



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 35 Thursday 2 September 2021

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GENERAL

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As from 2 September 2021

The last Special Gazette was No. 479 dated 1 September 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
-

2021 AFL GRAND FINAL PUBLIC HOLIDAY

Grand Final Friday

The Friday before the Australian Football League (AFL) Grand Final was declared a public holiday and published in Special Gazette S229 dated 19 August 2015. The 2021 public holiday will fall on Friday 24 September 2021.

Please Note: this office will be closed on Friday 24 September 2021.

The Victoria Government Gazette (General) for GRAND FINAL FRIDAY week (G39/21) will be published on **Thursday 30 September 2021**.

Copy Deadlines:

Private Advertisements	9.30 am on Monday 27 September 2021
Government and Outer Budget Sector Agencies Notices	9.30 am on Tuesday 28 September 2021

Office Hours:

The Victoria Government Gazette Office is open normal office hours during that week, i.e. 8.30 am to 5.30 pm **Monday to Thursday**, excluding the public holiday.

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

KIM BURNES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Pursuant to section 41 of the
Partnership Act 1958

Take notice that the partnership between Scott Andrew Giblin and Kerry-Anne Giblin trading as Morriss Road Fish & Chips, ABN 72 357198 560, has been dissolved with effect from 27 May 2021.

The business continues its trading under the management of the continuing partner.

NOTICE OF RETIREMENT FROM PARTNERSHIP

Notice is hereby given in accordance with section 41 of the **Partnership Act 1958** that:

On 31 August 2021, Michael Kelly withdrew from the partnership between himself, Leesa Neylon and Julie Peipers, trading as 'Northcote Osteopathic Clinic' from premises located at 235 St Georges Road, Northcote, and from the said date ceased to be associated with the conduct of the 'Northcote Osteopathic Clinic'.

Leesa Neylon and Julie Peipers continue to trade as 'Northcote Osteopathic Clinic'.

Creditors, next-of-kin and others having claims in respect of the estate of GWYNETH ANITA BURNET, deceased, late of 30 James Street, Port Fairy, Victoria, retired, who died on 20 January 2018, are requested to send particulars of their claims to the administrator, Campbell Allan Morris Burnet, care of the undersigned solicitors, by 5 November 2021, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

AITKEN PARTNERS, solicitors,
Level 28, 140 William Street, Melbourne 3000.

HELEN JOSEPHINE GRENFELL, late of 9 Jackson Street, Croydon, Victoria 3136, retired, deceased.

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

deceased, who died on 28 May 2021 are required by the trustees, Roderick Davin Grenfell and Damian Craig Grenfell, and to send particulars of their claims to the undermentioned firm, by 13 November 2021, after which date the said trustees may convey or distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 30 August 2021.

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

Re: The estate of MICHELE LEE MARTIN, late of 1/12 Crawford Street, Cheltenham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 May 2021, are required by the executor, Peter James Edwards, to send particulars to him, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: The estate of HELEN MARGARET POSTMA, late of 164 Beach Road, Parkdale, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 October 2020, are required by the executors, Frances Maria Josephine Postma and Robert Jeffrey Barnett, to send particulars to them, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

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

Re: MONIKA JANE CIURA, late of 2C Killeen Street, Sunshine West, Victoria 3020.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 July 2021, are required by the executor, Stanislaw Roman Ciura, to send particulars of their claim to him, care of the undermentioned solicitors, by 2 November 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

DANIEL LAWYERS & ASSOCIATES,
Level 5, 12 Clarke Street, Sunshine 3020.

THELMA MAY DOHNT, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 August 2020, are required by Sharon Lee Cheeseman, the executor of the Will of the deceased, 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 executor 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: TIMOTHY JUSTIN HICKS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 September 2020, are required by the personal representative, Paul Thomas Hicks, to send particulars to the personal representative, care of its below lawyers, by 1 November 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which it has notice.

HALL & WILCOX LAWYERS,
Level 11, Rialto South Tower,
525 Collins Street, Melbourne 3000.

MARGARET FAY BOWKETT, deceased, late of Unit 1, 26 Graeme Avenue, Montmorency, home duties.

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 trustees, Mark Francis Bowkett and Michael John Aicher, care of 900 Main Road, Eltham, Victoria 3095, to send particulars of their claims to them by 2 November 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

LORRAINE JONES & ASSOCIATES,
900 Main Road, Eltham, Victoria 3095.
Ph: 03 9439 1233. LC:SM:210051.

Re: PATRICIA ELIZABETH WATSON, late of Villa 86, 155 Warrigal Road, Burwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having having claims in respect of the estate of the deceased, who died on 5 March 2021, are required by the trustee, Anthony John Mahon, to send particulars to the trustee, care of the undermentioned lawyers, by 2 November 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.

MAHONS with Yuncken & Yuncken, lawyers,
101/177 Surrey Road, Blackburn 3130.
CD:2210617.

Re: Estate of PAUL CONRAD TOIVONEN, also known as Paul Konrad Toivonen, deceased, late of 13 Newbury Street, Mitcham, Victoria, 3132.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 4 April 2019, are required by the executors of the estate, Mark Dennis Toivonen and Amanda Dennis, to send particulars of their claims to them, care of the undermentioned solicitors, by 2 November 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

PARKE LAWYERS,
8 Market Street, Ringwood, Victoria 3134.

VALERIE PINCUS, late of Campbell Place Aged Care, 131 Coleman Parade, Glen Waverley, Victoria, retired, deceased.

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

who died on 31 March 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 9 November 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.

THELMA OLIVE HUGHES, late of Advent Care, 163–165 Central Avenue, Nunawading, Victoria 3131, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 February 2017, are required by the trustee, Geoffrey Rudman Hughes, of 270 Bay Street, Brighton, Victoria 3186, to send particulars of their claims to him by 10 November 2021, after which date the trustee may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 26 March 2018.

Dated 23 August 2021

RMS LAWYERS,
270 Bay Street, Brighton, Victoria 3186.
Ph: (03) 9982 8100, Fax: (03) 9982 8150.
RMS:JT:170016.
Contact: Roger Michael Stansfield.

Re: ROSEMARY DEAN SHELDRIK, late of Japara Trugo Place, 120 Mason Street, Newport, Victoria, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 April 2021, are required by the executor, Daniel Leslie Minogue, to send particulars of their claims to him, care of the undermentioned solicitors, by 2 November 2021, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

RENNICK & GAYNOR, solicitors,
431 Riversdale Road, Hawthorn East, Victoria.
Telephone: 03 9861 7779. Ref: AE:212287.

STAVROS LAZARIDIS, also known as Steve Lazaridis, late of Unit 6, 36 Mitchell Street, Doncaster East, Victoria 3109, real estate agent, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 February 2021, are required by the personal representative, Christine Papadopoulou, to send particulars of such claims to her, care of the undermentioned lawyers, by 15 November 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.

STERN LEGAL,
42 Moola Place, Eltham, Victoria 3095.

EDWARD BERUDE, late of 25 Willandra Drive, Epping, Victoria, manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 April 2021, are required by the personal representatives, Marie Swash and Mark Gerard Robert Berude, to send particulars to them, care of the undermentioned solicitors, by 3 November 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.

ZION LEGAL,
Level 11, 456 Lonsdale Street, Melbourne,
Victoria 3000.

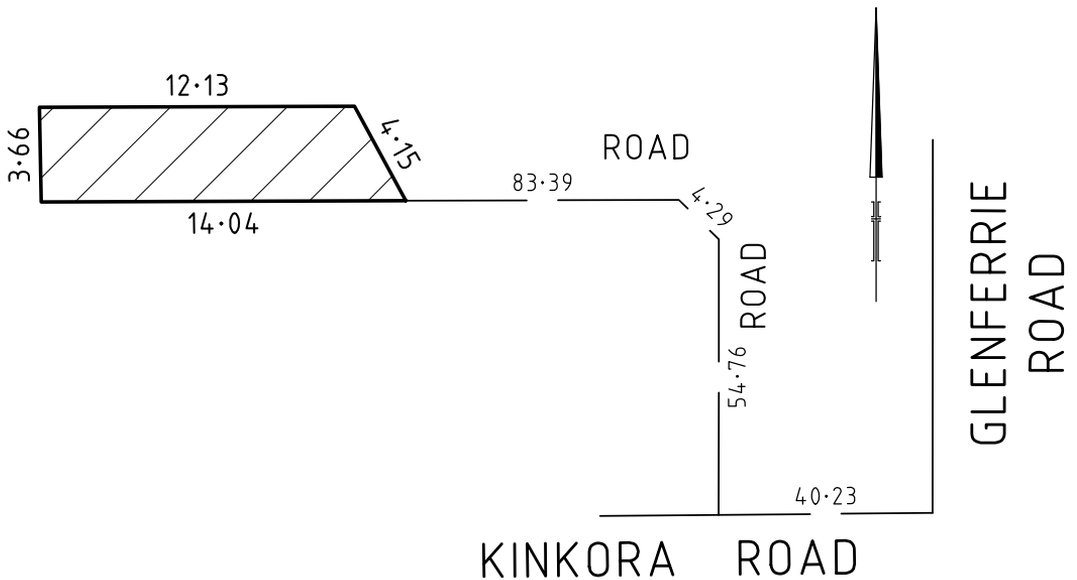
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



BOROONDARA
City of Harmony

ROAD DISCONTINUANCE

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Boroondara City Council has resolved to discontinue the road at the rear of 49 Kinkora Road, Hawthorn, shown by hatching on the plan below and to sell the land from the road to the owner of 49 Kinkora Road, Hawthorn, by private treaty.



PHILLIP STORER
Chief Executive Officer



BOROONDARA
City of Harmony

PUBLIC NOTICE

Adoption of Protection of Council Assets and Control of Building Sites Local Law

Notice is given that, at its meeting held on 23 August 2021, Boroondara City Council (Council) resolved to make a local law titled Protection of Council Assets and Control of Building Sites Local Law (the Local Law).

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

Purpose of the Local Law

The purposes of the Local Law are to:

1. protect public infrastructure assets from damage caused by building work;
2. protect the health and safety of persons who work in or enter building sites;
3. protect the health and safety of persons who reside near or pass by building sites;
4. protect the amenity of persons who reside near and pass by building sites;
5. provide for the administration and enforcement of this Local Law; and
6. provide for the peace, order and good governance of the municipality.

General Purport of the Local Law

The Local Law:

- provides for the administration and enforcement of the Local Law and empowers Council and authorised officers to issue permits, notices to comply, act in urgent circumstances and impound things;
- provides for the implementation of measures to protect roads, Council land and other Council assets in connection with building work being carried out on private land;
- provides for infringement notices to be served on those whom an authorised officer has reason to believe is guilty of an offence;
- creates offences relating to:
 - carrying out building work without a permit;
 - providing false or misleading information in relation to the application for a permit;
 - failing to comply with a notice to comply;
 - carrying out building work outside of defined hours;
 - occupying or obstructing a road or Council land;
 - allowing run off to enter the stormwater system;
 - constructing temporary crossovers;
 - the provision and use of refuse facilities;
 - the provision of toilet facilities;
 - the entry to, and exit from, building sites;
 - failing to maintain a safe environment;
 - detrimentally affecting amenity; and
 - damaging Council assets.

The Local Law will commence operation on 1 September 2021. Copies of the Local Law may be inspected on Council’s website and during office hours at Council’s Customer Service Counters at 8 Inglesby Road, Camberwell, noting that access to Council’s offices may be limited as a result of COVID-19.

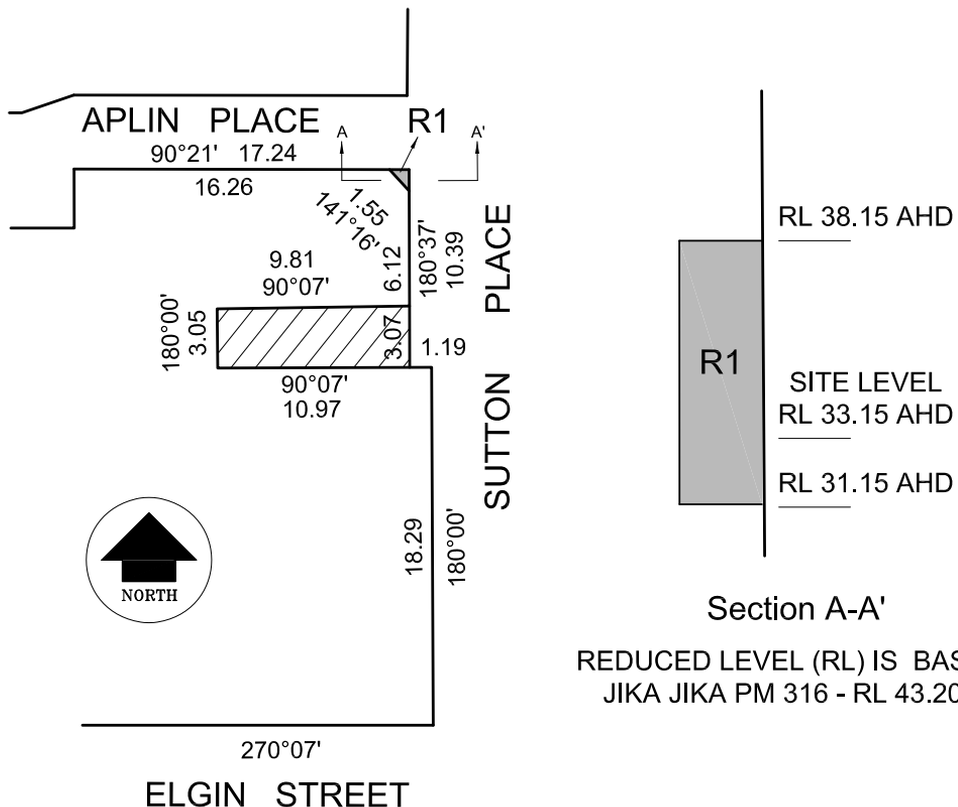
PHILLIP STORER
Chief Executive Officer



PUBLIC HIGHWAY DECLARATION AND ROAD DISCONTINUANCE

Pursuant to sections 204(1), 206(1) and Clause 3 of Schedule 10 of the **Local Government Act 1989** (Act), the Melbourne City Council:

- declares the Road labelled R1 shown shaded on the plan hereunder, as a public highway for the purposes of the Act;
- declares the portion of road, shown hatched on the plan hereunder, discontinued, noting the Council intends to sell the resulting land to the adjoining owner.



Planning and Environment Act 1987
MOUNT ALEXANDER PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C96malx

The Mount Alexander Shire Council has prepared Amendment C96malx to the Mount Alexander Planning Scheme.

The land affected by the Amendment is all land included within the Maldon township boundary (as identified on Figure 1 Maldon Framework Plan below, and listed at Clause 2.04 Strategic Framework Plans within the Mount Alexander Planning Scheme) which is covered by one of the following:

- Precinct Heritage Overlay (HO) schedules, including:
 - HO443 – Maldon Historic Reserve;
 - HO444 – Maldon Historic Residential Area;
 - HO445 – Maldon Historic Central Area.
- Site-specific Heritage Overlays; and
- Significant Landscape Overlays Schedule 1 (SLO1) and Schedule 3 (SLO3).

These overlays within the context of the Maldon township are identified on Figure 2 below.



PLAN 4: MALDON FRAMEWORK PLAN

- | | |
|---|--|
| State Parks, Reserves | Future Residential
- Exposed site within view corridor of tourist railway
- Rezoning from Industrial 1 to Residential 1 Zone recommended |
| Township Boundary
- Residential expansion to south and infill to north | View Corridor |
| Future Residential Development
- Connection to town sewerage | Town Entrance |
| Town Centre | Public/Private Forest Interface Areas |
| Existing Industrial Area | Urban/bushfire hazard interface
Derived from Regional Bushfire Assessment, DPCD, 2012 |

Note, this township contains lots in or close to a bushfire Hazard
(Regional Bushfire Assessment, DPCD, 2012)

Figure 1 Maldon Framework Plan
Source: Mount Alexander Planning Scheme

The Amendment proposes to amend the Planning Policy Framework, the Significant Landscape Overlay and the Operational Provisions of the Mount Alexander Planning Scheme to insert the updated Maldon Design Guidelines (Mount Alexander Shire Council, 2020) as an incorporated document, to replace the existing Incorporated Document titled Maldon Design Guidelines (Mount Alexander Shire, 1998).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Mount Alexander Shire Council's website, <https://www.mountalexander.vic.gov.au/page/HomePage.aspx>; and/or during office hours, at the office of the planning authority, Mount Alexander Shire Council, Corner Lyttleton Street and Lloyd Street, Castlemaine, Victoria 3450; or at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council Meetings and any public hearing held to consider submissions. The closing date for submissions is 11 October 2021. A submission must be sent to the Mount Alexander Shire Council (attention: Strategic Planning).

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.

DARREN FUZZARD
Chief Executive Officer

Planning and Environment Act 1987
SURF COAST PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C133

The Surf Coast Shire Council has prepared Amendment C133 to the Surf Coast Planning Scheme.

The land affected by the Amendment is the Shire's hinterland (all land zoned Farming and Rural Conservation Zone outside a settlement boundary).

The Amendment proposes to change local planning policy to strengthen the role of the hinterland for agriculture and facilitate tourism and nature based tourism in designated areas. It also proposes to change the Schedule to the Farming Zone to simplify the minimum Lot size requirements within the Thompsons Creek Catchment area.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Surf Coast Shire Council website at www.surfcoast.vic.gov.au/C133 or at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

If you are unable to access the internet to view the Amendment documents please make contact with the strategic planning team on ph: (03) 5261 0535. Alternative arrangements will be made to ensure that you can view all relevant documents during the exhibition period.

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 4 October 2021. A submission must be sent to the Coordinator Strategic Land Use Planning, PO Box 350, Torquay, Victoria 3228 or submitted online via www.surfcoast.vic.gov.au/C133

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.

KAREN HOSE

Acting Manager Planning and Development

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 5 November 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.

BELENGUER, Ramon Marques, late of Mooroolbark Residential Aged Care, 73A Cambridge Road, Mooroolbark, Victoria 3138, pensioner, deceased, who died on 31 May 2021.

HOSKING, Clive Robert, late of Springtime Sydenham, 41 Manchester Drive, Sydenham, Victoria 3037, deceased, who died on 19 June 2021.

OSMOND, Debbie, late of 2A Whitby Street, Reservoir, Victoria 3073, deceased, who died on 12 May 2021.

PELAEZ, Demetrio, late of Westgate Aged Care, 4-10 William Street, Newport, Victoria 3015, deceased, who died on 13 February 2021.

RAISTRICK, Thomas, late of Benetas St Laurence Court, 112 Upper California Gully Road, California Gully, Victoria 3556, retired, deceased, who died on 28 May 2020.

ROBERTSON, Kenneth Fowler, late of Unit 9, 182 Weatherall Road, Cheltenham, Victoria 3192, deceased, who died on 17 May 2021.

SULLEY, John Owen, late of Mecwacare John Atchison Centre, 312-318 Derrimut Road, Hoppers Crossing, Victoria 3029, deceased, who died on 29 May 2021.

Dated 27 August 2021

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 5 November 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.

BERRIMAN, Michael James, late of 31 Church Street, Fitzroy North, Victoria 3068, deceased, who died on 9 April 2021.

GRACE, Gilbert Kenneth, late of Regis Alawarra Lodge, 220 Middleborough Road, Blackburn South, Victoria 3130, deceased, who died on 9 March 2021.

HAMILTON, Shirley, late of 70 Lowe Street, Ararat, Victoria 3377, deceased, who died on 26 April 2021.

HOLLAND, Elinor Marie, late of Flat 1, 76 Robert Street, Bentleigh, Victoria 3204, deceased, who died on 4 March 2021.

KIM, Cin Lam, late of Unit 8, 164 Gertrude Street, Fitzroy, Victoria 3065, deceased, who died on 26 April 2021.

RUTTLEY, Shirley Ethel, late of James Barker House, 64 Buckley Street, Footscray, Victoria 3011, deceased, who died on 29 April 2021.

Dated 27 August 2021

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 8 November 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.

ALCOCK, Wilfred John, late of Estia Aged Care, 41–47 Victoria Street, Ironbark, Victoria 3550, retired, deceased, who died on 10 January 2021.

ENGLISH, David William, late of Unit 1, Gracedale Lodge, 4 Linden Court, Morwell, Victoria 3840, deceased, who died on 4 June 2021.

KENNEDY, Elizabeth Claire, late of Room 93, Estia Health, 34–42 Brooklyn Road, Melton South, Victoria 3338, retired, deceased, who died on 5 May 2021.

LARKIN, Joan Alison, late of Regis Ontario, 382–404 Ontario Avenue, Mildura, Victoria 3500, deceased, who died on 17 February 2021.

RENSCH, Yoke Hin, late of 36 Yeats Drive, Delahey, Victoria 3037, retired, deceased, who died on 19 April 2021.

ROLLO, Barbara Joan, late of 26 Palm Tree Drive, Safety Beach, Victoria 3936, retired, deceased, who died on 14 June 2021.

ZVEKAN, Lajco, late of Unit 30, 221 Southern Road, Heidelberg Heights, Victoria 3081, deceased, who died on 27 December 2020.

Dated 30 August 2021

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 8 November 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.

BANDMAN, Doris Anita, late of Room 45, Blue Willows Residential Aged Care, 74 Warrandyte Road, Ringwood, Victoria 3134, deceased, who died on 15 June 2021.

JOHNSTONE, Toby, late of 118 Berrys Lane, Longwood, Victoria 3665, deceased, who died on 1 June 2021.

PARTYKA, Richard Barry Dennis, late of Flat 2, 84 The Avenue, Spotswood, Victoria 3015, professional, deceased, who died on 15 May 2021.

PENDER, Victor Bryant, late of Unit 116, 45 Hall Street, Moonee Ponds, Victoria 3039, deceased, who died on 20 April 2021.

SCOTT, William John, late of Unit 2, 4 Bronte Court, Williamstown, Victoria 3016, deceased, who died on 16 May 2021.

TANNER, Graeme Thomas, late of 12 Murray Court, Cranbourne, Victoria 3977, deceased, who died on 9 July 2020.

WORNER, Karl, late of Room 611, Tabulam And Templer Homes For The Aged, 31–41 Elizabeth Street, Bayswater, Victoria 3153, deceased, who died on 26 June 2019.

Dated 30 August 2021

EXEMPTION

Application No. H186/2021

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Women's Health in the South East Inc (the applicant). The initial application was amended by the applicant, who now seeks an exemption to enable it to:

- (a) employ only women at Women's Health in the South East Inc; and
- (b) appoint only women to the Board of Management as Directors (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Catherine McMahon, Chief Executive Officer, and her oral evidence provided at the directions hearing on 21 July 2021, and noting the previous exemption granted to the applicant, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- The applicant is a community-based health promotion and primary prevention organisation based in southern metropolitan Melbourne. It is one of 12 specialist women's health services funded through the Victorian Government Victorian Women's Health Program and promotes the health and wellbeing of women in the 10 local government areas that represent southern metropolitan Melbourne.
- The applicant delivers primary prevention and health promotion services to prevent violence against women, increase gender equality and equity, and improve access to, and services for, sexual and reproductive health. The applicant works closely with other agencies to promote and increase the take up of a gendered approach to program planning and service delivery so that all women in the region are safe, healthy and thriving.
- The applicant has been working in the southern metropolitan region for nearly 30 years. It is an organisation run by women for women. The make-up of the organisation is vital to ensure key priorities areas are addressed sensitively and safely, and programs are delivered in a way that is in keeping with the applicant's mission and core purpose.
- The applicant provided a large amount of material in support of the application including academic, government and non-government reports and articles indicating the benefits of women only spaces and approaches in the development and delivery of services addressing wellbeing, primary prevention and health service to women. These materials included a discussion paper from the World Health Organisation 'Gender, women and primary health care renewal'; the World Health Organisation report 'Strategy in Women's health and well-being in the WHO European region'; the International Medical Corps report 'Women and Girls Safe Spaces'; and the United Nations Population Funds report 'Women & Girls Safe Spaces'.
- All staff who work for the applicant are expected to support the events and programs delivered by the applicant, and from time to time are required to have direct telephone or face to face contact with women seeking services and advice. The applicant's experience is that the women clients prefer to speak with other women, particularly as many matters are of a very personal nature. Having all women staff is consistent with the purposes for which the applicant was established.
- The applicant was previously granted an exemption from the Act on 3 July 2014 for similar conduct. That exemption has now expired.
- No exception or current exemption already applies to the exempt conduct and in the absence of an exemption, the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who would wish to be employed by the applicant or appointed to the Board of Management. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 26 August 2026.

Dated 26 August 2021

C. THWAITES
Member

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:

Anti Counterfeiting Action Group Inc.; Australia Asia Performance Community Incorporated; AustralianChineseGolfAssociationIncorporated; Australian Sunshine Fishing Association Incorporated; Ballarat District Bowls Division Inc.; Break Boundaries Together Inc.; Business and Tourism East Gippsland Inc.; Business Brekkie Partners Incorporated; Castlemaine Collectors Centre Inc.; Central Bowls Division Inc.; ChinaKidz Australia Inc.; Community Support For L.E Giles & Sons Inc.; Corangamite Bowls Division Inc.; Creative Chinese Language Exchange Club Inc.; Diamond Taxi & Rideshare Club Inc.; Emmanuel College Inc.; Exam Mentor Incorporated; Far Western Bowls Division Inc.; Finucane and Smith Inc.; Floriana Senior Citizens Association Incorporated; Geelong Garden Club Inc.; Glen Eira Dog Club Incorporated; Glenroy Central Ladies Probus Club Inc.; Grampians Bowls Division Inc.; GRRL Fest Inc.; Heathcote Community Childrens Services Association Incorporated; Heyfield Social Housing Incorporated; Highlands Community Residents Group Inc.; Kalora Park Coterie Inc.; Knox Multiple Birth Association Inc.; Koroit Belly Dance Inc.; Lara Kindergarten Inc.; Lions Club of Lilydale Inc.; Lions Club of Yarra Inc.; Maldon Pre School Centre Association Inc.; Marilynhowlettffoundation Inc.; MBAAUS Inc.; Melbourne Table Football Club Inc.; Mosquito Foundation Inc.; Murrays Bowls Division Inc.; National Dance and Fitness Incorporated; North Wimmera Bowls Division Inc.; Ocean Grove Stamp Club Inc.; Ownership Is Ours Production Incorporated; Oz Kiwi Association Inc.; Paynesville T.O.W.N Club Inc; Port Franklin Jetty Owners Association Incorporated; Probus Club of Clunes Inc.; Probus Club of Mentone Inc.; Redox Cellular Health Association of Australia Incorporated; Remote Island Missions (RIM) Inc.; Scratch Theatre Inc.; Seymour East Preschool Centre Inc.; Springvale North Drop in Centre Inc.; Sustainable Activity Centre Cohort Inc.; Tally-Ho Pre-School Inc.; Tarwin Valley

Coastal Guardians Inc; The Burning Bush Society of Victoria Inc; The Change Her Game Initiative Inc.; The Human Relations Development Association Inc.; The Ionian Club (71) Melbourne Inc.; The Lions Club of Lake Charm-Mystic Park Inc.; The Lions Club of Rushworth and District Inc.; Toora Branch Blue Light Disco Inc.; Touche Fencing Club Inc.; Venus Film & Dance Performing Arts Incorporated; Victorian Grower Group Alliance Inc.; Victorian Spring Show Inc.; Vietnamese Community School of Culture and Language Inc.; Virtual Busker Incorporated; Volunteer Connect Incorporated; Wellsmen Inc.; Wellspring Charities Inc.; Werribee Greyhound Coursing Club Inc.; Western Australia Naamtamar Incorporated; Wildwood Community Incorporated; Wimmera Legacy Club Inc.; Woody Yaloak Catchment Group Inc.; Yoruba One Voice (YOY) 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 2 September 2021

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

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 Arend Tjepkema in a claim against the State of 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 2 September 2021.

Creditors and victims in relation to criminal acts of Arend Tjepkema 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 2 September 2021

Crown Land (Reserves) Act 1978**CROWN LAND (RESERVES) (BUCHAN CAVES AND
CORRINGLE FORESHORE) FEES REGULATIONS 2021**

I, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, make the following Regulations.

Dated 30 August 2021

THE HON. LILY D'AMBROSIO MP
Minister for Energy, Environment and Climate Change

PART 1 – PRELIMINARY**1 Objectives**

The objectives of these Regulations are to provide for –

- (a) the management of camping and the use of improvements, services or facilities in Buchan Caves Reserve and Corringle Foreshore Reserve;
- (b) the provision of improvements, services and facilities on the land described in paragraph (a) and the conditions under which any improvements, services or facilities so provided shall be available to or be used by any person;
- (c) the issuing and cancellation of permits for the use of an improvement, service or facility on the land described in paragraph (a);
- (d) the setting of fees for the use of improvements, services or facilities in Buchan Caves Reserve and Corringle Foreshore Reserve;
- (e) the setting of fees for entry to Fairy Cave, Federal Cave, Royal Cave and Wilsons Cave within Buchan Caves Reserve.

2 Authorising provision

These Regulations are made under section 13 of the **Crown Land (Reserves) Act 1978**.

3 Commencement

These Regulations come into operation on the day on which they are published in the Government Gazette.

4 Expiry

These Regulations expire on 30 June 2022.

5 Definitions

In these Regulations –

agreed activity has the same meaning as in section 79 of the **Traditional Owner Settlement Act 2010**;

ANZAC Day has the same meaning as in section 6(h) of the **Public Holidays Act 1993**;

authorised officer has the same meaning as in the **Conservation, Forests and Lands Act 1987**;

Buchan Caves Reserve means all those pieces or parcels of land containing 232 hectares, more or less, and being all of the lands contained in Crown Allotment 6D section C, Crown Allotment 5L1 section C, Crown Allotment 6C section D and Crown Allotment 10J situate in the Parish of Buchan, Parcel Numbers P320446, P320447, P320448 and P320294, being the land coloured yellow in the plan lodged in the Central Plan Office numbered LEGL./12-090.3;

camp means to use or have present in an area, for accommodation purposes, whether occupied or not –

- (a) equipment including a tent, sleeping bag, swag, tarpaulin or any form of accommodation, shelter or temporary or permanent structure; or

- (b) a vehicle or any other moveable form of accommodation, whether or not it is in a condition that enables it to be moved;

Corringle Foreshore Reserve means all those pieces or parcels of land containing 159 hectares, more or less, and being all of the lands contained in Crown Allotment 11 section A and Crown Allotment 11A section A situate in the Parish of Newmerella, Parcel Numbers P341277 and P341278, being the land coloured yellow in plans lodged in the Central Plan Office and numbered LEGL./12-092, LEGL./12-093 and LEGL./12-094;

eligible person has the same meaning as in section 3 of the **State Concessions Act 2004**;

emergency has the same meaning as in the **Emergency Management Act 2013**;

emergency activity has the same meaning as in the **Emergency Management Act 1986**;

emergency services agency has the same meaning as in the **Emergency Management Act 1986**;

Good Friday has the same meaning as in section 6(e) of the **Public Holidays Act 1993**;

Labour Day has the same meaning as in section 6(d) of the **Public Holidays Act 1993**;

Melbourne Cup Day has the same meaning as in section 6(j) of the **Public Holidays Act 1993**;

Minister means the Minister administering the **Crown Land (Reserves) Act 1978**;

off peak season means, for the purposes of Schedule 1, the following periods –

- (1) For specified campsites, the period commencing 1 May and finishing on 31 October in each year (excluding any periods where peak season or shoulder season apply);
- (2) For roofed accommodation, the period commencing 1 May and finishing on 31 August in each year (excluding any days where peak season or shoulder season fees apply);

Parks Victoria means the body established under Part 2 of the **Parks Victoria Act 2018**;

peak season means, for the purposes of Schedule 1, the following periods –

- (1) For specified campsites –
 - (a) Friday and Saturday nights during the period from the last Friday in October each year until the end of February of the following year;
 - (b) the Sunday and Monday nights immediately before Melbourne Cup Day;
 - (c) the Friday, Saturday and Sunday nights immediately before Labour Day;
 - (d) if ANZAC Day falls on a Friday, the Thursday night immediately before ANZAC Day, ANZAC Day and the Saturday immediately following ANZAC Day;
 - (e) if ANZAC Day falls on a Monday, the Friday, Saturday and Sunday nights immediately before ANZAC Day;
 - (f) the period between the end of school term one and the beginning of school term two in each year; and
 - (g) the period between the end of school term four and the beginning of school term one in the following year;
- (2) For roofed accommodation –
 - (a) the period between the end of school term four and the beginning of school term one of the following year;
 - (b) the Friday, Saturday and Sunday nights immediately before Labour Day;
 - (c) the Thursday night immediately before Good Friday, Good Friday, the Saturday before Easter Sunday and Easter Sunday nights;

Queen's Birthday has the same meaning as in section 6(i) of the **Public Holidays Act 1993**;

reserve means any of the following –

- (a) Buchan Caves Reserve; and
- (b) Corringle Foreshore Reserve;

roofed accommodation means a building or structure that is provided and managed by Parks Victoria within a reserve for the purpose of accommodation;

school term means days on which a Government school is required to be open for attendance by students determined in writing by the Minister administering the **Education and Training Reform Act 2006** under Regulations made under that Act;

shoulder season means, for the purposes of Schedule 1, the following periods –

- (1) For specified campsites –
 - (a) the period from 1 November each year until 30 April of the following year (excluding any periods where peak season applies);
 - (b) the period between the end of school term three and the beginning of school term four in each year;
- (2) For roofed accommodation –
 - (a) the period from 1 September to 30 April of the following year (excluding any days where peak season fees apply);
 - (b) Friday, Saturday and Sunday nights immediately before the Queen’s Birthday;
 - (c) the period between the end of school term two and the beginning of school term three in each year;

specified campsite means an individual campsite within a campground of a reserve that is provided and managed by Parks Victoria for the specific purpose of camping;

the Act means the **Crown Land (Reserves) Act 1978**;

the Saturday before Easter Sunday has the same meaning as in section 6(f) of the **Public Holidays Act 1993**;

traditional owner group has the same meaning as in the **Traditional Owner Settlement Act 2010**;

traditional owner group agreement means an agreement under Part 6 of the **Traditional Owner Settlement Act 2010**;

traditional owner group entity has the same meaning as in the **Traditional Owner Settlement Act 2010**;

vehicle means a conveyance that is designed to be propelled or drawn by any means, whether or not the vehicle is capable of being propelled or drawn, and includes a bicycle or other pedal-powered vehicle, trailer whether towed by a vehicle or animal, golf cart, tram-car and air-cushion vehicle but does not include any of the following –

- (a) a railway locomotive or railway rolling stock;
- (b) an aircraft;
- (c) a wheelchair, motorised wheelchair, or other device designed or used for the conveyance of persons with disability or injury;
- (d) a pram, stroller or other device designed or used for the conveyance of children;

volunteer emergency worker has the same meaning as in the **Emergency Management Act 1986**.

6 Application of Regulations to permit, lease or licence holders etc.

Any provision in these Regulations that provides for an offence does not apply to a person who is acting under and in accordance with the terms and conditions of any permit, lease, licence or other authority granted under the Act, or agreement entered into under the Act, or another Act governing Crown land to the extent that the activities authorised by the permit, lease, licence or authority are inconsistent with these Regulations.

7 Application of Regulations to certain persons acting in the course of powers, duties or functions or employment

Any provision in these Regulations that provides for an offence does not apply to any of the following persons if that person is exercising powers or carrying out duties or functions as –

- (a) the land manager or an employee of the land manager;
- (b) an authorised officer;
- (c) a police officer or protective services officer within the meaning of the **Victoria Police Act 2013**;
- (d) a contractor, agent, volunteer or other person carrying out any work for or acting on the authority or instruction of the land manager;
- (e) a person employed under Part 3 of the **Public Administration Act 2004** who is exercising a power or carrying out a duty or function under –
 - (i) the **Conservation, Forests and Lands Act 1987** or Regulations made under that Act; or
 - (ii) an Act or part of an Act (as the case requires) specified in Schedule 1 to the **Conservation, Forests and Lands Act 1987**; or
 - (iii) Regulations made under an Act or part of an Act (as the case requires) specified in Schedule 1 to the **Conservation, Forests and Lands Act 1987**; or
 - (iv) the **Water Act 1989** or Regulations made under that Act;
- (f) a person employed by a public entity within the meaning of the **Public Administration Act 2004** who is exercising a power or carrying out a duty or function under –
 - (i) the **Conservation, Forests and Lands Act 1987** or Regulations made under that Act; or
 - (ii) an Act or part of an Act (as the case requires) specified in Schedule 1 to the **Conservation, Forests and Lands Act 1987**; or
 - (iii) Regulations made under an Act or part of an Act (as the case requires) specified in Schedule 1 to the **Conservation, Forests and Lands Act 1987**; or
 - (iv) the **Water Act 1989** or Regulations made under that Act;
- (g) an operational staff member within the meaning of the **Ambulance Services Act 1986**;
- (h) an officer, employee or volunteer emergency worker of an emergency services agency when engaged in an emergency activity or the discharge of a responsibility, function or other role in relation to an emergency;
- (i) an authorised officer or aboriginal heritage officer within the meaning of the **Aboriginal Heritage Act 2006**.

8 Application of these Regulations to traditional owner groups

If a traditional owner group entity has entered into a traditional owner group agreement, any of these Regulations (other than Regulation 11(3)) that provide for an offence to carry out an agreed activity under that agreement do not apply to a member of the traditional owner group –

- (a) who is bound by the agreement; and
- (b) who carries out the agreed activity to which the offence relates in accordance with the agreement and on land to which that agreement applies.

PART 2 – ADMINISTRATION, MANAGEMENT AND USE OF A RESERVE**9 Fees**

- (1) A person must not use the following improvements, services or facilities unless the person does so under and in accordance with a permit issued for that specified purpose and has paid any relevant fee imposed under Schedule 1 –
 - (a) a specified campsite;
 - (b) roofed accommodation;
 - (c) a car parking space within the Corringale Foreshore Reserve.

Penalty: 2 penalty units

- (2) A person must not enter Fairy Cave, Federal Cave, Royal Cave or Wilsons Cave within Buchan Caves Reserve without paying the relevant fee under Table 2 of Schedule 1.

Penalty: 2 penalty units

- (3) The fee payable by an eligible person is subject to a ten percent discount where the fee relates to use of a specified campsite (including a specified campsite that includes the use of car parking space).

10 Permits

- (1) Subject to these Regulations, the Minister may issue a permit authorising the holder of the permit to use an improvement, service or facility specified in Regulation 9(1) subject to any conditions specified in the permit.
- (2) The Minister may cancel a permit at any time –
 - (a) if the holder of the permit has –
 - (i) contravened the permit; or
 - (ii) otherwise breached these Regulations; or
 - (b) if the continuation of the permit is likely to be detrimental to, or interfere with, the management and protection of the natural environment, features, or visitors in a reserve; or
 - (c) for the purposes of management of a reserve.
- (3) The cancellation of a permit under subregulation (2) does not take effect until the holder of the permit is given notice in writing of that cancellation.

11 Camping

- (1) A person must not camp in a reserve, other than in a specified campsite.

Penalty: 2 penalty units

- (2) A person must not camp in a specified campsite for more than 30 consecutive nights.

Penalty: 2 penalty units

- (3) A person who camps in a specified campsite must maintain his or her campsite in a clean and tidy condition.

Penalty: 2 penalty units

SCHEDULE 1

Regulation 9

**FEES PAYABLE FOR ENTRY UPON LAND AND USE OF IMPROVEMENTS,
SERVICES AND FACILITIES IN A RESERVE****Table 1 – Buchan Caves Reserve**

<i>Column 1</i>	<i>Column 2</i>
IMPROVEMENT, SERVICE OR FACILITY	FEE PER NIGHT
Fees by specified campsite	
High (Powered) (Peak Season)	2.05 fee units
High (Non-Powered) (Peak Season)	1.84 fee units
High (Powered) (Off Peak Season)	1.84 fee units
High (Non-Powered) (Off Peak Season)	1.66 fee units
High (Powered) (Shoulder Season)	1.94 fee units
High (Non-Powered) (Shoulder Season)	1.75 fee units
Additional car parking space	0.68 fee units
Fees for roofed accommodation	
Cabins (Peak Season and Shoulder Season)	7.22 fee units
Cabins (Off Peak Season)	6.50 fee units
Wilderness Retreat for up to two people	13.71 fee units
Wilderness Retreat for each additional person	1.65 fee units

Table 2 – Buchan Caves Reserve

<i>Column 1</i>	<i>Column 2</i>
ENTRY UPON LAND	FEE
Entry fee for cave tour – single cave tour (Royal Cave or Fairy Cave)	
Adult	1.58 fee units
Child (Aged 5 to 16 years)	0.93 fee units
Senior	1.32 fee units
Family (2 adults, 2 children aged 5 to 16 years)	4.37 fee units
Bus Group (Minimum of 10 people) fee per person	1.18 fee units
School Group (Prep to Year 10) fee per student	0.6 fee units
School Group (Years 11, 12, University & TAFE students) fee per student	0.93 fee units
Entry fee for cave tour – Royal Cave and Fairy Cave	
Adult	2.37 fee units
Child (Aged 5 to 16 years)	1.37 fee units
Senior	1.94 fee units
Family (2 adults, 2 children aged 5 to 16 years)	6.52 fee units
Bus Group (Minimum of 10 people) fee per person	1.94 fee units
School Group (Prep to Year 10) fee per student	0.93 fee units
School Group (Years 11, 12, University and TAFE students) fee per student	1.37 fee units
Entry fee for cave tour – Federal Cave	
Adult	2.64 fee units
Child (Aged 5 to 16 years)	1.88 fee units
Entry fee for Wilsons Cave Tour (Schools only)	
School Group (Prep to Year 10) fee per student	1.51 fee units
School Group (Years 11, 12, University and TAFE students) fee per student	1.88 fee units

Table 3 – Corringale Foreshore Reserve

<i>Column 1</i>	<i>Column 2</i>
IMPROVEMENT, SERVICE OR FACILITY	FEE PER NIGHT
Fees by specified campsite – Corringale Foreshore Reserve Campground	
Specified campsite up to 6 persons and one car parking space (Peak Season)	1.03 fee units
Specified campsite up to 6 persons and one car parking space (Off Peak Season)	0.93 fee units
Specified campsite up to 6 persons and one car parking space (Shoulder Season)	0.98 fee units
Additional car parking space	0.68 fee units

ENDNOTES**PENALTY UNITS**

These Regulations provide for penalties by reference to penalty units within the meaning of section 110 of the **Sentencing Act 1991**. The amount of the penalty is to be calculated, in accordance with section 7 of the **Monetary Units Act 2004**, by multiplying the number of penalty units applicable by the value of a penalty unit.

The value of a penalty unit for the financial year commencing 1 July 2021 is \$181.74. The amount of the calculated penalty may be rounded to the nearest dollar.

The value of a penalty unit for future financial years is to be fixed by the Treasurer under section 5 of the **Monetary Units Act 2004**. The value of a penalty unit for a financial year must be published in the Government Gazette and a Victorian newspaper before 1 June in the preceding financial year.

OTHER RELEVANT LEGISLATION

In addition to these Regulations, the following laws also apply to activities within the reserve –
Aboriginal Heritage

Area and objects that are of particular significance to Aboriginal Australians in accordance with Aboriginal tradition are protected under the **Aboriginal and Torres Strait Islander Heritage Protection Act 1984** (Commonwealth) and Aboriginal cultural heritage and Aboriginal intangible heritage in Victoria is protected under the **Aboriginal Heritage Act 2006**. A contravention of either Act may result in the imposition of penalties.

Domestic Animals

The responsible ownership of dogs and cats is regulated by the **Domestic Animals Act 1994** and Regulations made under that Act. Failure to adhere to that legislation may result in the imposition of penalties.

Fires

The **Forests Act 1958**, the Forests (Fire Protection) Regulations 2014 and the **Country Fire Authority Act 1958** also limits the lighting of fires in certain areas.

A person who fails to comply with the **Forests Act 1958**, the Forests (Fire Protection) Regulations 2014 and the **Country Fire Authority Act 1958** may be liable to the imposition of penalties.

Firearms

The possession, carriage and use of firearms are regulated under the **Firearms Act 1996**. A contravention of that Act may result in the imposition of penalties.

Fishing

Fishing is regulated by the **Fisheries Act 1995** and Regulations made under that Act. Failure to adhere to that legislation may result in the imposition of penalties.

Litter

The depositing of litter is regulated under the **Environment Protection Act 1970** and may result in the imposition of penalties.

Motor vehicles

Under the Land Conservation (Vehicle Control) Regulations 2013, the use or operation of a motor vehicle is not permitted within a park except on a road, in a parking area, adjacent to a road, or in an area declared as an off-road access area or a restricted access area where that class of vehicle is permitted. A contravention of those requirements may result in the imposition of penalties.

Heritage Places and Objects

Places and objects of State cultural heritage are protected under the **Heritage Act 2017**. A contravention of that Act may result in the imposition of penalties.

Wildlife

The taking, hunting or destroying of wildlife, including game, is regulated under the **Wildlife Act 1975** and any Regulations made under that Act. A person who fails to comply with the requirements of that legislation may be liable to the imposition of penalties.

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

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

Road naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
141202	Cassinia Lane	Capel Sound	Mornington Peninsula Shire Council The road runs between Capel and Park Avenues
141203	Goodenia Way	Rosebud	Mornington Peninsula Shire Council Previously a segment of Ashenden Way, the road is accessed off Eastbourne Road

Features:

Change Request Number	Feature Name	Naming Authority and Location
140790	Jack Schier Reserve	Horsham Rural Shire Council Located at 87 Williams Road, Horsham For further details see map at: www.land.vic.gov.au/place-naming
–	Centre for Higher Education Studies	Department of Education and Training Located at 669 Chapel Street, South Yarra For further details see map at: www.land.vic.gov.au/place-naming

Geographic Names Victoria

Land Use Victoria

2 Lonsdale Street

Melbourne 3000

CRAIG L. SANDY

Registrar of Geographic Names

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Noel Rodney Campbell of Glenroy in the State of Victoria
Date this Interim Prohibition Order is made:	28 August 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 20 November 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"> i. advertise or cause to be advertised, or ii. offer or cause to be offered, or iii. provide or cause to be provided, or iv. establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided); any general health service, paid or otherwise, in a clinical or non-clinical capacity. 2. The general health service provider named above must not directly or indirectly provide or cause to be provided any general health service, paid or otherwise, in a clinical or non-clinical capacity until such time as the Interim Prohibition Order is expired or revoked. 3. The general health service provider named above must display a copy of this Interim Prohibition Order at their business premises and ensure that it is easily visible to the public until such time as the Interim Prohibition Order is expired or revoked. 4. The general health service provider named above must publish a copy of this Interim Prohibition Order, that is easily visible to the public, on the homepage of any website or social media platform used to offer or promote any good or service including (but not limited to) the following websites: <ol style="list-style-type: none"> i. https://www.lyme.repair/ ii. https://smile.org.au/ iii. http://biolyfe.org/ iv. https://www.instagram.com/lyme.repair/ 5. The published IPO must remain on all websites and social media platforms at all times until the IPO has expired or is revoked

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

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

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

KAREN CUSACK
Health Complaints Commissioner



Heritage Act 2017

NOTICE UNDER SECTION 137(1)(A) AND 137(1)(B) OF THE
HERITAGE ACT 2017
REGARDING COVENANT PURSUANT TO SECTION 134 OF THE
HERITAGE ACT 2017

HERITAGE PLACE NO. H0902

Ballarat Railway Complex

140 Lydiard Street North, Ballarat Central

202 Lydiard Street North and Nolan Street, Soldiers Hill

Scott Parade and 60 Corbett Street, Ballarat East

75 Humffray Street North, Bakery Hill

It is proposed that the Heritage Council of Victoria enter into a Covenant pursuant to section 134(1) of the **Heritage Act 2017** in relation to the above Heritage Place with Victorian Rail Track, the owner of the above Heritage Place.

The Covenant will bind the owner of the above Heritage Place to the development, use or conservation of the Heritage Place in accordance with the terms of the Covenant.

H0902 Ballarat Railway Complex:

140 Lydiard Street North, Ballarat Central, and 202 Lydiard Street North and Nolan Street, Soldiers Hill, and Scott Parade and 60 Corbett Street, Ballarat East, and 75 Humffray Street North, Bakery Hill.

Under the **Heritage Act 2017**.

Victorian Rail Track and the Heritage Council of Victoria.

Agreement:

In order to maintain the prominence and setting of the Goods Shed, any further Development on the Covenant Land is prohibited in perpetuity, except with the express written consent of the Executive Director, Heritage Victoria. The provision of express written consent for any development is subject to compliance with all Laws and at the absolute discretion of the Executive Director, Heritage Victoria, where they are satisfied that the development will maintain the prominence and setting of the Goods Shed.

To view the form of the Covenant contact Heritage Victoria, telephone (03) 7022 6390 during business hours, or email heritage.permits@delwp.vic.gov.au

Any person wishing to make a written submission in response to the Covenant should write to the Executive Director, Heritage Victoria care of the above address within 28 days of the publication of this notice.

STEVEN AVERY
Executive Director

Liquor Control Reform Act 1998**LIQUOR LICENSING POLL****Aikido Hospitality**

192 High Street, Ashburton

A poll will be held in September 2021 for a general licence application for Aikido Hospitality, 192 High Street, Ashburton. The poll is required as the application is for a general licence in a 'dry area'. You must vote if you are enrolled in the neighbourhood surrounding the premises.

1. The neighbourhood

The Aikido Hospitality poll is within the following boundaries:

**2. Voting 'Yes' or 'No'**

You will be asked to vote 'yes' or 'no' on the following resolution:

'That a general licence be granted in the neighbourhood of the premises situated at 192 High Street, Ashburton.'

3. Voting is compulsory

Voting is compulsory for anyone who resides in the designated neighbourhood and was on the State electoral roll at 5 pm on Thursday 5 August.

Enrolled residents may be fined if they do not vote – this includes homeowners and tenants.

4. Postal voting – look out for your ballot pack

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors on Tuesday 14 September 2021. Completed ballot papers must reach the VEC by 5 pm on Monday 4 October to be included in the count.

5. Early voting

Please call 131 832 to arrange an early postal vote if you will be away when ballot packs are mailed.

MARY FACCI
Election Manager

The Victorian Electoral Commission is conducting this poll on behalf of the Victorian Commission for Gambling and Liquor Regulation.

Liquor Control Reform Act 1998**LIQUOR LICENSING POLL**

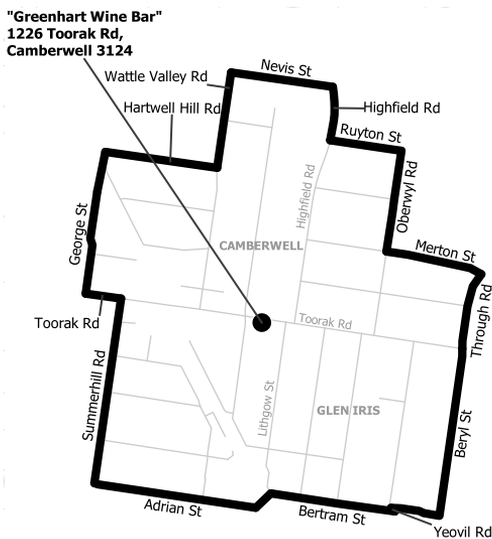
Greenhart Wine Bar

1226 Toorak Road, Camberwell

A poll will be held in September 2021 for a general licence application for Greenhart Wine Bar, 1226 Toorak Road, Camberwell. The poll is required as the application is for a general licence in a 'dry area'. You must vote if you are enrolled in the neighbourhood surrounding the premises.

1. The neighbourhood

The Greenhart Wine Bar poll is within the following boundaries:

**2. Voting 'Yes' or 'No'**

You will be asked to vote 'yes' or 'no' on the following resolution:

'That a general licence be granted in the neighbourhood of the premises situated at 1226 Toorak Road, Camberwell.'

3. Voting is compulsory

Voting is compulsory for anyone who resides in the designated neighbourhood and was on the State electoral roll at 5 pm on Thursday 5 August.

Enrolled residents may be fined if they do not vote – this includes homeowners and tenants.

4. Postal voting – look out for your ballot pack

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors on Tuesday 14 September 2021. Completed ballot papers must reach the VEC by 5 pm on Monday 4 October to be included in the count.

5. Early voting

Please call 131 832 to arrange an early postal vote if you will be away when ballot packs are mailed.

MARY FACCI
Election Manager

The Victorian Electoral Commission is conducting this poll on behalf of the Victorian Commission for Gambling and Liquor Regulation.

Major Transport Projects Facilitation Act 2009

(Section 15)

APPOINTMENT OF PROJECT PROPONENT

I, Jacinta Allan MP, Minister for Transport Infrastructure, as Project Minister for the Melbourne Underground Rail Loop Fire and Life Safety Upgrade Stage 2, being a project to which the **Major Transport Projects Facilitation Act 2009** (other than Parts 3 and 8) applies ('the Act'), give notice pursuant to section 15 of the Act that I have appointed the Secretary to the Department of Transport to be the project proponent for the Melbourne Underground Rail Loop Fire and Life Safety Upgrade Stage 2.

Dated 27 August 2021

Responsible Minister
HON. JACINTA ALLAN MP
Minister for Transport Infrastructure

Public Holidays Act 1993

I, Hon. Jaala Pulford MP, Minister for Small Business, under section 8 of the **Public Holidays Act 1993**, declare –

- 2 November 2021 is not a full-day public holiday for the township of Murtoa and district in Yarriambiack Shire.
- 2 November 2021 is not a full-day public holiday for the township of Warracknabeal and district in Yarriambiack Shire.
- 1 October 2021 is a full-day public holiday for the township of Murtoa and district in Yarriambiack Shire.
- 7 October 2021 is a half-day public holiday for the township of Warracknabeal and district in Yarriambiack Shire.
- 2 November 2021 is a half-day public holiday for the township of Warracknabeal and district in Yarriambiack Shire.

Dated 26 August 2021

HON. JAALA PULFORD MP
Minister for Small Business

ORDERS IN COUNCIL**Crown Land (Reserves) Act 1978**

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

HAMILTON – The temporary reservation by Order in Council of 6 October, 1953 of an area of 6.070 hectares of land in the Township of Hamilton and Parish of Hamilton North as a site for Public Recreation, (now described as Crown Allotment 2042, Township of Hamilton and Parish of Hamilton North), revoked as to part by various Orders in Council, **so far only as** the portion being Crown Allotment 2041, Township of Hamilton and Parish of Hamilton North [area 178 square metres] as shown on Original Plan No. OP125160 lodged in the Central Plan Office.

File ref: 0303653 [Rs 0102]

LANG LANG – The temporary reservation by Order in Council of 5 December, 1887 of an area of 6.07 hectares, more or less, of land in the Parish of Lang Lang as a site for a Cemetery **so far only as** the land being Crown Allotment 2021, Parish of Lang Lang [area 1.531 hectares] as shown on Original Plan No. OP125612 lodged in the Central Plan Office.

LANG LANG – The temporary reservation by Order in Council of 30 October, 2018 of an area 1.930 hectares of land formerly described as Crown Allotment 2011, Parish of Lang Lang as a site for Cemetery purposes **so far only as** the land being Crown Allotment 2022, Parish of Lang Lang [area 7912 square metres] as shown on Original Plan No. OP125612 lodged in the Central Plan Office.

File ref: 1202911

QUEENSCLIFF – The temporary reservation by Order in Council of 27 June, 1995 of an area of 137 hectares, more or less, of land in the Township of Queenscliff and Parish of Paywit as a site for Public purposes, (formerly described as Crown Allotment 1B2, Section 2B, Parish of Paywit) **so far only as** the portion being Crown Allotment 2050, Township of Queenscliff, Parish of Paywit [area 2097 square metres] as shown on Original Plan No. OP124647 lodged in the Central Plan Office.

File ref: 0703903

RAINBOW – The temporary reservation as a site for Timber and Water Supply purposes by Order in Council of 28 April, 1897 of an area of 366.5 hectares, more or less, of land in Township of Rainbow, Parish of Weerap (described as within the Parish of Weerap in the original 1897 Order in Council), revoked as to part by various Orders in Council, so far as the balance remaining.

File ref: Rs 0191

RAINBOW – The temporary reservation by Order in Council of 2 September, 1952 of an area of 31.6 hectares, more or less, of land in Township of Rainbow, Parish of Weerap as a site for Plantation purposes, revoked as to part by Order in Council of 18 July, 1995 so far as the balance remaining containing 29.83 hectares, more or less.

File ref: Rs 0041

YARRAWONGA – The temporary reservation by Order in Council of 8 April, 1875 of an area of 1.72 hectares, more or less, of land in Township of Yarrowonga, Parish of Yarrowonga (described as Crown Allotment 6, Section 22) as a site for State School purposes.

File ref: 2004679

YARRAWONGA – The temporary reservation by Order in Council of 23 July, 1991 of an area of 437 square metres of land being Crown Allotment 3A, Section 22, Township of Yarrowonga, Parish of Yarrowonga as a site for a State School.

File ref: 2004679

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

Dated: 31 August 2021

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ALEXANDRA DEBELJAKOVIC

Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which are required for the purposes mentioned:

MUNICIPAL DISTRICT OF THE LODDON SHIRE COUNCIL

BOORT – Public parks, gardens and ornamental plantations; Crown Allotment 2007 [area 2.2 hectares, more or less], Township of Boort, Parish of Boort as shown hatched on Plan LEGL./21-068 lodged in the Central Plan Office.

File ref: 06P128390

MUNICIPAL DISTRICT OF THE COLAC–OTWAY SHIRE COUNCIL

KRAMBRUK – Public purposes; being Crown Allotments 2069 [area 3429 square metres, more or less] and 2077 [area 1.8 hectares, more or less], Parish of Krambruk as shown hatched on plan LEGL./21-067; Crown Allotment 9A, Section 2A [area 184 square metres], Parish of Krambruk as shown on Original Plan No. OP125632 and Crown Allotments 2070 [area 2384 square metres, more or less], 2071 [area 4991 square metres, more or less], 2072 [area 1397 square metres, more or less], 2073 [area 609 square metres, more or less], 2074 [area 598 square metres, more or less], 2075 [area 5001 square metres, more or less] and 2076 [area 2.6 hectares, more or less], Parish of Krambruk as shown on Original Plan No. OP125621. ALL plans lodged in the Central Plan Office.

File ref: 0511871

MUNICIPAL DISTRICT OF THE SOUTH GIPPSLAND SHIRE COUNCIL

MIRBOO NORTH – Public purposes [Rail Trail]; area 3.017 hectares being Crown Allotment 2008, Township of Mirboo North, Parish of Mirboo as shown on Original Plan No. OP124606 lodged in the Central Plan Office.

File ref: 15/11215

MUNICIPAL DISTRICT OF THE CITY OF PORT PHILLIP

ST KILDA – Public Recreation; area 6005 square metres being Crown Allotment 2013, at St Kilda, Parish of Melbourne South as shown on Original Plan No. OP125631 lodged in the Central Plan Office.

File ref: LA/40/3060

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

Dated: 31 August 2021

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ALEXANDRA DEBELJAKOVIC

Clerk of the Executive Council

Crown Land (Reserves) Act 1978

DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT –
GREAT SOUTHERN RAIL TRAIL

Order in Council

The Governor in Council, under section 14A(7) of the **Crown Land (Reserves) Act 1978**, dissolves the Great Southern Rail Trail Committee of Management Incorporated, constituted by Order in Council of 7 October, 1997 and published in the Government Gazette on 9 October, 1997 page – 2814.

File Ref: 2000791

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

Dated: 31 August 2021

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT –
MURRAYVILLE

Order in Council

The Governor in Council, under section 14A(7) of the **Crown Land (Reserves) Act 1978**, dissolves the Murrayville Recreation Reserve Committee Incorporated, constituted by Order in Council of 27 October, 2009 and published in the Government Gazette on 29 October, 2009 page – 2815.

File Ref: Rs 2072

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

Dated: 31 August 2021

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council

Public Health and Wellbeing Act 2008
DECLARATION PURSUANT TO SECTION 126(1) OF THE
PUBLIC HEALTH AND WELLBEING ACT 2008

Order in Council

In response to the COVID-19 pandemic and to provide an alternative notification regime, the Governor in Council under section 126(1) of the **Public Health and Wellbeing Act 2008** declares severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2), the virus responsible for COVID-19, to be a notifiable condition.

The Order relates to notification by registered medical practitioners and pathology services.

The details to be included with a notification are the notification details specified in the Schedule to the Order.

Notification of severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2), the virus responsible for COVID-19, is required as soon as practicable and in any case, no later than within 24 hours.

The manner for notification by pathology services is any one of the following:

- (a) electronically through the website of the Department of Health;
- (b) electronically through Electronic Laboratory Reporting;
- (c) by facsimile transmission.

The manner for notification by registered medical practitioners is electronically through the website of the Department of Health.

The Order has effect throughout Victoria.

The Order comes into effect on the date it is published in the Government Gazette and has effect for a period of 12 months from that date.

Dated: 31 August 2021

Responsible Minister:

MARTIN FOLEY MP
Minister for Health

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council

Public Health and Wellbeing Act 2008
DECLARATION PURSUANT TO SECTION 126(1) OF THE
PUBLIC HEALTH AND WELLBEING ACT 2008
SCHEDULE TO THE ORDER IN COUNCIL

Notification details – pathology services

Item 1 – Case information

- 1.1 Family name
- 1.2 Given name(s)
- 1.3 Healthcare identifier
- 1.4 Medicare number
- 1.5 Date of birth
- 1.6 Sex
- 1.7 Aboriginal or Torres Strait Islander status
- 1.8 Residential address
- 1.9 Contact details of patient/parent/guardian, including a telephone number

Item 2 – Clinical information

- 2.1 Notifiable condition
- 2.2 If the notifiable condition is blood lead greater than 5µg/dL, whether or not the test was requested as part of routine biological monitoring as prescribed by regulation 196, 197 or 198 of the Occupational Health and Safety Regulations 2017
- 2.3 Specimen details
- 2.4 Clinical notes

Item 3 – Testing information

- 3.1 Test details (including details of any nucleic acid test performed)
- 3.2 Result details (including results of any nucleic acid test performed)
- 3.3 Results of all antimicrobial susceptibility testing (including minimum inhibitory concentration values)

Item 4 – Requesting medical practitioner information

- 4.1 Family name
- 4.2 Given name(s)
- 4.3 Health service/clinic/practice name
- 4.4 Health service/clinic/practice address
- 4.5 Contact details
- 4.6 Medicare provider number or AHPRA registration number
- 4.7 Request date

Item 5 – Pathology service information

- 5.1 Name of person authorising results
- 5.2 Pathology service name
- 5.3 Pathology service address
- 5.4 Contact telephone number
- 5.5 NATA accreditation number
- 5.6 Report date

Notification details – registered medical practitioners

Item 1 – Case information

- 1.1 Family name
- 1.2 Given name(s)
- 1.3 Healthcare identifier
- 1.4 Medicare number
- 1.5 Date of birth
- 1.6 Sex
- 1.7 Aboriginal or Torres Strait Islander status
- 1.8 Residential address
- 1.9 Contact details of patient/parent/guardian, including a telephone number

Item 2 – Clinical information

- 2.1 Notifiable condition
- 2.2 Mortality details
- 2.3 Morbidity details
- 2.4 Illness history and details

Item 3 – Risk factor information

- 3.1 Risk factor details

Item 4 – Reporting medical practitioner information

- 4.1 Family name
 - 4.2 Given name(s)
 - 4.3 Health service/clinic/practice name
 - 4.4 Health service/clinic/practice address
 - 4.5 Contact details
 - 4.6 Medicare provider number or AHPRA registration number
 - 4.7 Report date
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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:

104. *Statutory Rule:* Supreme Court Library Fund Investment Rules 2021
Authorising Act: Supreme Court Act 1986
Date first obtainable: 27 August 2021
Code A
105. *Statutory Rule:* Supreme Court (Chapter I (Inspection and Affidavits) Amendment) Rules 2021
Authorising Act: Supreme Court Act 1986
Date first obtainable: 27 August 2021
Code A
106. *Statutory Rule:* Professional Engineers Registration (General, Exemption and Assessment Scheme Fees) Amendment Regulations 2021
Authorising Act: Professional Engineers Registration Act 2019
Date first obtainable: 31 August 2021
Code A
107. *Statutory Rule:* Land Amendment Regulations 2021
Authorising Act: Land Act 1958
Date first obtainable: 31 August 2021
Code A
108. *Statutory Rule:* Forests (Recreation) (Temporary) Amendment Regulations 2021
Authorising Act: Forests Act 1958
Date first obtainable: 31 August 2021
Code A
109. *Statutory Rule:* Land (Regulated Watercourse Land) Regulations 2021
Authorising Act: Land Act 1958
Date first obtainable: 31 August 2021
Code C
110. *Statutory Rule:* Conservation, Forests and Lands (Infringement Notice) Amendment (Flora and Fauna Guarantee) Regulations 2021
Authorising Act: Conservation, Forests and Lands Act 1987
Date first obtainable: 31 August 2021
Code A
111. *Statutory Rule:* Road Safety Road Rules Further Amendment Rules 2021
Authorising Act: Road Safety Act 1986
Date first obtainable: 31 August 2021
Code A
112. *Statutory Rule:* Occupational Health and Safety Amendment (Major Hazard Facilities) Regulations 2021
Authorising Act: Occupational Health and Safety Act 2004
Date first obtainable: 31 August 2021
Code A

113. *Statutory Rule:* Children's Court
(Personal Safety
Intervention
Orders) Rules 2021

Authorising Act: Children, Youth
and Families
Act 2005
Personal Safety
Intervention Orders
Act 2010

Date first obtainable: 31 August 2021
Code D

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