



Victoria Government Gazette

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No. G 37 Thursday 16 September 2021

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GENERAL

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The last Special Gazette was No. 506 dated 15 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

HYLTON HENRY FAWCETT, late of Unit 116, 37 View Mount Road, Glen Waverley, Victoria, engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 March 2021, are required by Nita Beaven Fawcett, the executrix of the Will of the deceased, to send particulars thereof to her, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which the executrix will distribute the estate, having regard only to the claims of which she has notice.

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

JOHN LEO BAKER, late of Mercy Place Keon Park, 15 Tunaley Parade, Reservoir, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 August 2020, are required by Australian Unity Trustees Limited, ACN 162 061 556, of 15/271 Spring Street, Melbourne, Victoria, having been duly authorised by the executor, Barbara Nankervis, to send particulars to it by 16 December 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Re: The estate of AGATA MARIA LELEK, late of 34 Bradford Street, Bentleigh East, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 May 2013, are required by the executor, Adam Lelek, to send particulars to him, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: Estate of BETTY JONES, late of TLC Forest Lodge Residential Aged Care, 23 Forest Drive, Frankston North, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 10 August 2021, are required by the trustee, Mark Jonathan Vonarx, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this advertisement, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

DONNA JEANNE MERWICK DENING,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 August 2021, are required by the trustees, Virginia Helen Kennedy and Douglas Stephen Kennedy, care of Henderson & Ball Lawyers, 1/5 Wellington Street, Kew, to send particulars to the trustees by 10 November 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HENDERSON & BALL,
1/5 Wellington Street, Kew 3101.

ALFRED JOHN BRADLEY, late of 1 Nigel Court, Ringwood, Victoria 3134, retired, deceased.

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 personal representative, Grant John Hutchinson, to send particulars of such claims to him, care of the undersigned, by 15 November 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.

ETHEL MARY BURNS, late of Homestyle Aged Care, Rowville Manor, 18 Le John Street, Rowville, Victoria 3178, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 May 2021, are required by the personal representatives, Wayne Leslie Burns and Wavell John Burns, to send particulars of such claims to them, care of the undersigned, by 15 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.

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

Re: MURRAY GEORGE ARMSTRONG, late of 2 Bambra Court, Doncaster East, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 February 2019, 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 19 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.

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

**NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958**

BARBARA JOY McAULEY, late of 16 Taponga Way, Whittlesea, Victoria, clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 October 2020, are required by the executor, David Bret McAuley, to send particulars of their claims to the executor, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor and his undermentioned solicitors then have notice.

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

Re: GLEN DAYMON ROBERTSON, late of 38 Conferta Crescent, Doveton, Victoria, cabler, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of GLEN DAYMON ROBERTSON, deceased, who died on 11 August 2021, are required by the trustees, Richard Leonard Robertson and Shirley Robertson, to send particulars of their claim to the undermentioned firm by a date not later than two months from the date of publication hereof, after which date the trustees will convey or distribute assets, having regard only to the claims of which they then have notice.

KINGSTON LAWYERS PTY LTD,
barristers and solicitors,
8 Station Road, Cheltenham, Victoria 3192.

Re: RONALD LESLIE WIGG, late of 26 Tibbles Street, Beaumaris, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of Ronald Leslie Wigg, deceased, who died on 30 June 2021, are required by the trustees, David Allan Wigg and Suzanne Lynette Hatfield, to send particulars of their claim to the undermentioned firm, by a date not later than two months from the date of publication hereof, after which date the trustees will convey or distribute assets, having regard only to the claims of which they then have notice.

KINGSTON LAWYERS PTY LTD,
barristers and solicitors,
8 Station Road, Cheltenham, Victoria 3192.

Re: Estate of KEVIN PATRICK MAHER.

Creditors, next-of-kin and others having claims in respect of the estate of KEVIN PATRICK MAHER, late of 18 Hare Street, Echuca in the State of Victoria, retired truck driver, deceased, who died on 24 July 2021, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 30 November 2021, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

JOLIMAN LAWYERS,
42 McCallum Street, Swan Hill, Victoria 3585.

Re: THOMAS DANIEL MOIR, late of Unit 3, 61 Cheviot Avenue, Berwick, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 November 2020, are required by the executor, Laura Anne Dallas Baillie, to send particulars of such claims to her at the undermentioned address by Wednesday 17 November 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

LAURA ANNE BAILLIE, care of
Unit 3, 61 Cheviot Avenue, Berwick,
Victoria 3806.
Tel: 03 8759 1529.

ANNA MARIA TASSONI, late of 65 Martin Street, Brighton, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 31 July 2020, are required by the executors, Loretta Jennifer Pinzone and Maria Antoinetta Santalucia, to send particulars of their claims to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

LAWCREST,
Level 11, 456 Lonsdale Street, Melbourne,
Victoria 3000.

LORNA THERESA COOPER, late of Freemasons Gregory Lodge, 2, 58 Newmarket Street, Flemington, Victoria 3031.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 July 2020, are required by the legal personal representatives, Deborah Elvie Martin, Victoria Ann Cooper and Lewis Allen Janover, all care of Suite 209, Level 2, 370 St Kilda Road, Melbourne, Victoria 3004, to send particulars to them, care of their below mentioned solicitor, by 1 January 2022, after which date the legal personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

LEWIS ALLEN JANOVER,
solicitor and consultant,
Suite 209, Level 2, 370 St Kilda Road,
Melbourne, Victoria 3004.

MALVIN DAVID COOPER, late of Freemasons Gregory Lodge, 2, 58 Newmarket Street, Flemington, Victoria 3031.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 March 2015, are required by the legal personal representatives, Deborah Elvie Martin, Victoria Ann Cooper and Lewis Allen Janover, all care of Suite 209, Level 2, 370 St Kilda Road, Melbourne, Victoria 3004, to send particulars to them, care of their below mentioned solicitor, by 1 January 2022, after which date the legal personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

LEWIS ALLEN JANOVER,
solicitor and consultant,
Suite 209, Level 2, 370 St Kilda Road,
Melbourne, Victoria 3004.

Re: RONALD KEITH ROY, late of Freedom Concierge Balwyn, 45–51 Banool Road, Balwyn, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 March 2021, are required by the trustee, Anthony John Mahon, to send particulars to the trustee, care of the undermentioned lawyers, by 18 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:2210644.

Re: SHIRLEY LORRAINE WILLIAMS, also known as Shirley Lorraine Williams, late of 17 Palmerston Street, Melton, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 November 2020, are required by the trustee, Heather Rose Camilleri, to send particulars to the trustee, care of the undermentioned solicitors, by Monday 8 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, solicitors,
Shop 26, 314–360 Childs Road,
Mill Park, Victoria 3082.
KAH:22000393.

LIM CHIAH WAI, late of No. 171, Jalan Aminuddin Baki, Taman Tun Dr, Ismail, Kuala Lumpur, Malaysia, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2019, are required by the executor, Roger Alexander Jepson, care of Mills Oakley, Level 6, 530 Collins Street, Melbourne, Victoria, to send particulars to him within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

Re: Estate of STUART STIRLING EADE, deceased, late of 14 Kelburn Avenue, Berwick, Victoria 3806.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 12 May 2021, are required by the executor of the estate, Tracey Anne Dobiecki, to send particulars of their claims to her, care of the undermentioned solicitors, by 16 November 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Estate of MERLYN JOY BEASLEY, deceased.

Creditors, next-of-kin and others having claims against the estate of MERLYN JOY BEASLEY, late of Newmans on the Park, 33 Newmans Road, Templestowe, in the State of Victoria, home duties, deceased, who died on 17 June 2021, are required to send particulars of the claims to the executors, Jennifer Lillian Vanderzeil, William John Spicer Beasley and Neil Ronald Spicer Beasley, care of the undermentioned solicitor, by 23 November 2021, after which date they will distribute the estate of the deceased, having regard only to the claims of which they then have notice.

PETER GARDINER, solicitor,
Office 1, 2 Colin Avenue, Warrandyte 3113.

PAULINE BEVERLY CHECCHI, late of 21 Delacombe Way, Willaura, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 September 2020, are required by the executor, Francis Stanislaus McCarthy, care of the undermentioned solicitors, to send particulars to her by 13 December 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

TIVEY & HOLLAND, solicitors,
97 Barkly Street, Ararat 3377.

Re: GOLDA DULCIE CLEMENTS, late of 22 Mimosa Avenue, Alfredton, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 February 2021, are required by the trustees to send particulars to them at the undermentioned address by 8 November 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

YANNER MANN DOBSON LAW,
14 Dawson Street South, Ballarat 3350.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES****MANNINGHAM****Road Management Act 2004****REVIEW AND ADOPTION OF REVISED ROAD MANAGEMENT PLAN**

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

Copies of the proposed draft Road Management Plan will be available for inspection at Manningham Customer Service Centre at 699 Doncaster Road, Doncaster, as well as on the Council website, yoursay.manningham.vic.gov.au/road-management-plan

Written feedback in relation to the proposed draft Road Management Plan must be received before 5 pm on Thursday 7 October 2021. Feedback should be addressed to Manningham Council James Paterson, Manager Infrastructure Services, PO Box 1, Doncaster 3108. Alternatively you can email manningham@manningham.vic.gov.au. An electronic submission form will also be available on Manningham's website.

Any person requiring further information regarding the guidelines can contact Kurt Pitts on 9840 9333 or email manningham@manningham.vic.gov.au

**CITY OF MELBOURNE****ADOPTION OF AMENDED ROAD MANAGEMENT PLAN 2021**

Melbourne City Council gives notice that it adopted an amended Road Management Plan on 31 August 2021.

A copy of the Road Management Plan 2021, the Codes of Practice and incorporated documents may be viewed at the Melbourne Town Hall, Swanston Street, Melbourne, Victoria, or at the Council's website, www.melbourne.vic.gov.au, and following the links.

Further information is available from Council's Coordinator Contracts, Infrastructure and Assets Branch on 03 9658 8717 or email Darren.Comi@melbourne.vic.gov.au at City of Melbourne.

Planning and Environment Act 1987**GREATER BENDIGO
PLANNING SCHEME**

Notice of the Preparation of an Amendment

Amendment C261gben

The Greater Bendigo City Council has prepared Amendment C261gben to the Greater Bendigo Planning Scheme.

The land affected by the mapping component of the Amendment is:

- 66 Taylor Street, Ascot.
- Part 106, 108, 146, 150, 152, and 154 Barnard Street; Part 96 Moore Street; 23 and 25 Niemann Street; 17 Park Road, 3 Reef Street; Part 88 and 92 Short Street; Part 194 Wattle Street; 39 Wright Street, Bendigo.
- 2 Esler Street, 57 Green Street, California Gully.
- 3, 5, 6, 7 and 8 Clarke Street; Brassey square, High Street; 5–7 High Street; 20 McCormacks Road; Part 24, 28 and 28A Panton Street; 2 and 1/2B Peg Leg Road; 3 Reef Street; 85, 90, 91 and 100–102 Sailors Gully Road; 75A and Part 77 Victoria Street, Eaglehawk.
- 141 Charleston Road; and Part 10 Jennings Street, East Bendigo.
- 2 Keck Street, and 65 Somerville Street, Flora Hill.
- 84–86 and Part 98 Eaglehawk Road, Ironbark.
- 147 Kangaroo Gully Road, Kangaroo Flat.
- 153 Eaglehawk Road; 1A and 1B Stone Street; 89 Upper California Gully Road, Long Gully.
- 16 and 19 Hamlet Street; 31 Horace Street; 8 Howard Street; Part 59 and Part 63 Palmerston Street, Quarry Hill.
- 33 Inglewood Road, Raywood.

This Amendment also affects all land within the Heritage Overlay as it amends the local Heritage Policy at Clause 22.06, as well as the Heritage Design Guidelines, the City of Greater Bendigo Heritage Incorporated Plan – Permit Exemptions and Statements of Significance contained at Clause 72.04 (Incorporated Documents) and Clause 72.08 (Background Documents).

The Amendment proposes to:

- Correct Heritage Overlay mapping errors in the Heritage Overlay Schedule to various properties in Bendigo, California Gully, Eaglehawk, East Bendigo, Flora Hill, Ironbark, Long Gully, Quarry Hill and Raywood.

- Apply the Heritage Overlay to one new heritage place at 147 Kangaroo Gully Road, Kangaroo Flat.
- Amend Clause 21.08-6 Implementation of the Municipal Strategic Statement to update the date in the reference to the Greater Bendigo Heritage Design Guidelines.
- Amend Clause 22.06 Heritage Policy of the Local Planning Policies to insert new policy for ‘signs’ and to delete four reference documents.
- Amend Clause 22.29 Advertising Signage Policy of the Local Planning Policies to delete a heading, text and images and to insert a new application requirement.
- Amend the Schedule to Clause 43.01 Heritage Overlay to update the date of the incorporated plan, correct addresses and place names and insert 49 statements of significance.
- Amend the Schedule to Clause 72.04 Incorporated Documents to add 49 Statements of significance for new and existing heritage places and updated versions of the Heritage Design Guidelines, September 2020; and Greater Bendigo Heritage Incorporated Plan – Permit Exemptions, September 2020.
- Amend the Schedule to Clause 72.08 Background Documents to remove heritage studies and citations that now have Statements of significance.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the City of Greater Bendigo website at www.bendigo.vic.gov.au and/or during office hours, at the office of the planning authority, 15 Hopetoun Street, Bendigo; and/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 19 October 2021. A submission must be sent to the City of Greater Bendigo, Strategic Planning, PO Box 733, Bendigo; or email psamendments@bendigo.vic.gov.au or in person at 15 Hopetoun Street, Bendigo.

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.

CRAIG NIEMANN
Chief Executive Officer

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit Given Under Section 96C of the Planning and Environment Act 1987

Amendment C408ggee

Planning Permit Application No. PP1247/2019

The land affected by the Amendment is 31–49 Melaluka Road, Leopold.

The land affected by the application is 31–49 Melaluka Road, Leopold.

The Amendment proposes to re-zone the land from Low Density Residential Schedule 1 (LDRZ1) to General Residential Schedule 1 (GRZ1).

The application is for a permit for a multi-lot subdivision of the land at 31–49 Melaluka Road, Leopold.

The person who requested the Amendment/permit is Cardno TGM.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: ‘Amendments’ section of the City’s website, www.geelongaustralia.com.au/amendments; at the Greater Geelong Council Customer Service Centre, 100 Brougham Street, Geelong, by

appointment, consistent with section 197D of the **Planning and Environment Act 1987**, and subject to any public health directives that may be in place; 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. 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. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

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

The closing date for submissions is Monday 18 October 2021.

Submissions must be in writing and sent to: the Coordinator, Strategic Implementation Unit, City of Greater Geelong, PO Box 104, Geelong, Victoria 3220; or by email to amendments@geelongcity.vic.gov.au or lodged online at www.geelongaustralia.com.au/amendments

For further information, call the Strategic Implementation Unit on 5272 4820.

PETER SMITH
Coordinator Strategic Implementation



Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C201king

The Kingston City Council has prepared Amendment C201king to the Kingston Planning Scheme.

The Amendment affects 47 properties within the Kingston Municipality.

The Amendment will apply an Environmental Audit Overlay (EAO) to the subject land which may be potentially contaminated as a result of past or existing activities associated with one of the following:

- Petrol Station
- Drycleaners
- Landfill (Ball Road, Heatherton)
- Mechanics.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Department of Environment, Land, Water and Planning website, <https://www.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 18 October 2021.

A submission must be sent to: Kingston City Council, Strategic Planning Unit, Attention: Sarah Capenerhurst, 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
Kingston City Council

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 17 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.

BIROAJ, Gheorge, also known as Gheorge Biroaj, late of Unit 01, 109 Clow Street, Dandenong, Victoria 3175, deceased, who died on 2 August 2021.

FOWLDS, Robert Boyd, late of Bentons Lodge, 197 Bentons Road, Mornington, Victoria 3931, pensioner, deceased, who died on 29 March 2021.

HARMAN, Dennis, late of Unit 15, 314 Inkerman Street, St Kilda East, Victoria 3183, deceased, who died on 3 February 2021.

MADHOK, Brijesh, late of Unit 110, 72-76 High Street, Windsor, Victoria 3181, deceased, who died on 11 June 2021.

SAUNDERS, Laurence Thomas, late of 22 Oriole Drive, Werribee, Victoria 3030, retired, deceased, who died on 9 February 2021.

SONNERS, Rodney Mark, late of Foley House, 78 Ryan Street, Footscray, Victoria 3011, deceased, who died on 13 February 2021.

WOLOSEWICZ, John, late of Ron Conn Nursing Home, 33 Westminster Drive, Avondale Heights, Victoria 3034, pensioner, deceased, who died on 10 July 2021.

XE, Tieu, also known as Xe Nhu Tien, late of 38 Ascot Drive, Noble Park North, Victoria 3174, deceased, who died on 26 April 2021.

Dated 8 September 2021

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 19 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.

PINTER, Lajos, late of Unit 22, 43 Sapphire Coast Drive, Merimbula, New South Wales 2548, deceased, who died on 2 December 2020.

SHELDON-COLLINS, Annie Miriam, late of 94 Edward Street, Sebastopol, Victoria 3356, deceased, who died on 14 May 2021.

SLATTERY, Dylan Colin, late of 4 Melaleuca Drive, Hastings, Victoria 3915, deceased, who died on 8 May 2021.

STICKLAND, Colin Desmond, late of Forest Lodge Residential Aged Care, 23 Forest Drive, Frankston North, Victoria 3200, deceased, who died on 24 July 2021.

WANG, Dong Bo, late of Unit 28, 910 Canterbury Road, Box Hill South, Victoria 3128, deceased, who died on 11 January 2021.

Dated 10 September 2021

Agent-General and Commissioners for Victoria Act 2007

I, the Hon Martin Pakula MP, Minister for Trade, under section 11(1) of the **Agent-General and Commissioners for Victoria Act 2007**, direct the Commissioner for Victoria, Ms Caroline Edwards, to perform functions and carry out duties under the Act in respect of the listed post territories, with the position to be based in New York, from 22 November 2021.

Post Territories:

Canada

United States of America

You must consult with any other Commissioner for Victoria in respect of the United States of America (the other USA Appointee) about the coordination or delineation of the performance of functions and the carrying out of duties in respect of that post territory between you and the other USA Appointee. In the event of any dispute with the other USA Appointee as to the coordination or delineation of the performance of functions or carrying out of duties in respect of that post territory, I direct you to promptly discuss the dispute with the other USA Appointee in good faith, with a view to resolving the dispute. If the dispute cannot be resolved within 14 days, I direct that you consult with a person designated by the Secretary of the Department of Jobs, Precincts and Regions about the dispute with a view to resolving the dispute, and, if the dispute remains unresolved, to refer the dispute to the Minister for Trade for determination and comply with the Minister's determination.

Dated 11 September 2021

THE HON MARTIN PAKULA MP
Minister for Trade

Agent-General and Commissioners for Victoria Act 2007

I, the Hon Martin Pakula MP, Minister for Trade, under section 11(1) of the **Agent-General and Commissioners for Victoria Act 2007**, direct the Commissioner for Victoria, Mr Nigel Warren, to perform functions and carry out duties under the Act in respect of the listed post territories, with the position to be based in San Francisco, from 28 September 2021.

Post Territories:

Antigua and Barbuda	Dominican Republic	Paraguay
Argentina	Ecuador	Peru
Bahamas	El Salvador	Saint Kitts and Nevis
Barbados	Grenada	Saint Lucia
Belize	Guatemala	Saint Vincent and the Grenadines
Bolivia	Guyana	Suriname
Brazil	Haiti	Trinidad and Tobago
Chile	Honduras	United States of America
Colombia	Jamaica	Uruguay
Costa Rica	Mexico	Venezuela
Cuba	Nicaragua	
Dominica	Panama	

You must consult with any other Commissioner for Victoria in respect of the United States of America (the other USA Appointee) about the coordination or delineation of the performance of functions and the carrying out of duties in respect of that post territory between you and the other USA Appointee. In the event of any dispute with the other USA Appointee as to the coordination or delineation of the performance of functions or carrying out of duties in respect of that post territory, I direct you to promptly discuss the dispute with the other USA Appointee in good faith, with a view to resolving the dispute. If the dispute cannot be resolved within 14 days, I direct that you consult with a person designated by the Secretary of the Department of Jobs, Precincts and Regions about the dispute with a view to resolving the dispute, and, if the dispute remains unresolved, to refer the dispute to the Minister for Trade for determination and comply with the Minister's determination.

Dated 11 September 2021

THE HON MARTIN PAKULA MP
Minister for Trade

Associations Incorporation Reform Act 2012

SECTION 135

On 18 August 2021 I issued a notice under section 135(2) of the **Associations Incorporation Reform Act 2012** (the Act) to the incorporated associations listed below, requesting them to show cause as to why their incorporation should not be cancelled.

I am now satisfied that the incorporation of the below listed incorporated associations should be and are hereby cancelled in accordance with section 135(3) of the Act.

'Agape' Foundation Inc.; Australian Romney Association Inc.; 44 River Avenue Community Water Supply Scheme Inc.; 7 Pistons Car Club Inc.; A Step of Hope Inc.; Aaran-Care (Aid) Inc.; Academy of Traditional Tibetan Medicine Australia Inc.; Afghan Islamic Society of Victoria Inc.; Afi Victoria National Conference Committee Inc.; Afran Qallo of Australia Incorporated; African Community School Inc.; African Leadership, Learning and Advocacy Group Inc.; Albanvale Community Centre Inc.; Ameinu Inc.; Apex Club of Mooroopna Inc.; Arohanui Creative Arts Inc.; Association of Classically Trained Music Promoters Inc.; Aussiedowns Inc.; Australasian Association of

Wellbeing for Health Professional Healers Inc.; Australian Affordable Housing Association (Victoria) Inc.; Australian Childrens Outreach International Inc.; Australian Contemporary Chorale Inc.; Australian International Food and Culture Association Inc.; Australian Medical Intuitives Association Inc.; Australian Pilipino Ladies Auxiliary Network (AUSPLAN) Inc.; Australian White Shepherd Federation Inc.; Baba Bidhi Chand Ji Sewa Society Melbourne Inc.; Babylon Tower Club Australian Chaldean Social Club Inc.; Bangla School of Victoria Inc.; Batang Mandaya Foundation Inc.; Bendigo Backstage Inc.; Brimbank Public Land Action Group Inc.; Broadmeadows & District Sportdog Club Inc.; Calvary Assembly of God Church Mill Park Inc.; Celebrating Parents Inc.; Chelsea 292 Station St Social Club Inc.; Children for Our Civilisation Inc.; Community Information & Referral Centre Wodonga Inc.; Congo Angola Association of Victoria (C.A.A.V) Inc.; Coppa Italia Soccer Inc.; Corio Pioneer Racquetball Club Inc.; Croydon Swimming & Life Saving Club Inc.; Curmudgeon Consulting Inc.; Dandenong Chess Club Inc.; Dandenong Dutch Senior Club Inc.; Diasporas Party of Bosnia & Hercegovina Australia Inc.; Dragon's Den Toy Library Inc.; Flemington/Kensington Senior Citizens Club Inc.; Footscray Outrigger Canoe Club Inc.; Friends of Frankston Inc.; Friends of Mind Inc.; Gang-Gang Arts Inc.; Gardeners of Wyndham Inc.; Generation Kyc. Big Inc.; Generous Communities Inc.; Glengala Jets Cricket Club Inc.; Hadfield Samoan Multicultural Centre Inc.; Hallowed Ground Victoria Inc.; Halls Gap Hotel Social Club Inc.; Hamerkaz Ha'Israeli Association Inc.; I H O M Tennis Club Inc.; International Voluntary Health Network Inc.; Islamic Sight Inc.; Jalle Health Organisation Inc.; Kaarimba Gardening Friends Inc.; Kangaroo Flat Stationeers Inc.; Kangna Sisters Indian Womens Support Network Inc.; Kilmore Celtic Festival Inc.; Kinein Dance Inc.; Kingsbury Cricket Club Inc.; Kobudo-Kai Martial Arts Inc.; Koorooman Wool Group Inc.; Lake Boga Senior Citizens Centre Inc.; Landsborough & District Golf Club Inc.; Liech Nuer Community Association in Australia Inc.; Life Christian Church Inc.; Lorne Playgroup Inc.; Macedon Ranges Computer Club Inc.; Macedonian Orthodox Youth Association (MOYA) Inc.; Mai Nachungi Dance Company Inc.; Marine Aquarium Society of Victoria Inc.;

Melbourne Fiji Football Club Inc.; Melbourne Koonung Polocrosse Club Inc.; Melbourne Marathi Mandal Inc.; Montrose Terrace Tennis Club Inc.; Moreland Fibromyalgia Support Group Inc.; Myrtleford Apex Club Inc.; Natuicake Inc.; Neapolitan Mastiff Club of Victoria Inc.; Nubian Mihaira Inc.; O Ton Kollonidon Philanthropikos Sylogos << Akritis Inc.; Otway T.O.W.N Club Incorporated; Pinoy Sa Politics Movement Inc.; Princes Court Village Inc.; Queens Head Hotel Social and Sporting Club Inc.; Rajans International Rugby Club Inc.; Rangeview Traders Association Inc.; Rasool-E-Amin Community and Charity Inc.; Residents for Access Mobility and Participation (R.A.M.P.) Inc.; Rootvij Kadakia Foundation Inc; Rumbek Community in Victoria Inc.; Security Industry Public Safety Association Inc.; Somaliland Youth Network Society in Victoria / Australia (SYNS) Inc.; St Patricks Knights Cricket Club Inc; Strzelecki Coastal Guardians Inc.; Sunbury Lions Womens Football Association Inc.; Sunbury Polocrosse Club Inc.; Syndal Baptist Cricket Club Inc.; Tayyar El Marada of Victoria Inc.; The African Australian Family Welfare Association Inc.; The Association of Zgharta (Youssef Bey Karam Batal Lebnan) Victoria Inc.; The Blue Hour Collective Inc.; The Centre for Poetics and Justice Inc.; The Company of Armigers (Australian Chapter) Inc.; The Flowers, Care House for Elderly People from Spanish Speaking Countries Inc.; The Heart of Charity Association Inc.; The University of Hong Kong Medical Alumni Association, Victorian Chapter, Inc.; The Welfare Foundation of Elderly Chinese Associations of Victoria Inc.; Thinking Theatre Inc.; Um Albanee Cultural Foundation Inc.; Victorian Arabic Speaking Newsletter Inc.; Victorian Association of Parents for Children with A Vision Impairment Inc.; Victorian Container Park Association Inc.; Victorian Model Power Boat Racing Club Inc.; Victorian Nine Ball and Pool Federation Inc.; Wangaratta Woollen Mills Social Club Inc; Werribee Ramayan and Cultural Society of Victoria Inc.; Werribee South Christ Church Cricket Club Inc.; Werribee South Farmers Vic Inc.; Woorayl Dressage Club Inc.

Dated 16 September 2021

DAVID JOYNER

Deputy Registrar of Incorporated Associations

GPO Box 4567

Melbourne, Victoria 3001

Drugs, Poisons and Controlled Substances Act 1981

PUBLIC HEALTH EMERGENCY ORDER UNDER SECTION 22D

I, Professor Euan Wallace, Secretary to the Department of Health, pursuant to section 22G of the **Drugs, Poisons and Controlled Substances Act 1981**, extend and amend the public health emergency order (PHEO #2) published in the Victoria Government Gazette on 23 March 2021 in the belief that it is necessary to do so in order to prevent a serious risk to public health posed to the State of Victoria and to respond to the public health emergency, which is the continued demand on the Victorian health work force arising from severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2), being the virus that causes the coronavirus disease (COVID-19). Direct access to the health workforce to obtain a prescription may be more difficult given that self-isolation for persons impacted by COVID-19 is one mechanism for the prevention, management and treatment of human infection by COVID-19. The purpose of this Order is to enable persons in Victoria to obtain a Schedule 4 poison directly from a pharmacist, in certain circumstances, for the duration of this Order.

By this Order, I authorise all pharmacists registered under the **Health Practitioner Regulation National Law (Victoria)** to practise in the pharmacy profession (other than as a student) to sell or supply a Schedule 4 poison without a prescription to a person ('the patient') in an emergency if –

- (a) the pharmacist considers that the sale or supply is necessary to ensure continuity of treatment; and
- (b) the pharmacist is satisfied that –
 - (i) there is an immediate need for the poison and it is impracticable for the patient to obtain a prescription in time to meet that need; and
 - (ii) treatment with the poison has previously been provided for by a prescription issued, or a chart instruction written, for the patient by a registered medical practitioner, dentist, nurse practitioner, authorised midwife, authorised optometrist or authorised podiatrist; and
 - (iii) the patient, or an agent of the patient, or a person who has the care of the patient, or a person who is assisting in the care of the patient, is aware of the appropriate dose of that poison for that patient; and
- (c) the quantity of the poison supplied does not exceed –
 - (i) for a poison that is on the Pharmaceutical Benefits Scheme, the standard Pharmaceutical Benefits maximum quantity; or
 - (ii) for a poison that is not on the Pharmaceutical Benefits Scheme, the quantity that is contained in the smallest commercially available pack; and
- (d) the pharmacist records that the sale or supply was made under this Order.

This Order comes into force on 28 September 2021 and continues in force until 31 December 2021 (dates inclusive) unless earlier revoked.

Dated 8 September 2021

PROFESSOR EUAN WALLACE
Secretary to the Department of Health

Drugs, Poisons and Controlled Substances Act 1981**PUBLIC HEALTH EMERGENCY ORDER UNDER SECTION 22D**

I, Professor Euan Wallace, Secretary to the Department of Health, pursuant to section 22G of the **Drugs, Poisons and Controlled Substances Act 1981** (Act), extend and amend the public health emergency order (PHEO #4) published in the Victoria Government Gazette on 23 March 2021, in the belief that it is necessary to do so to prevent a serious risk to public health posed to the State of Victoria arising from severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2), being the virus that causes the coronavirus disease (COVID-19).

The purpose of this Order is:

- (1) to facilitate a registered medical practitioner, nurse practitioner, dentist, authorised midwife, authorised optometrist or authorised podiatrist (practitioner) to obtain and possess, use, sell or supply a Schedule 4 poison (other than a drug of dependence) for a person (patient) who in the opinion of the practitioner is at risk of COVID-19; and
- (2) to enable pharmacists in the State of Victoria to sell or supply a Schedule 4 poison (other than a drug of dependence) on an electronically transmitted digital image of an original prescription transmitted directly to the pharmacist from a practitioner.

For the purposes of this Order, a digital image of a prescription means an unaltered photo image and includes an unaltered facsimile image of an original prescription.

By this Order, I authorise all pharmacists registered under the **Health Practitioner Regulation National Law (Victoria)** to practise in the pharmacy profession (other than as a student), to sell or supply (including repeats) a Schedule 4 poison (other than a drug of dependence) without an original prescription to a patient if –

- (a) provided with a digital image of the original prescription transmitted directly from the practitioner (or an employee acting in accordance with the instruction of the practitioner) but not via the patient or any other intermediary; or
- (b) the pharmacist records that the sale or supply was made under this Order; and
- (c) the pharmacist retains a copy of the digital image upon which the supply is made for two years from the date the supply is made; and
- (d) the pharmacist produces a copy of the digital image required to be retained under paragraph at the request of an authorised officer under the Act.

Where the original prescription includes directions for repeat supply, the pharmacist receiving the digital image of the original prescription transmitted directly from the practitioner (or an employee acting in accordance with the instruction of the practitioner) should generate and retain a repeat authorisation form so that the repeat supply can be dispensed at the same pharmacy. For the avoidance of doubt, a repeat authorisation may be dispensed from the same pharmacy that received the digital image of the original prescription in accordance with this Order, including if this Order is no longer in force.

A practitioner who transmits a digital image of an original prescription for the purposes of this Order must –

- (a) record that a digital image of the original prescription was transmitted under this Order; and
- (b) retain the original prescription for two years from the date that the digital image of an original prescription was transmitted; and
- (c) produce the original prescription required to be retained under paragraph (a) at the request of an authorised officer under the Act.

For the purposes of this Order, an original prescription must include the handwritten signature of the practitioner except where it is not possible for the prescription to include the handwritten signature due to operation of telehealth, in which case, the practitioner may –

- (a) include a digital image of their handwritten signature; or

- (b) give access to the digital image of their handwritten signature to an employee, where the employee acts in accordance with the instruction of the practitioner to apply the digital image of the practitioner's signature to the original prescription.

This Order comes into effect on 28 September 2021 and continues in force until 31 December 2021 (dates inclusive), unless earlier revoked.

Dated 8 September 2021

PROFESSOR EUAN WALLACE
Secretary to the Department of Health

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 1318

Order Amending Ministerial Order No. 819 – Fees for Overseas Students in Government Schools
The Minister for Education makes the following Order –

1. Title

This Order may be cited as Ministerial Order No. 1318 – Order Amending Ministerial Order No. 819 – Fees for Overseas Students in Government Schools.

2. Purpose

This Order amends Ministerial Order No. 819 – Fees for Overseas Students in Government Schools – to amend the Distribution Schedule to clarify that fees distributed to Virtual School Victoria (VSV) are paid per subject that a student studies at VSV.

3. Authorising Provisions

This Order is made under sections 2.2.8, 2.2.9 and 5.10.4 of the **Education and Training Reform Act 2006**.

4. Commencement

This Order commences on the day that this Order is published in the Government Gazette.

5. Amendment to Ministerial Order 819 – Fees for Overseas Students in Government Schools

For the Distribution Schedule to Ministerial Order No. 819, **substitute –**
‘DISTRIBUTION SCHEDULE*

OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL ON AN INTERNATIONAL STUDENT VISA					
Item	Status	Education level	Paid to	Amount	
Overseas Students other than Dependants					
1	Enrolled in a Standard Government School only	Primary Years Preparatory–6	Secretary	\$3,227	
2			School	\$8,991	
3		Junior Secondary Years 7–10	Secretary	\$4,279	
4			School	\$11,916	
5			Senior Secondary Years 11–12	Secretary	\$4,851
6				School	\$13,312
7	Attends Standard Government School AND attends the VSV or the VSL	Junior Secondary Years 7–10	Secretary	\$4,279	
8			School	\$10,926 ¹	
9			VSL or VSV	\$990 for VSL or \$990 per subject for VSV	
10		Senior Secondary Years 11–12	Secretary	\$4,851	
11			School	\$12,322 ¹	
12	VSL or VSV		\$990 for VSL or \$990 per subject for VSV		

13	Attends Standard Government School AND ELC (for purposes of undertaking English Language Studies)	Primary Years Preparatory–6	Secretary	\$3,227	
14			School	\$5,305	
15			ELC	\$3,686	
16			Junior Secondary Years 7–10	Secretary	\$4,279
17				School	\$7,030
18				ELC	\$4,886
19			Senior Secondary Years 11–12	Secretary	\$4,851
20				School	\$7,854
21				ELC	\$5,458
22	Attends Standard Government School AND the ELC AND the VSL or VSV	Junior Secondary Years 7–10	Secretary	\$4,279	
23			School	\$6,446 ¹	
24			ELC	\$4,480	
25			VSL or VSV	\$990 for VSL or \$990 per subject for VSV	
26		Senior Secondary Years 11–12	Secretary	\$4,851	
27			School	\$7,270 ¹	
28			ELC	\$5,052	
29			VSL or VSV	\$990 for VSL or \$990 per subject for VSV	
30		Attends Standard Government School AND the ELC AND the VSL AND the VSV	Junior Secondary Years 7–10	Secretary	\$4,279
31	School			\$5,862 ¹	
32	ELC			\$4,074	
33	VSL			\$990	
34	VSV			\$990 per subject	
35	Senior Secondary Years 11–12		Secretary	\$4,851	
36			School	\$6,686 ¹	
37			ELC	\$4,646	
38			VSL	\$990	
39		VSV	\$990 per subject		
Dependants					
40	Enrolled in a Standard Government School only	Primary Years Preparatory–1	Secretary	\$1,673	
41			School	\$8,167	
42		Primary Years 2–6	Secretary	\$2,273	
43			School	\$7,567	
44		Junior Secondary Years 7–10	Secretary	\$3,456	
45			School	\$9,541	
46		Senior Secondary Years 11–12	Secretary	\$3,944	
47			School	\$10,652	

48	Attends Standard Government School AND attends the VSV or the VSL	Junior Secondary Years 7–10	Secretary	\$3,456	
49			School	\$8,551 ¹	
50			VSL	\$990	
51		Senior Secondary Years 11–12	VSV	\$990 per subject	
52			Secretary	\$3,944	
53			School	\$9,662 ¹	
	VSL		\$990		
54	Attends Standard Government School AND ELC (for purposes of undertaking English Language Studies)	Primary Years Preparatory–1	VSV	\$990 per subject	
55			Secretary	\$1,673	
56			School	\$4,819	
57		Primary Years 2–6	ELC	\$3,348	
58			Secretary	\$2,273	
59			School	\$4,465	
60		Junior Secondary Years 7–10	ELC	\$3,102	
61			Secretary	\$3,456	
62			School	\$5,629	
63		Senior Secondary Years 11–12	ELC	\$3,912	
64			Secretary	\$3,944	
65			School	\$6,285	
66		Attends Standard Government School AND the ELC AND the VSL or VSV	Junior Secondary Years 7–10	ELC	\$4,367
67				Secretary	\$3,456
68				School	\$5,045 ¹
69	ELC		\$3,506		
70	Senior Secondary Years 11–12		VSL or VSV	\$990 for VSL or \$990 per subject for VSV	
71			Secretary	\$3,944	
72			School	\$5,701 ¹	
73			ELC	\$3,961	
74	Attends Standard Government School AND the ELC AND the VSL AND the VSV		Junior Secondary Years 7–10	VSL or VSV	\$990 for VSL or \$990 per subject for VSV
75				Secretary	\$3,456
76		School		\$4,461 ¹	
77		ELC		\$3,100	
78		VSL		\$990	
79		Senior Secondary Years 11–12	VSV	\$990 per subject	
80			Secretary	\$3,944	
81			School	\$5,116 ¹	
82			ELC	\$3,556	
83			VSL	\$990	
			VSV	\$990 per subject	

Second or Subsequent Children				
84	Enrolled in a Standard Government School only	Primary Years Preparatory–6	Secretary	\$2,910
85			School	\$8,078
86		Junior Secondary Years 7–10	Secretary	\$3,946
87			School	\$10,732
88		Senior Secondary Years 11–12	Secretary	\$4,454
89			School	\$11,987
90	Attends Standard Government School AND attends the VSV or the VSL	Junior Secondary Years 7–10	Secretary	\$3,946
91			School	\$9,742 ¹
92			VSL or VSV	\$990 for VSL or \$990 per subject for VSV
93		Senior Secondary Years 11–12	Secretary	\$4,454
94			School	\$10,997 ¹
95			VSL or VSV	\$990 for VSL or \$990 per subject for VSV
96	Attends Standard Government School AND ELC (for purposes of undertaking English Language Studies)	Primary Years Preparatory–6	Secretary	\$2,910
97			School	\$4,766
98			ELC	\$3,312
99		Junior Secondary Years 7–10	Secretary	\$3,946
100			School	\$6,332
101			ELC	\$4,400
102		Senior Secondary Years 11–12	Secretary	\$4,454
103			School	\$7,072
104			ELC	\$4,915
105			Attends Standard Government School AND the ELC AND the VSL or VSV	Junior Secondary Years 7–10
106	School	\$5,748 ¹		
107	ELC	\$3,994		
108	VSL or VSV	\$990 for VSL or \$990 per subject for VSV		
109	Senior Secondary Years 11–12	Secretary		\$4,454
110		School		\$6,488 ¹
111		ELC		\$4,509
112		VSL or VSV		\$990 for VSL or \$990 per subject for VSV
113	Attends Standard Government School AND the ELC AND the VSL AND the VSV	Junior Secondary Years 7–10	Secretary	\$3,946
114			School	\$5,164 ¹
115			ELC	\$3,588
116			VSL	\$990
117			VSV	\$990 per subject
118		Senior Secondary Years 11–12	Secretary	\$4,454
119			School	\$5,904 ¹
120			ELC	\$4,103
121			VSL	\$990
122			VSV	\$990 per subject

OVERSEAS STUDENTS WHO ARE NOT OTHERWISE ENROLLED IN A STANDARD GOVERNMENT SCHOOL STUDYING AT THE VSV OR THE VSL					
Item	Status	Details	Paid to	Amount	
123	Overseas Student enrolled at VSV and/or VSL who is not otherwise enrolled at a Standard Government School	Each Subject	Secretary	\$404	
124			VSL or VSV	\$990 per subject	
OVERSEAS STUDENTS ENROLLED AT THE VCASS					
Item	Status	Education level	Paid to	Amount	
125	Enrolled at VCASS only	Junior Secondary Years 7–10	Secretary	\$6,113	
126			VCASS	\$15,863	
127		Senior Secondary Years 11–12	Secretary	\$6,873	
128			VCASS	\$17,809	
129	Attends VCASS AND attends the VSV or the VSL	Junior Secondary Years 7–10	Secretary	\$6,113	
130			VCASS	\$14,873 ¹	
131			VSL or VSV	\$990 for VSL or \$990 per subject for VSV	
132		Senior Secondary Years 11–12	Secretary	\$6,873	
133			VCASS	\$16,819 ¹	
134			VSL or VSV		\$990 for VSL or \$990 per subject for VSV
135	Attends VCASS AND ELC (for the purposes of undertaking English Language Studies)	Junior Secondary Years 7–10	Secretary	\$6,113	
136			VCASS	\$9,359	
137			ELC	\$6,504	
138		Senior Secondary Years 11–12		Secretary	\$6,873
139				VCASS	\$10,507
140				ELC	\$7,302
141	Attends VCASS AND the ELC AND the VSL or VSV	Junior Secondary Years 7–10	Secretary	\$6,113	
142			VCASS	\$8,775 ¹	
143			ELC	\$6,098	
144			VSL or VSV	\$990 for VSL or \$990 per subject for VSV	
145		Senior Secondary Years 11–12		Secretary	\$6,873
146				VCASS	\$9,923 ¹
147				ELC	\$6,896
148				VSL or VSV	\$990 for VSL or \$990 per subject for VSV

149	Attends VCASS AND the ELC AND the VSL AND the VSV	Junior Secondary Years 7–10	Secretary	\$6,113
150			VCASS	\$8,191 ¹
151			ELC	\$5,692
152			VSL	\$990
153			VSV	\$990 per subject
154		Senior Secondary Years 11–12	Secretary	\$6,873
155			VCASS	\$9,339 ¹
156			ELC	\$6,490
157			VSL	\$990
158			VSV	\$990 per subject

**OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL
OR AN ELC ON A VISA OTHER THAN AN INTERNATIONAL STUDENT VISA**

Item	Status	Education level	Paid to	Amount
159	Overseas Student enrolled at a Standard Government School only	Primary Years Preparatory–6	Secretary	\$3,227
160			School	\$8,991
161		Junior Secondary Years 7–10	Secretary	\$4,279
162			School	\$11,916
163		Senior Secondary Years 11–12	Secretary	\$4,851
164			School	\$13,312
165	Overseas Student enrolled in ELC only	All Year levels	Secretary	\$4,851
166			ELC	\$13,312

APPLICATION AND ADMINISTRATION FEES APPLYING TO ALL OVERSEAS STUDENTS

Item	Fee description	Paid to	Amount
167	Application Fee	Secretary	\$292
168	Enrolment Amendment Fee	Secretary	\$292
169	Default Administration Fee	Secretary	\$500
170	Refund Administration Fee	Secretary	\$500
171	Transfer Fee	School	\$723

WELFARE SERVICES – ACCOMMODATION PLACEMENT AND ARRIVAL SUPPORT FEES

Item	Fee description	Paid to	Amount
172	Accommodation Placement Fee	School	\$280
173	Arrival Support Fee	School	\$157

*All distributions are based on the full annual tuition fee specified in the fee schedule and are to be reduced in accordance with the length of study of the Overseas Student, other than the distribution to the VSV or the VSL.

¹Distribution amount if a student studies one subject at the VSV. If a student studies more than one subject at the VSV, the distribution amount to the school or VCASS is decreased by \$990 for each additional subject the student studies.⁷

Dated 8 September 2021

THE HON. JAMES MERLINO MP
Minister for Education

Electricity Industry Act 2000

Gas Industry Act 2001

NOTICE OF REVOCATION OF LICENCES TO
SELL ELECTRICITY AND GAS BY RETAIL

The Essential Services Commission (the commission) gives notice under section 30(b) of the **Electricity Industry Act 2000** and section 39(b) of the **Gas Industry Act 2001** that, pursuant to section 29(3) of the **Electricity Industry Act 2000** and section 38(3) of the **Gas Industry Act 2001** and the procedures specified in the licences, the commission has revoked, by agreement, the licences of Click Energy Pty Ltd (ACN 116 567 492) to sell electricity and gas by retail.

The revocation takes effect from 17 September 2021.

KATE SYMONS
Chairperson

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE AND SELL ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Industry Act) that, pursuant to section 19(1) of the **Industry Act**, the commission has granted an application by Diapur Wind Farm Pty Ltd (ACN 604 213 309) for a licence to generate electricity for supply or sale, and to sell electricity to the wholesale electricity market.

The licence was issued on 1 September 2021 and is granted on an ongoing basis. A copy of the licence is available on the commission's website at www.esc.vic.gov.au or can be obtained by calling the commission on 03 9032 1300.

KATE SYMONS
Chairperson

Electricity Industry Act 2000

NOTICE OF VARIATION OF LICENCE TO GENERATE ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30(b) of the **Electricity Industry Act 2000** (Industry Act) that on 3 September 2021, pursuant to section 29(1)(b) of the **Industry Act**, the commission varied the electricity generation licence issued to Sustainable Energy Infrastructure Pty Ltd (ACN 625 686 651). The variation includes removing one of two licensed generation facilities, removing the authorisation to sell electricity and other consequential and administrative changes.

The varied licence continues on an ongoing basis. A copy of the licence is available on the commission's website www.esc.vic.gov.au, or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS
Chairperson

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

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

Eligibility for listing is outlined in section 14 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	Community	Criteria satisfied
890	Western Port Bryozoan Reef Community	2.1, 2.2

Item 890 is eligible for addition to the Threatened List as it satisfies at least one of the criteria for listing.

Public Comment Invited on the Preliminary Recommendation

The SAC welcomes public comment on this preliminary recommendation. Public comment can be made to the SAC until 17 October 2021. The recommendation report and details on how to make a submission can be found on the Department of Environment, Land, Water and Planning (DELWP) threatened list page, <https://www.environment.vic.gov.au/conserving-threatened-species/threatened-list>, or via the Customer Service Centre on 136 186.

Marine Safety Act 2010

Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY WORKS

Corangamite Catchment Management Authority (CCMA), as the declared waterway manager for the Barwon River, 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 conducted by Barwon Water for the demolition works of four of the fourteen pier and truss spans of the reinforced concrete Sewer Aqueduct that crosses the Barwon River.

The navigation and movement of vessels is prohibited from waters of the Barwon River as detailed below in Table 1, excluding vessels involved in the works and CCMA vessels.

Table 1:

Dates	Prohibited Waters	Works Activity
1 November 2021 to 30 June 2023	Upstream and downstream of Goat Island, Breakwater within 100 metres of marked exclusion zone.	Demolition works of four of the fourteen pier and truss spans of the reinforced concrete Sewer Aqueduct that crosses the Barwon River.

The exclusion zone will be marked by river booms on the Barwon River with temporary fencing on the floodplain areas.

Times and dates are subject to change. Changes to times, durations or days will be advertised on Barwon Water website.

This notice has effect from 7.00 am 1 November 2021 to 5.00 pm 30 June 2023.

Dated 9 September 2021

SILVANA IANNELLO
Project Officer WI Team
Corangamite Catchment Management Authority

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:	Malcolm Trill
Date this Interim Prohibition Order takes effect:	6 September 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 29 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: <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. 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

HERITAGE
VICTORIA
HERITAGE
VICTORIA
HERITAGE
VICTORIA

Heritage Act 2017

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 2017**, I give notice under section 53 that the Victorian Heritage Register is amended by modifying a place in the Heritage Register:

Number: H0188

Category: Heritage Place

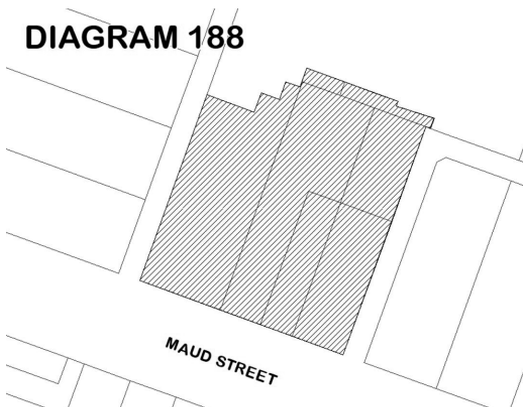
Place: Former Geelong Grammar School

Location: 55 and 55A Maud Street, Geelong

Municipality: Greater Geelong City

All of the place shown hatched on Diagram 188 encompassing all of Lots 1, 2, 3, 4, and 5 on Title Plan 873299 and all of Lots 1 and 2 on Title Plan 633674.

DIAGRAM 188



Dated 16 September 2021

STEVEN AVERY
Executive Director

Swinburne University of Technology Act 2010

Governance and Administration Statute 2012

SWINBURNE UNIVERSITY OF
TECHNOLOGY

Notice of Promulgation

In accordance with section 41(3) of the Swinburne University of Technology Governance and Administration Statute 2012, the following regulations made under the abovementioned statute are hereby promulgated:

- Academic Senate (Amendment) Regulations 2021.

The regulations come into operation on the date of publication of this notice. Copies of the regulations are available on the Swinburne University of Technology website.

EMMA LINCOLN
University Secretary
Swinburne University of Technology

Water Act 1989

WANNON WATER

Multiple Services

Declaration of Properties Provided with Water or Sewerage Services

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

Water and Sewer Services

Lots 1 and 2 PS 743519M

Camperdown

2 August 2021

Lots 1 and 2 PS 833932C

Portland

2 August 2021

Lots 149–156 PS 845334G

Warrnambool

25 August 2021

ANDREW JEFFERS
Managing Director

Water Act 1989**GREATER WESTERN WATER (PREVIOUSLY CITY WEST WATER AND WESTERN WATER) – DECLARATION OF SERVICED PROPERTIES**

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

Lot/s	PS Number	Address	Commence Date	Services
1–2	PS821705G	11 Russell Street, Darley	21/02/2019	Water/Sewer
1–2	PS706629P	232 Bulmans Road, Melton West	5/08/2020	Water/Sewer
1–2	PS806608Q	249 Sheedy Road, Gisborne	14/07/2021	Water/Sewer
1–53	PS837400R	Harmony Estate Stage 1, 1156 Mt Cottrell Road, Strathulloh	2/08/2021	Water/Sewer
12001–12040	PS835083M	Rosenthal Estate Stage W12, Sunbury	3/08/2021	Water/Sewer
301–369	PS833944U	Botania Estate Stage 3, Fraser Rise	4/08/2021	Water/Sewer
300–324	PS836624X	Holland Industrial Estate Stage 3, Melton	6/08/2021	Water/Sewer
1001–1034	PS820485Y	Hillgrove Estate Stage 10, Rockbank	6/08/2021	Water/Sewer
401–449	PS840587C	The Sinclair Heights Estate Stage 4, Deanside	6/08/2021	Water/Sewer
301–334	PS831726R	Willow Estate Stage 3, Gisborne	9/08/2021	Water/Sewer
401–441	PS838504X	Willow Estate Stage 4, Gisborne	9/08/2021	Water/Sewer
3201–3258	PS821129S	Bloomdale Estate Stage 32, Diggers Rest	12/08/2021	Water/Sewer
101–174	PS833849N	Kingsfield Estate Stage 1, Sunbury	12/08/2021	Water/Sewer
4601–4627	PS837882T	Woodlea Estate Stage 46, Bonniebrook	13/08/2021	Water/Sewer
201–260	PS837631V	Kingsfield Estate Stage 2, Sunbury	16/08/2021	Water/Sewer
28001–28068	PS833341C	Mt Atkinson Stage 28, Truganana	16/08/2021	Water/Sewer
301–337	PS833862W	Kingsfield Estate Stage 3, Sunbury	16/08/2021	Water/Sewer
1–2	PS838240G	29 White Avenue, Romsey	16/08/2021	Water/Sewer
1–19	PS801332J	Fersfield Estate Stage 1, Gisborne	18/08/2021	Water/Sewer
20–32	PS801332J/S2	Fersfield Estate Stage 2, Gisborne	19/08/2021	Water/Sewer
1–2	PS842941A	29 Mitchells Lane, Sunbury	23/08/2021	Water/Sewer

Water Act 1989**DECLARATION OF SERVICED PROPERTIES**

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

Property Description	Property Address	Date	Service
Lots A and B PS847909	Boyd Court, Eagle Point	03.08.2021	Water and Sewer
Lots 1–2 PS835786	Boundary Road and Perry Street, Orbost	04.08.2021	Water and Sewer
Lot 2 PS839139	Macrae Street, Bairnsdale	18.08.2021	Sewer
Lots 1–2 PS821636	Lorimer Drive, Bairnsdale	20.08.2021	Water and Sewer
Lots 1–2 PS847916	Grant and Murphy Streets, Bairnsdale	20.08.2021	Water and Sewer
Lots 1–2 PS847906	Macleod Street, Bairnsdale	20.08.2021	Water and Sewer
Lots 1–4 PS847913	Dooley Street, Wy Yung	20.08.2021	Water
Lots 1–2 PS840691	Mitta Street, Omeo	24.08.2021	Water and Sewer

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

STEVE McKENZIE
Managing Director

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

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

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

Schedule of Charge Tolls, Maximum Charge Tolls and Day Tolls

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.77	4.42	8.30	5.53	1.38
Western Link Section 1, between Racecourse Road and Dynon Road	2.77	4.42	8.30	5.53	1.38
Western Link Section 2, between Footscray Road and West Gate Freeway	3.46	5.53	10.38	6.92	1.73
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1: (a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade	3.46	5.53	10.38	6.92	1.73
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	6.22	9.96	18.67	12.45	3.11
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1: (a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade	2.77	4.42	8.30	5.53	1.38
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.77	4.42	8.30	5.53	1.38
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.77	4.42	8.30	5.53	1.38
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.77	4.42	8.30	5.53	1.38
Exhibition Street Extension	1.73	2.77	5.19	3.46	0.86

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:					
(a) that part of Southern Link Section 1:					
(i) between Punt Road and the exit to Boulton Parade; and	1.73	2.77	5.19	3.46	0.86
(ii) comprising Boulton Parade; and					
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road					
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.73	2.77	5.19	3.46	0.86

Notes:

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

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	10.37	16.60	31.12	5.19
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	10.37	16.60	20.75	5.19

Day Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	19.90	43.16	80.40	9.95

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, and Day Toll specified above will first apply in the quarter ending 31 December 2021.

Capitalised terms in this notice that are defined in:

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

subject to the provisions of the IFA.

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

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

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

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

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

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Exhibition Street Extension	1.73	2.77	5.19	3.46	0.86

Note:

In this table:

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

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

Clepeco intends that these Charge Tolls will first apply in the quarter ending 31 December 2021.

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

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

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

AGREEMENT FOR THE MELBOURNE CITY LINK

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

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

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.77	4.42	8.30	5.53	1.38
Western Link Section 1, between Racecourse Road and Dynon Road	2.77	4.42	8.30	5.53	1.38
Western Link Section 2, between Footscray Road and West Gate Freeway	3.46	5.53	10.38	6.92	1.73
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	3.46	5.53	10.38	6.92	1.73
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	6.22	9.96	18.67	12.45	3.11
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	2.77	4.42	8.30	5.53	1.38
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.77	4.42	8.30	5.53	1.38
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.77	4.42	8.30	5.53	1.38
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.77	4.42	8.30	5.53	1.38

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:					
(a) that part of Southern Link Section 1:					
(i) between Punt Road and the exit to Boulton Parade; and	1.73	2.77	5.19	3.46	0.86
(ii) comprising Boulton Parade; and					
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road					
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.73	2.77	5.19	3.46	0.86

Notes:

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

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	10.37	16.60	31.12	5.19
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	10.37	16.60	20.75	5.19

Day Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	19.90	43.16	80.40	9.95

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, and Day Toll specified above will first apply in the quarter ending 31 December 2021.

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

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

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

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

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

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

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

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

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

Car:

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

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

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

Extension road has the same meaning as in the Act;

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

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

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

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

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

(b) an articulated Truck;

(c) a Bus; or

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

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

Link road has the same meaning as in the Act;

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

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

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

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

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

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

the Agreement has the same meaning as in the Act;

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

toll zone has the same meaning as in the Act;

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

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

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

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

vehicle has the same meaning as in the Act.

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

Toll Zone	Toll				
	Car (including a Taxi)	LCV	HCV – Day	HCV – Night	Motor Cycle
1. That part of the Link road between Moreland Road and Brunswick Road.	\$2.77	\$4.42	\$8.30	\$5.53	\$1.38
2. That part of the Link road between Racecourse Road and Dynon Road.	\$2.77	\$4.42	\$8.30	\$5.53	\$1.38
3. That part of the Link road between Footscray Road and the West Gate Freeway.	\$3.46	\$5.53	\$10.38	\$6.92	\$1.73
4. That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road <ul style="list-style-type: none"> (a) being the eastbound carriageways of the Link road; (b) between Punt Road and the exit to Boulton Parade; and (c) comprising Boulton Parade. 	\$3.46	\$5.53	\$10.38	\$6.92	\$1.73
5. That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$6.22	\$9.96	\$18.67	\$12.45	\$3.11
6. That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$2.77	\$4.42	\$8.30	\$5.53	\$1.38

<p>7. That part of the Link road between Burnley Street and Punt Road and including that part of the Link road –</p> <p>(a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and</p> <p>(b) comprising Boulton Parade, other than:</p> <p>(i) the eastbound carriageways between Burnley Street and Punt Road; and</p> <p>(ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.</p>	\$2.77	\$4.42	\$8.30	\$5.53	\$1.38
<p>8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.</p>	\$2.77	\$4.42	\$8.30	\$5.53	\$1.38
<p>9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.</p>	\$2.77	\$4.42	\$8.30	\$5.53	\$1.38
<p>10. That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than –</p> <p>(a) that part of the Link road being the Burnley Tunnel; and</p> <p>(b) that part of the Link road comprising Boulton Parade.</p>	\$1.73	\$2.77	\$5.19	\$3.46	\$0.86
<p>11. That part of the Link road between Punt Road and Swan Street Intersection, other than –</p> <p>(a) the eastbound carriageways;</p> <p>(b) that part of the Link road being the Burnley Tunnel;</p> <p>(c) that part of the Link road:</p> <p>(1) between Punt Road and the exit to Boulton Parade; and</p> <p>(2) comprising Boulton Parade; and</p> <p>(d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road.</p>	\$1.73	\$2.77	\$5.19	\$3.46	\$0.86

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

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

Trip Cap	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
1. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$10.37	\$16.60	\$31.12	\$5.19
2. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$10.37	\$16.60	\$20.75	\$5.19

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 16 June 2021 and published in the Victoria Government Gazette No. G 24 (pages 1259 to 1263) dated 17 June 2021 (‘the Last Notice’).

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

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

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

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

Dated 15 September 2021

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

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

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

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

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

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

Car:

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

Extension road has the same meaning as in the Act;

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

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

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

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

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

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

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

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

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

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

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

toll zone has the same meaning as in the Act;

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

vehicle has the same meaning as in the Act.

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

Table One					
Toll Zone	Toll				
	Car (including a Taxi)	LCV	HCV – Day	HCV – Night	Motor Cycle
12. The Extension road	\$1.73	\$2.77	\$5.19	\$3.46	\$0.86

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 16 June 2021 and published in the Victoria Government Gazette No. G 24 (pages 1264 to 1265) dated 17 June 2021 ('the Last Notice').

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

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

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

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

Dated 15 September 2021

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

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

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

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

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

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

Car:

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

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

Extension road has the same meaning as in the Act;

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

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

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

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

Link road has the same meaning as in the Act;

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

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

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

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

the Agreement has the same meaning as in the Act;

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

toll zone has the same meaning as in the Act;

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

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

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

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

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

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

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

vehicle has the same meaning as in the Act; and

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

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

Table One				
24 Hour Pass	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
	19.90	43.16	80.40	9.95

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

Table Two			
Weekend Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	19.90	43.16	9.95

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

Table Three			
Tulla Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	7.08	11.33	3.51

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 16 June 2021 and published in the Victoria Government Gazette No. G 24 (pages 1266 to 1268) dated 17 June 2021 ('the Last Notice').

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

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

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

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

Dated 15 September 2021

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

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

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

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

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

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

Car:

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

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

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

Extension road has the same meaning as in the Act;

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

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

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

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

Link road has the same meaning as in the Act;

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

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

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

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

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

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

toll zone has the same meaning as in the Act;

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

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

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

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

vehicle has the same meaning as in the Act; and

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

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

Table One				
24 Hour Pass	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
	19.90	43.16	80.40	9.95

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

Table Two			
Weekend Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	19.90	43.16	9.95

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 16 June 2021 and published in the Victoria Government Gazette No. G 24 (pages 1269 to 1271) dated 17 June 2021 ('the Last Notice').

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

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

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

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

Dated 15 September 2021

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

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

ORDERS IN COUNCIL**Planning and Environment Act 1987****DECLARATION OF BASS COAST AS A DISTINCTIVE AREA AND LANDSCAPE**

Order in Council

The Governor in Council, under section 46AO(1) of the **Planning and Environment Act 1987** (the Act), on the recommendation of the Minister, makes the following Order:

1. Preamble

In accordance with section 46AO(2)(d) of the Act, the following statement sets out the significance of the area to the people of Victoria:

- (a) The Bass Coast has landscapes of outstanding natural beauty and environmental, economic and cultural heritage values of state and national significance.
- (b) The coastline has been shaped by the high seas and winds of Bass Strait and known for its rugged beauty, cliffs and rocky formations, rich marine life, renowned surfing locations, and significant fossil sites.
- (c) The Bass Coast's parks and wetlands are recognised nationally and internationally for their environmental significance including Phillip Island Nature Park, Bunurong Marine National Park, Churchill Island Marine Park, Westernport Ramsar Wetland, Churchill Island, Powlett River Mouth and Andersons Inlet and tributaries.
- (d) Across the landscape, a wealth of archaeological sites including shell middens, combine with intangible expressions of culture to indicate the importance of the area across generations of Aboriginal use and occupation. The region also provides significant insight into the history of European settlement including sites of agricultural, mining and industrial heritage.
- (e) The region contains infrastructure and resources of state significance including the Victorian Desalination Plant, mineral sands resources, and productive agricultural land.

The following statement sets out the significance of Bunurong Country to the Traditional Owners, the Bunurong in accordance with section 46AO(2)(d)(ii) of the Act:

We the Bunurong People are the Traditional Custodians to this Country, it's alive with our stories. These Sands of the Bass Coast contain the foot prints left behind by our ancestors in every cultural way.

The responsibility for the Caring of our Country belongs to use as its Custodians. She is our Mother and Bunjil our Father.

Our Country has always given us our physical means to flourish and survive, food, water and air. We are salt water people, and the rivers that run into the sea are Our Country, and where these rivers meet the sea have always been important places to our people.

Our Country will continue to preserve us and our values into the future, as we will continue to preserve Our Country and protect our past and persist within these modern spaces. We have been here since the beginning and will be here until the end.

These Places hold our Stories, Culture and our Ancestor's physically as well as Spiritually and it is by the Lore of Bunjil we protect, love and look after her.

2. Declaration

In accordance with section 46AO of the Act, the Bass Coast is declared as a distinctive area and landscape.

3. Commencement

This Order commences on 30 October 2021.

4. Description of area

In accordance with section 46AO(2)(a) of the Act, the Bass Coast area be declared as a distinctive area and landscape is described in the plan numbered **LEGL./21-741** lodged in the Central Plan Office.

5. Attributes and distinctive features of the declared area

In accordance with section 46AO(2)(b) of the Act, Table 1 provides the attributes described in section 46AP(1) that qualify the Bass Coast as an area to be declared as a distinctive area and landscape.

Table 1. Attributes qualifying declared area as a distinctive area and landscape

Item	Attribute	Distinctive Features
1.	Outstanding environmental significance	<p>(a) State, national and international areas of biodiversity significance including Phillip Island Nature Park, Bunurong Marine National Park, Churchill Island Marine Park, Westernport Ramsar Wetland, Churchill Island, Powlett River Mouth and Andersons Inlet and tributaries.</p> <p>(b) Parks, river corridors, beaches and wetlands which are home to remnant vegetation, threatened species and are important wildlife corridors.</p> <p>(c) An integrated catchment system of river corridors, coastal waterways (estuaries and wetlands), and a unique marine environment with diverse habitats and important feeding areas.</p>
2.	Significant Geographical Features, including Natural Landforms	<p>(a) The Bass Hills and Strzelecki Foothills provide a backdrop to landscapes throughout the Shire and are highly visible from main road corridors.</p> <p>(b) San Remo to Kilcunda coastline contains open pastoral landscapes edged by rocky cliffs and slopes to the Bass Strait.</p> <p>(c) Kilcunda to Inverloch coastline (Bunurong Coast) is recognized for its rock formations, sand dune systems, dramatic cliffs and rock stacks. Eagles Nest is a dominant feature in the landscape and a site of national and geomorphological significance.</p> <p>(d) Phillip Island has distinctive landscapes including rocky cliffs and outcrops of volcanic origin such as the Nobbies and Pyramid Rock, as well as surf beaches and dune systems.</p>
3.	Heritage and Cultural Significance	<p>(a) Areas of significant cultural, spiritual and heritage value for the Bunurong people including the coastal dune systems, Western Port and Bass Strait, the Bunurong Coast, the Coronet Bay area, Bass Hills, Powlett River and the western and southern foreshores of Phillip Island.</p> <p>(b) Important post-contact heritage sites which were significant to the economic development of Victoria. They include the State Coal Mine and associated mining heritage, and Churchill Island, the location of the first European farm in Victoria.</p> <p>(c) A rich surfing history with a number of beaches recognised as a National Surfing Reserve.</p>

4.	Natural Resources or Productive Land of Significance	<p>(a) Major nature-based tourism destination of national significance, with tourism assets including Phillip Island, the Bunurong Coast and major events facilities.</p> <p>(b) Extractive industries of state significance, particularly for their contribution to Victoria's supply of mineral sands.</p> <p>(c) High-quality agricultural land, in particular the Powlett River Valley, and importance to the Gippsland dairy industry.</p>
5.	Strategic Infrastructure or Built Form of Significance	<p>(a) The Victorian Desalination Plant and associated pipeline are a significant piece of public infrastructure for Victoria.</p> <p>(b) Phillip Island Road and Bass Highway form part of a significant transport corridor critical to the function of the region.</p>

6. Threats of significant land use change of the declared area

In accordance with section 46AO(2)(c), the list below identifies the threats of significant or irreversible land use change, as described in section 46AP(2), that would affect the environmental, social or economic values of the declared area.

- (a) Threats to areas of significant environmental values and biodiversity, including vegetation clearance, loss of habitat, urban development pressures including water run-off, weeds and pests, visitation pressures, climate change impacts including changes in water temperatures, sea level rise, increased storm and erosion events, and bushfire.
- (b) Threats to natural landscapes and landforms, including visual impact on view lines and topography of rural and coastal landscapes from urban development, coastal erosion, and increased visitation pressures.
- (c) Threats to preservation of heritage and cultural attributes from the cumulative impact of development and land use practices, increased tourism activity, and climate change risks.
- (d) Threats to natural resources and agricultural land productivity including urban encroachment, weeds and pests, and natural hazards.
- (e) Threats to future effectiveness of strategic infrastructure from increasing pressure from urban development, climate change impacts, and increasing visitation.

Dated: 14 September 2021

Responsible Minister:

THE HON RICHARD WYNNE MP

Minister for Planning

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council

Planning and Environment Act 1987
DECLARATION OF THE BELLARINE PENINSULA AS
A DISTINCTIVE AREA AND LANDSCAPE

Order in Council

The Governor in Council, under section 46AO(1) of the **Planning and Environment Act 1987** (the Act), on the recommendation of the Minister, makes the following Order:

1. Preamble

In accordance with section 46AO(2)(d)(i) of the Act, the following statement sets out the significance of the area to the people of Victoria:

- (a) The Bellarine Peninsula has landscapes of outstanding natural beauty. It contains environmental, economic and cultural heritage values of state and national significance, particularly along the coastline between Ocean Grove and Point Lonsdale.
- (b) Its diverse natural environment and impressive landforms, combined with visible layers of settlement history, highlight its special significance to the people of Victoria. It holds an important role in our social, cultural and economic development.
- (c) The Bellarine Peninsula's wetlands are protected under the internationally recognised Ramsar convention. These include Lake Connewarre, Salt Lagoon, Swan Bay, Lonsdale Lakes, Reedy Lake and the lower Barwon River Estuary. These reserves host many unique species.
- (d) The region has extensive heritage and cultural value, ranging from renowned surfing locations, numerous shipwrecks along the coastline and areas of indigenous heritage significance.
- (e) Queenscliff's natural landscape, historic town attractions and ferry services are significant attractions and the area has a growing food trail economy.

The following statement sets out the significance of Wadawurrung Country to the Traditional Owners, the Wadawurrung, in traditional language, in accordance with section 46AO(2)(d)(ii) of the Act:

Comugeen budj-o thalikiyu kin kin bil beng-ordi-ngadak. Ngarrwabil, boron, guli, bagurrk. Comugeen budj-o bengadak ngarr-uk dja, ngubiyt, weagoon gobata gupma wurring-wurring baap beng-ordi-nganak, djarrima murrup-nhuk bengadak.

Gobata Wadawurrung balug jumbuk didalbil murrup-nhuk bundjil monomeeth beek-o weagoon. Mutjak-ak noogie n'uder durrallully Wa-ngarrak Wadawurrung balug bengadak mirriyu boron-dja gobata-k ying ying, ngarrimilli, wah-ak, karrung, kuy-a, nyanayit-yanunit, djilenawurr, baap willam beng-ordi-ngadak.

Nyurrinana-ngal beng-ordi-ngadak

Willam Barwon Yaluk baap Koaka-dorla 'bass strait' Wadawurrung Balug dja beng-ordi-ngadak, bullarto nerr-i-girr baap monomeeth worrowing warree, gelanyi bul-boluk

Gupma gobata Bellawein beek Bengali Balug bengadak

Weagoon-o Beangala, Nerm, Connewarre balug, Pawon Yaluk monomeeth-wa Yonbarra baap wirrapiyn, buniya, tark-a binyak-ngal.

wa-weagoon nerr-i-gurr-o kit kit baap bullarto gurrin-gurrin-k wah-ak, karrung, yanikan-werrity. Corroborree bullarto wa-ik-ngitj balug-wa beng-ordi-ngadak

Yeraioo, Perweit, Wooranalyook, Boronggook. Willam Wadawurrung.

Mirr wurru-ngarra dja bengadak.

Mirr-i-tonton dja Wadawurrung balug, gobata be-ak yerra-ak murrup yani-mirriyu ngarrwa-uk beng-ordi-ngadak

The following statement sets out the significance of Wadawurrung Country and the area to the Traditional Owners, the Wadawurrung, in accordance with section 46AO(2)(d)(ii) of the Act;

We deeply respect our people of the past. Elders, children, men, women. We deeply respect their knowledge of country, water, life, their care of the traditions and of each other, we stand with their spirit.

Great spirit Bundjil told us to take care of the great life within the land. To only take what you need without selfishness.

Wadawurrung shared their knowledge of singing, dance, trade, camps, fishing, hunting, paintings, and homes to us to protect for our future generations.

We all need to help.

Our Wadawurrung family group lived within Barwon River and Bass Strait, with a large land of forested areas and wonderful banks of the ocean, near many water bodies.

The Bengali family were the caretakers of the Bellarine land

Beangala, Nerm, Lake Connewarre, Barwon River all provide ideal life to birds and fish, eels. Reeds turned into our baskets.

Life in the forest gave resources like food and lots of tools to use for trade, building, journey.

If there were lots to trade, we would share with our families and celebrate We would name our country, by what we could see.

Yeraioo, Perweit, Wooranalyook, Boronggook. Home of Wadawurrung.

Our country is remembered by Wadawurrung, our proud spirit walks to tomorrow to teach others the care of our earth.

2. Declaration

In accordance with section 46AO of the Act, the Bellarine Peninsula is declared as a distinctive area and landscape.

3. Commencement

This Order commences on 30 October 2021.

4. Description of area

In accordance with section 46AO(2)(a) of the Act, the Bellarine Peninsula area be declared as a distinctive area and landscape as described in the plan numbered **LEGL./21-742** lodged in the Central Plan Office.

5. Attributes and distinctive features of the declared area

In accordance with section 46AO(2)(b), Table 1 provides the attributes described in section 46AP(1) that qualify the Bellarine Peninsula as an area to be declared as a distinctive area and landscape.

Table 1. Attributes qualifying declared area as a distinctive area and landscape

Item	Attribute	Distinctive Features
1.	Outstanding Environmental Significance	<p>(a) The endangered native flora and fauna located in pockets of this area, particularly along river corridors. This habitat consists of various plant species including the endangered Bitter-Bush, Coast Wirilda and Trailing Coast Poa.</p> <p>(b) The wetlands across the Bellarine Peninsula are Ramsar protected wetlands and form part of a global network for migratory birds. The wetlands are home to several unique and threatened species.</p>
2.	Significant Geographical Features, including Natural Landforms	<p>(a) The Heads at Point Lonsdale are a defining feature at the entrance to Port Phillip Bay. It features on numerous early artworks. It is part of a Marine National Park that includes high sand dunes, limestone cliffs, and a vast intertidal rock platform that stretches across to Point Nepean.</p> <p>(b) The scenic views across the Bellarine Peninsula of rural landscapes and along the coast are highly valued for their natural beauty.</p>
3.	Heritage and Cultural Significance	<p>(a) Bellarine Peninsula has outstanding examples of Victorian era architecture offering a unique insight into the area's development as a holiday destination.</p> <p>(b) Queenscliff has rich maritime and military history characterised by Victorian and early twentieth century architecture including Fort Queenscliff. A large proportion of Queenscliff is under a heritage overlay, or is heritage-listed, which indicates its state significance.</p> <p>(c) Significant Aboriginal cultural sites exist, including shell middens archaeological sites and The Bluff at Barwon Heads for the Wadawurrung People.</p>
4.	Natural Resources or Productive Land of Significance	<p>(a) The Bellarine winery area between Clifton Springs and Portarlington has a cluster of wineries that support the tourism industry.</p> <p>(b) Identified Extractive Industry Interest Areas (EIAs) including Murradoc Hill to Portarlington area and the Lonsdale Lake surrounds.</p> <p>(c) Land in the Bellarine Peninsula is ranked with some capability for soil-based agriculture at moderate to high intensity.</p>
5.	Strategic Infrastructure or Built Form of Significance	<p>(a) Queenscliff and Portarlington Harbor are important assets for the local economy.</p> <p>(b) Barwon Heads Road and Bellarine Highway form part of a significant transport corridor, critical to the function of the region.</p> <p>(c) The Queenscliff–Sorrento ferry is a state-significant transport and tourism link. The Bellarine heritage rail is a popular attraction, important to the local tourism economy.</p>

6. Threats of significant land use change of the declared area

In accordance with section 46AO(2)(c) of the Act, the list below identifies the threats of significant or irreversible land use change, as described in section 46AP(2), that would affect the environmental, social or economic values of the declared area.

- (a) Threats to areas of significant biodiversity, including Swan Bay and surrounds, Lake Connewarre and wetlands, Ocean Grove Nature Reserve and Lonsdale Lakes Wildlife Reserve from weeds and pests, climate change, natural hazards such as bushfire, and urban development.
- (b) Threats to natural landscapes and landforms, including visual impact on view lines and topography of the rural landscapes through the Bellarine Peninsula, from intensity of land use and urban development.
- (c) Threats to preservation of heritage and cultural attributes from the cumulative impact of development and land use practice and increased tourism activity and recreation.
- (d) Threats to natural resources, water catchments and productive land from land use conflicts (including intensity of uses) between conservation, catchment management, agricultural use, residential use and recreation activities; cumulative impacts of development; and natural hazards, including bushfire and flooding.
- (e) Threats to future effectiveness of strategic infrastructure from climate change impacts, expanded tourism activity, and the loss of road reservations due to development.

Dated: 14 September 2021

Responsible Minister:

THE HON RICHARD WYNNE MP
Minister for Planning

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council

Planning and Environment Act 1987

DECLARATION OF SURF COAST AS A DISTINCTIVE AREA AND LANDSCAPE

Order in Council

The Governor in Council, under section 46AO(1) of the **Planning and Environment Act 1987** (the Act), on the recommendation of the Minister, makes the following Order:

1. Preamble

In accordance with section 46AO(2)(d)(i) of the Act, the following statement sets out the significance of the area to the people of Victoria:

- (a) The Surf Coast has natural landscapes of outstanding beauty and environmental, economic and cultural heritage values of state and national significance.
- (b) Its diverse natural environment and impressive landforms, combined with visible layers of history, underscore its special significance to the people of Victoria and its important role in our social, cultural and economic development.
- (c) There are a number of nationally and state significant areas of biodiversity including the Point Addis Marine National Park, Point Danger Marine Sanctuary, Point Impossible, The Breamlea/Karaaf wetlands and associated estuaries. These areas provide important habitats to a variety of flora and fauna including endangered and threatened species like the Hooded Plover, Bellarine Yellow Gum and the critically endangered Orange-Bellied Parrot.
- (d) The Great Ocean Road, which begins in Torquay, is registered on the National Heritage list. The Road is a highly important destination for local and overseas visitors. The history and construction of the road was important for the development of the state and opening the region to tourism.
- (e) There are many high-quality surfing beaches within the area, including Bells Beach, which hosts international surfing events. The Surf Coast is synonymous with surfing, is an important aspect of the development of the area as a holiday destination and forms part of the cultural identity of the Surf Coast.

The following statement sets out the significance of Wadawurrung Country and the area to the Traditional Owners in traditional language, in accordance with section 46AO(2)(d)(ii) of the Act:

Comugeen budj-o thalikiyu kin kin bil beng-ordi-ngadak. Ngarrawabil,
boron, guli, bagurrrk. Comugeen budj-o bengadak
ngarr-uk dja, ngubiyt, weagoon gobata gupma wurring-wurring baap
beng-ordi-nganak, djarrima murrup-nhuk bengadak

Gobata Wadawurrung balug jumbuk didalbil murrup-
nhuk bundjil monomeeth beek-o weagoon. Mutjak-ak noogie n'uder durrallully

Wa-ngarrak Wadawurrung balug bengadak mirriyu boron-
dja gobata-k ying ying, ngarrimilli, wah-ak, karrung, kuy-a, nyanayit-
yanunit, djilenawurr, baap willam beng-ordi-ngadak.

Nyurrinana-ngal beng-ordi-ngadak

Willam Barwon Yaluk baap Koaka-dorla 'bass strait' Wadawurrung Balug dja
beng-ordi-ngadak, bullarto nerr-i-girr baap monomeeth worrowing warree, gelanyi
bul-boluk

Weagoon-o Modewarre-wa, Mode baap kiang-purt

Weagoon-o Koaka-Dorla-wa Dorla

Weagoon-o Wurdiboluk, Gherang, Pawon Yaluk monomeeth-wa
Yonbarra baap wirrapiyn, buniya, tark-a binyak-ngal.

Wa-weagoon nerr-i-gurr-o kit kit baap bullarto gurrin-gurrin-k wah-ak, karrung, yanikan-werrity. Corroborree bullarto wa-ik-ngitj balug-wa beng-ordi-ngadak
Mirr wurru-ngarra dja bengadak.

Mirr-i-tonton dja Wadawurrung balug, gobata be-ak yerra-ak murrup yani-mirriyu ngarrwa-uk beng-ordi-ngadak

The following statement sets out the significance of the Wadawurrung Country and the area to the Traditional Owners, in accordance with section 46AO(2)(d)(ii) of the Act:

We deeply respect our people of the past. Elders, children, men, women. We deeply respect their knowledge of country, water, life, their care of the traditions and of each other, we stand with their spirit.

Great spirit Bundjil told us to take care of the great life within the land. To only take what you need without selfishness

Wadawurrung shared their knowledge of singing, dance, trade, camps, fishing, hunting, paintings, and homes to us to protect for our future generations.

We all need to help.

Our Wadawurrung family group lived within Barwon River and Bass Strait, with a large land of forested areas and wonderful banks of the ocean, near many water bodies. Life in the Modewarre gave Musk duck and Bream. Life in the Anglesea gave mullet Wurdiboluk, Gherang, Barwon River all provide ideal life to birds and fish, eels. Reeds turned into our baskets.

Life in the forest gave resources like food and lots of tools to use for trade, building, journey

If there was lots to trade, we would share with our families and celebrate

We would name our country, by what we could see.

Our country is remembered by Wadawurrung, our proud spirit walks to tomorrow to teach others the care of our earth.

2. Declaration

In accordance with section 46AO of the Act, the Surf Coast is declared as a distinctive area and landscape.

3. Commencement

This Order commences on 20 September 2021.

4. Description of area

In accordance with section 46AO(2)(a) of the Act, the Surf Coast declared as a distinctive area and landscape is described in the plan numbered **LEGL./21-743** lodged in the Central Plan Office.

5. Attributes and distinctive features of the declared area

In accordance with section 46AO(2)(b) of the Act, Table 1 provides the attributes described in section 46AP(1) that qualify the Surf Coast as an area to be declared as a distinctive area and landscape.

Table 1. Attributes qualifying declared area as a distinctive area and landscape

Item	Attribute	Distinctive Features
1.	Outstanding Environmental Significance	<p>(a) Creeks, wetlands, saltmarshes, woodlands and beaches in the area provide habitat for numerous state and national threatened species.</p> <p>(b) Areas of biodiversity significance include Point Addis Marine National Park, Point Danger Marine Sanctuary, Point Impossible, Karaaf Wetlands, Breamlea Flora and Fauna Reserve, Thompson Creek, Deep Creek, remnant vegetation west of Torquay–Jan Juc.</p>
2.	Significant Geographical Features, including Natural Landforms	<p>(a) Landscape includes areas of state and national significance, particularly along the coastline.</p> <p>(b) Bells Beach, the surrounding rugged coastline and hinterland offers scenic views from landmark cliffs, points and lookouts that define the character of the area.</p> <p>(c) Landscape character is highly visible from main road corridors.</p>
3.	Heritage and Cultural Significance	<p>(a) The region has extensive heritage and cultural value, ranging from areas of Wadawurrung heritage significance, renowned surfing locations and shipwrecks along the coastline.</p> <p>(b) Coastal areas and waterways contain significant Wadawurrung heritage value and are gathering places for the Wadawurrung people.</p> <p>(c) Bells Beach is an area of state heritage significance and included on the Victorian Heritage Register for its surfing, cultural and aesthetic heritage values.</p> <p>(d) The Great Ocean Road is included on the National Heritage List – it serves as a memorial to Australian servicemen in the First World War and enables access to spectacular natural scenery.</p>
4.	Natural Resources or Productive Land of Significance	<p>(a) Surf Coast is a major nature-based tourism destination of state significance, with tourism assets including Bells Beach, the Great Ocean Road and Torquay–Jan Juc.</p> <p>(b) Extractive industries in the area are significant, particularly for their contribution to Victoria’s supply of limestone</p>
5.	Strategic Infrastructure or Built Form of Significance	<p>(a) The Great Ocean Road is strategic infrastructure of national significance and is an important aspect of the tourism economy.</p> <p>(b) Surf Coast Highway and Anglesea Road also form part of the state transport network which is critical for the function of the Surf Coast.</p>

6. Threats of significant land use change of the declared area

In accordance with section 46AO(2)(c) of the Act, the list below identifies the threats of significant or irreversible land use change, as described in section 46AP(2), that would affect the environmental, social or economic values of the declared area.

- (a) Threats to areas of significant biodiversity from land clearing and loss of habitat, urban development pressures including water run-off, human interference increased through tourism and introduced weeds and pests, climate change impacts and natural hazards such as change in water temperatures, sea level rise, storm surges and bushfire;
- (b) Threats to natural landscapes and landforms from urban development expansion, increased visitation pressures, climate change impacts including sea level rise and change in storm patterns expected to increase risk of erosion;
- (c) Threats to preservation of heritage and cultural attributes from township expansion, land use practices and increased tourism activity and recreation;
- (d) Threats to natural resources and productive land from land use conflicts between conservation, agricultural use, residential use and recreation activities; cumulative impacts of development; and natural hazards, including bushfire and flooding;
- (e) Threats to future effectiveness of strategic infrastructure due to increasing pressure from urban growth, tourism activity and cumulative urban development.

Dated: 14 September 2021

Responsible Minister:

THE HON RICHARD WYNNE MP

Minister for Planning

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council

Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017

REMOVAL OF LAND FROM YARRA RIVER LAND

Order in Council

The Governor in Council, under section 14(4) of the **Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017**, removes the land identified as delineated in red hatching on the plan numbered LEGL./21-591 lodged with the Central Plan Office from Yarra River Land. The plan numbered LEGL./21-596 lodged with the Central Plan Office shows the updated Yarra River land delineated in green.

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

Dated: 14 September 2021

Responsible Minister:

HON LISA NEVILLE MP

Minister for Water

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council

Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017

ADDITION OF LAND TO YARRA RIVER LAND

Order in Council

The Governor in Council, under section 14(2) of the **Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017**, adds the land identified as delineated in green hatching on the plan numbered LEGL./21-591, as lodged with the Central Plan Office, to Yarra River Land. The plan numbered LEGL./21-596, as lodged with the Central Plan Office, shows the updated Yarra River land delineated in green.

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

Dated: 14 September 2021

Responsible Minister:

HON LISA NEVILLE MP

Minister for Water

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council

Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017

REMOVAL OF LAND FROM GREATER YARRA URBAN PARKLAND

Order in Council

The Governor in Council, under section 59(4) of the **Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017**, removes the land identified as delineated in red hatching on the plan numbered LEGL./21-592 lodged with the Central Plan Office to Greater Yarra Urban Parkland. The plan numbered LEGL./21-597 lodged with the Central Plan Office shows the updated Greater Yarra Urban Parkland delineated in green.

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

Dated: 14 September 2021

Responsible Minister:

HON LISA NEVILLE MP

Minister for Water

ALEXANDRA DEBELJAKOVIC

Clerk of the Executive Council

Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017

ADDITION OF LAND TO GREATER YARRA URBAN PARKLAND

Order in Council

The Governor in Council, under section 59(3) of the **Yarra River Protection (Wilip-gin Birrarung murrong) Act 2017**, adds the land identified as delineated in green hatching on the plan numbered LEGL./21-592 lodged with the Central Plan Office to Greater Yarra Urban Parkland. The plan numbered LEGL./21-597 lodged with the Central Plan Office shows the updated Greater Yarra Urban Parkland delineated in green.

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

Dated: 14 September 2021

Responsible Minister:

HON LISA NEVILLE MP

Minister for Water

ALEXANDRA DEBELJAKOVIC

Clerk of the Executive Council

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

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- Authorising Act:* Courts
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Act 1991
- Date first obtainable:* 10 September 2021
Code B
116. *Statutory Rule:* Road Safety
(Vehicles)
Regulations 2021
- Authorising Act:* Road Safety
Act 1986
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Code K
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