



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 30 Thursday 29 July 2021

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GENERAL

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As from 29 July 2021

The last Special Gazette was No. 410 dated 28 July 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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Victoria Government Gazette,
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

JOHN ROBERT FLOWERS, also known as John Flowers, late of 23 Charlton Street, Springvale, Victoria, public servant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 April 2021, are required by Damian John Flowers, the executor of the Will of the deceased, to send particulars thereof to him, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to the claims of which he has notice.

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

Creditors, next-of-kin and others having claims against the estate of IRMGARD HEDWIG HABECK, late of Yackandandah Health Residential Aged Care, 20 Isaacs Avenue, Yackandandah, Victoria 3749, retired, who died on 1 March 2021, are required to send particulars of their claims to Gordon Ralph Habeck, care of Andrew P. Melville, lawyers, of PO Box 80, Rutherglen 3685, the personal representative, on or before 15 September 2021, after which date Gordon Ralph Habeck may convey or distribute the assets, having regard only to the claims of which he then has notice.

ANDREW P. MELVILLE, lawyers,
110 Main Street, Rutherglen, Victoria 3685.

MARIA CARUSO, late of 970 Plenty Road, South Morang, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on the 29 March 2021, are required by the executrix, Elena Di Nino, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 27 September 2021, after which date the executrix may convey or distribute the assets, having regard only to claims to which she has notice.

Dated 21 July 2021

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

JUNE LORETTE JOACHIM, late of 51 Pinetree Crescent, Lalor, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 November 2020, are required by the executrix, Penelope Barbara Mascia, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 27 September 2021, after which date the executrix may convey or distribute the assets, having regard only to claims to which she has notice.

Dated 23 July 2021

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

JOAN NANCY SAUNDERS, late of 100 Harold Street, Wantirna, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 March 2021, are required by the personal representative, Tammy Maree Van Den Essen, to send particulars to her, care of the undermentioned solicitors, by 6 October 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.

AUGHTERSONS,
267 Maroondah Highway, Ringwood 3134.

Estate ANDREW JAMES KELLY, late of 21 Mourilyan Street, Kerang, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 26 October 2020, are required by the executors, Debra Lee O'Brien and Kevin Francis O'Brien, 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 16 July 2021

BASILE & CO. PTY LTD, legal practitioners,
consultants and conveyancers (Vic. and NSW),
46 Wellington Street, Kerang, Victoria 3579.
RB:GR:20403.

ANDREW JAMES JEWITT, late of 11a Clonmult Avenue, Highett, Victoria, business owner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 January 2021, are required by the executors, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, and William Robert Douglas Coulter, to send particulars to them by 29 September 2021, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

DAVID JOHN OLSEN, late of Slaty Creek, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2020, are required by the administrator, Joanne Michel Andrew, to send particulars of their claims to her, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: JUDY BATTISTELLO, late of Unit 2, 99 Cleeland Street, Dandenong, Victoria, process worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on the 17 February 2020, are required by the executor and trustee, Abromo Battistello, to send particulars to him, via the undermentioned solicitors, by 16 October 2021, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

HEANEY LAWYERS,
425 Smith Street, Fitzroy, Victoria 3065.

Re: Estate of JULIE MARGARET EDLESTON.

Creditors, next-of-kin and others having claims against the estate of JULIE MARGARET EDLESTON, late of 14 McCulloch Street, Donald, Victoria, business person, deceased, who died on 20 March 2020, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 30 September 2021, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

HICKS OAKLEY CHESSELL WILLIAMS,
PO Box 2165, Mount Waverley, Victoria 3149.

Re: Estate of MARGARET MARY STAINSBY.

Creditors, next-of-kin and others having claims against the estate of MARGARET MARY STAINSBY, late of 241 Dandenong Road, Windsor, Victoria, retired, deceased, who died on 19 April 2021, are requested to send particulars of their claims to the executors, care of the undermentioned lawyers, by 30 September 2021, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

HICKS OAKLEY CHESSELL WILLIAMS,
PO Box 2165, Mount Waverley, Victoria 3149.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

ARTHUR CHARLES ROBERT CALLANDER, late of 40 Chatsworth Quadrant, Lower Templestowe, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 April 2021, are required by Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 29 September 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT,
Level 5, 114 William Street, Melbourne,
Victoria 3000.
Ref: 9637826.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

NADALIN FONOVIC, late of Arcare Maidstone, 31 Hampstead Road, Maidstone, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 2020, are required by Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 29 September 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT,
Level 5, 114 William Street, Melbourne,
Victoria 3000.
Ref: 9638100.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

DOROTHY ALICE RAYMOND, late of Adventcare Whitehorse, 163–165 Central Road, Nunawading, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 May 2021, are required by Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 29 September 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT,
Level 5, 114 William Street, Melbourne,
Victoria 3000.
Ref: 9638112.

COLIN DOUGLAS APOSTOLOU, late of 68 Majestic Boulevard, Cranbourne, Victoria 3977, retired, deceased.

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

who died on 16 January 2021, are required by the personal representative, Grant John Hutchinson, to send particulars of such claims to him, care of the undersigned, by 27 September 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.

PARTHENA SIDEROPOULOS, late of Arcare Keysborough Aged Care, 85 Stanley Road, Keysborough, Victoria 3173, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2021, are required by the personal representative, Ron Sideropoulos, to send particulars of such claims to him, care of the undersigned, by 27 September 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.

ELIZABETH MALVA TANTON, late of 35 Latona Avenue, Knoxfield, Victoria 3180, retail assistant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 November 2020, are required by the personal representatives, Shane Peter Tanton and Linda Jane Thomson, to send particulars of such claims to them, care of the undersigned, by 27 September 2021, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of MONTAGU ESMOND RUSSELL, also known as Monty Russell, deceased, late of 505 Elizabeth Drive, Sunbury, Victoria, retired, who died on 18 February 2021, are required by the executors, Steven Denis Russell and

Kathryn Lesley Russell, care of the undersigned solicitors, to send particulars of their claims to them by 30 September 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 15 July 2021.

JT LAWYERS,
Level M, 225 Bourke Street, Melbourne,
Victoria 3000.

MARIA CISELA KURTH, late of 23 Mernda Road, Olinda, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 August 2020, are required by the trustee, Ines Kallweit, of Level 4, 600 Bourke Street, Melbourne, Victoria, to send particulars to the trustee, care of the undermentioned solicitors, by 8 October 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: TREVOR RANDALL DAVIES, late of Yarraville, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 April 2021, are required to send particulars of their claims to the administrator, care of Kennedy Guy Lawyers, 12 Hertford Road, Sunshine, Victoria 3020, by 29 September 2021, after which date the administrator may convey or distribute the assets, having regard only to the claims of which they may then have notice.

KENNEDY GUY LAWYERS,
12 Hertford Road, Sunshine, Victoria 3020.

BRUCE HOBILL COLE, late of Opal Lakeview Nursing Home, Uplands Avenue, Lakes Entrance, manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 May 2021, are required by David Kramme, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor,

by 1 October 2021, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

KIRBY & CO.,
Level 4, 488 Bourke Street, Melbourne 3000.

ELIGIUSZ ROSA, late of Viewhills Manor, 55 Heatherton Road, Endeavour Hills, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 March 2021, are required by the executor, Graeme Ernest Moffitt, to send particulars of such claims to him at the undermentioned address by 23 September 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

WILFRIED FERDINAND ERBEN, late of 6 Wisemans Lane, Newham, in the State of Victoria, draftsman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Newham, Victoria, on 21 October 2019, are required by Mark Albert Maier and Daria Dagher, the executors and trustees of the estate of the said named deceased, to send particulars of their claims to them, care of McNab McNab & Starke, Level 10, 552 Lonsdale Street, Melbourne, Victoria 3000, by 19 October 2021, after which date they may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE,
Level 10, 552 Lonsdale Street,
Melbourne, Victoria 3000.
Ph: (03) 9670 9691.
Ref: DMF:191183.

JACK HENSHALL, late of 1 Beech Court, Gisborne, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Preston, Victoria on

17 January 2021, are required by Kirsty Balfour Henshall, the executor and trustee of the estate of the said named deceased, to send particulars of their claims to her, care of McNab McNab & Starke, 21 Keilor Road, Essendon, Victoria 3040, within 60 days of the date of this publication, after which date she may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

Dated 26 July 2021

McNAB McNAB & STARKE,
21 Keilor Road, Essendon, Victoria 3040.
Ph: (03) 9379 2819. Fax: (03) 9374 1041.
Ref: MCS:210092.

Re: Estate of THELMA MAY WHITNEY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 December 2019, are required by the trustee, Margaret Anne Myers, to send particulars to her solicitors at the address below by 28 September 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

PASQUALE GROSSO, late of
3 Hatter Street, Pascoe Vale South, Victoria,
general hand, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2020, are required by the trustee, Christopher Joseph Grosso, of 77 Rutherford Road, Viewbank, Victoria, sales director, to send particulars of their claims to him, care of the undersigned, by 29 September 2021, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

MACPHERSON KELLEY PTY LTD,
Level 7, 600 Bourke Street, Melbourne 3000.

KERRIE ANNE NORMAN, late of
7 Crossdale Rise, Endeavour Hills, Victoria,
home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 2021, are required by the trustees, Raymond Douglas Rowe of 20 Princes Avenue, Longwarry, Victoria, workplace trainer and assessor, and Kristine Kerry Schmid of 45 Osborne Street, Flora Hill, Victoria, home duties, to send particulars of their claims to them, care of the undersigned, by 29 September 2021, after which date they may convey or distribute the assets, having regard only to the claims of which they then has notice.

MACPHERSON KELLEY PTY LTD,
Level 7, 600 Bourke Street, Melbourne 3000.

Re: WILLIAM JOHN DOUGLAS STOCKDALE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2020, are required by the personal representative, Andrew Kennedy, to send particulars to the personal representative, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 27 September 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which the personal representative has notice.

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

DENISE MARGARET ALICE ALLEN, late of
10/107 Riversdale Road, Hawthorn, Victoria,
retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 January 2021, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of Level 29, 525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 8 October 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

ALEXANDRA LAW, late of Costa House, 1 Investigator Avenue, Lara, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 10 November 2020, are required by the trustee, Sandra Vivien Van Berkel, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, within 60 days from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

CHRISTINA FONIAS, late of 230 Tooronga Road, Glen Iris, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 October 2020, are required to send particulars of their claims to the executors, Victoria Jane Mendes Da Costa and Georgina Petrolo, care of the undermentioned solicitors, by 29 September 2021, after which date the said executors will distribute assets, having regard only to the claims of which they then have notice.

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

Re: NORMA ALICE ARMITAGE, late of Unit 3, 51 Henna Street, Warrnambool, Victoria 3280, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 November 2020, are required by the executor and trustee, Lynette Christine Laver, to send particulars to her, care of the undermentioned solicitors, by 28 September 2021, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

TAITS LEGAL,
121 Kepler Street, Warrnambool 3280.

Re: SHIRLEY MARY BUNKER, late of Bupa, 305 Smythes Road, Delacombe, Victoria 3356, deceased.

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

who died on 2 December 2020, are required by the executor and trustee, Debby Lee McGeachin–Woff, to send particulars to her, care of the undermentioned solicitors, by 28 September 2021, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

TAITS LEGAL,
121 Kepler Street, Warrnambool 3280.

Re: LOIS MARY POUSTIE, late of 27 Hobson Street, Sandringham, Victoria 3191, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 May 2021, are required by the executors, Robert Andrew Poustie and Jane Horsburgh, to send particulars to them, care of the undermentioned solicitors, by 1 October 2021, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

FRANCIS DAVID FOSTER, late of Unit 3, 2 Enfield Street, St Kilda, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2020, are required by the executor, Andrew White, to send particulars of their claims to him at the undermentioned solicitors by 4 October 2021, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

WHITE ELLIS LAWYERS,
Suite 404, 34 Queens Road, Melbourne,
Victoria 3004.

DAVID BRIAN MACKEY, late of Villa 012, The Breeze Retirement Village, 10 Airlie Avenue, Point Lonsdale, Victoria 3225, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 5 December 2020, are required by the executor, David John Mackey, to send particulars of their claims to him, care of the undermentioned solicitors,

by 30 September 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

WHYTE, JUST & MOORE, solicitors,
27 Malop Street, Geelong, Victoria 3220.

BERNICE STEPHANIE MANLEY, late of 109/471 Maroondah Highway, Lilydale, Victoria, dressmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed, who died on 5 March 2021, are required by the executors, Peter William Manley and Stephanie Claire Manley, to send particulars of their claims to Williams & Lay Lawyers, Lilydale, by 30 October 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 6 July 2021.

Dated 30 July 2021

WILLIAMS & LAY LAWYERS,
13 Castella Street, Lilydale, Victoria 3140.
Ph: (03) 9737 6100.
Contact: Rubal Sachdeva.
Email: rubal@williamslay.com.au

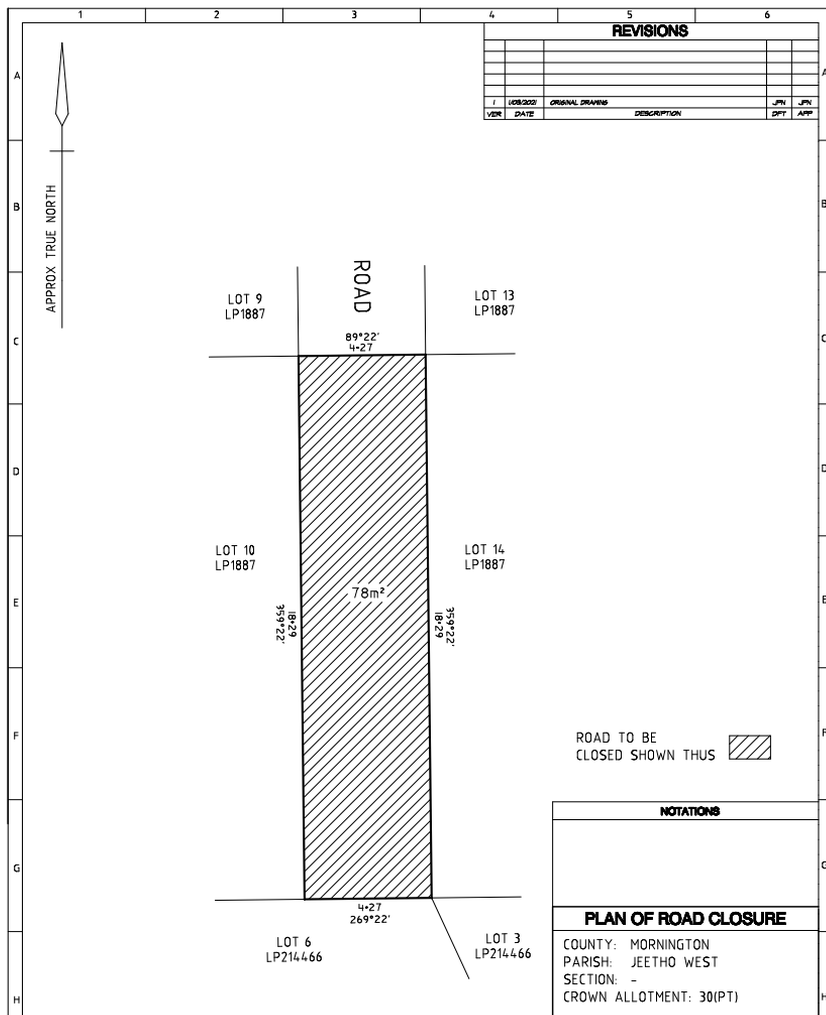
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



South Gippsland
Shire Council

**ROAD DISCONTINUANCE – PART LANE WAY –
REAR OF 10 CLARENCE STREET, LOCH**

Pursuant to sections 206, 207A and 223, Schedule 10, Clause 3 of the **Local Government Act 1989** (the Act) the South Gippsland Shire Council at its ordinary meeting held 16 June 2021, having received no submissions in accordance with section 223 of the Act, resolved to discontinue part lane way rear of 10 Clarence Street, Loch, being part Crown Allotment 30, Parish of Jeetho West (shown in the plan below) with an area of 78 m² and sell the land to the abutting land owner of 10 Clarence Street, Loch.





ADOPTION OF AMENDED ROAD MANAGEMENT PLAN 2021

Yarra City Council gives notice that it adopted an amended Road Management Plan on 20 July 2021.

A copy of the Road Management Plan including any incorporated documents may be inspected or obtained at Richmond Town Hall, 333 Bridge Road, Richmond, or Council's website at www.yarracity.vic.gov.au/roads-and-traffic

Further information is available from Council's Asset Management Coordinator on 9205 5555.

VIJAYA VAIDYANATH
Chief Executive Officer



Rural City of **Wangaratta**

DOCUMENTS ON EXHIBITION – DRAFT ROAD MANAGEMENT PLAN 2021–2025

Council endorsed the Draft Road Management Plan at the Council Meeting held on 27 July 2021 for the purpose of seeking public submissions.

The draft Plan and its accompanying Review Report will be on public exhibition from 29 July 2021 for 28 days. The community is now invited to make submissions to Council to be taken into account when considering the Plan for adoption.

How do I make a submission?

You can access the Draft Road Management Plan 2021–2025 and Review Report at the Wangaratta Government Centre, corner Ford and Ovens streets, Wangaratta, or on Council's website www.wangaratta.vic.gov.au in Public Notices.

Any person may make a written submission regarding the Draft Road Management Plan.

Submissions will be received up to 5.00 pm on Friday 27 August 2021.

By Email: council@wangaratta.vic.gov.au
Please include 'Feedback on Draft Road Management Plan' in the subject line.

By Mail: PO Box 238, Wangaratta, Victoria 3676. Please include 'Feedback on Draft Road Management Plan' as the reference on your submission covering letter and envelope.

In Person: To Customer Services, Wangaratta Government Centre – corner Ford and Ovens streets, Wangaratta. Please include 'Feedback on Draft Road Management Plan' as the reference on your submission covering letter and envelope.

Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and

Notice of an Application for a Planning Permit Given Under Section 96C of the

Planning and Environment Act 1987

Amendment C114hbay

Planning Permit Applications
PA1943532 and PA1943533

The land affected by the Amendment is 5–7 Sutton Street, 9–9A Sutton Street and 41–59 Stephenson Street, South Kingsville.

The land affected by the planning permit applications is 9–9A Sutton Street (PA1943532) and 41–59 Stephenson Street, South Kingsville (PA1943533).

The Amendment proposes to:

- rezone land from the Industrial 3 Zone (IN3Z) and part General Residential Zone to General Residential Zone – Schedule 4 (GRZ4) and Residential Growth Zone – Schedule 2 (RGZ2);
- apply a Development Plan Overlay – Schedule 2 (DPO2);
- apply an Environmental Audit Overlay (EAO) to areas not covered by an EAO;
- remove Heritage Overlay HO274 from part of 41–59 Stephenson Street as a permit has been issued for demolition and buildings have been removed;
- amend Clause 53.01 to introduce a 5 per cent public open space requirement.

The permit applications seek to subdivide land to ensure title boundaries align with the future proposed residential boundaries.

The applicants for the planning permits are Alceon Group No. 67 Pty Ltd as trustee for the South Kingsville Trust and Newport Apartments Vic Pty Ltd.

Two Development Plans (DP) have been prepared for the land at 9–9A Sutton Street and 42–59 Blackshaws Road, South Kingsville. Council has determined to provide these for consideration with Amendment C114hbay so the community can better understand the development outcomes proposed.

You may inspect the Amendment, the Explanatory Report that sets out the Amendment, the application and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the Hobsons Bay City Council website at www.participate.hobsonsbay.vic.gov.au/Precinct16West; during office hours, at the office of the planning authority, Hobsons Bay City Council Civic Centre, 115 Civic Parade, Altona, Victoria 3018 or at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority about the Amendment and the application. 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 8 September 2021 by 5 pm. A submission must be sent to the Strategic Planning Unit – Amendment C114, PO Box 21, Altona, Victoria 3018, or by email at amendments@hobsonsbay.vic.gov.au (please use Amendment 114 – Submission in the subject line).

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

charge, until the end of the of two months after the Amendment comes into operation or lapses.

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

- directions hearing: week commencing 18 October 2021;
- panel hearing: week commencing 29 November 2021.

PENELOPE WINSLADE
Director Sustainable Communities

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Preparation of an Amendment

Amendment C197king

Kingston City Council has prepared Amendment C197king to the Kingston Planning Scheme.

The Amendment affects 56 properties within the Kingston Municipality.

The Amendment proposes to implement various corrections to zones and overlays to resolve anomalies and errors in the Kingston Planning Scheme. The anomalies include mapping errors, redundant overlay provisions, land affected by multiple zones and land where the zone is inconsistent with its use.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Kingston City Council website at kingston.vic.gov.au/Property-and-Development/Planning-Scheme-Amendments/Current-Amendments; and at the Department of Environment, Land, Water and Planning website, planning.vic.gov.au/schemes-and-amendments/browse-amendments

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council Meetings and any public hearing held to consider submissions. The closing date for submissions is 30 August 2021.

A submission must be sent to: Kingston City Council, Strategic Planning Unit, Attention: Mathieu Maugueret PO Box 1000, Mentone, Victoria 3194; or via email at: strategicplanning@kingston.vic.gov.au

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

PAUL MARSDEN
Manager City Strategy

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 4 October 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.

BARR, William, late of Inala Village, 220 Middleborough Road, Blackburn South, Victoria 3130, deceased, who died on 22 April 2014.

CLARKE, Keith, late of Grant Lodge, 6 Clarinda Street, Bacchus Marsh, Victoria 3340, and 9 First Avenue, Bacchus Marsh, Victoria 3340, deceased, who died on 9 March 2021.

DIXON, Geoffrey Allan, late of Oaklea Hall Private Hostel, 4–8 Earlstown Road, Oakleigh, Victoria 3166, pensioner, deceased, who died on 21 April 2021.

DONNELLY, Glenn Murray, late of Unit 1, 23 Poplar Crescent, Bellfield, Victoria 3081, deceased, who died on 15 April 2021.

KING, John Richard, late of Unit 1, 12 Yandina Road, Hoppers Crossing, Victoria 3029, deceased, who died on 3 May 2021.

LEE, Richard Henry, late of Room 57, 240 Feltimber Creek Road, Wodonga, Victoria 3690, deceased, who died on 25 May 2021.

TA, Quyen Co, late of Unit 9, 76 Church Street, Richmond, Victoria 3121, deceased who died on 3 April 2021.

Dated 26 July 2021

Associations Incorporation Reform Act 2012

SECTION 134

I, David Joyner, under delegation provided by the Registrar; hereby give notice that, pursuant to section 134(1) of the Act, the registration of the incorporated associations mentioned below will be cancelled at the date of this notice;

Carrington Park Leisure Centre Management Association Inc.; Southern Indoor Bowls Club Inc.; The Arkadia Centre Inc.; Australian Railway Historical Society Victorian Division Inc.; Castlemaine & District Continuing Education Inc.; Future Employment Opportunities Inc.; Geelong West Occasional Care Inc.; Minerva Community Services Inc.; Mulgrave Neighbourhood House Inc.; Notting Hill Community Youth Club Inc.

Dated 29 July 2021

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

Associations Incorporation Reform Act 2012**SECTION 138**

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

African Cultural Heritage Foundation in Australia Incorporated; Alice Johnson Pre-School Inc.; Apex Club of Williamstown Inc.; Association of Apex Clubs – Apex Victoria Inc.; Association of School Councils in Victoria (ASCIV) Inc.; Australian Council of Bosnian and Herzegovinian Organizations Inc.; Australian Yugoslav Multicultural Pensioner Group Inc.; Bayview Pre-School Association Inc.; Beechworth Historical Re-Enactment Group Inc.; Berwick Kindergarten Association Inc.; Bumblebee Global Renewal Projects Inc.; Cultural Linguistic and Diverse Children’s Services Group Inc.; Drycleaning Institute of Australia (Victoria) Inc.; East Burwood Pre-School Inc.; Evangelism Australia Incorporated; Giovani Italiani Australia Inc.; Gippsland Food Wine & Music Festival Inc.; Gisborne Artists Society Inc.; Greater Geelong Spiritualist Centre Inc.; Happy Kids Cambodia Inc.; Kerang Associated Stock & Station Agents Inc.; Mauritian Chamber of Commerce and Industry (Australia) Inc.; Mildura Pride Inc.; Mt. Beauty Kindergarten Association Inc.; Point Cook Kindergarten Inc.; Prom Coast Community Art Centre Inc.; Quambatook Pre-School Play Centre Inc.; Ras Advertising Fund Victoria Inc.; Retail Cycle Traders Australia Inc.; Ringwood City Junior Soccer Club Inc.; Roadsafes Inner Northern Community Road Safety Council Inc.; Rotuman Association of Victoria Inc.; South Gisborne Sharks Swimming Club Inc.; Special Olympics Victoria Inc.; Taiwanese Christian Church of Melbourne Australia Inc.; The Graphic Arts Merchants Association of Australia Inc.; The Wombat Run Endurance Ride Inc.; Top Pub Social Club (Cobram) Inc.; Villa Fortuna Action Group Inc.; We Do Care Inc.; Wombat Watch Inc.; Woodlands Hill Community Television Repeater Group Inc.

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

Dated 29 July 2021

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

Co-operatives National Law (Victoria)**OPCOLA COMMON EQUITY RENTAL HOUSING CO-OPERATIVE LTD**

On application under section 601 AA of the **Corporations Act 2001** (the Act), notice is hereby given under section 601 AA (4A) of the Act, as applied by section 453(a) of the **Co-operatives National Law (Victoria)**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and its registration will be dissolved.

Dated at Melbourne this 29 July 2021

DAVID JOYNER
Deputy Registrar of Cooperatives

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 <http://www.smct.org.au>

Southern Metropolitan Cemeteries Trust

Dated 23 July 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 Nathalia Cemetery Trust

The Numurkah Wunghnu Cemetery Trust

Dated 23 July 2021

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Bryan Crampton as Delegate of the Secretary to the Department of Health for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scales of fees and charges fixed by the following cemetery trust.

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

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

The Elaine Cemetery Trust

Dated 26 July 2021

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Corrections Act 1986

NOTICE OF AN AWARD OF DAMAGES TO A PRISONER

In accordance with section 104Y of the **Corrections Act 1986** notice is given that an award of damages has been made to former prisoner Troy Irwin in a claim against a private prison in Victoria (the State). The award money, excluding legal costs and medical expenses, has been paid into the Prisoner Compensation Quarantine Fund, where it will be held for an initial period of 12 months from 29 July 2021.

Creditors and victims in relation to criminal acts of Troy Irwin are invited to seek further information from the Secretary to the Department of Justice and Community Safety. To do so, please contact the Co-ordinator, Victims Register and Prisoner Compensation Quarantine Fund, at Victim Services, Support and Reform on 1800-819-817.

Dated 29 July 2021

Emergency Services Superannuation Act 1986ELECTION OF SCHEME MEMBERS / DEPUTY SCHEME MEMBERS OF THE
EMERGENCY SERVICES SUPERANNUATION BOARD

Notice is given of an election to fill three (3) positions of 'Scheme Member of the Board' together with three (3) positions of 'Deputy Scheme Member of the Board', as pairs, to represent the members of the former State Superannuation Funds, in accordance with sections 7 and 9 of the **Emergency Services Superannuation Act 1986**.

The elected members will be required to fulfil the duties of Scheme Members of the Board / Deputy Scheme Members of the Board and hold office from 1 January 2022 for a term not exceeding five years.

The election will be a postal ballot conducted in accordance with the 2021 Emergency Services Superannuation Board Election Procedures with Thursday 23 September 2021 being the day defined as polling day.

Nominations are to be on the approved Nomination Form and must be received by the Returning Officer, Ms Mary Facci, at the Victorian Electoral Commission (VEC), Level 11, 530 Collins Street, Melbourne 3000, no later than 12 midday on Thursday 12 August 2021. Please note that a faxed or emailed nomination form cannot be accepted by the Returning Officer.

Nomination forms and further information regarding the election may be obtained from the VEC by telephoning (03) 8620 1255.

If a ballot is necessary to decide the election, a 'draw' to determine the order of candidates' names on the ballot paper will be conducted at the VEC at 1 pm on Monday 16 August 2021.

Ballot material will be mailed out to members who are eligible to vote on Tuesday 31 August 2021 and voting will close at 5 pm on Thursday 23 September 2021.

Dated 29 July 2021

MARK PULI
Chief Executive Officer
Emergency Services Superannuation Board

Flora and Fauna Guarantee Act 1988
NOTICE OF FINAL RECOMMENDATION OF THE
SCIENTIFIC ADVISORY COMMITTEE

In accordance with section 16F of the **Flora and Fauna Guarantee Act 1988** (the Act), the Scientific Advisory Committee has made a final recommendation to support the nomination of the following item for addition to the Threatened List.

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

Item Number	Taxon	Extinction Risk	Category of Threat	Criteria Satisfied
889	Tangle Orchid <i>Plectorrhiza tridentata</i>	Victoria	Critically Endangered	3.1.1

Item 889 is eligible for addition to the Threatened List as it satisfies at least one of the criteria for listing.

Marine Safety Act 2010

Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY OF WORKS

Parks Victoria, as the declared waterway manager for the waters of the Yarra River upstream of the port waters of the Port of Melbourne, makes the following notice under section 211(1)(b)(i) of the **Marine Safety Act 2010** (the Act).

For the purposes of the works activity proposed by Walcon Marine Pty Ltd to demolish and remove the existing fixed jetty and installation of a floating pontoon system at Hawthorn Rowing Club. The navigation and movement of vessels is prohibited from waters of the Yarra River as detailed below in Table 1, excluding vessels involved in the works and Parks Victoria vessels.

Table 1: Hawthorn Rowing Club landing works

Dates	Prohibited Waters	Works Activity
Friday 6 August to Tuesday 7 September 2021	Waters adjacent to Hawthorn Rowing Club, 120 metres upstream and downstream extending 20 metres from the eastern bank.	Demolition and removal of fixed jetty and installation of floating pontoon system.

The exclusion zone will be marked by unlit stringline buoyage and six (6) lit water communication buoys fitted with 1–2 nautical mile marine lanterns.

Times and dates are subject to change. Changes to times, durations or days will be advertised on Parks Victoria's website and Notice to River Users.

This notice has effect from 7 am on 6 August to 5 pm on 7 September 2021.

Dated 11 June 2021

BY ORDER OF PARKS VICTORIA

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

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

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
92519	New Caledonia Gully	Port Phillip and Westernport Catchment Management Authority Located at (145.238200, -37.646666) For further details contact Geographic Names Victoria.
92511	Research Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.163201, -37.702490) For further details contact Geographic Names Victoria.
93641	Sardine Gully	North Central Catchment Management Authority Located at (143.354809, -37.034242) For further details contact Geographic Names Victoria.
92484 and 82287	Enclave Creek	West Gippsland Catchment Management Authority Located at (146.359525, -39.116988) For further details contact Geographic Names Victoria.
92483 and 82286	McAlister Creek	West Gippsland Catchment Management Authority Located at (146.364963, -39.049728) For further details contact Geographic Names Victoria.
92482	Tin Mine Creek	West Gippsland Catchment Management Authority Located at (146.430902, -38.809202) For further details contact Geographic Names Victoria.
93200	Cemetery Creek	North East Catchment Management Authority Located at (147.532609, -36.115279) For further details contact Geographic Names Victoria.
93199	Spring Creek	North East Catchment Management Authority Located at (148.002827, -36.133223) For further details contact Geographic Names Victoria.
93197	Fairyknowe Creek	North East Catchment Management Authority Located at (147.266282, -36.328546) For further details contact Geographic Names Victoria.
91302	Barbers Creek West Branch	Port Phillip and Westernport Catchment Management Authority Located at (145.089285, -37.543335) For further details contact Geographic Names Victoria.
91300	Findon Creek East Branch	Port Phillip and Westernport Catchment Management Authority Located at (145.034553, -37.590700) For further details contact Geographic Names Victoria.
92551	Snobs Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.915617, -37.609830) For further details contact Geographic Names Victoria.

92550	Cumberland Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.880053, -37.552358) For further details contact Geographic Names Victoria.
92548	Club Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.457928, -37.886048) For further details contact Geographic Names Victoria.
92547	Pound Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.350498, -37.894451) For further details contact Geographic Names Victoria.
92546	Ti-Tree Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.424990, -37.895756) For further details contact Geographic Names Victoria.
92541	Lyrebird Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.233365, -37.524415) For further details contact Geographic Names Victoria.
92539	Ferndale Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.442584, -37.839802) For further details contact Geographic Names Victoria.
92534	Wild Dog Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.449733, -37.793706) For further details contact Geographic Names Victoria.
92528	Condon Creek	Port Phillip and Westernport Catchment Management Authority Located at (145.562302, -37.612364) For further details contact Geographic Names Victoria.
139895	Queens Park Swimming Pool	City of Moonee Valley Council Legacy name. Located within Queens Park, Moonee Ponds. For further details contact Geographic Names Victoria.
139895	Ascot Vale Leisure Centre	Moonee Valley City Council Legacy name. Located adjacent to Victory Park, Ascot Park. For further details contact Geographic Names Victoria.
139895	Keilor East Leisure Centre	Moonee Valley City Council Located adjacent to Quinn Grove Reserve, Keilor East. For further details contact Geographic Names Victoria.
139895	Riverside Golf and Sports Centre	Moonee Valley City Council Located at 75 Newsom Street, Ascot Vale. For further details contact Geographic Names Victoria.

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:	Natalie Kringoudis of Albert Park in the state of Victoria.
Date this Interim Prohibition Order commences:	28 July 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 19 October 2021 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not directly or indirectly: <ol style="list-style-type: none"> a) advertise or cause to be advertised, or b) offer or cause to be offered, or c) provide or cause to be provided, any general health service, paid or otherwise, in a clinical or non-clinical capacity, which involves, or is anyway related to Chinese medicine, Chinese Herbal Medicine, Chinese Herbal Dispensing, acupuncture, or the treatment of mental health disorders or emotional disorders. 2. The general health service provider named above must display a copy of this Interim Prohibition Order prominently at their business premises and ensure that it is easily visible to the public. 3. The general health service provider named above must publish a copy of this Interim Prohibition Order prominently on the homepage, that is easily visible to the public, of any website or social media platform she uses to offer or promote any general health services including (but not limited to) the following websites: <ul style="list-style-type: none"> ● https://www.natkringoudis.com/ ● www.thepagodatree.com.au

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

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

KAREN CUSACK
Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Olusegun Oluwaseun Osifeso also known as Timothy Olusegun Osifeso trading as 'Doctor Scalp' (ABN: 74 565 603 539).
Date this Interim Prohibition Order is made:	26 July 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 18 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: <ol style="list-style-type: none"> a. advertise or cause to be advertised, or b. offer or cause to be offered, or c. provide or cause to be provided, or d. establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised offered or provided) any general health service, paid or otherwise, in a clinical or non-clinical capacity, which involves, or is anyway related to, hair transplant services. 2. The general health service provider named above must display a copy of this Interim Prohibition Order at any premises where he provides any general health service and must ensure that it is easily visible to the public. 3. The general health service provider named above must publish a copy of this Interim Prohibition Order on the homepage of any website he uses to offer or promote any general health service, in a manner that is easily visible to the public.

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

Major Transport Projects Facilitation Act 2009

(Section 10)

DECLARATION OF A MAJOR TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** ('the Act'), declare the transport project known as the Hall Road Upgrade Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER
FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint Jacinta Allan, Minister for Transport Infrastructure, to be the Project Minister for the Hall Road Upgrade Project.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 10)

DECLARATION OF A MAJOR TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** ('the Act'), declare the transport project known as the South Road Upgrade Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER
FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint Jacinta Allan, Minister for Transport Infrastructure, to be the Project Minister for the South Road Upgrade Project.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 10)

DECLARATION OF A MAJOR TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** ('the Act'), declare the transport project known as the Western Port Highway Upgrade Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER
FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint Jacinta Allan, Minister for Transport Infrastructure, to be the Project Minister for the Western Port Highway Upgrade Project.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 10)

DECLARATION OF A MAJOR TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** ('the Act'), declare the transport project known as the Melbourne Underground Rail Loop Fire and Life Safety Upgrade Stage 2, a Level Crossing Removal Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER
FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint Jacinta Allan, Minister for Transport Infrastructure, to be the Project Minister for the Melbourne Underground Rail Loop Fire and Life Safety Upgrade Stage 2, a Level Crossing Removal Project.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 10)

DECLARATION OF A MAJOR TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with Section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** ('the Act'), declare the transport project known as the Narre Warren North Road Upgrade to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER
FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint Jacinta Allan, Minister for Transport Infrastructure, to be the Project Minister for the Narre Warren North Road Upgrade.

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

Dated 20 July 2021

Responsible Minister
HON. DANIEL ANDREWS MP
Premier of Victoria

Subordinate Legislation Act 1994 (Vic.)

Water Act 1989 (Vic.)

CITY WEST WATER CORPORATION (trading as Greater Western Water)

Variation to Permanent Water Saving Plan

City West Water Corporation's varied Permanent Water Saving Plan is hereby published in accordance with the **Subordinate Legislation Act 1994** and the **Water Act 1989**:

PERMANENT WATER SAVING PLAN FOR

CITY WEST WATER CORPORATION

(trading as Greater Western Water)

This varied plan comes into operation on the day it is published in the Government Gazette.

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8. PENALTIES FOR NON-COMPLIANCE

8.1 Offences under the legislation

8.2 Penalties under the legislation

SCHEDULE 1: PERMANENT WATER SAVING RULES

1. Hand-Held Hose

2. Residential or Commercial Gardens and Lawns

3. Public Gardens and Lawns and Playing Surfaces

4. Fountains and Water Features

5. Cleaning of Hard Surfaces

PERMANENT WATER SAVING PLAN

PREAMBLE

The community recognises that water is a precious resource and should not be wasted. This Permanent Water Saving Plan reflects the value that the community places on water and sets out a set of common sense rules to encourage the efficient use of water and avoid wasting this precious resource.

The rules in this Plan are designed to support the commitment that Victorian communities have made to using water more efficiently. Many households and businesses are harvesting their own water through rainwater tanks, have installed water-efficient appliances, are adopting water-wise practices and are choosing to turn off their taps whenever possible. The rules in this Plan support this collective commitment by requiring the community to use common sense and best practices as part of their everyday use of water.

Greater Western Water will continue to work with its community to support individual efforts to use water more efficiently. This will help to ensure there is enough water to sustain liveable and prosperous communities into the future.

The rules in this Plan are also supported by the provisions of the **Water Act 1989** which require that water must not be wasted. Allowing water to run off into a gutter, ditch, or drain or failing to repair a controllable leak from equipment or infrastructure is considered by Greater Western Water to be wastage of water.

Water is an essential resource for maintaining life. This Plan therefore does not restrict the use of water for domestic, indoor purposes such as drinking, washing, cleaning or sanitation. Also, despite any rules in this Plan, water can be used at any time:

- for human health requirements;
- for watering of stock and animals;
- for fire fighting;
- for the safety, but not the cleaning, of vehicles and equipment; or
- for cleaning required as a result of an accident, fire, health hazard, safety hazard or other emergency (in accordance with the permitted methods).

1. AUTHORISING PROVISION AND COMMENCEMENT

This Permanent Water Saving Plan is varied under section 170B of the **Water Act 1989** and comes into operation on 1 July 2021

2. PURPOSES

The purposes of this Plan are to:

- (a) set out the permanent water savings rules which guide the efficient use of Water on an ongoing and permanent basis in each district serviced by Greater Western Water; and
- (b) specify principles for considering applications for exemption from particular permanent water saving rules.

3. DEFINITIONS AND INTERPRETATION

3.1 Definitions

The following definitions apply in this Plan:

‘approved Water Use Plan’ means a Water Use Plan approved by Greater Western Water.

‘construction or renovation’ means construction or renovation works on any building or structure including:

- (a) erecting, altering (including painting or other protection works), repairing, demolishing or removing any building or structure;
- (b) civil engineering;

- (c) any preparatory works for the purposes of construction or renovation; and
- (d) any directly associated on-site or off-site activity.

‘Council’ means a council under the **Local Government Act 1989**.

‘district’ means the water supply districts (as defined in the **Water Act 1989**) serviced by Greater Western Water.

‘fountain or water feature’ means any (indoor or outdoor) ornamental fountain or water feature of any capacity that projects, circulates or moves water, or otherwise causes water to flow, for an aesthetic or decorative purpose.

‘garden area’ means any land upon which vegetation of any kind, including trees, other than lawn, grows or is cultivated, for other than commercial purposes. (See *‘lawn area’*).

‘Greater Western Water’ means City West Water Corporation (trading as Greater Western Water).

‘greywater’ means household waste water from bath tubs, showers, laundry troughs and clothes washing machines, but excludes water from kitchens, dishwashing machines and toilets.

‘hand-held hose’ means a hose that is held by hand when it is used.

‘hard surface’ includes any courtyard, decking, footpath, driveway or other external area, with a concrete, asphalt, brick, tile, bitumen, timber or similar impervious surface.

‘high pressure water cleaning device’ means a machine which has a pump to increase the pressure of water delivered from a trigger nozzle, at a rate of no greater than 9 litres per minute, forming part of the device, but does not include a hand-held hose.

‘lawn area’ means any land, grassed or sown with grass seed but excludes any playing surface. See *‘garden area’*.

‘permanent water saving rule’ means a restriction or prohibition on the use of Water contained in Schedule 1 of this Permanent Water Saving Plan.

‘playing surface’ means any outdoor area used or capable of being used for any organised sport or recreation.

‘public garden area’ means any:

- (a) garden area at any park, reserve or other outdoor area, used or available for public recreation or amenity;
- (b) garden area at any cemetery, crematorium, central road area or roundabout under the management or control of a public authority; or
- (c) trees located in a nature strip, but does **not** include any:
- (d) residential or commercial garden area; or
- (e) playing surface; or
- (f) nature strip.

‘public garden or lawn area’ means any public garden area or any public lawn area.

‘public lawn area’ means any lawn area:

- (a) at any park, reserve or other outdoor area, used or available for public recreation or amenity; or
- (b) at any cemetery, crematorium, central road area or roundabout under the management or control of a public authority,

but does **not** include:

- (c) any residential or commercial lawn area;
- (d) any playing surface; or
- (e) any nature strip.

‘reclaimed water’ means water supplied by Greater Western Water that is neither potable water nor recycled water, but is recovered from sources such as stormwater.

‘recycled water’ means treated sewage or trade waste, supplied by Greater Western Water.

‘residential or commercial garden area’ means any garden area associated with any residential, commercial or industrial premises and includes any garden area associated with any:

- (a) dwelling;
- (b) commercial or industrial building;
- (c) hospital or nursing home;
- (d) sporting club;
- (e) religious facility; or
- (f) day-care centre, kindergarten, school, university or other educational facility or research institute,

and also includes any garden area on an adjacent nature strip in a road adjoining the premises, but does **not** include:

- (g) any commercial market garden; or
- (h) any commercial or Council plant nursery.

‘residential or commercial garden or lawn area’ means any residential or commercial garden area or any residential or commercial lawn area.

‘residential or commercial lawn area’ means any lawn area associated with any residential, commercial or industrial premises and includes any lawn area associated with any:

- (a) dwelling;
- (b) commercial or industrial building;
- (c) hospital or nursing home;
- (d) sporting club;
- (e) religious facility; or
- (f) day-care centre, kindergarten, school, university or other educational facility or research institute,

and also includes any lawn area on an adjacent nature strip in a road adjoining the premises, but does **not** include any lawn area associated with:

- (g) any commercial market garden; or
- (h) any commercial or Council plant nursery.

‘restriction’ includes prohibition.

‘season’ means summer, autumn, winter or spring.

‘stock and animal health requirements’ means the provision of a reasonable quantity of water for drinking by, or cleaning of, domestic or commercial stock or animals, to maintain their health and wellbeing.

‘stormwater’ means water sourced from the stormwater drainage network of Greater Western Water or any other water corporation or a Council.

‘trigger nozzle’ means a nozzle controlled by:

- (a) a trigger which must be depressed continuously, or locked in the ‘on’ position, by hand for water to flow; or
- (b) a discreet switch which can be turned on and off by hand, with a single movement.

‘warm season grass’ means Buffalo, Couch or Kikuyo grass varieties that are appropriate for use in a lawn area.

‘Water’ means:

- (a) water supplied by the works of Greater Western Water or any other water corporation (including reticulated systems, stand pipes, hydrants, fireplugs and aqueducts) whether or not that water is delivered directly to the location of its use via those works or is delivered by alternative means including a water tanker; and
- (b) a mix of:
 - (i) the water described in paragraph (a); and
 - (ii) any other water, including the water described in paragraphs (c)-(f), but does **not** include:
- (c) recycled or reclaimed water;
- (d) greywater;
- (e) stormwater; or
- (f) rainwater collected by an occupier of land in a rainwater tank from the roof of a building on that land, provided that rainwater within in the tank is not supplemented in anyway by Water (defined in paragraphs (a) and (b) above).

‘water corporation’ means a water corporation as defined in the **Water Act 1989**.

‘water tanker’ means any vehicle, including a trailer, configured to transport a volume of water at least one cubic metre or greater.

‘Water Use Plan’ means a document, in writing (*or by plans*), prepared to the satisfaction of Greater Western Water which governs the use of Water for specified purposes, and for the specified stage of restrictions.

‘watering system’ means a watering system that is:

- (a) an automatic watering system that is set to turn on and off automatically, at pre determined times, without human intervention and, in the case of use for a public lawn or garden or playing surface, is also fitted with arain or soil moisture sensor;
- (b) an automatic watering system, operated manually, rather than automatically; or
- (c) a manual watering system.

3.2 Interpretation

- (a) A reference to:
 - (i) legislation (including subordinate legislation) is to that legislation as amended, re-enacted or replaced, and includes any subordinate legislation issued under it;
 - (ii) a document or agreement, or provision of a document or agreement, is to that document, agreement or provision as amended, supplemented, replaced or novated;
 - (iii) a party to any document or agreement includes a permitted substitute or permitted assign of that party;
 - (iv) a person includes any type of entity or body of persons, whether or not it is incorporated or has a separate legal identity and any executor, administrator or successor in law of the person; and
 - (v) anything (including a right, obligation or concept) includes each part of it.
- (b) A singular word includes the plural and vice versa.
- (c) If a word is defined, another part of speech has a corresponding meaning.
- (d) If an example is given of anything (including a right, obligation or concept) such as by saying it includes something else, the example does not limit the scope of that thing.
- (e) An interpretation that would promote the efficient use of water must be preferred to an interpretation that would not promote such use.

4. APPLICATION AND GENERAL PRINCIPLES

4.1 Water Supplied by Greater Western Water

This Plan applies to Water supplied by Greater Western Water in each district serviced by Greater Western Water.

4.2 Application to Water – General Principles

This Plan applies to **Water** as defined in clause 3.1. Without limiting the meaning of that definition, this means that:

- (a) The permanent water saving rules in Schedule 1 **do** apply to Water supplied by the works of Greater Western Water or any other water corporation (including reticulated systems, stand pipes, hydrants, fireplugs and aqueducts) whether or not:
 - (i) that water is delivered directly to the location of its use via those works or is delivered by alternative means including a water tanker; and
 - (ii) whether or not that Water is mixed with any other water.
- (b) The permanent water saving rules in Schedule 1 **do not** apply to recycled or reclaimed water supplied by Greater Western Water.
- (c) The permanent water saving rules in Schedule 1 **do not** apply to greywater.
- (d) The permanent water saving rules in Schedule 1 **do not** apply to stormwater.
- (e) The permanent water saving rules in Schedule 1 **do not** apply to rainwater collected by an occupier of land in a rainwater tank from the roof of a building on that land, provided that rainwater within the tank is not supplemented in any way by Water.

5. GENERAL EXEMPTIONS

5.1 Health and Safety Exclusion

Despite any provision of this Plan (including the permanent water savings rules in Schedule 1)

Water can be used at any time for:

- (a) human health requirements;
- (b) stock and animal health requirements;
- (c) fire fighting; or
- (d) the safety of, but not the cleaning of, vehicles or equipment.

5.2 General Exemptions

- (a) Greater Western Water may, in relation to a specified district or districts:
 - (i) prepare, adopt and publish; and
 - (ii) amend or revoke at any time,

general exemptions which specify generally applicable exemptions from permanent water saving rules set out in Schedule 1.

- (b) Without limiting paragraph 5.2(a), the general exemptions may set out:
 - (i) permissible uses of Water which are exempted from a permanent water saving rule set out in Schedule 1, without an application being made under clause 6; and
 - (ii) the conditions upon which any such exemption is granted.
- (c) Exemptions adopted under paragraph (a) must be published on Greater Western Water's website and notice of any adoption, amendment or revocation of exemptions must be published in a newspaper circulating generally in the relevant district and on the website of Greater Western Water.

- (d) An exemption, or an amendment to an exemption under this clause will apply from the date on which a notice of the exemption is published in a newspaper circulating generally in the relevant district and will cease to apply in accordance with the terms of the exemption or when notice of the revocation is published in a newspaper circulating generally in the relevant district.
- (e) Greater Western Water may prepare and publish general exemptions in co-operation with other water corporations.

6. PARTICULAR EXEMPTIONS

6.1 Guidelines regarding Particular Exemptions

- (a) Greater Western Water may:
 - (i) prepare, adopt and publish; and
 - (ii) amend or revoke at any time,guidelines about applying for exemptions under this clause.
- (b) Guidelines adopted under paragraph (a) must be published on Greater Western Water's website and notice of any adoption, amendment or revocation of guidelines must be published in a newspaper circulating generally in each district and on the website of Greater Western Water.

6.2 Applications for Particular Exemptions

- (a) A person may apply to Greater Western Water for temporary or permanent exemption from a permanent water saving rule imposed by this Plan.
- (b) An application must be in a form approved by Greater Western Water.
- (c) Greater Western Water:
 - (i) must consider an application for exemption within a reasonable period;
 - (ii) must have regard to any adopted information or adopted guidelines referred to in sub-clause 6.1; and
 - (iii) subject to this clause:
 - (A) may grant the exemption in full or in part and subject to such conditions as Greater Western Water considers appropriate; or
 - (B) may refuse the application.
- (d) Greater Western Water may revoke any exemption at any time, by giving written notice to the applicant.
- (e) An exemption ends at any time specified in the exemption or when any stage of restrictions are imposed by Greater Western Water.

6.3 Approval of Particular Exemptions

Greater Western Water must not grant an application for exemption under this clause unless Greater Western Water is reasonably satisfied that the exemption:

- (a) is necessary to avoid an inequitable and disproportionately adverse impact upon the livelihood of the applicant, which would be caused by that particular rule, and is consistent with the water policy of the government; or
- (b) is necessary to avoid any adverse effect on public health or safety.

6.4 Particular Exemptions for Warm Season Grasses

Despite paragraph 6.2(c) and sub-clause 6.3:

- (a) if a person makes an application to Greater Western Water for an exemption to establish a warm season grass area at a specified property; and
- (b) an exemption under this sub-clause for the property to which the application relates has not been made in the past 12 months,

the person will, unless and until notified otherwise, be deemed to have been granted the exemption from the date the application is posted or sent by electronic mail to the correct address of Greater Western Water, subject to the following conditions:

- (c) the exemption allows Watering solely for the establishment of warm season grass; and
- (d) the exemption expires 28 days after the exemption is deemed to have been granted.

7. WATER USE PLANS

7.1 Guidelines regarding Water Use Plans

- (a) Greater Western Water may:
 - (i) prepare, adopt and publish; and
 - (ii) amend or revoke at any time,
 guidelines about approval of Water Use Plans under this clause.
- (b) Guidelines adopted under paragraph (a) must be published on Greater Western Water's website and notice of any adoption, amendment or revocation of guidelines must be published in a newspaper circulating generally in each district and on the website of Greater Western Water.

7.2 Applications for Water Use Plans

- (a) A person may make an application under this clause where a permanent water savings rule in Schedule 1 permits Water use in accordance with an approved Water Use Plan.
- (b) An application for approval of a Water Use Plan must be in a form approved by Greater Western Water.
- (c) Greater Western Water:
 - (i) must consider an application for approval of a Water Use Plan within a reasonable period;
 - (ii) must have regard to any adopted guidelines referred to in clause 7.1; and
 - (iii) subject to this clause:
 - (A) may grant the application for approval, subject to such conditions as Greater Western Water considers appropriate; or
 - (B) refuse the application for approval.

7.3 Approval of Water Use Plans

Greater Western Water must not approve a Water Use Plan unless:

- (a) the Water Use Plan sets out:
 - (i) the person(s) and property (where applicable) to which the Water Use Plan applies;
 - (ii) the use(s) to which the Water Use Plan applies; and
 - (iii) when the Water Use Plan expires or ceases to apply; and
- (b) Greater Western Water is reasonably satisfied that the use of Water in accordance with the Water Use Plan:
 - (i) would result in Water savings commensurable to the Water savings that would result from Water use in accordance with the restrictions (other than a Water Use Plan) for that use of Water under the permanent water saving rule contained in Schedule 1 that is relevant to that use; **OR**
 - (ii) would not, in combination with the use of Water in accordance with Water Use Plans approved or reasonably anticipated by Greater Western Water to be approved for similar uses of Water, have a significant impact on the total

daily demand for Water by Greater Western Water's customers or the security of available Water supplies in the district where the use will occur; **OR**

- (iii) would, in the opinion of Greater Western Water, be generally supported by other Greater Western Water customers who are affected by the permanent water saving rule; **OR**
- (iv) would, in the opinion of Greater Western Water, be considered to demonstrate a best practice or highly efficient use of Water for that purpose; **OR**
- (v) would provide a broader public benefit.

7.4 **Failure to comply with a Water Use Plan**

For the avoidance of doubt, if an approved Water Use Plan is in place in relation to a use of Water, but the use of Water is not carried out in accordance with the approved Water Use Plan, that use of Water is subject to the permanent water savings rule contained in Schedule 1 that is relevant to that use.

8. **PENALTIES FOR NON-COMPLIANCE**

8.1 **Offences under the legislation**

The **Water Act 1989** makes it an offence:

- (a) to contravene a permanent water saving rule on the use of water imposed under this Plan; and
- (b) to waste, misuse or excessively consume water.

8.2 **Penalties under the legislation**

- (a) The **Water Act 1989** also imposes **substantial penalties** for particular offences, which may include Penalty Infringement Notices or one or more of fines, imprisonment and daily penalties or disconnection of services to a property.
- (b) The penalty for contravening a particular permanent water saving rule is set out in section 170F of the **Water Act 1989**. The value of each penalty increases each year under the **Monetary Units Act 2004**. The current value of a penalty unit is set out on the Department of Justice and Community Safety's website <https://www.justice.vic.gov.au/justice-system/fines-and-penalties/penalties-and-values>

SCHEDULE 1: PERMANENT WATER SAVING RULES

USE	RULE
Hand-Held Hose	Water from a hand-held hose must not be used for any purpose (whether or not the use is subject to a permanent water saving rule) at any time unless the hose: <ul style="list-style-type: none"> ● is fitted with a trigger nozzle; and ● is leak-free.
Residential or Commercial Gardens and Lawns	A residential or commercial garden or lawn area cannot be watered except: <ul style="list-style-type: none"> ● with a hand-held hose, bucket or watering can at any time; or ● by means of a watering system between the hours of 6 pm and 10 am on any day.
Public Gardens and Lawns and Playing Surfaces	A public garden or lawn area or a playing surface cannot be watered except: <ul style="list-style-type: none"> ● with a hand-held hose, bucket or watering can at any time; or ● by means of a watering system fitted with a rain or soil moisture sensor between the hours of 6 pm and 10 am on any day; or ● in accordance with an approved Water Use Plan.
Fountains and Water Features	Water cannot be used in a fountain or a water feature unless the fountain or water feature recirculates the Water.
Cleaning of Hard Surfaces	Water cannot be used to clean hard surfaces (including, driveways, paths, concrete, tiles, timber decking) except: <ul style="list-style-type: none"> ● where cleaning is required as a result of an accident, fire, health hazard, safety hazard or other emergency; or ● if staining to the surface has developed and then only once a season; or ● in the course of construction or renovation, and then only by means of: <ul style="list-style-type: none"> ● a high pressure water cleaning device; ● or if such a device is not available, a hand-held hose or a bucket.

Veterinary Practice Act 1997

VETERINARY PRACTITIONERS REGISTRATION BOARD OF VICTORIA

Notice

Re: Dr Amy Lee Ryan

On 5 March 2021, a Panel of the Veterinary Practitioners Registration Board of Victoria ('the Board') held a Formal Hearing into the professional conduct of Dr Amy Ryan, a registered veterinary practitioner in the State of Victoria.

The Boards found as follows:

Pursuant to section 45(1) of the **Veterinary Practice Act 1997** ('the Act') Dr Ryan was found to have engaged in unprofessional conduct of a serious nature within the meaning of paragraphs (a), (b), (c) and (h) of the definition in the Act.

The Panel made the following determinations under section 45(2) of the Act:

1. that Dr Ryan be reprimanded;
2. that conditions be imposed on Dr Ryan's registration as a veterinary practitioner; and
3. that Dr Ryan pay to the Board the reasonable costs of, and incidental to, the Formal Hearing in the sum of \$14,000.

Dated 19 July 2021

Veterinary Practice Act 1997

VETERINARY PRACTITIONERS REGISTRATION BOARD OF VICTORIA

Notice

Re: Dr Bruce Syme

On 29 April 2021, a Panel of the Veterinary Practitioners Registration Board of Victoria ('the Board') held a Formal Hearing into the professional conduct of Dr Bruce Syme, a registered veterinary practitioner in the State of Victoria.

The Boards found as follows:

Pursuant to section 45(1) of the **Veterinary Practice Act 1997** ('the Act') Dr Syme was found to have engaged in unprofessional conduct of a serious nature within the meaning of paragraphs (a), (b), (f)(i) and (f)(iv) of the definition in the Act.

The Panel made the following determinations under section 45(2) of the Act:

1. that Dr Syme be reprimanded;
2. that Dr Syme's registration as a veterinary practitioner be suspended effective 29 April 2021 to 29 August 2021;
3. that conditions be imposed on Dr Syme's registration as a veterinary practitioner upon the reinstatement of Dr Syme's registration; and
4. that Dr Syme pay to the Board the reasonable costs of, and incidental to, the Formal Hearing in the sum of \$16,000.

Dated 19 July 2021



Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES DECLARATION NO. 822

Central Highlands Water declares the properties as described below to be serviced properties for the purpose of the **Water Act 1989** on and from Thursday 23 September 2021.

PROPERTY	TOWNS	TYPE
PS844949W Lot 194–204 and 230–249 incl.	Alfredton	water/sewer
TP874237C Lot 1	Avoca	water/sewer
PS829330G Lot 1 and 2	Ballarat East	water/sewer
PS841956R Lot 1 and 2	Ballarat North	water/sewer
PS835162R Lot 1 and 2	Learmonth	water/sewer
PS836353D Lot 1622–1626 and 1663–1678 incl.	Lucas	water/sewer
PS844847F Lot 8 and 9	Mitchell Park	water/sewer
PS343502L Lot 1	Nerrina	water/sewer
PS841515Y Lot 1–5 incl.	Redan	water/sewer
PS842725G Lot 1–3 incl.	Sebastopol	water/sewer

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

Water Act 1989

YARRA VALLEY WATER – DECLARATION OF SERVICED PROPERTIES

Pursuant to section 144 of the **Water Act 1989**, Yarra Valley Water declares the following land to be serviced property for the listed services from 29 July 2021.

Development Address/Estate Name	Stage/s	Plan of Subdivision Number	Suburb	Drinking Water	Recycled Water	Sewerage Services
Katalia Estate	1	PS840541D	Donnybrook	Y	Y	Y
Katalia Estate	2	PS840546S	Donnybrook	Y	Y	Y
Wallara Waters Estate	14	PS822303X	Wallan	Y	Y	Y
Amber Estate	11B	PS825835V	Wollert	Y	Y	Y
Rathdowne Estate	6A	PS819166Y/S6	Wollert	Y	Y	Y
Stonefields Estate	1	PS807613S	Wollert	Y	Y	Y
Cloverton Estate	342	PS831952G	Kalkallo	Y	Y	Y



LOWER MURRAY WATER

Water Act 1989

LOWER MURRAY WATER – NOTICE OF DECLARED SERVICED PROPERTIES 1/10/2021

The abovementioned Corporation hereby declares that on and from 1 October 2021, the properties described below shall be deemed to be serviced under the provisions of section 144 of the **Water Act 1989**.

Sunraysia Urban District – Water

Deakin Avenue/Curtin Close/Chifley Drive/ Menzies Terrace/Watson Avenue, Mildura	Lots 1–24 31–35 PS 826480
Hocking Court/Crosbie Place/Chaffey Street/ Foster Street/Keating Close, Merbein	Lots 40–57 PS 835257 and 8–18 26–39 PS 842878
10 Nineteenth Street, Cardross	Lot 2 PS 344060
268 Dow Avenue, Cabarita	Lot 2 PS 808362
Riverside Avenue/Alexander Court/Elphicks Way/ Darlington Parade/Birksgate Close, Mildura	Lots 1–44 PS 835254
Ontario Avenue, Mildura	Lot 2 PS 725050
65 McSwains Road, Birdwoodton	Lot 3 PS 439456
441 Karadoc Avenue, Nichols Point	Lot 1 TP 855000

Red Cliffs Urban District – Water

6–11 Norris Court, Red Cliffs	Lots 6–11 PS 835261
30 Westcliffs Avenue, Red Cliffs	Lot 4 PS 823929

Swan Hill Urban District – Water

18 Aerodrome Road, Swan Hill	Lots 2–3 PS 811407
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Sunraysia Sewerage District – Wastewater

Deakin Avenue/Curtin Close/Chifley Drive/ Menzies Terrace/Watson Avenue, Mildura	Lots 1–24 31–35 PS 826480
624 Deakin Avenue, Mildura	Lots 1–2 LP 92247 Lot 1 on TP 108783 TP 674240 TP 674241
Hocking Court/Crosbie Place/Chaffey Street/ Foster Street/Keating Close, Merbein	Lots 40–57 PS 835257 and 8–18 26–39 PS 842878
787 Irymple Avenue, Irymple	Lot 1 LP 205074
22 Adams Street, Mildura	Lot 4 LP 205744
Riverside Avenue/Alexander Court/Elphicks Way/ Darlington Parade/Birksgate Close, Mildura	Lots 1–44 PS 835254
30 Westcliffs Avenue, Red Cliffs	Lot 4 PS 823929

Swan Hill Sewerage District – Wastewater

18 Aerodrome Road, Swan Hill	Lots 1–3 PS 811407
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Kerang Sewerage District – Wastewater

53 Ninth Street, Kerang	Lot 1 PS 736065
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Koondrook Sewerage District – Wastewater

154 Koondrook–Murrabit Road, Koondrook	CA 8 Sec 21
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ANTHONY COUROUPIS
Managing Director

ORDERS IN COUNCIL

Flora and Fauna Guarantee Act 1988

SPECIFICATION OF TAXON IN THE THREATENED LIST

Order in Council

The Governor in Council, under section 10(2) of the **Flora and Fauna Guarantee Act 1988**, orders that the taxon named in column 1 of the Schedule below is specified in the Threatened List, and –

- (a) the extinction risk set out in column 3 of the Schedule corresponding to the taxon applies to the taxon; and
- (b) the category of threat set out in column 4 of the Schedule corresponding to the taxon applies to the taxon.

Schedule

Taxon Specified in the Threatened List and its Extinction Risk and Category of Threat

Column 1 Taxon	Column 2 Common Name	Column 3 Extinction Risk	Column 4 Category of Threat
<i>Neophoca cinerea</i>	Australian Sea-lion	Australia	Endangered

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

Dated: 27 July 2021

Responsible Ministers:

LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

MARY-ANNE THOMAS MP

Minister for Agriculture

ALEXANDRA DEBELJAKOVIC
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:

90. *Statutory Rule:* Children, Youth and Families (Children's Court Judicial Registrars) Amendment Rules 2021
- Authorising Act:* Children, Youth and Families Act 2005
- Date first obtainable:* 22 July 2021
- Code A*
91. *Statutory Rule:* Conservation, Forests and Lands (Infringement Notice) Amendment (Forests) Regulations 2021
- Authorising Act:* Conservation, Forests and Lands Act 1987
- Date first obtainable:* 27 July 2021
- Code A*
92. *Statutory Rule:* Environment Protection Amendment (Wind Turbine Noise) Regulations 2021
- Authorising Act:* Environment Protection Act 2017
- Date first obtainable:* 27 July 2021
- Code A*

93. *Statutory Rule:* Occupational Health and Safety (COVID-19 Incident Notification) Regulations 2021
- Authorising Act:* Occupational Health and Safety Act 2004
- Date first obtainable:* 27 July 2021
- Code A*
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Printed as two volumes

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