

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 39 Thursday 30 September 2021

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As from 30 September 2021

The last Special Gazette was No. 539 dated 29 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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General) MELBOURNE CUP HOLIDAY WEEK 2021

Please Note New Deadlines for General Gazette G44/21:

The Victoria Government Gazette (General) for Melbourne Cup week (G44/21) will be published on **Thursday 4 November 2021**.

Copy Deadlines:

Private Advertisements

9.30 am on Friday 29 October 2021

Government and Outer

Budget Sector Agencies Notices

9.30 am on Friday 29 October 2021

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

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

KIM BURNESS Government Gazette Officer

2040

PRIVATE ADVERTISEMENTS

BRETT JAMES HAYDON, of 15, 14 Newry Street, Windsor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 April 2021, are required by the executor, Robert James Haydon, care of Suite 4, 426 Burwood Highway, Wantirna South, Victoria 3152, to send particulars of their claims to him by 2 December 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 2 June 2021.

BALLARDS SOLICITORS PTY LTD, PO Box 4118, Knox City Centre, Victoria 3152. Ph: 03 9800 7500.

Re: JUDITH MARJORIE JEAN JEFFS, also known as Judith Marjorie Jeffs, deceased, late of Opal Somerville, 22 Graff Road, Somerville, Victoria 3912.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died on 1 December 2020, are required by the trustees, Mark Francis Jeffs and Brooke Jeffs, to send particulars of such claims to them, care of the below mentioned lawyers, by 2 December 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

COLIN G. MORRIS & ASSOCIATES, PO Box 216, Mount Eliza, Victoria 3930.

MAY CARL, late of 8 Pommel Crescent, Epping, Victoria, telemarketer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 September 2020, are required by the executor, Terrance John Reid, care of Suite 2, 261–265 Blackburn Road, Doncaster East, Victoria 3109, to send particulars of their claims to him within 60 days of the date of this notice, after which date the executor may convey or distribute the assets of the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 6 April 2021.

COSTANZO LAWYERS, Suite 2, 261–265 Blackburn Road, Doncaster East, Victoria 3109. Ph: 03 9894 5888. Re: CHRISTINA ROSE BUHMANN, late of 3 Blackwood Street, Tecoma, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 March 2021, are required to send particulars of their claims to the executor, Meredith Williams, care of the undermentioned solicitors, on or before 30 November 2021, after which date the executor will distribute the assets, having regard only to the claims of which she then has notice.

CUMBERBATCH & WILLIAMS LAWYERS, 37 Martin Place, Glen Waverley, Victoria 3150.

KARL ANTHONY BARTELT, late of 4 Vicars Street, Hawthorn, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 December 2019, are required by his administrator, Cheryl Li-Yen Lam, to send particulars to her, care of the undermentioned solicitors, by 1 December 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

ELLINGHAUS WEILL,

247 Park Street, South Melbourne, Victoria 3205 and of Level 1, 52 Mitchell Street, Bendigo, Victoria 3550.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

ALAN DOUGLAS CHALMERS, of 14 Hughes Street, Brighton East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 February 2021, are required by Andrew Douglas John Chalmers, care of Hartwell Legal of 8/1 Milton Parade, Malvern, Victoria 3144, the executor of the estate of the deceased, to send particulars of their claims by 29 November 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

HARTWELL LEGAL, 8/1 Milton Parade, Malvern, Victoria 3144. Re: Estate of IAN MORLEY CHEYNE.

Creditors, next-of-kin and others having claims against the estate of IAN MORLEY CHEYNE, late of 19 Walkers Lane, Bright, Victoria, medical scientist, deceased, who died on 19 April 2021, are requested to send particulars of their claims to the executors, care of the undermentioned lawyers, by 1 December 2021, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

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

BRIAN JOSEPH READ, late of 241 Cureton Avenue, Mildura, Victoria, builder/carpenter, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 August 2018, are required by the trustee, Natasha Ann Woods, care of Holcroft Lawyers, PO Box 5028, Mildura, Victoria 3502, to send particulars of their claims to her by 30 November 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

Re: CENNET BAGDAS, late of 22 Bishop Street, Brunswick, Victoria, widow, deceased.

Dated 30 September 2021

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 March 2021, are required by the trustee, Sami Bagdas, care of Jafer Lawyers, 56 Pascoe Vale Road, Moonee Ponds, Victoria, to send particulars to the trustee by 2 December 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice. JAFER LAWYERS.

56 Pascoe Vale Road, Moonee Ponds 3039. info@jaflaw.com.au

JUDITH ANN THOMSON, late of 5A Ludstone Street, Hampton, Victoria, home duties, deceased.

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

who died on 3 April 2021, are required by the executor, Gregory Ian Thomson, to send particulars of such claims to the executor, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice. KCL LAW,

Level 4, 555 Lonsdale Street, Melbourne 3000. ggrech@kcllaw.com.au

Re: VALERIE JOYCE DEETH, late of 10, 519 Nepean Highway, Bonbeach, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of VALERIE JOYCE DEETH, deceased, who died on 9 August 2021, are required by the trustee, Simon Cahill Terides, 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 trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

Re: IAN DANIEL PATIENCE, late of 39 Warleigh Grove, Brighton, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of IAN DANIEL PATIENCE, deceased, who died on 27 May 2021, are required by the trustees, Ophelia Rose Tilley Hollway, Helen Adoranti and Jeremy Richard Browne, 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.

Creditors, next-of-kin and others having claims in respect of the estate of BEVERLEY ALICE DAVIS, late of 206, 1020 Mount Alexander Road, Essendon, Victoria, company

director, deceased, who died on 4 May 2021, are required by the executors, George Robert Davis and Lynda Jane Davis, to send particulars of their claims to the executors, care of the undersigned lawyers, by 1 December 2021, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

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

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

JILLIAN MARIE BRUMEN, late of 12 Bedford Place, Mornington, Victoria 3931, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 August 2020, are required by the administrator, Diana Antoinette Brumen, to send particulars to her, care of the undermentioned solicitors, by 31 December 2021, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

McMANUS & CO. LAWYERS, 103/1 Thomas Holmes Street, Maribyrnong, Victoria 3032. Ref: GM:LD:13512.

LOUIS CERASA, late of Mecwacare Elstoft House, 12–14 Beulah Street, Hamlyn Heights, Victoria 3215, miner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed, who died on 28 November 2020, are required by the executors, Charlotte Cerasa and Francis Cerasa, care of 40 Myers Street, Geelong, Victoria 3220, to send particulars of their claims to them by 7 December 2021, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 9 April 2021.

Dated 23 September 2021

MANN LEGAL, 40 Myers Street, Geelong, Victoria 3220. PO Box 1857, Geelong, Victoria 3220. Ph: 03 5224 2916. BJC:KB:210079P3. Contact: Belinda Jane Cook. ANNETTE JEAN MORRIS, late of 30 Geyde Street, Doncaster East 3109, financial professional, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 March 2021, are required by the executor, Kerry-Anne Louise Rappell, with leave being reserved to Shalene Joy Wilcock and Janine Nicole Morris, the other executors appointed in the Will, to send particulars to her, care of the undermentioned solicitors, by the date not later than 60 days from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only of the claims of which she then has notice.

MARTIN J. HULL LAWYER, 49 Blake Street, Nathalia, Victoria 3638.

Re: JANET DOROTHY GREENWOOD, late of 193 Somerville Road, Yarraville, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 May 2021, are required by the executor, Emily Amanda Greenwood-Cramp, to send particulars of such claims to her, at the undermentioned address, by 30 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.

Emily Amanda Greenwood-Cramp, care of MAURICE BLACKBURN LAWYERS, Level 21, 380 La Trobe Street, Melbourne 3000. Tel: 03 9605 2700. Ref: ZTAPP/5628137.

Re: JUDITH HENKE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 December 2020, are required by the personal representatives, Fiona Susan Scollay and Jennifer Dawn Millar, to send particulars to the personal representatives, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 30 November 2021, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which the personal representatives have notice.

MOORES.

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

PETER ALLAN MARTIN, late of 18 Comer Street, Brighton East, Victoria 3187, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 May 2020, are required by the executors, Anthony Peter Martin and Adrienne Fleur Martin, to send particulars of their claims to them, care of the undermentioned firm, by 30 November 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

PETER R. PURCELL & ASSOCIATES, Suite 3, 81 Beach Road, Sandringham, Victoria 3191.

Creditors, next-of-kin and others having claims in respect of the estate of DEVADASS VENKATASAVELU NAIDOO, late of 33 Jackmans Road, Dadswells Bridge, Victoria, retired, deceased, who died on 19 October 2020, are requested to send particulars of their claims to the executor, Marie Sherson McAlpine, care of the undersigned lawyers, within 60 days of publication of this notice, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

POWER & BENNETT, lawyers, 12 Pynsent Street, Horsham, Victoria 3400.

Re: GRIGORIOUS AVRAMOPOULOS, late of 13 Hakatere Street, Northcote, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 December 2020, are required by the administrators, George Avramopoulos and Prokopios Avramopoulos, to send particulars of such claims to them at the undermentioned address by 19 November 2020, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then has notice.

George Avramopoulos and Prokopios Avramopoulos, care of RDF LAWYERS, 3/451 Nepean Highway, Brighton East 3187. Tel: 03 9596 0627. Ref: Avram. Re: MICHAEL JOHN MAGINNESS, late of 660A Bambra–Boonah Road, Boonah, Victoria 3235, musician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 May 2021, are required by the administrators, Patrick James Maginness and Ann Elizabeth Maginness, to send particulars to them, care of the undermentioned solicitors, by 6 December 2021, after which date the administrators may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

Re: FILOMENA VELLA, late of 81–83 Argyle Avenue, Chelsea, Victoria 3196, cleaner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 August 2021, are required by the executor, Vincent Vella, to send particulars to him, care of the undermentioned solicitors, by 3 December 2021, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of ISOBEL MARY DAVIES, deceased, late of 23–25 Coburns Road, Brookfield, who died on 19 August 2020, are requested to send particulars of their claims to the executors, Heather Maree Davies and Michael Diorietes, care of the undersigned solicitors, by 25 November 2021, after which date the executors will convey or distribute the assets, only having regard to the claims of which they then have notice.

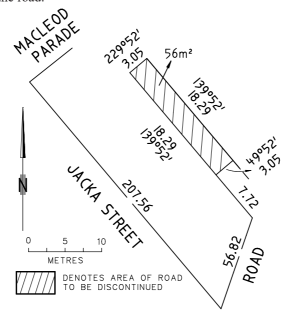
WPC LAWYERS, solicitors, 33 Bakery Square, Melton, Victoria 3337.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



ROAD DISCONTINUANCE

Pursuant to section 206 and Clause 3 of Schedule 10 of the **Local Government Act 1989**, Banyule City Council, at its ordinary meeting held on 20 September 2021, formed the opinion that the section of road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the section of road and to sell the land from the road to an abutting owner subject to any right, power or interest held by Yarra Valley Water and Banyule City Council in the road in connection with any sewers, drains, pipes or cables under the control of those authorities in or near the road.



ALLISON BECKWITH Chief Executive Officer



Proposed Amendment to a Road Management Plan Public Notice Inviting Submissions

In accordance with the provisions of the **Road Management Act 2004** and the Road Management (general) Regulations 2016, the City of Boroondara gives notice of its intention to amend its Road Management (RM) Plan and invites public submissions on the proposed amended RM Plan. The proposed amendments result from Council's review of its RM Plan completed on 27 September 2021. The proposed amended Plan provides more detail about Council's System for managing road assets and alters the inspection frequencies, maintenance standards and response times for path, bridge, road and road related infrastructure in order to ensure consistency with industry practice while considering available resources, risk and customer expectations.

The City of Boroondara RM Plan applies to all roads within the City of Boroondara's boundaries for which the Council is the Responsible Road Authority, as identified in the Council's register of public roads.

A copy of the proposed revised Plan and RM Plan Review 2021 is available on Council's Engage Boroondara website at www.engage.boroondara.vic.gov.au

Any person who is aggrieved by the proposed amendment may make a submission on the proposed amendments by 1 November 2021. Submissions can be made directly through the Engage Boroondara Website or posted to the Chief Executive Officer, Boroondara City Council, Private Bag 1, Camberwell, Victoria 3124.



PROPOSED DRAFT ROAD MANAGEMENT PLAN - INVITING SUBMISSIONS

In accordance with the provisions of the **Road Management Act 2004** and the Road Management (General) Regulations 2016, West Wimmera Shire Council gives notice of its intention to review its Road Management Plan and invites public submissions on the proposed review.

The Draft Road Management Plan 2021 applies to all roads and footpaths within West Wimmera Shire Council boundaries for which the Council is the Responsible Road Authority, as identified in the Council's Register of Public Roads.

The purpose of the review is to update the content of the current plan with respect to the legislative requirements and to review response times and intervention levels to reflect current priorities and strategies. The Draft Road Management Plan 2021 and the Register of Public Roads will be available at Council Offices and on Council's website.

Any person who may be aggrieved by the Draft Road Management Plan may make a submission on the proposed review by 5.00 pm 29 October 2021. Submissions can be made via post addressed to the Chief Executive Officer, PO Box 201, Edenhope, Victoria 3318 or council@westwimmera. vic.gov.au

DAVID BEZUIDENHOUT Chief Executive Officer

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C186dare

The Darebin City Council has prepared Amendment C186dare to the Darebin Planning Scheme.

The land affected by the Amendment is all land in the municipality.

The Amendment proposes to increase the public open space contribution rate for all subdivisions, by amending the schedule to Clause 53.01 (Public Open Space Contribution and Subdivision) and amending the Municipal Strategic Statement (MSS).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at the office of the planning authority, Darebin City Council (Planning Counter), Level 1, 274 Gower Street, Preston, and at the Darebin City Council website, www.darebin.vic.gov.au/C186dare and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/ public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council Meetings and any public hearing held to consider submissions. The closing date for submissions is 31 October 2021. A submission must be sent to the Coordinator Strategic Planning via online submission at www.darebin.vic.gov.au/C186dare or via direct email: planningservices@darebin.vic.gov.au, by post: Darebin City Council, PO Box 91, Preston, Victoria 3072. 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.

> SUE WILKINSON Chief Executive Officer Darebin City Council

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C143macr

The Macedon Ranges Shire Council has prepared Amendment C143macr to the Macedon Ranges Planning Scheme.

The land affected by the Amendment is the heritage places and trees in the vicinity of the Hamilton Street, Kilmore and Melbourne Roads intersection, Gisborne,

The Amendment proposes to apply a Heritage Overlay to the Bunjil Creek bridge and bluestone channel (HO351) and extend an existing Heritage Overlay 'Memorial Precinct (Howey Reserve)' (HO289) to include three trees, in the vicinity of the Hamilton Street, Kilmore Road and Melbourne Road intersection, Gisborne. This will implement the recommendations of the Macedon Ranges Bunjil Creek Bridge and Channel, Gisborne Local-level Heritage Assessment, April 2020 (adopted 27 May 2020) and the Macedon Ranges Trees at intersection of Bunjil Creek, Kilmore Road and Melbourne Road, Gisborne Heritage Assessment, May 2020 (adopted 24 June 2020) to these locally significant heritage features in the vicinity of the Hamilton Street, Kilmore and Melbourne Roads intersection, Gisborne.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: the Macedon Ranges Shire Council website at https://www.mrsc.vic.gov.au/About-Council/ News/Have-Your-Say; during office hours, at Macedon Ranges Shire Council offices and Service Centres at: Gisborne Council Office. 40 Robertson Street, Gisborne; Kyneton Council Office, 129 Mollison Street, Kyneton; Romsey Library, 96-100 Main Street, Romsey; and Woodend Library, corner Forest and High Streets, Woodend; 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 Friday 12 November 2021. A submission must be sent to the Macedon Ranges Shire Council, PO Box 151, Kyneton, Victoria 3444; or, can be made via the Macedon Ranges Shire Council's 'Have your say' webpage at https://www.mrsc.vic.gov.au/About-Council/News/Have-Your-Say; or sent via email to mrsc@mrsc.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.

BERNIE O'SULLIVAN Chief Executive Officer Macedon Ranges Shire 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 2 December 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.

- BALLANTINE, Michael, late of Unit 2, 1 Gladstone Grove, South Melbourne, Victoria 3205, deceased, who died on 27 November 2020.
- KIRSCH, Leon Clive, late of TLC Homestead Estate, 2/18 Homestead Avenue, Wallington, Victoria 3222, deceased, who died on 12 June 2021.
- MILLAR, Mathew, also known as Matthew Millar, late of Unit 62, 25 King Street, Prahran, Victoria 3181, deceased, who died on 16 April 2021.
- PANKHURST, William George, late of 83 Bladin Street, Laverton, Victoria 3028, pensioner, deceased, who died on 12 April 2021. Date of Grant 21 September 2021.

- PITFIELD, Mark Anthony, also known as Markie, late of 76–88 Cants Road, Colac, Victoria 3250, deceased, who died on 9 June 2021.
- VITKOVSKY, Friedrich, also known as Fritz Vitkovsky, late of Unit 14, 39–45 Somerset Street, Richmond, Victoria 3121, retired, deceased, who died on 13 July 2021.

Dated 23 September 2021

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

The fees will be published on the internet at http://www.health.vic.gov.au/cemeteries and will also be published on the cemetery trust website at http://www.smct.org.au

The Southern Metropolitan Cemeteries Trust Dated 21 September 2021

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Associations Incorporation Reform Act 2012 SECTION 135

On 2 September 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.

'For the Good of Devenish' Inc.; Al-Mustakbal Inc.; Alwaseela Radio Inc.; Armed & Dangerous: Arts Media Projects Inc.; Arthouse Collective Inc.; Association of Building Sustainability Assessors Victoria Inc.; Auschina

National Education, Culture & Arts Council Inc.: Aus-Dragon International Commerce Association; Australia Auto Camping Association Inc.; Australia Shandong Chinese Hometownship Society Inc.; Australian Academy of Rebirthing/Breathwork (Vic.) Inc.; Australian Anglo-Indian Relief Fund Inc.; Australian Association of Professional Kinesiology Inc.; Australian Bulb Association Inc.; Australian Friends of Hefei Association Inc.; Australian Institute of Professional Investigators Inc.; Australian Lotto Players Association Inc.; Autonomous Arts Developments Inc.; Be Perfect in Unity Church Inc.; Bendigo Horse Industry Board Inc.; Boroondara Shanghai Lianyi Association Inc.; Building Engineering Development Society Inc.; Bullens Lane Association Inc.; Care Africa International Inc.; Casey Sudanese Women and Youth Group Inc.; Casino.Org.Au-Australian Gaming Community Inc.; Central Victorian Model Power Boat Association Inc.; China Business Migrant Committee Inc.; City by City Leadership Inc.; Clan Macleod Pipe Band and Society of Australasia Bendigo Inc.; Cobram And District Junior Football Association Inc.; Committee for Wellington Inc.; Community of St Damien of Molokai Inc.; Comorian Community of Victoria Inc.; Congo Appeal Inc.; Craigieburn Eagles Rugby Football Club Inc.; Devenish Memorial Sports Club Inc.; Devenish Tennis Club Inc.; Dromana Sportsman's Association Inc.; Drouin Warragul and Districts Apex Club Inc.; Eat Your Campus Inc.; Eelamurasu Australia Inc.; Eliza Village Squash Club Inc.; Emergency Assessment and Fire Competency Inc.; Ezderi Community Inc.; Farmdogz Rescue Inc.; Ferguson Watch Inc.; Festivals Creswick Inc.; First Samoan Full Gospel Pentecostal Church Mill Park Melbourne Australia Inc.; Forgotten Australians Victorian Action Group Inc.; Gherang Community & Environment Group Inc.; Global Harmony Foundation Inc.; Grampians Four Wheel Drive Club Inc.; Hampton Park Table Tennis Club Inc.; Hellenic Association of New Migrants (Victoria) Inc.; High Rainfall Sheep Management Group Inc.; Homebrew Cultural Association Inc.; Hope Mission Australia Inc.; International Commercial Chamber of Strategic Asset Allocation Inc.; Ivanhoe Junior Cricket Club Inc.; Jubbah Valley Somali Community of Victoria Inc.; Juorkoch Community Association of Australia Inc.; Kensington Village Network Inc.; Khmer Association of Geelong Inc.; King Valley Kennel Club Inc.; Kinglake Ranges Film Society Inc.; Landsborough Sports Association Inc.;

Leopold Memorial Skatepark Inc.; Marsdrive Australia Inc.; Melbourne Aikijujutsu Club Inc.; Melbourne Gospel Radio Inc.; Melbourne Jazz Dance Association Inc.; Melbourne Men's Support Network Inc.; Melbourne Multi-Culture Communication and Research Institute Inc.; Melbourne Sri Lankan Sports Club Inc.; Mission Possible Youth Centre Inc.; Moorabbin Rams Netball Club Inc.; Moorabool Valley Little League Inc.; Mt Clear Tennis Club Inc.; Mums and Bubs Club Inc.; Murrabit Cricket Club Inc.; Nagambie Community Centre Inc.; Nagambie Junior Netball Club Inc.; Nathalia & District Garden Lovers Inc.; New Music Australia Inc.; New Zealand Maori Club Taku Mana Cultural Group of Victoria Inc.; Noojee Progress Association Incorporated; North East Refugee Organisation Inc.; Northern Saints Social Club Inc.; Nyirol Community Foundation (NCF) Inc.; Pakenham Business Group Inc.; Pan-Messinian Federation of Australia and New Zealand Inc.; Pop Culture Theatre Inc.; Pro Stock Owners Association Inc.; Quadrille Australia Inc.; Ramakrishna Vedanta Society of Victoria (Australia) Inc.; Raw & Rugged Inc.; Red Dragon Martial Artz Inc.; Redesdale & District Tennis Association Inc.; Responsible Gaming Association Inc.; Save Our Schools Inc.; Seahorses Waterpolo Club Inc.; Sharks Indoor Sports Inc.; Sherbrooke Foothills Historical Society Inc.; Shree Maatha – the Pathway to Spirituality Inc.; Sirilak Media Foundation Inc.; Somali Solidarity Community Association Inc.; South-East Network Group Inc.; Sunbury Social Club for Single People Inc.; Sunraysia Adhd Support Group Inc.; Sunraysia Harvest Christian Fellowship Inc.; Sunraysia Youth Performing Arts Company Inc.; Swayamvar Marriage Bureau Inc.; Tang Tang Water Inc.; The Friends of The Victorian College of the Arts Inc.; The Lost Tribes Ministry Inc.; Tongan Kalapu Mangafa Association Inc.; Ultima Golf Club Inc.; Unpol (Vic.) Club (Inc.); Victorian Billy Cart Championships Inc.; Victorian House Truckers Association Inc.; Victorian Institute of Professional Practitioners of Vocational Education and Training Inc.; Vietnamese-Chinese Elderly Association in the West Inc.; Werribee Singles Inc.; Wings Foundation Inc.; Y Art (Youth Art) Inc.; Youthworks Victoria Inc. Dated 30 September 2021

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

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREA

I, Geoffrey Conway, Deputy Chief Fire Officer, Gippsland Region, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Environment, Land Water and Planning, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
1	LEGL./21-607	Gippsland	Tambo	Back Road	1/10/2021	30/11/2021
2	LEGL./21-746	Gippsland	Tambo	Colquhoun	1/10/2021	30/11/2021
3	LEGL./21-606	Gippsland	Tambo	Woolshed Creek	1/10/2021	30/11/2021

Table - Firewood collection areas

Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. **DELWP** means Department of Environment, Land Water and Planning.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning see https://www.landata.vic.gov.au select Central Plan Office, and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from ffm.vic.gov.au/firewood.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 28 September 2021

GEOFFREY CONWAY

Deputy Chief Fire Officer, Gippsland Region Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Forests Act 1958

REVOCATION OF DETERMINATION OF FIREWOOD COLLECTION AREA

I, Geoffrey Conway, Deputy Chief Fire Officer, Gippsland Region, Department of Environment, Land, Water and Planning, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, under section 57U of the **Forests Act 1958**, revoke the determination of the firewood collection areas described in items 58 and 60 of the table in the determination made under section 57U of the **Forests Act 1958** on 24 August 2021 and published in the Government Gazette No. G 34 on 26 August 2021.

This revocation comes into operation on 1 October 2021.

Dated 28 September 2021

GEOFFREY CONWAY

Deputy Chief Fire Officer, Gippsland Region Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Melbourne Cricket Ground Act 2009

MELBOURNE CRICKET GROUND FLOODLIGHT DETERMINATION NO. 2/2021

I, Martin Pakula, Minister for Tourism, Sport and Major Events, make the following determination:

1. Title

This determination may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Determination No. 2/2021.

2. Objectives

The objectives of the determination are to:

- (a) specify the days and times during which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground (MCG) may be used; and
- (b) specify the purposes for which the floodlights may be used on those days.

3. Authorising provision and commencement

This determination is made under section 30 of the Melbourne Cricket Ground Act 2009 and commences on the date it is published in the Government Gazette.

4. Floodlights may be used on certain days at certain times and for certain purposes

The floodlights affixed to the floodlight towers at the Melbourne Cricket Ground may be used:

- (a) between 8.00 am and 8.00 pm from Monday 4 October 2021 to Sunday 27 February 2022 for the purpose of aligning, testing and repairing the floodlights;
- (b) between 8:00 am and 11.00 pm from Monday 4 October 2021 to Sunday 27 February 2022 for the purpose of training or playing any form of cricket; including but not limited to:
 - Boxing Day Test
 - Big Bash League and Women's Big Bash League
 - One Day Internationals
 - Sheffield Shield
 - Marsh One Day Cup
- (c) between 7.30 pm and 11.00 pm on Friday 24 December 2021 for the Network Nine telecast of Carols by Candlelight.

Note: Specific match dates within the period specified in clause 4(b) of this determination will be announced by Cricket Australia and published on its website.

Dated 17 September 2021

THE HON. MARTIN PAKULA MP Minister for Tourism, Sport and Major Events

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Feature Naming

Change Request Number	Feature Name	Authority and Location
_	Sixteen Mile Drain	Melbourne Water Feature: Irrigation Channel Located at (145.715719, -38.116408) For further details see map at www.land.vic.gov.au/place-naming
_	Rifle Range	Melbourne Water Feature: Watercourse Located at (145.280654, -37.521076) For further details see map at www.land.vic.gov.au/place-naming
141912	Djambies Park	Wellington Shire Council Located between Mark Avenue and Krista Court in Sale For further details see map at www.land.vic.gov.au/place-naming
141803	Kirrip Community Centre	Whittlesea City Council Located at 135 De Rossi Boulevard, Wollert For further details see map at www.land.vic.gov.au/place-naming
141519	Korumburra Community Hub	South Gippsland Shire Council Located at 15 Little Commercial Street, Korumburra For further details see map at www.land.vic.gov.au/place-naming

Road Naming

Change Request Number	Road Name	Locality	Naming Authority and Location
141750	Carex Court	Lara	Greater Geelong City Council Private Road Located within the retirement village at 60 Watt Road
141753	Teal Lane	Carrum	Kingston City Council Re-naming of Kipling Court which traverses West off Kipling Street
141640	Ibis Lane	Mordialloc	Kingston City Council Re-naming of Ormond Lane which traverses South of Ormond Street

Geographic Names Victoria Land Use Victoria 2 Lonsdale Street Melbourne 3000

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:	Victor Bennett of Melton South in the State of Victoria		
Date this Interim Prohibition Order takes effect:	21 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 13 December 2021 while an investigation is conducted unless it is revoked before that date.		
Effect of this Interim Prohibition Order:	1. The general health service provider named above must not, directly or indirectly:		
	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 publis a copy of this Interim Prohibition Order on the homepage, a manner that is easily visible to the public, of any website social media platform he uses to offer or promote any gener health service.		
	4. The published Interim Prohibition Order must remain on websites at all times until the Interim Prohibition Order has expired or is revoked.		

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

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

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

KAREN CUSACK Health Complaints Commissioner

Mineral Resources (Sustainable Development) Act 1990

NOTICE OF A REFERRAL TO THE MINE LAND REHABILITATION AUTHORITY

I, Jaala Pulford MP, Minister for Resources, under section 84AQ(1)(a) and (c) of the **Mineral Resources (Sustainable Development)** Act 1990, refer for investigation to the Mine Land Rehabilitation Authority matters relating to the rehabilitation of the declared mine land as declared by order published in the Government Gazette (No. S 366 dated 8 September 2010) being the land within Mining Licence Number 5004 (MIN5004) held by Hazelwood Power Corporation Pty Ltd ACN 065 381 204 and rehabilitation planning activities in accordance with the terms of reference specified below.

Terms of reference

The Mine Land Rehabilitation Authority is required to investigate and report to the Minister on the following matters:

Rehabilitation planning activities

- What are the recommended methods for geotechnical assessments of Latrobe Valley coal mine batter stability and the criteria employed to demonstrate stability during water filling. Matters for investigation must include:
 - a. standards for assessing failure risk covering both Probability of Failure and Factor of Safety analysis during water filling;
 - b. suitable processes for method application, presentation of results, and underpinning assumptions and uncertainties.
- 2. Define a set of reference water fill levels and identify the data, information and knowledge required to manage risks associated with filling to each reference level, including having regard to batter redesign and/or modification works, including controls, that may be necessary to ensure stability risks are minimised as far as possible and support any planning and other approvals that may be required.

Rehabilitation of declared mine land

- 3. Identify the risks to the environment, to members of the public, land, property or infrastructure and the controls/mitigation strategies needed to eliminate or reduce those risks as far as reasonably practicable to safely manage water fill at the declared mine land, including:
 - a. the sufficiency of the licensee's assessments of the risks to the environment, members of the public, land, property and infrastructure;
 - b. the adequacy of the licensee's proposed controls/mitigation strategies to eliminate or reduce those risks as far as reasonably practicable;
 - c. risks associated with dewatering the declared mine land and types of relevant controls, if works are later determined to be necessary to manage risks arising from dewatering the declared mine land;
 - d. recommendations for an adaptive monitoring, assessment and management approach of geotechnical and erosional risks for a rapid and/or episodic water infill.
- 4. Identify any additional steps necessary to ensure alignment between the proposed rehabilitation works within the Hazelwood mine and the Latrobe Valley Regional Rehabilitation Strategy and Declared Mine Rehabilitation Plan requirements from time to time, including potentially through conditions upon approvals, having regard to the principles of sustainable development.
- 5. Identify the risks that may require monitoring, maintenance, treatment or other ongoing land management activities after rehabilitation is complete, the activities required to manage the risks and the projected costs to manage the risks.

Conduct of the investigation

The Mine Land Rehabilitation Authority must undertake its investigation in accordance with the provisions of Part 7A of the Act.

Reporting requirements

The Mine Land Rehabilitation Authority should report its findings and make recommendations no later than:

- (a) two months from commencement in respect of terms of reference 1 and 3,
- (b) four months from commencement in respect of terms of reference 2 and 4,
- (c) five months from commencement in respect of term of reference 5.

Dated 20 September 2021

Pipelines Act 2005

SECTION 67

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER	PL161			
NAME OF LICENSEE	Air Liquide Australia Limited			
ADDRESS(ES) OF LICENSEE	Level 12, 600 St Kilda Road, Melbourne, Victoria 3004			
AUTHORISED ROUTE	The pipeline is a nitrogen line made of two sections 3" and 6". The 3" section of the pipeline connects the ALA metering station located above the ground on the Onesteel site at 27–45 Fitzgerald Road, Laverton North, with the 6" pipeline section. The length of this section is 25 metres. The 6" section runs along Kororoit Road, Altona, Maria Street and Fitzgerald Road, Laverton North. The lengt of this pipeline is 11.69 km. The overall length of the pipeline is approximately 11.94 km.			
ALTERATION	1. The alteration is to remove the section shown in blue on map Pipeline 161 Route – Rev 1.			
	As from today: 2. The route of the pipeline starts at 631–639 Kororoit Creek Road, Altona, and heads north to a line valve in Maria Street, Altona. The pipeline then branches north to end at 105 Dohertys Road, Laverton North, and branches west to end at a valve at Fitzgerald Road, Laverton North. From the valve at Fitzgerald Road, the pipeline branches north to end at 173 Fitzgerald Road, Laverton North, and branches south to end at 33 Fitzgerald Road, Laverton North.			
	3. The route is shown by the red and yellow line on map Pipeline 161 Route – Rev 1.			

Dated 8 September 2021

DON HOUGH Principal, Pipeline Regulation Delegate of the Minister for Energy, Environment and Climate Change

Pipelines Act 2005 SECTION 70

Significant Alteration to Authorised Route

PIPELINE LICENCE NUMBER	PL101	
NAME OF LICENSEE	APA VTS Australia (Operations) Pty Ltd	
ADDRESS(ES) OF LICENSEE	Level 19, HSBC Building 580 George Street, Sydney, New South Wales 2000	
AUTHORISED ROUTE	1. The pipeline commences at the Keon Park offtake with a 600 mm nominal bore and heads north for 14.1 km to the Wollert Compressor Station. It then continues north for 269.4 km with a 300 mm nominal bore terminating at the Wodonga City Gate. The pipeline also includes a 34.5 km lateral with a 200 mm nominal bore from the Euroa City Gate to the Shepparton City Gate and a 258.8 km looping of the 300 mm Wollert to Wodonga pipeline with a 400 mm nominal bore pipeline between Wollert and Barnawartha.	
	2. The overall length of the pipeline is approximately 576.8 km.	
ALTERATION	The alteration is to add a 40 metre lateral to the Logic–Wodonga City Gate. As from today:	
	2. The pipeline commences at the Keon Park offtake with a 600 mm nominal bore and heads north for 14.1 km to the Wollert Compressor Station. It then continues north for 269.4 km with a 300 mm nominal bore terminating at the Wodonga City Gate. The pipeline also includes a: 34.5 km lateral that starts at the Euroa City Gate and ends at the Shepparton City Gate; 40 metre lateral that starts at a valve on PL101 and ends at the Logic—Wodonga City Gate and a 258.8 km looping of the 300 mm Wollert to Wodonga pipeline with a 400 mm nominal bore pipeline between Wollert and Barnawartha.	
	3. The authorised route of the pipeline is delineated by the red and green lines depicted on Drawing Numbers: A6-101-1 Rev 0.3, A6-101-2 Rev 1.2, A6-101-3 Rev 1.2, A6-101-4 Rev 0.2, A6-101-5 Rev 0.3, A6-101-6 Rev 0.2, A6-101-7 Rev 0.2, A6-101-8 Rev 0.3, A6-101-9 Rev 0.3, WOP.2373-DWG-L-1010.01 Rev 0.3, A6-101-11 Rev 0.2, A6-101-12 Rev 0.6, A6-101-13 Rev 0.2, A6-101-14 Rev 0.2, A6-101-15 Rev 1.6 and A6-101-16 Rev 0.3 and replace all existing drawings.	

CONDITIONS

For that part of the authorised route that is subject to alteration, the following conditions apply:

- a. Maximum Allowable Operating Pressure: 7400 kPa
- b. Contents: Gaseous Hydrocarbons
- c. Length: 40 m
- d. Nominal Diameter: 150 mm (approximately)

Dated 8 September 2021

DON HOUGH ipeline Regulation

Principal, Pipeline Regulation Delegate of the Minister for Energy, Environment and Climate Change

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF ASPARAGUS STEM BLIGHT

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease asparagus stem blight exists within Australia but outside Victoria, make the following Order.

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of asparagus stem blight* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G39 on 1 October 2020 at pages 2053–2054 is **revoked**.

5 Definitions

In this Order -

asparagus stem blight means the disease caused by the exotic fungus *Phomopsis asparagi* (Sacc.) Bubák.

host material means any host plant, agricultural machinery, used package or earth material in which any host plant has grown.

host plant means any plant or plant product of the genus *Asparagus*.

6 Prohibitions, restrictions and conditions

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

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

7 Verification of Consignments

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

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

8 Expiry

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

Schedule

Host materials -

- (1) in the case of asparagus spears, must undergo
 - (a) packing line treatment, at a minimum concentration at least 50 ppm available chlorine, at a rate of not less than 20 L/min, where the pH is maintained between 6.5 to 7.0; and where the spears remain wet for five minutes after treatment; or
 - (b) hydro cooling treatment after packing at a minimum concentration at least 50 ppm available chlorine, at a rate of not less than 20 L/min, where the pH is maintained between 6.5 to 7.0; and where the spears remain wet for five minutes after treatment.
- (2) In the case of agricultural equipment used in the cultivation, harvesting or transport of host plants, must be
 - (a) cleaned free of earth material and organic matter by
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) inspected and found free of earth material and organic matter.
- (3) in the case of used packages, must be
 - (a) cleaned free of earth material and organic matter by
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) disinfected by dipping or spray rinsing for at least 1 minute with
 - (i) a solution of phenolic disinfectant followed by rinsing with water; or
 - (ii) a solution of at least 50 ppm available chlorine where the pH is maintained between 6.5 and 7.0; and
 - (c) inspected and found free of earth material and organic matter.

Dated 21 September 2021

ROSA CRNOV Chief Plant Health Officer

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 39 of the **Retirement Villages Act 1986** Retirement Village Notice AT704280F, registered on Certificate of Title Volume 12202 Folio 875 on 19 October 2020, under the **Transfer of Land Act 1958**, is cancelled.

Dated 27 September 2021

NICOLE RICH Director, Consumer Affairs Victoria



Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES DECLARATION NO. 825

Central Highlands Water declares the properties as described below to be serviced properties for the purpose of the **Water Act 1989** on and from Thursday 25 November 2021.

PROPERTY	TOWNS	TYPE			
PS846872V Lot 250-277 incl.	Alfredton	water/sewer			
PS813916N Lot 1	Ballarat Central	water/sewer			
PS840164H Lot 1-4 incl.	Ballarat East	water/sewer			
PS212449K Lot 3	Beaufort	water			
C/A 11 Sec 51	Beaufort	water/sewer			
PS840209M Lot 1-17 incl.	Brown Hill	water/sewer			
C/A 7 Sec 22	Buninyong	water/sewer			
TP238134N Lot 2	Carisbrook	water/sewer			
LP60802 Lot 1	Creswick	water/sewer			
C/A 1B Sec 2K	Daylesford	water/sewer			
PS845795S Lot 1 and 2	Daylesford	water/sewer			
PS703524V Lot 3 and 4	Daylesford	water/sewer			
PS841346V Lot 1-8 incl.	Miners Rest	water/sewer			
PS803278B Lot 1-4 and 20-23 incl.	Mount Helen	water/sewer			
PS837494D Lot 1 and 2	Newlyn	water			
PS834638W Lot 1 and 2 Wendouree water/sewer					
For more information contact Central Highlands Water on 1800 061 514.					

Water Act 1989

YARRA VALLEY WATER – DECLARATION OF SERVICED PROPERTIES

Pursuant to section 144 of the **Water Act 1989**, Yarra Valley Water declares the following land to be serviced property for the listed services from 30 September 2021.

Development Address/Estate Name	Stage/s	Plan of Subdivision Number	Suburb	Drinking Water	Recycled Water	Sewerage Services
Trijena	12	PS837850H	Mickleham	Y	Y	Y
Ooranya Estate	9	PS846190Y	Donnybrook	Y	Y	Y
Platform	71	PS840624Y	Mickleham	Y	Y	Y
Merrifield Living – Section D	73	PS840623B	Mickleham	Y	Y	Y
Merrifield Living – Section D	19	PS822763L	Donnybrook	Y	Y	Y
Kinbrook Estate	20	PS825759K	Donnybrook	Y	Y	Y
Kinbrook Estate	9	PS823897H	Donnybrook	Y	Y	Y
105 Newlands Road, Coburg North	322	PS822687A	Coburg North	Y	N	Y
225 Boundary Road, Wollert 3750	10B	PS835640F	Wollert	Y	Y	Y
Cloveron Estate	5	PS839274H	Kalkallo	Y	Y	Y

Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment Amendment C358boro

The Minister for Planning has approved Amendment C358boro to the Boroondara Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment applies the Heritage Overlay to 26 Goldthorns Avenue, Kew (HO930), 3–5 Florence Avenue, Kew (HO931) and 97 Argyle Road, Kew (HO932), on an interim basis until 1 August 2022.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Boroondara City Council website at http://www.boroondara.vic.gov.au and/or during office hours at the offices of the Boroondara City Council, 8 Inglesby Road, Camberwell.

STUART MENZIES
Director, State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987 CARDINIA PLANNING SCHEME

Notice of Approval of Amendment Amendment C228card

The Minister for Planning has approved Amendment C228card to the Cardinia Planning Scheme. The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment implements the recommendations of the Pakenham Major Activity Centre Structure Plan, February 2021 by rezoning land within the Pakenham Major Activity Centre to the Activity Centre Zone (ACZ), inserting a new Schedule 1 to the ACZ titled 'Pakenham Major Activity Centre' and making other consequential changes to the Cardinia Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Cardinia Shire Council website at http://www.cardinia.vic.gov.au and/or during office hours at the offices of the Cardinia Shire Council, 20 Siding Avenue, Officer, Victoria.

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C230glen

The Minister for Planning has approved Amendment C230glen to the Glen Eira Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment extends the expiry date for interim Design and Development Overlay Schedules 8, 9 and 10 (DDO8, DDO9 and DDO10) in the Bentleigh, Carnegie, and Elsternwick Activity Centres by three months until 30 December 2021.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation and, free of charge, at the Glen Eira City Council website at www.gleneira.vic.gov.au and/or during office hours, at the offices of the Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield, Victoria.

STUART MENZIES
Director, State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of Approval of Amendment

Amendment C256hume

The Minister for Planning has approved Amendment C256hume to the Hume Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment rezones 72 Railway Crescent and 61 Blair Street, Broadmeadows from Commercial 2 Zone (C2Z) to Public Park and Recreation Zone (PPRZ).

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Hume City Council website, www.hume.vic.gov.au/Building-and-Planning/Strategic-Planning/Planning-Scheme-Amendments, or during office hours at the offices of the Hume City Council, 1079 Pascoe Vale Road, Broadmeadows.

Planning and Environment Act 1987 MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment Amendment C142maro

The Minister for Planning has approved Amendment C142maro to the Maroondah Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment applies Heritage Overlay (HO) to the property at 35 Alto Avenue, Croydon on a permanent basis. The Heritage Overlay was placed in the interim by Amendment C141maro.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Maroondah City Council website at https://www.maroondah.vic.gov.au/Development/Planning/Planning-our-city/Current-planning-scheme-amendments and/or during office hours at the offices of Maroondah City Council 179 Maroondah Highway, Ringwood.

STUART MENZIES
Director, State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C308melb

The Minister for Planning has approved Amendment C308melb to the Melbourne Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment implements the recommendations of the Synthesis Report: Promoting High Quality Urban Design Outcomes in the Central City and Southbank, January 2018 by introducing new urban design built form controls through Design and Development Overlay Schedule 1 and making several other consequential changes to the Melbourne Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation and, free of charge, at the City of Melbourne website at www.melbourne.vic.gov.au and/or during office hours at the offices of the City of Melbourne, Council House 2, Planning and Building Reception Counter, Level 3, 240 Little Collins Street, Melbourne.

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment Amendment C398melb

The Minister for Planning has approved Amendment C398melb to the Melbourne Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment applies a Specific Controls Overlay (SCO) to 21–35 Power Street and 38 Freshwater Place, Southbank to facilitate the use and development of a multi-level, commercial building with an associated basement area and creation of access to Power Street and inserts the document titled '21–35 Power Street and 38 Freshwater Place, Southbank, July 2021' as an incorporated document in the Schedule to Clause 72.04 into the Melbourne Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation and, free of charge, at the Melbourne City Council website at www.melbourne.vic.gov.au/ and/or during office hours at the offices of the Melbourne City Council, 90–120 Swanston Street, Melbourne.

STUART MENZIES
Director, State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C170melt

The Minister for Planning has approved Amendment C170melt to the Melton Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment deletes the Development Plan Overlay and associated Schedules from certain areas within the municipality which are now largely developed and where the requirement for this planning control is now considered redundant.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected at the Melton City Council website at http://www.melton.vic.gov.au/planningschemeamendments and/or, free of charge, during office hours at the offices of the Melton City Council, 232 High Street, Melton.

Planning and Environment Act 1987 MORELAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C207more

The Minister for Planning has approved Amendment C207more to the Moreland Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment applies the Heritage Overlay to 42 individual heritage places, four heritage places within a new serial listing, seven heritage precincts and three precinct extensions within the municipality on an interim basis until 31 May 2022.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation and, free of charge, at the Moreland City Council website at http://www.moreland.vic.gov.au/ and/or during office hours at the offices of the Moreland City Council (Moreland Civic Centre), 90 Bell Street, Coburg.

STUART MENZIES
Director, State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987 STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C311ston

The Minister for Planning has approved Amendment C311ston to the Stonnington Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment amends Clause 21.04-1 (Activity centres) and Schedule 21 to Clause 43.02 (Hawksburn Village Neighbourhood Activity Centre) to correct obvious and technical errors, clarify and improve grammar and language and correct mapping anomalies within the Schedule.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the website of the Stonnington City Council, www. stonnington.vic.gov.au; and/or during office hours at the Stonnington City Centre, 311 Glenferrie Road, Malvern, Victoria 3144.

Planning and Environment Act 1987 WANGARATTA PLANNING SCHEME

Notice of Approval of Amendment Amendment C81wang

The Minister for Planning has approved Amendment C81wang to the Wangaratta Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment implements the recommendations of the Wangaratta Urban Waterways Flood Investigation Study 2017 by mapping and associated schedule changes.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Wangaratta Rural City Council website at https://www.wangaratta.vic.gov.au/planning-development/strategic-planning/planning-scheme-amendments and/or during office hours at the offices of the Wangaratta Rural City Council, Wangaratta Government Centre, 62–68 Ovens Street, Wangaratta.

STUART MENZIES
Director, State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987 WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C204wsea

The Minister for Planning has approved Amendment C204wsea to the Whittlesea Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment implements the land use and built form outcomes of the Plenty Valley Town Centre Structure Plan into the Whittlesea Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Whittlesea City Council website at www.whittlesea.vic. gov.au/ and/or during office hours at the offices of the Whittlesea City Council, Civic Centre Office, 25 Ferres Boulevard, South Morang.

Planning and Environment Act 1987 WODONGA PLANNING SCHEME

Notice of Approval of Amendment Amendment C131wdon

The Minister for Planning has approved Amendment C131wdon to the Wodonga Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment deletes Development Plan Overlay Map No. 11DPO from the land, applies a new Environmental Significance Overlay Schedule 7 – Wodonga Water Treatment Plant to the site and a buffer area; includes related reference documents at Clause 21.12; and includes the North East Region Water Corporation as a determining referral authority at Clause 66.04 – Referral of Permit Applications Under Local Provisions.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Wodonga City Council website at http://www.wodonga.vic.gov.au and/or during office hours at the offices of the Wodonga City Council, 104 Hovell Street, Wodonga.

ORDERS IN COUNCIL

Control of Weapons Act 1990

GENERAL EXEMPTION - IMITATION FIREARMS

Order in Council

The Governor in Council under section 8B of the Control of Weapons Act 1990 orders that –

Commencement

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

Definitions

In this Order –

- (a) *imitation firearm* means a device,
 - the appearance of which could reasonably be mistaken for that of an operable firearm; but
 - ii. which is not designed or adapted to discharge shot or a bullet or other missile by the expansion of gases produced in the device by the ignition of strongly combustible materials or by compressed air or other gases, whether stored in the device in pressurised containers or produced in the device by mechanical means and is not capable of being made to do so.
- (b) *gel blaster or similar device* means a type of imitation firearm:
 - i. that is designed to discharge a water gel ball or similar projectile; and
 - ii. that has an appearance which could reasonably be mistaken for that of an operable firearm.

Exemption

A class of person listed in Column 1 of the Table is exempt from sections 5(1), 5(1AA), 5(1AB), 5(1A) and 5AB(1) of the **Control of Weapons Act 1990** (as the case requires) as these sections apply to an activity listed in Column 2 of the Table in relation to a device listed in Column 3 of the Table, for the purpose listed in Column 4 of the Table.

TABLE

Item	Column 1	Column 2	Column 3	Column 4
	Class of Person	Activity	Device	Purpose
1	A person aged 18 years or over who is an employee, member or volunteer of a museum or gallery registered through the Museum Accreditation Program of Australian Museums and Galleries Association Victoria (AMaGA Victoria) or a museum to which an exemption is issued under section 184 of the Firearms Act 1996.	 Possess, use or carry. Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. Bring into Victoria. Cause to be brought into or sent into Victoria. Purchase. Display or advertise for sale. Sell to a person (other than a child). 	Imitation firearm, except a gel blaster or similar device.	Keep and display an imitation firearm with a historical or cultural significance, except a gel blaster or similar device.

Item	Column 1 Class of Person	Column 2 Activity	Column 3 Device	Column 4 Purpose
2	A person aged 18 years or over who is an employee, member or volunteer of a theatre or opera company (including a school production) or film or television production company.	 Possess, use or carry. Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. Bring into Victoria. Cause to be brought into or sent into Victoria. Purchase. Display or advertise for sale. Sell to a person (other than a child). 	Imitation firearm, except a gel blaster or similar device.	Rehearse for and stage a dramatic or musical performance open to the public. Make a film or television production.
3	A person aged under 18 years who is a member or volunteer of a theatre or opera company (including a school production) or film or television production company.	 Possess, use or carry. Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. 	Imitation firearm, except a gel blaster or similar device.	Rehearse for and stage a dramatic or musical performance open to the public. Make a film or television production.
4	The Returned and Services League of Australia (Victorian Branch) Inc (RSL), a sub-branch of the RSL; an officer or member of such a sub-branch.	 Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. Bring into Victoria. Cause to be brought into or sent into Victoria. Purchase. Display or advertise for sale. Sell to a person (other than a child). 	Imitation firearm, except a gel blaster or similar device.	Display an imitation firearm, except a gel blaster or similar device. Participate in ceremonial activities and commemorate the actions of serving and former members of the naval, military or air forces of the Commonwealth of Australia and the Governments of other nations.

Item	Column 1 Class of Person	Column 2 Activity	Column 3 Device	Column 4 Purpose
5	A person aged 18 years or over who is a member of a member group of the Australasian Living History Federation (ALHF) or a member of a historical re-enactment organisation listed in Schedule 1.	 Possess, use or carry. Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. Bring into Victoria. Cause to be brought into or sent into Victoria. Purchase. Display or advertise for sale. Sell to a person (other than a child). 	Imitation firearm, except a gel blaster or similar device.	Study and participate in the re-enactment of historical events.
6	A person aged under 18 years who is a member of a member group of the Australasian Living History Federation (ALHF) or a member of a historical re-enactment organisation listed in Schedule 1.	 Possess, use or carry. Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. 	Imitation firearm, except a gel blaster or similar device.	Study and participate in the re-enactment of historical events.
7	A person aged 18 years or over who is a member of a collectors' organisation listed in Schedule 2.	 Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. Bring into Victoria. Cause to be brought into or sent into Victoria. Purchase. Display or advertise for sale. Sell to a person (other than a child). 	Imitation firearm, except a gel blaster or similar device.	Study, collect and display imitation firearms with a historical or cultural significance, except gel blasters or similar devices.

Item	Column 1 Class of Person	Column 2 Activity	Column 3 Device	Column 4 Purpose
8	A person aged under 18 years who is a member of a collectors' organisation in Schedule 2.	 Possess, use or carry. Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. 	Imitation firearm, except a gel blaster or similar device.	Study, collect and display imitation firearms with a historical or cultural significance, except gel blasters or similar devices.
9	A parent or guardian of a person who is aged under 18 years who is a member of the Australasian Living History Federation (ALHF), a historical re-enactment organisation listed in Schedule 1 or a collectors' organisation listed in Schedule 2.	Possess. Purchase.	Imitation firearm, except a gel blaster or similar device.	Purchase and store an imitation firearm, except a gel blaster or similar device, on behalf of the person aged under 18 years who is exempted to undertake the activities specified for the purposes specified in Item 6 or Item 8 of this Table.
10	Any person who is the holder of a licence, permit, approval or other authority issued in another State or a Territory to possess, use or carry an imitation firearm.	 Possess, use or carry. Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. 	Imitation firearm, except a gel blaster or similar device.	Participate in the re-enactment of historical events.
11	A person aged 18 years or over who is an employee, associate trainer or volunteer of RedR Australia.	 Possess, use or carry in licensed premises or in a public place that is in the immediate vicinity of licensed premises. Bring into Victoria. Cause to be brought into or sent into Victoria. Purchase. Display or advertise for sale. Sell to a person (other than a child). 	Imitation firearm, except a gel blaster or similar device.	Provide hostile environment awareness training for persons who will be deployed overseas for humanitarian response work.

Conditions

A person seeking to rely on this Order is subject to the following conditions.

General Conditions

- 1. The exemptions outlined in the Table and the conditions set out below do not apply to gel blasters or similar devices as defined in this Order. Accordingly, a person seeking to rely on this exemption is not permitted to possess, use or carry or undertake any other activity involving a gel blaster or similar device as defined in the Order.
- 2. An imitation firearm may only be used for the purposes for which the exemption was granted.
- 3. When not being used in accordance with the purposes specified in this Order, an imitation firearm must be stored safely and securely.

'Stored safely and securely' means:

- (a) stored in a manner calculated to ensure that the imitation firearm:
 - (i) is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) is not available for possession, use or carriage by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or a member of an exempted class of person under the Control of Weapons Act 1990 in relation to imitation firearms; and
- (b) when being transported between the usual place of storage of the imitation firearm and places at which the imitation firearm is legitimately used for the purposes that are the subject of this exemption:
 - (i) stored in a manner calculated to ensure that the imitation firearm is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) concealed from plain sight during any such transportation.
- 4. A person seeking to rely on this exemption must, on request, permit a Victoria Police officer to inspect his or her storage arrangements at any reasonable pre-arranged time.
- 5. A person seeking to rely on this exemption must maintain a record of the number and types of imitation firearms in his or her possession and maintain a record of the sale of such devices, including evidence of the purchaser's exemption or approval under the Control of Weapons Act 1990 to purchase the imitation firearm. These records must be kept for the duration of the operation of the exemption. These records must be made available to a Victoria Police officer for inspection at any reasonable pre-arranged time.
- 6. A person under the age of 18 years is not permitted to purchase any prohibited weapon, including an imitation firearm. However, he or she may lawfully possess, use or carry an imitation firearm if he or she is a member of a Historical Re-enactment Organisation listed in Schedule 1 or a Collectors' Organisation listed in Schedule 2, or of a theatre company, opera company, film production company or film or television production company as specified in Column 1 of the Table.
- 7. This Order does not apply to a person who is a prohibited person as defined in section 3 of the **Control of Weapons Act 1990**, regardless of whether that person is a member of a class or classes of person specified in Column 1 of the Table.

Additional conditions for Historical Re-enactment Organisations and Collectors' Organisations

8. The following conditions only have effect in relation to members of a Historical Re-enactment Organisation or a Collectors' Organisation (Organisation) specified in the Table in this Order who engage in activities involving imitation firearms. The conditions do not have effect in relation to other members of an Organisation who do not engage in such activities.

- 9. An adult person who joins an Organisation on or after the date this notice comes into effect cannot purchase an imitation firearm for **28 days** from the date upon which he or she joined the organisation. However, the 28-day waiting period does not apply if
 - (a) the person holds a Firearms Licence issued under Part 2 of the **Firearms Act 1996**; or
 - (b) the person was a member of an exempt organisation prior to the date this Order comes into effect.
- 10. An Organisation must be satisfied that each of its members is not a 'prohibited person' as defined in section 3 of the **Control of Weapons Act 1990**. This may require the Organisation to arrange for each member to apply to Victoria Police for a National Police Check or for each member to provide a Statutory Declaration affirming that they are not a prohibited person. However, a member is not required to apply for a National Police Check or provide a Statutory Declaration if he or she holds
 - (a) a Firearms Licence issued under Part 2 of the Firearms Act 1996; or
 - (b) an approval issued by the Chief Commissioner of Police under the Control of Weapons Act 1990; or
 - (c) a licence issued under Division 2 of Part 3 of the **Private Security Act 2004**.
- 11. An Organisation must provide a membership number or other form of unique identifier to each member of the Organisation. An Organisation must maintain a current register of members containing the names of members and their membership numbers and/or unique identifiers. An Organisation must, on request, permit a Victoria Police officer to inspect the register at any reasonable pre-arranged time.
- 12. Each member of an Organisation must provide the Organisation with the following details:
 - (a) the member's contact details; and
 - (b) the residential address at which the prohibited weapon is stored.

Any changes to these details must be notified by the member to the Organisation within 28 days.

- 13. An Organisation must issue to each member a membership card showing the member's name and membership number/identifier and any other details required by the Organisation. When carrying or transporting a prohibited weapon in accordance with the conditions of this Order, a member must at all times carry his or her membership card as well as evidence of identity that includes a photograph, such as a driver's licence or passport. This requirement is subject to the following exceptions:
 - (a) when the member is participating in a re-enactment of historical events, during the re-enactment the member is only required to carry his or her membership card; and
 - (b) when the member is aged under 18 years and is supervised by a person who is entitled to possess, use or carry an imitation firearm, the member is only required to carry his or her membership card.
- 14. Upon joining an Organisation, a person must acknowledge and consent to follow the conditions outlined in this Order.
- 15. An Organisation
 - (a) must have an active branch operating in Australia;
 - (b) must undertake to arrange a meeting of its members at least on an annual basis;
 - (c) must not publish material, including on a website, which promulgates irresponsible, unlawful or unsafe use of a prohibited weapon; and
 - (d) must make available to its members information on the Governor in Council exemption.

Revocation

The following Order of the Governor in Council and the following exemptions in an Order of the Governor in Council made under section 8B of Control of Weapons Act 1990 are revoked –

- (a) the Order in Council dated 28 June 2016 and published in the Government Gazette No. G 26 on 30 June 2016 relating to the general exemption for imitation firearms; and
- (b) the exemptions relating to imitation firearms in the Order in Council dated 8 November 2017 and published in the Government Gazette No. G 45 on 9 November 2017, which amended the Order dated 28 June 2016.

Dated: 28 September 2021 Responsible Minister: HON LISA NEVILLE MP Minister for Police

> ALEXANDRA DEBELJAKOVIC Clerk of the Executive Council

SCHEDULE 1

HISTORICAL RE-ENACTMENT ORGANISATIONS

15th King's Light Dragoons (Hussars) 'C' Troop, Gippsland Inc.

21eme Regiment de Ligne

30eme Regiment de Ligne

42nd Royal Highland Regiment 1815 (Australia) Inc.

62nd New York State Volunteers (Anderson Zouaves)

73rd Regiment of Foot

95th (Rifle) Regiment of Foot

95th Rifles (Australia) Inc.

Australasian Living History Federation

Ballarat Living History Society

Captain Sandham's Company R.A.

Colonial Re-Enactment Society Inc

Commemorative History Society Australia

Corangamite Light Horse Re-Enactment Troop

Creswick Youth Alliance (Inc.) – Corangamite Light Horse Troop; Horsham RSL Light Horse Troop and Bairnsdale Light Horse Troop

'D' Troop, 15th King's Light Dragoons (Hussars) – Melbourne Inc. (also known as 'D' Troop, 15th King's Light Dragoons (Hussars) – Victoria Inc.)

Frontiers Living History Group Inc.

Geelong Military Re-enactment Group

Hellenic Military Historical Society

Historical Re-enactment Society of Australia

History Up Close

Living History Australia

Living History Resource Group

Mansfield Colonial Re-Enactment Society

Military History Group Incorporated

National Military Reenactment Group (NMRG)

Nelson's Navy

Shenandoah Crew Australia

The Australian Napoleonic Association

The Blue and Grey Re-Enactors Inc.

The Pike and Musket Society Inc.

Victorian Colonial Infantry Association (Inc) (Mt Alexander Rifles)

Victorian Lighthorse Ceremonial Regiment

Victoria Police Historical Society

Victorian Military Vehicle Corps

Victorian Re-enactment Society

Wartime Living History Association Inc.

SCHEDULE 2 COLLECTORS' ORGANISATIONS

Antique & Historical Arms Collectors Guild of Victoria

Ararat Historical Arms Collectors Club

Ballarat Arms and Militaria Collectors Society Inc.

Commemorative History Society Australia

Golden City Collectors Association Inc. of Bendigo

Hellenic Military Historical Society

Living History Resource Group

Military History Group Incorporated

Northern Victorian Arms Collectors Guild

Sporting Shooters Association of Australia Arms and Militaria Collectors Club

Sporting Shooters Association of Australia Mildura Collector's Guild

Victorian Military Vehicle Corps

Wartime Living History Association Inc.

National Gas (Victoria) Act 2008

ORDER SETTING REQUIREMENTS FOR MODIFICATIONS AND VARIATIONS TO INSTRUMENTS

Order in Council

The Governor in Council under section 64 of the **National Gas (Victoria) Act 2008** makes the following Order:

1. Purpose

The purposes of this Order are to give effect to Subdivision 3 of Division 2 of Part 7 of the **National Gas (Victoria) Act 2008** and to –

- (a) vary the review submission date contained in an applicable 2018–2022 access arrangement;
- (b) declare the 2018 rate of return instrument applies to an applicable access arrangement extension period for an applicable 2018–2022 access arrangement;
- (c) modify the application of the 2018 rate of return instrument to apply to an applicable access arrangement extension period for an applicable 2018–2022 access arrangement;
- (d) set out principles with which variations made to an applicable 2018–2022 access arrangement must conform;
- (e) specify particular variations which must, or must not, be made to an applicable 2018–2022 access arrangement; and
- (f) specify matters to which an applicable 2023–2027 access arrangement must, or must not, apply.

2. Authorising provision

This Order is made under section 64 of the National Gas (Victoria) Act 2008.

3. Commencement

This Order takes effect on the day it is published in the Victoria Government Gazette.

4. Definitions

In this Order -

2018 rate of return instrument has the same meaning as it has in section 61 of the National Gas (Victoria) Act 2008:

accepted averaging period in relation to the applicable access arrangement extension period, means a risk-free rate averaging period or a return on debt averaging period that:

- a. is nominated by a *Victorian distributor* and satisfies the relevant conditions specified in the *extension period rate of return instrument*; or
- b. applies in accordance with the *extension period rate of return instrument* as a default period in the event that the *Victorian distributor* does not nominate a period or its nominated period does not satisfy the relevant conditions specified in the instrument;

access arrangement has the same meaning it has in the National Gas (Victoria) Law;

AER means the Australian Energy Regulator;

applicable 2018–2022 access arrangement has the same meaning as it has in section 61 of the National Gas (Victoria) Act 2008;

applicable 2023–2027 access arrangement has the same meaning as it has in section 61 of the National Gas (Victoria) Act 2008;

applicable access arrangement extension period has the same meaning as it has in section 61 of the National Gas (Victoria) Act 2008;

extension period allowed revenue in respect of a variation decision means the revenue to be derived from the provision of the relevant pipeline services for the applicable access arrangement extension period determined by the AER in accordance with clause 8.

extension period building block revenue in respect of a variation decision means the total revenue as referred to in rule 76 of the National Gas Rule for the applicable access arrangement extension period determined by the AER in accordance with the National Gas Rule and this Order;

extension period rate of return instrument means the instrument that applies in accordance with clause 6 of this Order to the making of an AER economic regulatory decision in relation to the applicable access arrangement extension period for an applicable 2018–2022 access arrangement;

placeholder averaging period in relation to an applicable access arrangement extension period, means any risk-free rate averaging period or return on debt averaging period that is applied by the AER as an alternative averaging period in accordance with clause 7 of this Order:

variation decision has the same meaning it has in section 61 of the National Gas (Victoria) Act 2008;

Victorian distributor has the same meaning it has as in section 61 of the **National Gas** (Victoria) Act 2008.

5. Access arrangement period for an applicable 2018–2022 access arrangement

Despite anything to the contrary in the National Gas (Victoria) Law, the National Gas Rules or an *applicable 2018–2022 access arrangement*, for the purpose of an *applicable 2018–2022 access arrangement*,

- a) the revision commencement date is 1 July 2023, and all references in the *applicable* 2018–2022 access arrangement to 1 January 2023 are taken to be references to 1 July 2023;
- b) the *applicable access arrangement extension period* is taken to be a regulatory year for the *applicable 2018–2022 access arrangement*.

6. Rate of return instrument for the applicable access arrangement extension period

Despite anything to the contrary in the National Gas (Victoria) Law, the National Gas Rules or an *applicable 2018–2022 access arrangement*:

- a) subject to paragraph (b), it is declared that the 2018 rate of return instrument applies to the applicable access arrangement extension period for each applicable 2018–2022 access arrangement;
- b) the AER, for the purposes of giving effect to Subdivision 3 of Division 2 of Part 7 of the National Gas (Victoria) Act 2008, may modify the application of the 2018 rate of return instrument to the making of an AER economic regulatory decision in relation to the applicable access arrangement extension period of an applicable 2018–2022 access arrangement;
- c) the AER must publish any modifications made under paragraph (b).

7. Application of the rate of return instrument

For a *variation decision*, for the purposes of determining the *extension period building block revenue*, despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules,

a) subject to paragraph (b), the rate of return and the value of imputation credits for the *applicable access arrangement extension period* must be determined in accordance with the *extension period rate of return instrument*;

b) if the AER considers it necessary or expedient for making a *variation decision*, it may apply an alternative averaging period that it considers appropriate instead of an *accepted averaging period* in applying the *extension period rate of return instrument* for the purposes the *variation decision*.

Note: If the AER determines to use an alternative averaging period instead of an *accepted averaging period* in accordance with this clause 7, pursuant to clause 9 appropriate adjustments may be made in an *applicable 2023–2027 access arrangement*.

8. Variation to an applicable 2018–2022 access arrangement

Victorian distributors to submit proposal for the *applicable access arrangement extension* period

On or before 1 April 2022, each *Victorian distributor* must submit to the AER a proposal for a *variation decision* that is applicable to it. The proposal must be accompanied by information referred to in rules 72(1)(a) to (m) of the National Gas Rules, as is relevant to the proposal.

Forecast Operating Expenditure

Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, for a *variation decision*, for the purposes of determining the *extension period building block revenue*, the forecast of operating expenditure for the *applicable access arrangement extension period* must consist of parts that:

- a) the AER is satisfied meet the criteria governing operating expenditure set out in rule 91 of the National Gas Rules; or
- b) are expenditure not exceeding half of the corresponding forecast operating expenditure as approved by the AER for the regulatory year commencing on 1 January 2022, adjusted for inflation and any rate of change that the AER considers appropriate having regard to changes in output, prices, productivity and any other relevant factors that the AER may consider relevant.

Forecast Capital Expenditure

Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, for a *variation decision*, for the purposes of determining the projected capital base for the *applicable access arrangement extension period* under rule 78 of the National Gas Rules and determining the *extension period building block revenue*, forecast conforming capital expenditure consists of parts that:

- the AER is satisfied meet the new capital expenditure criteria set out in rule 79 of the National Gas Rules; or
- b) are expenditure not exceeding half of the average of the corresponding forecast capital expenditure as approved by the AER over the previous regulatory years as selected by the AER, adjusted for inflation.

Financial models

Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, for a *variation decision*, for the purposes of determining the *extension period building block revenue*, the AER may apply:

- a) any financial models that the AER has published under rule 75A of the National Gas Rules;
- b) the revenue model and the capital base roll forward model that the relevant *applicable* 2018–2022 access arrangement was initially based on when it was approved by the AFR: or
- c) some variants of the models referred in paragraph (a) and (b).

Depreciation

Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, for a *variation decision*, for the purposes of determining the *extension period building block revenue*, the AER may apply the depreciation schedules included in the relevant *applicable 2018–2022 access arrangement* to the *applicable access arrangement extension period*, as may be modified by the AER to reflect the length of the *applicable access arrangement extension period*.

Revenue adjustment as a result of any incentive scheme in the previous access arrangement Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, for a *variation decision*, for the purposes of determining the *extension period building block revenue*:

- (a) AER may decide that revenue increments or decrements do not apply to the *applicable access arrangement extension period* in respect of an incentive mechanism included in the *access arrangement* that applied immediately before the *applicable 2018–2022 access arrangement* (previous access arrangement);
- (b) where the AER decides that revenue increments or decrements apply to the *applicable access arrangement extension period* in respect of an incentive mechanism included in the previous access arrangement, the AER may make any modifications to the application of the incentive mechanism to the *applicable access arrangement extension period* that it considers necessary to be made as a consequence of the enactment of Subdivision 3 of Division 2 of Part 7 of the National Gas (Victoria) Act 2008.

Revenue and tariffs for the applicable access arrangement extension period

Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, for a *variation decision*, for the purposes of determining tariffs for the *applicable access arrangement extension period* under Division 8 of the National Gas Rules:

- (a) AER must determine the revenue to be derived from the provision of the relevant pipeline services for the *applicable access arrangement extension period* that is an amount between:
 - a. the *extension period building block revenue*, and
 - b. the total revenue for the *applicable access arrangement extension period* determined by the AER based on the tariffs and tariff classes approved by the AER for the regulatory year commencing on 1 January 2022, adjusted for inflation:

Note: Such revenue determined by the AER to be derived from the provision of the relevant pipeline services for the *applicable access arrangement extension period* is defined in clause 4 as the *extension period allowed revenue*.

(b) Division 8 of the National Gas Rules applies as if the references to 'total revenue' in that Division were references to the *extension period allowed revenue*.

Note: If the AER determines an *extension period allowed revenue* that is different from the *extension period building block revenue* in accordance with this clause 8, pursuant to clause 9 appropriate adjustments may be made in an *applicable 2023–2027 access arrangement*.

9. Applicable 2023–2027 access arrangement

Review Submission Date

Despite anything to the contrary in the National Gas (Victoria) Law, the National Gas Rules or an *applicable 2018–2022 access arrangement*, for the purposes of the National Gas Rules, the review submission date for each of the *applicable 2018–2022 access arrangements* is 1 July 2022.

Reference service proposal

- (a) Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, each document described as 'reference service proposal' that was submitted by a *Victorian distributor* to the AER on or before 1 July 2021 and that contains information set out in rules 47A(1) and (2) is taken to be a reference service proposal for the purposes of the National Gas Rules.
- (b) Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, the AER is itself to propose a reference service proposal for the relevant pipeline of a *Victorian distributor*, only if the *Victorian distributor* did not submit to the AER a document referred to in paragraph (a) on or before 1 July 2021.

Capital base roll forward model

Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, in making a decision in relation to an *applicable 2023–2027 access arrangement*, the AER may make any modifications to the application of the capital base roll forward model it has published under rule 75A of the National Gas Rules that it considers necessary to be made as a consequence of the enactment of Subdivision 3 of Division 2 of Part 7 of the National Gas (Victoria) Act 2008.

True up for adjustments to cost of capital for an applicable 2023–2027 access arrangement

Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, if, in applying the *extension period rate of return instrument* for the purposes of determining the *extension period building block revenue* for a *variation decision*, the AER applies a *placeholder averaging period* instead of an *accepted averaging period* in accordance with clause 7, the relevant *applicable 2023–2027 access arrangement* may make provision for appropriate adjustments for the difference between applying the *accepted averaging period* and applying the *placeholder averaging period*.

Note: This clause deals with adjustments for the difference in the *extension period building block revenue* resulting from applying a *placeholder averaging period* instead of an *accepted averaging period*. The next clause deals with separate adjustments for any difference between the *extension period allowed revenue* and the *extension period building block revenue*.

True up for revenue for the applicable access arrangement extension period

Despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, if in a *variation decision* the AER determines in accordance with clause 8 an *extension period allowed revenue* that is different from the *extension period building block revenue*, the relevant *applicable 2023–2027 access arrangement* may make provision for appropriate adjustments for the difference.

Dated: 28 September 2021 Responsible Minister: THE HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

> ALEXANDRA DEBELJAKOVIC Clerk of the Executive Council

National Gas (Victoria) Act 2008

ORDER MODIFING THE NATIONAL GAS LAW AND NATIONAL GAS RULES

Order in Council

The Governor in Council under section 65 of the **National Gas (Victoria) Act 2008** makes the following Order:

1. Purpose

For the purposes of giving effect to an Order under section 64 of the **National Gas (Victoria) Act 2008** made on the same day, this Order is to make necessary modifications to the operation of the National Gas Rules as they have the force of law in Victoria.

2. Authorising provision

This Order is made under section 65 of the National Gas (Victoria) Act 2008.

3. Commencement

This Order takes effect on the day it is published in the Victoria Government Gazette.

4. Definitions

access arrangement has the same meaning it has in the National Gas Rules;

AER means the Australian Energy Regulator;

applicable 2023–2027 access arrangement has the same meaning as it has in section 61 of the National Gas (Victoria) Act 2008.

5. Access arrangement that applies after applicable 2023–2027 access arrangement

In giving effect to an Order under section 64 of the National Gas (Victoria) Act 2008 made on the same day to modify the application of the capital base roll forward model for the purposes of making an *applicable* 2023–2027 *access arrangement* and despite anything to the contrary in the National Gas (Victoria) Law or the National Gas Rules, in making a decision in relation to the *access arrangement* that applies immediately after the *applicable* 2023–2027 *access arrangement*, the AER may make any modifications to the application of the applicable capital base roll forward model that it considers necessary to be made as a consequence of the enactment of Subdivision 3 of Division 2 of Part 7 of the National Gas (Victoria) Act 2008.

Dated: 28 September 2021

Responsible Minister:

THE HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ALEXANDRA DEBELJAKOVIC Clerk of the Executive Council

SUBORDINATELEGISLATIONACT1994 NOTICETHAT STATUTORY RULES ARE OBTAINABLE

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

122. *Statutory Rule:* Status of Children

Amendment (Counselling) Regulations 2021

Authorising Act: Status of Children

Act 1974

Date first obtainable: 28 September 2021

Code A

123. Statutory Rule: Environment

Protection Further

Amendment Regulations 2021

Authorising Act: Environment

Protection Act

2017

Date first obtainable: 28 September 2021

Code A

124. Statutory Rule: Subdivision

(Procedures)

Regulations 2021

Authorising Act: Subdivision Act

1988

Date first obtainable: 28 September 2021

Code C

125. Statutory Rule: Commercial

Industry Further Amendment (Amendment) Regulations 2021

Passenger Vehicle

Authorising Act: Commercial

Passenger Vehicle

Industry Act 2017

Date first obtainable: 28 September 2021

Code A

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