnes	1,586	3,171
	1,001 to 2,000 tonnes	3,401	6,801
	> 2,000 tonnes	4,533	9,065
Wholesaler Category B * (including mud crabs, bugs, crabs, abalone, rock lobster, prawns)	< 75 tonnes	454	907
	76 to 150 tonnes	681	1,362
	151 to 350 tonnes	1,586	3,171
	351 to 700 tonnes	3,401	6,801
	> 700 tonnes	4,533	9,065
Processor Category A * (including fin fish, scallops, shellfish, eels, shark, octopus, squid)	< 150 tonnes	454	907
	151 to 300 tonnes	681	1,362
	301 to 750 tonnes	1,586	3,171
	751 to 1,500 tonnes	3,401	6,801
	> 1,500 tonnes	4,533	9,065
Processor Category B * (including mud crabs, bugs, crabs, abalone, rock lobster, prawns)	< 50 tonnes	454	907
	51 to 100 tonnes	681	1,362
	101 to 250 tonnes	1,586	3,171
	251 to 500 tonnes	3,401	6,801
	> 500 tonnes	4,533	9,065

Further Processor Category A * (including fin fish, scallops, shellfish, eels, shark, octopus, squid)	< 50 tonnes	454	907
	51 to 100 tonnes	681	1,362
	101 to 250 tonnes	1,586	3,171
	251 to 500 tonnes	3,401	6,801
	> 500 tonnes	4,533	9,065
Further Processor Category B * (including mud crabs, bugs, crabs, abalone, rock lobster, prawns)	< 25 tonnes	454	907
	26 to 50 tonnes	681	1,362
	51 to 100 tonnes	1,586	3,171
	101 to 200 tonnes	3,401	6,801
	> 200 tonnes	4,533	9,065
Retailer	Not applicable	340	680
Meat Transport Vehicle	Commercial Van	–	138
	Truck/Trailer < 4.5 tonnes GVM	–	210
	Truck/Trailer > 4.5 tonnes GVM	–	266
Review or Audit Fee (per hour ex. GST)	Not applicable	–	268

* Note: Facilities supervised by the Department of Agriculture, Water and Environment (DAWE) where the DAWE accepts responsibility for all products placed on the domestic market are required to pay a licence fee in accordance with the fee schedule up to a maximum fee of \$1,995. New licence applications covered by this arrangement will also be required to pay an application fee in accordance with the fee schedule up to a maximum of \$998.

TABLE B: FEE SCHEDULE FOR SEAFOOD PROCESSING
FACILITIES 1 JULY 2021 – 30 JUNE 2022

Licence Category	Annual Throughput	Application Fee (Payable with first annual fee only) (\$)	Annual Fee (\$)
Victorian Wildcatch			
Crustaceans	Landed catch < 1 tonne	147	294
	Landed catch 1 to 5 tonnes	222	443
	Landed catch 5 to 10 tonnes	304	607
	Landed catch > 10 tonnes	440	880
Wildcatch General	Landed catch < 10 tonnes	147	294
	Landed catch 10 to 50 tonnes	262	524
	Landed catch > 50 tonnes	440	880
Noxious Fish Permit	Landed catch < 50 tonnes	147	294
	Landed catch > 50 tonnes	222	443
Commonwealth Wildcatch	Not applicable	440	880
Aquaculture			
Abalone	Grow out < 2 tonnes	147	294
	Grow out 2 to 8 tonnes	262	524
	Grow out > 8 tonnes	440	880
Blue Mussels and Shellfish	Grow out < 50 tonnes	147	294
	Grow out 50 to 150 tonnes	262	524
	Grow out > 150 tonnes	440	880
Fin Fish (including trout and yabbies)	Grow out < 15 tonnes	147	294
	Grow out 15 to 60 tonnes	262	524
	Grow out > 60 tonnes	440	880
Review or Audit Fee (per hour ex. GST)	Not applicable	–	268
Meat Transport Vehicles	Commercial van	–	138
	Truck/Trailer under 4.5 tonnes GVM	–	210
	Truck/Trailer over 4.5 tonnes GVM	–	266

Road Safety Act 1986**ROAD SAFETY ROAD RULES 2017**

Notice of Conditional Exemption from Certain No Trucks Signs

1. Purpose

The purpose of this notice is to exempt drivers of trucks from the no trucks sign located on, or applying to, Moore Street, Footscray, under certain conditions.

2. Authorising Provision

This notice is made under Rule 104(7) of the Road Safety Road Rules 2017. Rule 104(3) states that the driver of a truck must not drive past a no trucks sign except as permitted by Subrules (4), (5) or (6). Rule 104(6) provides that one of the exemptions is if the Secretary to the Department of Transport has granted an exemption under Rule 104(7) to the driver or the truck or in respect of the geographic area from the application of the rule and the driver is carrying written evidence of that exemption and produces that evidence to a police officer or authorised person when asked to do so.

3. Commencement

This notice comes into operation on the date of publication.

4. Expiry

This notice expires on 31 December 2023.

5. Revocation

The notice published in Government Gazette No. G4 on 28 January 2016 entitled 'Notice of Conditional Exemption from Certain No Trucks Signs' is revoked.

6. Definitions

Words and phrases in this notice have the same meaning as in the **Road Safety Act 1986** and the Road Safety Road Rules 2017.

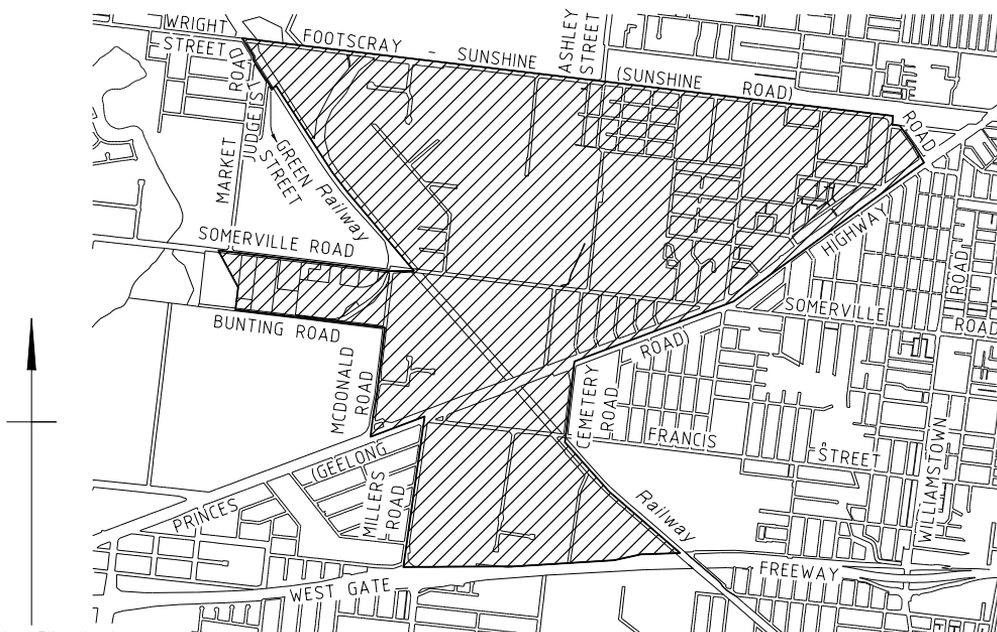
7. Exemption

In accordance with Rule 104(7) of the Road Safety Road Rules 2017, I, Fiona Adamson, delegate of the Secretary to the Department of Transport, exempt all drivers of trucks from Rule 104(3) in regard to a no trucks sign located on, or applying to, Moore Street, Footscray, providing that the driver is carrying a document which demonstrates that the origin or destination of the truck lies in the area identified by hatching in the diagram below, and the truck is loading or unloading goods or equipment, or returning from loading or unloading goods or equipment, in that area.

MOORE STREET TRUCK CURFEW - EXEMPTION AREA
CITIES OF BRIMBANK, HOBSONS BAY AND
MARIBYRNONG

LEGEND

 TRUCK CURFEW EXEMPT AREA



Drawing File Number
28690-lis--gp-01.dgn

Dated 17 June 2021

FIONA ADAMSON
Chief, Metro Surface Transport
Department of Transport

Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES

Notice is hereby given that Westernport Water has made provision for water and/or recycled water and/or sewer services for the properties listed below. In accordance with section 144 of the **Water Act 1989**, these properties are now liable to be rated as serviced properties from 30 June 2021, or subject to the approval of subdivision.

Lot / Plan Numbers	Property Address
Water and Sewer Services	
Lots 1 and 2 / PS826763P	507–509 Agar Road, Coronet Bay, Victoria 3984
Lots 1, 2 and 3 / PS845402R	3 Blackburn Road, Kilcunda, Victoria 3995
Lots 28 to 37, 53 to 63 and R1 / PS823722V	386 Agar Road, Coronet Bay, Victoria 3984
Lots 1201 to 1227 / PS818378N	Pasadena Drive, Cowes, Victoria 3922
Lots 1 and 2 / PS844362G	12 Bellavista Road, Cowes, Victoria 3922

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

Water Act 1989**WESTERN WATER – DECLARATION OF SERVICED PROPERTIES**

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

Lot/s	PS Number	Address	Commence Date	Services
1–2	PS831254H	18 Links Road, Darley	21/04/2006	Water/Sewer
1–3	PS739108J	52 Prince Street, Gisborne	11/09/2015	Water/Sewer
1–2	PS830549S	43 Dunsford Street, Lancefield	23/02/2018	Water/Sewer
1001–1031, 1040–1050	PS806375M	Bridgefield Estate Stage 10, Rockbank	20/04/2018	Water/Sewer
1–2	PS829547E	50 Riddell Road, Sunbury	6/08/2018	Water/Sewer
1–2	PS831439U	11 Harcourt Close, Sunbury	11/10/2018	Water/Sewer
1–2	PS747472Q	151 Exford Road, Melton South	27/11/2019	Water/Sewer
1–2	PS839616F	2 Cashin Court, Melton	25/05/2020	Water/Sewer
1–2	PS821825V	36 Keith Avenue, Sunbury	17/06/2020	Water/Sewer
1–2	PS847243Y	13 Canterbury Circuit, Melton	12/04/2021	Water/Sewer
27001–27056	PS829702U	Mount Atkinson Estate Stage 27, Truganina	7/05/2021	Water/Sewer
1–2	PS843124E	74 Carnoustie Drive, Sunbury	7/05/2021	Water/Sewer
901–955	PS806375M	Bridgefield Estate Stage 9, Rockbank	11/05/2021	Water/Sewer
901–908	PS842526N	Accolade Estate Stage 9A, Rockbank	12/05/2021	Water/Sewer
1–2	PS838440X	68 White Avenue, Romsey	12/05/2021	Water/Sewer
501–564	PS833845W	Deanside Village Estate Stage 5, Deanside	14/05/2021	Water/Sewer
1–2	PS837696Q	39 Cotton Field Way, Brookfield	17/05/2021	Water/Sewer
1–22	PS811237V	10 Bannon Avenue, Sunbury	17/05/2021	Water/Sewer
11031–11039	PS840898J	Rosenthal Estate Stage W11A, Sunbury	19/05/2021	Water/Sewer
4401–4431	PS832963V	Woodlea Estate Stage 44, Bonnie Brook	27/05/2021	Water/Sewer
1–62	PS830397P	6–16 Anderson Road, Sunbury	25/08/2021	Water/Sewer
1–35	PS840548N	2 Budding Street, Diggers Rest	24/05/2020	Water/ Recycled Water/Sewer
101–145	PS822716V	Mount Aliza Estate Stage 1, Thornhill Park	7/05/2021	Water/ Recycled Water/Sewer
3801–3850	PS830842U	Atherstone Estate Palara Stage 38, Strathulloh	10/05/2021	Water/ Recycled Water/Sewer

45–47,67 and 108–112, 123–139	PS806157X	Alexander Park Stage 2, Diggers Rest	25/05/2021	Water/ Recycled Water/Sewer
9–12, 68–71, 86–90, 99–107	PS806157X	Alexander Park Stage 3, Diggers Rest	25/05/2021	Water/ Recycled Water/Sewer
13 and 113– 122	PS806157X	Alexander Park Stage 4, Diggers Rest	26/05/2021	Water/ Recycled Water/Sewer
1–2	PS809035W	60 Cornish Road, Riddells Creek	8/04/2021	Water
1–2	PS837810V	66 Cornish Road, Riddells Creek	16/04/2021	Water

Water Act 1989

DECLARATION OF SERVICED PROPERTIES

For the purposes of section 144 of the **Water Act 1989** Goulburn Valley Region Water Corporation (trading as Goulburn Valley Water), declares it has made provision for water and/or sewerage services to the following lots commencing 31 July 2021:

Potable Water and Sewerage

Lots 1–6, PS807157S; 28 Meteorite Street, Murchison

Lots 1–5, PS845966R; 33 Hogan Street, Tatura

Lots 1–2, PS833458E; 339–343 Archer Street, Shepparton

Lots 1–2 PS821313A; 27 Hunter Street, Mansfield

Lots 2–7, PS847740J; 8 Hunter Street, Mansfield

Lots 1–2, PS839387T; 212C High Street, Broadford

Lots 8 and 13, PS849089V; 33 Jamieson Street, Broadford

PC374446H; 84 and 86 Blake Street, Nathalia

Lots 1–2, PS835445D; 33 Sedgwick Street, Marysville

Lots 1, 2, 3, 4 TP536751A & Lot 1 TP537188V & Lot 1 TP183834K; 117 Malcolm Street, Mansfield

Potable Water only

Lots 1 and 3, PS842629C; 35 Duffy Street, Kilmore East

Lots 1–2, PS818874A; 170–194 High Street, Nagambie

Lot A, CP105049; 5 Knox Court, Wandong

Non Potable Water only

Lots 1–4, PS829008M; Lot 2 Armstrong Avenue, Strathbogie

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

Water Industry Act 1994**NOTICE OF RATE AND THE MINIMUM AMOUNT OF RATE TO BE PAID
IN RESPECT OF LAND**

I, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, being the Minister responsible for administering Part 4 of the **Water Industry Act 1994** (the Act), give notice:

- (i) Under section 139(1F) of the Act, for the 2021–22 financial year, of a rate established pursuant to section 139(1B) and (1C) of the Act in relation to land within the area specified in the Schedule to this Notice. In relation to that land the rate is **0.4780** cents per dollar value of the net annual value as at 30 June 1990 levels as determined under the **Valuation of Land Act 1960**; and
- (ii) Under section 139(4AE) of the Act, of the minimum amount of rate to be paid in respect of any land within the area specified in the Schedule for the 2021–22 financial year. The minimum amount is **\$80.20**.

SCHEDULE

The area which is delineated by a heavy black line on the plan numbered LEGL./95-1 and lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning, with parts of the boundary of the area being more particularly defined by heavy black delineation on the plans numbered:

LEGL./95-2	LEGL./95-20
LEGL./95-3	LEGL./95-21
LEGL./95-4	LEGL./95-22
LEGL./95-5	LEGL./95-23
LEGL./95-6	LEGL./95-24
LEGL./95-7	LEGL./95-25
LEGL./95-8	LEGL./95-26
LEGL./95-9	LEGL./95-27
LEGL./95-10	LEGL./95-28
LEGL./95-11	LEGL./95-29
LEGL./95-12	LEGL./95-30
LEGL./95-13	LEGL./95-31
LEGL./95-14	LEGL./95-32
LEGL./95-15	LEGL./95-33
LEGL./95-16	LEGL./95-34
LEGL./95-17	LEGL./95-35
LEGL./95-18	LEGL./95-36
LEGL./95-19	LEGL./95-37

This notice comes into effect on the date published in the Victoria Government Gazette.

ORDERS IN COUNCIL**Education and Training Reform Act 2006****APPOINTMENTS OF THREE MEMBERS TO THE ADULT, COMMUNITY
AND FURTHER EDUCATION BOARD****Order in Council**

The Governor in Council, under section 3.3.10(1) of the **Education and Training Reform Act 2006**, appoints to the Adult, Community and Further Education Board:

- Sally Brennan as a member, from 26 June 2021 until 31 July 2021 (both dates inclusive)
- Michael Grogan as a member, from 26 June 2021 until 31 July 2021 (both dates inclusive)
- Raoul Wainwright as a member, from 26 June 2021 until 25 September 2021 (both dates inclusive).

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

Dated 22 June 2021

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

Minister for Higher Education

SAMUAL WALLACE

Acting Clerk of the Executive Council

Education and Training Reform Act 2006**APPOINTMENTS OF THREE MEMBERS TO THE ADULT, COMMUNITY
AND FURTHER EDUCATION BOARD****SCHEDULE TO THE ORDER IN COUNCIL****1. Appointment Arrangements**

Members are appointed on a part-time basis.

2. Period of Appointment

The period of appointment for the following members is for the below terms:

- Sally Brennan as a member, from 26 June 2021 until 31 July 2021 (both dates inclusive)
- Michael Grogan as a member, from 26 June 2021 until 31 July 2021 (both dates inclusive)
- Raoul Wainwright as a member, from 26 June 2021 until 25 September 2021 (both dates inclusive).

3. Duties and Responsibilities of the Position

The functions and powers of the Adult, Community and Further Education (ACFE) Board are provided under Division 2 of Part 3.3 of the **Education and Training Reform Act 2006** (the Act). The functions of the ACFE Board include inquiring into and making reports on the development of policies, programs and services regarding providing adult, community and further education; planning, developing, evaluating and funding policies, programs and services for the co-ordination, provision and support of adult, community and further education; providing for the delivery of adult, community and further education; and advising the Minister on any matter relating to adult, community and further education. The ACFE Board also has certain financial powers, including the ability to make payments by way of grants, subsidies or loans in relation to adult, community and further education.

4. Termination Arrangements

Clause 2(3) of Schedule 2 to the Act, stipulates that the office of a member becomes vacant if the member becomes bankrupt, is found guilty of an offence which is, or which would if

committed in Victoria be, an indictable offence or is absent from three consecutive meetings of the Board without the leave of the Chairperson or in the case of the Chairperson without the Minister's leave.

5. Payment Provisions

Clause 3(1) of Schedule 2 to the Act states that a member or acting member of an authority, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university) is entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member. Remuneration for members is fixed at \$439 per day.

6. Superannuation Obligations

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

7. Travel and Personal Expenses Arrangements

Each of the appointees referred to in this Order may be reimbursed for reasonable out of pocket expenses such as travelling, accommodation, meals and other incidental expenses associated with attendance at meetings, overnight absence from home or absence from the normal work location in the course of field duties. Such reimbursement will be in accordance with relevant policies of the Department of Education and Training.

8. Leave Arrangements

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

9. Prior Service

Long service and other leave entitlements are not available. Prior service is therefore not applicable for the calculation of long service or leave entitlements.

Land Acquisition and Compensation Act 1986

**CERTIFICATION PURSUANT TO SECTION 5(3) OF THE
LAND ACQUISITION AND COMPENSATION ACT 1986**

Order in Council

The Governor in Council under section 5(3) of the **Land Acquisition and Compensation Act 1986** certifies the land shown as:

- parcel 13 on Plan of Survey SP21336A prepared by the Roads Corporation of 60 Denmark Street, Kew 3101 and being part of the land contained in Certificate of Title Volume 11374 Folio 549; and
- parcel 64 on Plan of Survey SP23653C prepared by the Roads Corporation of 60 Denmark Street, Kew 3101 and being part of the land contained in Certificate of Title Volume 11419 Folio 734,

as land for which reservation is unnecessary, undesirable and contrary to the public interest.

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

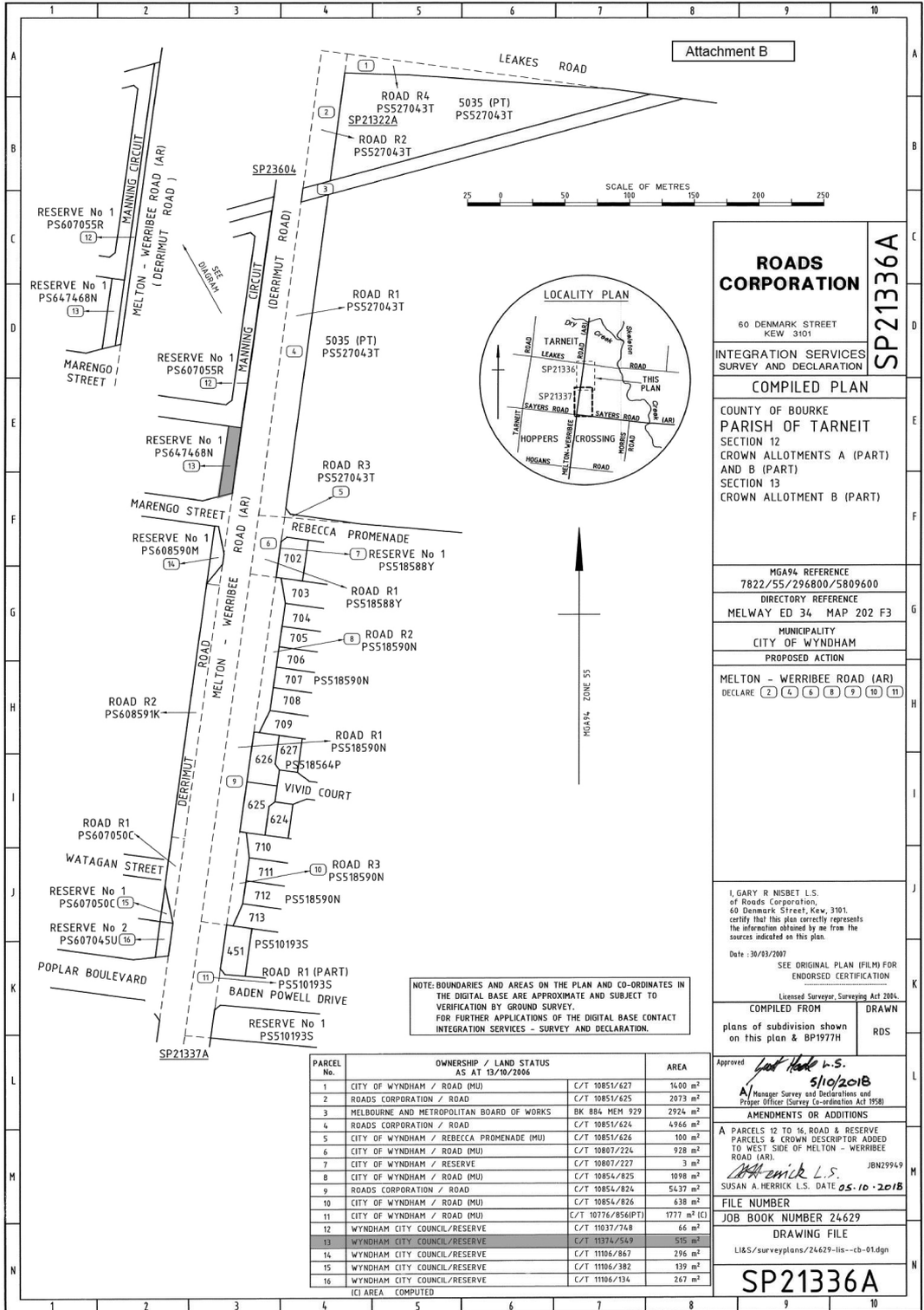
Dated 22 June 2021

Responsible Minister:

JACLYN SYMES MP

Attorney-General

SAMUAL WALLACE
Acting Clerk of the Executive Council



Attachment B

ROADS CORPORATION

60 DENMARK STREET
KEW 3101

INTEGRATION SERVICES
SURVEY AND DECLARATION

SP21336A

COMPILED PLAN

COUNTY OF BURKE
PARISH OF TARNEIL
SECTION 12
CROWN ALLOTMENTS A (PART)
AND B (PART)
SECTION 13
CROWN ALLOTMENT B (PART)

MGA94 REFERENCE
7822/55/296800/5809600

DIRECTORY REFERENCE
MELWAY ED 34 MAP 202 F3

MUNICIPALITY
CITY OF WYNDHAM

PROPOSED ACTION

MELTON - WERRIBEE ROAD (AR)
DECLARE (2) (4) (6) (8) (9) (10) (11)

GARY R NISBET L.S.
of Roads Corporation,
60 Denmark Street, Kew, 3101,
certify that this plan correctly represents
the information obtained by me from the
sources indicated on this plan.

Date : 30/03/2007

SEE ORIGINAL PLAN (IF PM) FOR
ENDORSED CERTIFICATION

Licensed Surveyor, Surveying Act 2001.

COMPILED FROM	DRAWN
plans of subdivision shown on this plan & BP1977H	RDS

Approved *Paul Hodge* **L.S.**
5/10/2018
Manager Survey and Declarations and
Proper Officer (Survey Co-ordination Act 1958)

AMENDMENTS OR ADDITIONS

A PARCELS 12 TO 16, ROAD 6 RESERVE
PARCELS 8 CROWN DESCRIPTOR ADDED
TO WEST SIDE OF MELTON - WERRIBEE
ROAD (AR).
Susan A. Herrick L.S. JBN29549
SUSAN A. HERRICK L.S. DATE **05.10.2018**

FILE NUMBER
JOB BOOK NUMBER 24629

DRAWING FILE

L185/surveyplans/24629-lis--d-01.dgn

SP21336A

NOTE: BOUNDARIES AND AREAS ON THE PLAN AND CO-ORDINATES IN THE DIGITAL BASE ARE APPROXIMATE AND SUBJECT TO VERIFICATION BY GROUND SURVEY. FOR FURTHER APPLICATIONS OF THE DIGITAL BASE CONTACT INTEGRATION SERVICES - SURVEY AND DECLARATION.

PARCEL No.	OWNERSHIP / LAND STATUS AS AT 13/10/2006	AREA
1	CITY OF WYNDHAM / ROAD (MU)	C/T 10851/427 14.00 m ²
2	ROADS CORPORATION / ROAD	C/T 10851/425 2073 m ²
3	MELBOURNE AND METROPOLITAN BOARD OF WORKS	BK 884 MEM 929 2924 m ²
4	ROADS CORPORATION / ROAD	C/T 10851/424 4966 m ²
5	CITY OF WYNDHAM / REBECCA PROMENADE (MU)	C/T 10851/426 100 m ²
6	CITY OF WYNDHAM / ROAD (MU)	C/T 10807/224 928 m ²
7	CITY OF WYNDHAM / RESERVE	C/T 10807/227 3 m ²
8	CITY OF WYNDHAM / ROAD (MU)	C/T 10854/825 1098 m ²
9	ROADS CORPORATION / ROAD	C/T 10854/824 5437 m ²
10	CITY OF WYNDHAM / ROAD (MU)	C/T 10854/826 638 m ²
11	CITY OF WYNDHAM / ROAD (MU)	C/T 10776/856(P1) 1777 m ² (C)
12	WYNDHAM CITY COUNCIL/RESERVE	C/T 11037/748 66 m ²
13	WYNDHAM CITY COUNCIL/RESERVE	C/T 11374/549 515 m ²
14	WYNDHAM CITY COUNCIL/RESERVE	C/T 11106/867 296 m ²
15	WYNDHAM CITY COUNCIL/RESERVE	C/T 11106/382 139 m ²
16	WYNDHAM CITY COUNCIL/RESERVE	C/T 11106/134 267 m ²

(C) AREA COMPUTED

Land Acquisition and Compensation Act 1986
CERTIFICATION PURSUANT TO SECTION 5(3) OF THE
LAND ACQUISITION AND COMPENSATION ACT 1986

Order in Council

The Governor in Council under section 5(3) of the **Land Acquisition and Compensation Act 1986** certifies the land shown as:

- parcel 29 on the attached Plan of Survey SP23474B prepared by the Department of Transport of 60 Denmark Street, Kew 3101 and being part of the land contained in Certificate of Title Volume 12207 Folio 411; and
- parcel 31 on the attached Plan of Survey SP23474B prepared by the Department of Transport of 60 Denmark Street, Kew 3101 and being part of the land contained in Certificate of Title Volume 11061 Folio 934,

as land for which reservation is unnecessary, undesirable and contrary to the public interest.

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

Dated 22 June 2021

Responsible Minister:

JACLYN SYMES MP

Attorney-General

SAMUAL WALLACE
Acting Clerk of the Executive Council

State Owned Enterprises Act 1992

DECLARATION BY THE GOVERNOR IN COUNCIL UNDER SECTION 88A(1)

Order in Council

The Governor in Council, under section 88A(1) of the **State Owned Enterprises Act 1992**, declares the North East Link State Tolling Corporation a statutory corporation to which section 88 of the **State Owned Enterprises Act 1992** applies.

Dated 22 June 2021

Responsible Minister:

TIM PALLAS MP

Treasurer

SAMUAL WALLACE
Acting Clerk of the Executive Council

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

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

55. *Statutory Rule:* Professional Engineers Registration (Fees) Regulations 2021
Authorising Act: Professional Engineers Registration Act 2019
Date first obtainable: 16 June 2021
Code A
56. *Statutory Rule:* Dangerous Goods (Explosives) Interim Regulations 2021
Authorising Act: Dangerous Goods Act 1985
Date first obtainable: 16 June 2021
Code F
57. *Statutory Rule:* Agricultural Industry Development (Polls) Regulations 2021
Authorising Act: Agricultural Industry Development Act 1990
Date first obtainable: 22 June 2021
Code A
58. *Statutory Rule:* Professional Engineers Registration Transitional Regulations 2021
Authorising Act: Professional Engineers Registration Act 2019
Date first obtainable: 22 June 2021
Code A

59. *Statutory Rule:* Environment Protection Revocation Regulations 2021
Authorising Act: Environment Protection Act 1970
Date first obtainable: 22 June 2021
Code A
60. *Statutory Rule:* Environment Protection Transitional Amendment Regulations 2021
Authorising Act: Environment Protection Act 2017
Date first obtainable: 22 June 2021
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61. *Statutory Rule:* Subordinate Legislation (Legislative Instruments) Regulations 2021
Authorising Act: Subordinate Legislation Act 1994
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