



# Victoria Government Gazette

By Authority of Victorian Government Printer

**No. G 22 Thursday 2 June 2022**

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**GENERAL**

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### Advertisers Please Note

As from 2 June 2022

The last Special Gazette was No. 274 dated 1 June 2022.

The last Periodical Gazette was No. 1 dated 30 May 2022.

### How To Submit Copy

- See our webpage [www.gazette.vic.gov.au](http://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)  
QUEEN'S BIRTHDAY WEEK 2022 (Monday 13 June 2022)**

**Please Note Deadlines for General Gazette G24/22:**

The Victoria Government Gazette (General) for Queen's Birthday week (G24/22) will be published on **Thursday 16 June 2022**.

**Copy Deadlines:**

Private Advertisements

**9.30 am on Friday 10 June 2022**

Government and Outer

Budget Sector Agencies Notices

**9.30 am on Tuesday 14 June 2022**

**Office Hours:**

The Victoria Government Gazette Office is open during normal office hours, 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 BURNES  
Government Gazette Officer

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**PRIVATE ADVERTISEMENTS****Land Act 1958**

Notice is hereby given that the Commonwealth of Australia (represented by the National Archives of Australia) has applied to lease, pursuant to section 137 of the **Land Act 1958**, part of the building located at 99 Shiel Street, North Melbourne 3051, and has applied to share occupation by way of licence of the premises of the Public Records Office of Victoria (PROV) in the said building, which is located on Crown land, being Crown Allotment 13A, Section 92, at North Melbourne Parish of Jika Jika, being land more particularly described in Crown Folio Volume 11742 Folio 793, for a term commencing on the date of approval of the lease and licence by the Minister and ending on 30 June 2024, together with four (4) further terms of two (2) years each, for the purpose of operating a public reading room shared with the Landlord to provide archival material generated by the Commonwealth and Victorian governments to the general public, office administration with public access and storage.

**DISSOLUTION OF PARTNERSHIP**

The partnership between the Grigg Trust and the Millane Trust, previously carrying on business under the business name 'Automotive Technologies of Australia', ABN 44 019 136 283, was dissolved by mutual agreement on 1 June 2022. This is a notice for the purposes of section 41 of the **Partnership Act 1958**.

Estate of DOUGLAS ERNEST MATTHEWS, late of 42 Niemur Street, Barham, New South Wales, painter, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 21 December 2021, are required by the executor, Roslyn Baker, to send particulars of such claims to her, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated: 24 May 2022

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579.  
RB:BD:21435.

Estate of IAN EDWARD TAYLOR, late of 21 Vaughan Street, Kerang, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 28 November 2021, are required by the executors, Lisa Maree Taylor and Robert Gerard Taylor, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 24 May 2022

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579.  
RB:BD:22108.

Re: MARTA BIRRELL, deceased, late of 12 Clydebank Court, Strathfieldsaye, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 March 2022, are required by the trustee, Alexander Ralph Birrell, care of Beck Legal, 177 View Street, Bendigo, Victoria, to send particulars to the trustee by 2 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BECK LEGAL, solicitors,  
177 View Street, Bendigo 3550.

SOULTANA IOANNIDIS, late of 23A Elizabeth Street, Oakleigh East, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 July 2021, are required by the administrator, Andrew Raymond Woods, to send particulars to him, care of the undermentioned solicitors, by 2 August 2022, after which date the administrator may convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

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

Re: HEIDI ROSEMARIE LUTZE, late of 12 Roses Lane, Clunes, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2022, are required by the trustee, Andreas Reinhart Lutze, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,  
794A Pascoe Vale Road, Glenroy 3046.

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LAWRENCE ALFRED REILLY, late of 94 Collins Street, Thornbury, Victoria, retired public servant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 March 2022, are required by the executors, Stephen Francis Reilly and Brendan Lawrence Reilly, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

DEVENISH LAWYERS,  
PO Box 4276, Ringwood, Victoria 3134.

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PETER JOHN CUSHING, late of 23/50 Poath Road, Hughesdale, Victoria 3166, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 3 September 2021, are required by the trustee/executor, Equity Trustees Wealth Services Limited, of Level 1, 575 Bourke Street, Melbourne, to send particulars of their claims to the company by 2 August 2022, after which date the trustee/executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which it then has notice. Probate was granted in Victoria on 24 May 2022.

Dated 24 May 2022

F. R. MONOTTI & CO., solicitors and notary,  
13 Scott Street, PO Box 7174, Dandenong,  
Victoria 3175.  
Ph: 03 9791 4111. AR:PA:221026.  
Contact: Alan G. Roberts.

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HEATHER MARGARET HABERFIELD, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2021, are required by Kerri Ann Barry and Mark Edwin Starick, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they have notice.

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

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Re: JEANETTE ANN RYAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 January 2022, are required by the personal representatives, Joanne Maree Bowmaker, Michael Gerard Ryan, Damien Peter Ryan and Olivia Marlene Mitchell, to send particulars to the personal representatives, care of its below lawyers, by 1 August 2022, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which it has notice.

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

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Re: MICHAEL GERARD RYAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 January 2022, are required by the personal representatives, Joanne Maree Bowmaker, Michael Gerard Ryan, Damien Peter Ryan and Olivia Marlene Mitchell, to send particulars to the personal representatives, care of its below lawyers, by 1 August 2022, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which it has notice.

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

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Re: ENID MIHAN, late of Unit 3, 831 Springvale Road, Mulgrave, Victoria 3170.

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

who died on 6 September 2021, are required to send particulars of their claims to the executor, care of PO Box 32, Highett, Victoria 3190, by 3 August 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

HASSALL'S LITIGATION SERVICES,  
308 Highett Road, Highett, Victoria 3190.

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Re: Estate of LOIS MARJORY STEPHENS.

Creditors, next-of-kin and others having claims against the estate of LOIS MARJORY STEPHENS, late of 15–25 George Street, Sandringham, Victoria, retired stenographer, deceased, who died on 19 March 2022, are requested to send particulars of their claims to the executors, care of the undermentioned lawyers, by 3 August 2022, 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.

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Re: Estate of CHRISTOPHER GRAHAM WOOD.

Creditors, next-of-kin and others having claims against the estate of CHRISTOPHER GRAHAM WOOD, late of 3 Fitzroy Street, Geelong, Victoria, company director, deceased, who died on 2 March 2022, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 3 August 2022, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

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

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### **Trustee Act 1958**

#### **SECTION 33 NOTICE**

##### **Notice to Claimants**

KENNETH SCOTT BALFOUR, late of Gisborne Oaks Residential Aged Care, 8 Neal Street, Gisborne, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 December 2021, are required by Equity Trustees Wealth Services Limited, ACN

006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 2 August 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT, Level 5, 114 William Street,  
Melbourne, Victoria 3000.  
Ref: 9618956.

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FREDA MAY TAYLOR, late of 29 Heathfield Road, Brighton East, Victoria 3187, seamstress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 November 2021, are required by the personal representatives, Mark William Hambly and Ann Marjorie Hambly-Lee, to send particulars of such claim to them, care of the undersigned, by 1 August 2022, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

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### **NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958**

VINCENZO ROCCO NICEFORO, late of 8 Stardust Way, Wollert, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 November 2021, are required by the administrator, Maria Niceforo, to send particulars of their claims to the administrator, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the administrator may convey or distribute the assets, having regard only to the claims of which the administrator and her undermentioned solicitors then have notice.

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

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Re: ROBERT WILLIAM PARKER, late of 91B Grange Road, Toorak, Victoria, retired, deceased.

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

who died on 28 February 2022, are required by the executor, Jane Louise Parker, care of James Higgins & Co., Level 4, 90 William Street, Melbourne, to send particulars of their claims to the executor, care of the undermentioned solicitors, by 1 September 2022, after which date the executor will convey or distribute the assets, having regard only to the claims of which she then has notice.

JAMES HIGGINS & CO., solicitors.

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Re: Estate of RAYMOND JOHN FITZGERALD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of RAYMOND JOHN FITZGERALD, late of 23 Byrnes Street, Swan Hill in the State of Victoria, pensioner, deceased, who died on 16 April 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 3 August 2022, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

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Re: Estate of KEVIN LAWRENCE FUREY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of KEVIN LAWRENCE FUREY, late of Boort District Health, 31 Kiniry Street, Boort in the State of Victoria, retired, deceased, who died on 21 March 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 3 August 2022, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

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KIM HAY HENG, late of 38 Gordon Street, Maribyrnong, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 8 December 2021, are required by the executor, Karen Shu Ling Heng, to send particulars of their claims to her, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date the executor may convey

or distribute the assets, having regard only to the claims of which they then have notice.

KENSINGTON LAWYERS,  
301A Racecourse Road, Kensington,  
Victoria 3031.

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DAHLE ROSEMARY SUGGETT, late of Apartment 601, 115 Beach Street, Port Melbourne in the State of Victoria, consultant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 December 2021, are required by Peter John Cole, the executor of the deceased, to send particulars of their claims to the care of the undermentioned lawyers by 3 August 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

LEGAL ESSENTIALS PTY LTD,  
PO Box 138, Collins Street West, Victoria 8007.

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CONRAD FRANCE WHITLOCK, late of 24 Whitewater Court, Sandhurst, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 July 2019, are required by the trustee, Amanda Sharon Whitlock, 24 Whitewater Court, Sandhurst, Victoria, to send particulars of their claims to her, care of the undersigned, by 2 August 2022, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

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Creditors, next-of-kin and others having claims in respect of the estate of JADWIGA WESTON, deceased, late of 47–49 Belgrave–Hallam Road, Hallam, deceased, who died on 20 February 2022, are required by the executors to send particulars of such claims to them, care of the undermentioned solicitors, by 7 August 2022, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

PIETRZAK SOLICITORS,  
832 High Street, Kew East, Victoria 3102.

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Creditors, next-of-kin and others having claims in respect of the estate of MICHAEL JOHN RYAN, late of 21 Viewbay Drive, Leopold, Victoria, boilermaker, deceased, who died on 26 August 2021, are requested to send particulars of their claims to the administrator, Kathleen Marie Ryan, care of the undersigned lawyers, within 60 days of publication of this notice, after which date the administrator will convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

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

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Re: LIMA DABBOUK, late of 22 Muscat Avenue, Burnside Heights, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 December 2021, are required by Fayza Choughri and Karim Wanes, the executors of the Will of the said deceased, to send particulars to them, care of the undermentioned solicitors, by 2 August 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ROBERT JAMES LAWYERS,  
Level 22, 140 William Street, Melbourne 3000.

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Re: BERNARD JOSEPH DEMPSEY, late of Weary Dunlop Retirement Village, 242 Jells Road, Wheelers Hill, Victoria 3150, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 June 2021, are required by the executor, Mary Elizabeth Brunton, to send particulars to her, care of the undermentioned solicitors, by 1 August 2022, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

TAITS LEGAL,  
121 Kepler Street, Warrnambool, Victoria 3280.

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Estate of WILFRED JOHN PLOZZA, late of Unit 17, 9–11 Wellington Street, Paynesville, Victoria, contractor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2021, are required by the

executors, Anne Maree Eddie and John Bernard Plozza, to send particulars to them, care of Warren, Graham & Murphy Pty Ltd, 119 Main Street, Bairnsdale, Victoria, by 23 August 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

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Estate of ALISON JEAN STOKES-RICHARDSON, late of Unit 4, 7 Carpenter Street, Kangaroo Flat, Victoria, school teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 June 2021, are required by the executors, Christine Fay Christiansen and Paul Andrew Christiansen, to send particulars to them, care of Warren, Graham & Murphy Pty Ltd, 119 Main Street, Bairnsdale, Victoria, by 2 August 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

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Re: MARY JOYCE DRAPER, late of 23 Carwarp Street, MacLeod, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2019, are required to send particulars of their claims to the executor, care of GPO Box 1946, Melbourne, Victoria 3001, by 23 August 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

WILLS & PROBATE VICTORIA, lawyers,  
Level 3, 20–22 McKillop Street,  
Melbourne 3000.

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Re: NANCYE MARGARET GEARON, deceased, late of 153–177 Webster Way, Pakenham, Victoria, police officer.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 8 March 2022, are required by the executors, Michael James Gearon, John Joseph Gearon, Maureen Rita Gearon and Christopher Tucker, care of Wisewould Mahony, Level 8, 419 Collins



Street, Melbourne, Victoria, to send particulars of it by 2 August 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

WISEWOULD MAHONY,  
Level 8, 419 Collins Street, Melbourne 3000.

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ADVERTISEMENT OF ONLINE AUCTION  
BY THE SHERIFF

On Thursday 7 July 2022 at 11.00 am, unless process is stayed or satisfied, all the estate and interest, if any, of the person(s) named below, in the land described below, will be auctioned online by the Sheriff.

Theofanis Manoussakis of 249 McGrath Road, Wyndham Vale, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9804 Folio 905 upon which is erected a residential dwelling, which has been substantially damaged by fire and known as 249 McGrath Road, Wyndham Vale, Victoria 3024.

The following recordings in the Register affect or may affect the land as at 18 May 2022:

- Registered Mortgage AG184929G,
- Covenant in instrument N554440Q,
- Registered Caveat AR696313X.

The Sheriff is unable to provide access to these properties. Refer to the advertisement on [realestate.com.au](http://realestate.com.au) for further information.

Terms: 10% deposit on the fall of the hammer. Balance within 14 days unless as stated in particulars of sale in contract of sale. Payment is by EFT only, using OSKO.

Note: This is an online auction only, online registration is required, a copy of the registration form can be obtained from the website listed below. All registration forms must be emailed to [realestatesection@justice.vic.gov.au](mailto:realestatesection@justice.vic.gov.au) prior to the auction to participate.

Please visit the Sheriff's Office Victoria Real Estate Section website at [www.justice.vic.gov.au/sheriffrealestate](http://www.justice.vic.gov.au/sheriffrealestate) for an information sheet on Sheriff's Auctions, a contract of sale and further information. Alternately, you can contact the Sheriff's Office Victoria Real Estate Section at [realestatesection@justice.vic.gov.au](mailto:realestatesection@justice.vic.gov.au)

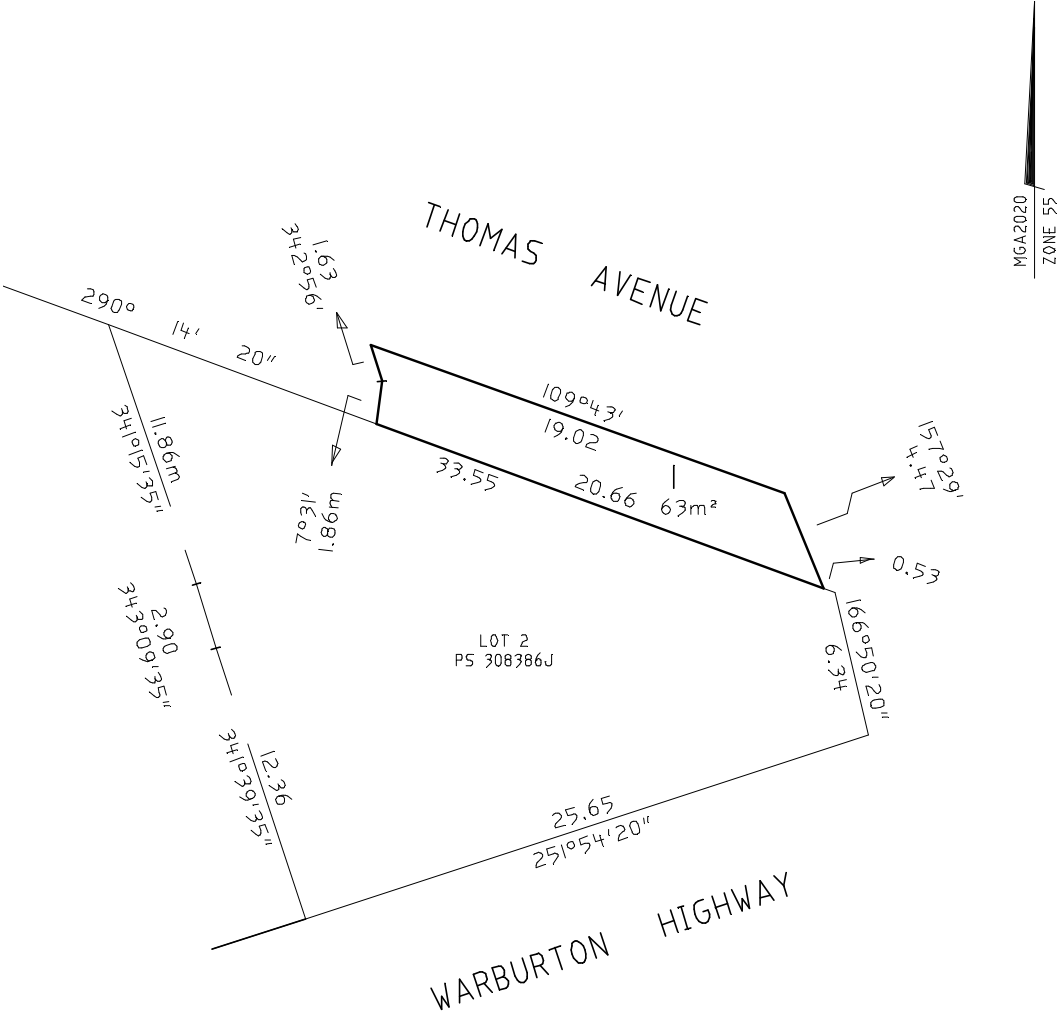
SHERIFF OF VICTORIA

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**GOVERNMENT AND OUTER BUDGET  
SECTOR AGENCIES NOTICES**

**YARRA RANGES SHIRE COUNCIL**  
Road Discontinuance

Pursuant to section 206(1) and Schedule 10, Clause 3 of the **Local Government Act 1989**, Yarra Ranges Shire Council, at its ordinary meeting held on 24 May 2022, formed the opinion that the portion of Thomas Avenue, Warburton (abutting 3415 Warburton Highway) outlined in bold on the plan below, is not reasonably required as a road for public use and resolved to discontinue the portion of government road and refer the sale/leasing of the land to the Department of Environment, Land, Water and Planning.



**TAMMI ROSE**  
Chief Executive Officer

GLEN EIRA  
CITY COUNCIL**INCLUSION OF TREES IN THE CLASSIFIED TREE REGISTER**

On 17 May 2022, under subclause 16(1)(a) of the Classified Tree Local Law (the Local Law), Glen Eira City Council resolved to include the trees listed in each item to the Schedule to this notice, nominated under subclause 11(1) of the Local Law, in the Classified Tree Register.

**Schedule**

Item	Tree	Location
1.	Hybridized Oak ( <i>Quercus X canariensis</i> )	59 Norwood Road, Caulfield North
2.	Sydney Blue Gum ( <i>Eucalyptus saligna</i> )	1 St Georges Road, Elsternwick
3.	Pin Oak ( <i>Quercus palustris</i> )	17 Wyuna Road, Caulfield North
4.	Liquidambar ( <i>Liquidambar styraciflua</i> )	15 Wyuna Road, Caulfield North
5.	Bunya Pine ( <i>Araucaria bidwillii</i> )	89 Neerim Road, Glen Huntly
6.	Canadian Poplar ( <i>Populus X canadensis</i> )	Harleston Park, Elsternwick

**CHRISTIAN RENAUD**  
Authorised Officer**Planning and Environment Act 1987****MONASH PLANNING SCHEME****Notice of the Preparation of an Amendment****Amendment C169mona**

The Monash City Council has prepared Amendment C169mona to the Monash Planning Scheme.

The Amendment applies to the whole municipality.

The Amendment proposes to amend the schedule to Clause 53.01 of the Monash Planning Scheme to increase the Public Open Space contribution rate to 10% for all subdivisions where a contribution is payable. The Amendment will also make changes to Clause 21.10 and introduces a new clause 22.15 – Public Open Space Contributions Policy.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at Monash City Council's website at [www.monash.vic.gov.au](http://www.monash.vic.gov.au) and/or during office hours, at the office of the planning authority, Monash City Council, Civic Centre, 293 Springvale Road, Glen Waverley, Victoria 3150; and/or at the Department of Environment, Land, Water and Planning website, [www.delwp.vic.gov.au/public-inspection](http://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 Tuesday 12 July 2022.

A submission must be sent to the Monash City Council, posted to the Strategic Planning Co-ordinator, Monash City Council, PO Box 1, Glen Waverley, Victoria 3150, or via email to [Strategic.planning@monash.vic.gov.au](mailto:Strategic.planning@monash.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.

DR ANDI DIAMOND  
Chief Executive Officer

### Planning and Environment Act 1987

#### WHITEHORSE PLANNING SCHEME

#### Notice of the Preparation of an Amendment

##### Amendment C230whse

The Whitehorse City Council has prepared Amendment C230whse to the Whitehorse Planning Scheme. The proposed Amendment has been made at the request of Tract, on behalf of the owner of the land.

The Amendment applies to land at 490–500 Burwood Highway, Flat 1/490–500 Burwood Highway, and Flat 2/490–500 Burwood Highway, Vermont South.

The Amendment proposes to:

- rezone the Amendment land from Transport Zone Schedule 4 (TRZ4) to Residential Growth Zone Schedule 3 (RGZ3);
- apply the Design and Development Overlay Schedule 6 (DDO6) to the Amendment land;
- apply the Significant Landscape Overlay Schedule 10 (SLO10) to the Amendment land;
- apply the Environmental Audit Overlay (EAO) to the Amendment land;
- apply the Vegetation Protection Overlay Schedule 5 (VPO5) to the Amendment land;
- amends the schedule to the Clause 43.01 (Heritage Overlay) to include reference to the updated Statement of Significance, *Former Australian Road and Research Board, 490–500 Burwood Highway, Vermont South – Statement of Significance (Whitehorse City Council, June 2021)*;
- amends the Local Planning Policy Framework at Clause 21.06 (Housing) by

including the Amendment land within the substantial change area;

- amends the Local Planning Policy Framework at Clause 22.03 (Residential Development) by including the Amendment land within the Garden Suburban 7 precinct;
- amends the Schedule to Clause 72.04 to incorporate the document, *Former Australian Road and Research Board, 490–500 Burwood Highway, Vermont South – Statement of Significance (Whitehorse City Council, June 2021) and Statement of Tree Significance, 490–500 Burwood Highway, Vermont South (September 2021)*.

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: during office hours, at the office of the planning authority, Whitehorse City Council, Planning Counter, 379–397 Whitehorse Road, Nunawading; during business hours, at the Whitehorse City Council Service Centres at Box Hill Town Hall, 1022 Whitehorse Road, Box Hill, and Forest Hill Chase Shopping Centre, Level 2, Shop 275, 270 Canterbury Road, Forest Hill; during business hours, at libraries in the City of Whitehorse at Nunawading and Vermont South; at the Whitehorse City Council website, <https://www.whitehorse.vic.gov.au/Amendment-c230>; or at the Department of Environment, Land, Water and Planning website, [www.delwp.vic.gov.au/public-inspection](http://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 Tuesday 5 July 2022. A submission must be sent to: online: <https://yoursay.whitehorse.vic.gov.au/Amendment-c230>; mail: Strategic Planning

Unit, Amendment C230, Whitehorse City Council, Locked Bag 2, Nunawading Delivery Centre, Victoria 3131; or email: customer.service@whitehorse.vic.gov.au

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

JEFF GREEN

Director City Development  
Whitehorse City Council

#### PRIVACY STATEMENT

Any personal information you may include in any submission to Council on the Amendment is collected for planning purposes in accordance with the **Planning and Environment Act 1987**. The public may view the submissions whilst the Amendment is being considered and for two months after the Amendment comes into operation or lapses. In accordance with the 'Availability of Planning Documents' Practice Note 74 dated July 2016, a copy of your submission may be made available upon request. You may access this information by contacting Council on 9262 6303.

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 August 2022, 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.

ANDRIC, Branko, late of 119 Gladstone Road, Dandenong North, Victoria 3175, deceased, who died on 15 November 2021.

BANCO, Lucio, late of 18 Hornsey Park, Mildura, Victoria 3500, deceased, who died on 2 October 2021.

HILL, Brian, late of Royal Freemasons Nursing Home, 1C Haigh Street, Moe, Victoria 3825, deceased, who died on 27 January 2022.

LAWRY, Kathleen Margaret, late of Faversham House, 27 Shierlaw Avenue, Canterbury, Victoria 3126, retired, deceased, who died on 9 December 2021.

MALEKOVIC, Ana, late of Uniting Aged Care Kingsville, 319 Geelong Road, Kingsville,

Victoria 3012, deceased, who died on 7 January 2022.

METCALF, Janine Louanne, late of 37 Main Street, Cobram, Victoria 3644, deceased, who died on 24 January 2022.

WOODS, William John, late of Unit 2, 2 Crewes Street, Prahran, Victoria 3181, deceased, who died on 16 December 2021.

Dated 24 May 2022

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 4 August 2022, 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.

ALBERTS, Rodney John, late of Unit 1, 22 Kennedy Street, Robinvale, Victoria 3549, deceased, who died on 6 February 2021.

DARMANIN, Shayn Vincent Nathan, also known as Shayn Nathan Darmanin, late of Unit 8, 15 Clarendon Parade, West Footscray, Victoria 3012, deceased, who died on 1 December 2021.

HELLYER, Percival Edward, also known as Percival Hellyer and Mick Hellyer, late of Room 8, Hilltop Nursing Home, 7-17 Montague Street, Preston, Victoria 3072, deceased, who died on 2 March 2022.

LEWINGTON, John Raymond, late of 597 Warrigal Road, Ashwood, Victoria 3147, deceased, who died on 20 October 2021.

O'CONNELL, Nicholas James, also known as Nick O'Connell, late of 21 Daly Street, Dalyston, Victoria 3992, deceased, who died on 28 November 2021.

TRAVAILLE, Jolanda Anita Dolphina, also known as Jolanda Anita Delphina Travaille and Jolanda Travaille, late of 12 Sandpiper Street, Werribee, Victoria 3030, home duties, deceased, who died on 24 February 2022.

TURK, Dragutin, late of 86 Commercial Street, Merbein, Victoria 3505, deceased, who died on 15 October 2013.

VLASNOVIC, Vince, also known as Vice Vlasnovic, late of Darvall Lodge, 521 Princess Highway, Noble Park, Victoria 3174, deceased, who died on 30 December 2021.

Dated 26 May 2022

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 8 August 2022, 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.

BENJAMIN, Denise Ann, late of 74 McKenzie Street, Rochester, Victoria 3561, deceased, who died on 7 December 2021.

CHEERS, Eric John, late of Kyneton Lodge Supported Residential Services, 29 Donnithorne Street, Kyneton, Victoria 3444, deceased, who died on 26 November 2021.

DIEM, Herta, late of 30 Market Street, Boronia, Victoria 3155, deceased, who died on 6 January 2022. Date of Grant 26 May 2022.

JOHNSTON, Melva Lillian, late of 2 McCallum Street, Hastings, Victoria 3915, deceased, who died on 9 February 2022.

KARGEL, Helmut, late of Unit 1, 22b Crimea Street, St Kilda, Victoria 3182, deceased, who died on 29 May 2021.

LOSE, Robert Kurt, late of 49 Hampshire Road, Doncaster, Victoria 3108, deceased, who died on 7 January 2022.

MOECKEL, Dieter, late of Unit 5, 33 Finchley Avenue, Glenroy, Victoria 3046, deceased, who died on 12 November 2021.

NEALE, Gregory Alan, also known as Gregory Neale, late of Unit 13, 25 Church Street, South Melbourne, Victoria 3205, deceased, who died on 22 November 2021.

PIROMALIS, Sigouros, late of Hope Aged Care, 34 Lux Way, Brunswick, Victoria 3056, deceased, who died on 23 February 2022.

SMITH, Allan Joseph, late of Mercy Place, 991 Mt Dandenong Tourist Road, Montrose,

Victoria 3765, deceased, who died on 11 January 2022.

Dated 30 May 2022

## EXEMPTION

Application No. H94/2022

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Women's Property Initiatives Ltd (the Applicant). The Applicant seeks an exemption to enable it to preference women by, requesting the supply of information from job applicants regarding their gender, advertising for female applicants only to apply for positions, and employing female applicants only for positions (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavits of Jeanette Sue Large, Chief Executive Officer, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The Applicant (formerly known as Women's Housing Association Limited) is a not-for-profit company limited by guarantee with Public Benevolent Institution Status and is managed by a voluntary Board of Directors. The Applicant was established in 1996 to develop innovative mechanisms that provide a range of housing options for women and their children who experience disadvantage. The Applicant is a social housing developer creating homes that will enable women and their children to live securely and with dignity as contributing members of local communities.
- The Applicant currently owns 101 properties and expects to construct another 14 properties through 2022 and has committed to a further 11 properties. The properties are leased to women at a subsidised rate of rent set at no more than 30 per cent of the tenant's household income and no more than 74.9 per cent of the market rate. According to the Applicant, throughout 2021 two out of three people seeking help for homelessness were women, and one out of every two of these women were escaping violence.



At least half of the women and children who access the Applicant's services have experienced domestic violence and/or sexual abuse where the perpetrator of the violence or abuse has been male.

- The Applicant currently employs a Chief Administrative Officer, an Operation Manager and two Tenancy and Property Managers full-time, and seven other part-time positions including Property Development Manager, Communications Manager, Fund raiser and part-time Finance Managers. The Applicant operates out of one office location which is an open plan office. Given the Applicant's size, it is necessary for all staff, from time to time, to answer the telephones and greet women attending the Applicant's office.
- According to Ms Large, many of their clients, particularly those who have experienced violence or abuse by men, find it confronting to be visited by an unknown male for onsite home visits. Ms Large states that the service seeks to ensure clients who have experienced violence and abuse feel comfortable in approaching the service and seeking assistance.
- I am satisfied that the services provided by the Applicant are special needs services under section 88 of the Act, as they meet the special needs of its clients. I am also satisfied that the exception contained in section 28 of the Act applies to the staff positions that provide direct client services. However, in relation to the staff positions that have less direct service-related client contact, such as the management and administrative positions, I am not satisfied that those roles can be provided most effectively by women only, and therefore do not come under section 28 of the Act. In the absence of an exemption the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (the Charter). I have considered all the relevant factors including the nature of the right, the importance of the purpose of the limitation, the nature and extent of the limitation, and the relationship between the limitation and

its purpose, and any less restrictive means reasonably available to achieve the purpose the limitation seeks to achieve.

- This exemption will limit the right to equality and in particular the right to equal and effective protection against discrimination on the basis of sex for people seeking employment with the Applicant. The exemption will allow the Applicant to discriminate on the basis of sex in relation to seeking information, advertising and offering employment.
- I accept the evidence provided by Ms Large, that some of their vulnerable client group would not feel comfortable approaching the services or seeking assistance if required to deal with male staff members. I accept the submissions that having female staff is important when providing services to women who have experienced violence and abuse from males. I accept the reasons provided in relation to the importance of ensuring a welcoming environment to ensure clients feel safe and able to ask for assistance. I also accept there is a need for the services delivered by the Applicant.
- I accept the exempt conduct is focused and targeted. The exemption would not prevent any prospective employees from seeking employment with other not-for-profit housing agencies.
- I also accept that given the nature of the exempt conduct, there is no less restrictive means for the Applicant to achieve its purpose.
- I am satisfied that in all the circumstances, the limits imposed by this exemption on the right to equality are reasonable and justified under the Charter.
- I am satisfied it is appropriate to grant an exemption for five years.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 2 June 2027.

Dated 2 June 2022

C. THWAITES  
Member

**Corrections Act 1986****NOTICE OF AN AWARD OF DAMAGES TO A PRISONER**

In accordance with section 104Y of the **Corrections Act 1986** notice is given that an award of damages has been made to former prisoner Allan Thompson in a claim against the State of Victoria. The award money, excluding legal costs and medical expenses, has been paid into the Prisoner Compensation Quarantine Fund, where it will be held for an initial period of 12 months from 2 June 2022.

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

Dated 2 June 2022

**Electoral Act 2002****APPLICATION TO REGISTER A POLITICAL PARTY'S LOGO**

In accordance with section 49 of the **Electoral Act 2002** (the Act), I hereby give notice of the following application of a registered political party to register a party logo.

Name of party: Victorians Party



Proposed logo:

The application is signed by the Secretary of the party.

Any person who believes that the party's logo should not be registered because the proposed logo is not allowable under section 47A of the Act may object by email to [rppregistration@vec.vic.gov.au](mailto:rppregistration@vec.vic.gov.au) or writing to the Victorian Electoral Commission, Level 11, 530 Collins Street, Melbourne, Victoria 3000, by 4 July 2022.

Details of any objections will be made available to the applicant.

Enquiries to: Amit Desai by email to [rppregistration@vec.vic.gov.au](mailto:rppregistration@vec.vic.gov.au)

Dated 2 June 2022

WARWICK GATELY, AM  
Electoral Commissioner  
Victorian Electoral Commission

**Electricity Industry Act 2000****NOTICE OF GRANT OF LICENCE TO SELL ELECTRICITY BY RETAIL**

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted Tilt Renewables Retail Pty Ltd, ACN 133 552 539, a licence to sell electricity to medium and large customers in Victoria.

The licence was issued on 18 May 2022. A copy of the licence is available on the commission's website, [www.esc.vic.gov.au](http://www.esc.vic.gov.au), or can be obtained by calling the commission on 03 9032 1300.

KATE SYMONS  
Chairperson

**Education and Training Reform Act 2006****MINISTERIAL ORDER NO. 1371****Constitution of the Centre for Higher Education Studies School Council****Part 1 – Preliminary****1. Name and purpose**

- (a) This Order is called Ministerial Order No. 1371 – Constitution of the Centre for Higher Education Studies School Council.
- (b) The purpose of this Order is to amend Ministerial Order (Constitution of Government School Councils) 2020 to constitute a school council for the Centre for Higher Education Studies.

**2. Authorising provisions and commencement**

- (a) This Order is made under Part 2.3 and Division 3 of Part 5.10 of the Act.
- (b) This Order comes into effect on the day it is made.

**3. Objectives**

The objectives of this Order are to:

- (a) amend Ministerial Order (Constitution of Government School Councils) 2020 to:
  - a. constitute the Centre for Higher Education Studies School Council;
  - b. confer or impose on the Centre for Higher Education Studies School Council powers, duties and functions in addition to those conferred or imposed on the council by or under the Act;
  - c. make other provisions in relation to the constitution, powers, duties, and functions of the Centre for Higher Education Studies School Council, including limiting or regulating the exercise of those powers, duties and functions;
  - d. exempt the Centre for Higher Education Studies School Council from having elected student members;
  - e. extend the prohibition on student members of a school council being office bearers to community members who are also school students.
- (b) provide for the appointment of an interim school council and suspend the operation of a number of provisions of Ministerial Order (Constitution of Government School Councils) 2020 until the date on which the first school council election is declared.

**4. Definitions**

In this Order:

- (a) unless the contrary intention appears, words and expressions have the same meaning as in the Act and Ministerial Order (Constitution of Government School Councils) 2020;
- (b) *Act* means the **Education and Training Reform Act 2006**;
- (c) *Ministerial Order (Constitution of Government School Councils) 2020* means Ministerial Order No. 1280 – (Constitution of Government School Councils) 2020, made by the Minister for Education on 28 May 2020 under Part 2.3 and Division 3 of Part 5.10 of the Act and amended from time to time.

**Part 2 – Amendments to Ministerial Order (Constitution of Government School Councils) 2020****5. Clause 26 amended**

In Clause 26(2) of Ministerial Order (Constitution of Government School Councils) 2020, for ‘member’ **substitute** ‘member, or a community member who is also school student (regardless of the school they attend),’.

**6. Schedule 1 amended**

In Table A in Schedule 1 of the Principal Order, insert columns 1–4 of row 3 in the following table:

1	Column 1	Column 2	Column 3	Column 4				
				Numerical limits for membership categories				
2	School council name	School or schools for which school council constituted	School No.	V	P	E	CO	N
3	Centre for Higher Education Studies School Council	Centre for Higher Education Studies	8917	15	0	2	5	8

7. **Schedule 3 amended**

In Schedule 3 of Ministerial Order (Constitution of Government School Councils) 2020, after ‘Blackburn English Language School’, **insert** ‘Centre for Higher Education Studies’.

8. **Schedule 4 amended**

In Schedule 4 of Ministerial Order (Constitution of Government School Councils) 2020, after row 2, **insert** –

3A.	Centre for Higher Education Studies School Council	<div>1. Each principal of a Foundation Network School.</div> <div>2. The principal of the Centre for Higher Education Studies.</div>	<div>1. A principal of a Foundation Network School may appoint either themselves or a nominee currently employed at the Foundation Network School to the nominee member category of the school council.</div> <div>2. Subject to paragraphs 3 and 4, the principal of the Centre for Higher Education Studies may appoint three representatives of Partner Universities to the nominee member category of the school council.</div> <div>3. Before appointing any Partner University Representatives, the Principal of the Centre for Higher Education Studies must first write to each Partner University seeking nominations for appointments to the nominee member category.</div> <div>4. Where there are more nominees under Clause 3 than vacancies, in appointing the nominee members under Clause 2, the principal must ensure that the appointed members, to the fullest extent possible, are representative of all Partner Universities, including by taking into account each Partner University’s previous representation on the school council.</div> <div>5. A person must be appointed for a term of office not exceeding two years that expires on 31 March of the year specified in the appointment.</div>
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3A.	Centre for Higher Education Studies School Council	<ol style="list-style-type: none"> <li>1. Each principal of a Foundation Network School.</li> <li>2. The principal of the Centre for Higher Education Studies.</li> </ol>	<p><b>Definitions</b></p> <p>In this item the following definitions apply:</p> <p><b>A Foundation Network School</b> means any of the following schools:</p> <ol style="list-style-type: none"> <li>a. Melbourne High School;</li> <li>b. MacRobertson Girls' High School;</li> <li>c. Prahran High school;</li> <li>d. Richmond High School; and</li> <li>e. Melbourne Girls' College.</li> </ol> <p><b>A Partner University</b> is a university that:</p> <ol style="list-style-type: none"> <li>a. has a partnership with the Centre for Higher Education Studies to either:             <ol style="list-style-type: none"> <li>i. deliver higher education studies; or</li> <li>ii. contribute to the Student Enrichment Series provided at the Centre for Higher Education Studies; or</li> </ol> </li> <li>b. is otherwise determined by the Principal of the Centre for Higher Education Studies to be a Partner University.</li> </ol>
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### Part 3 – Transitional Provisions

#### 9. Operation of Part

- (1) Subject to subclause (2), this Part operates until and inclusive of the earlier of the following:
  - (a) The date of the declaration of the poll in 2023;
  - (b) 31 March 2023.
- (2) Clause 12 operates until and inclusive of the earlier of the following:
  - (a) The day after the date of the declaration of the poll in 2023;
  - (b) 31 March 2023.

#### 10. Exclusion of Clauses of the Principal Order

Subject to Clause 12, Part 3 of the Principal Order, except Clauses 7(2), 11(2), 12(2), 15(4), 16(2), 17, 24 and 25, does not operate.

*Note: Clause 13 of Ministerial Order (Constitution of Government School Councils) 2020 and the student member category do not apply to exempt schools. Exempt schools include schools listed in Schedule 3 to Ministerial Order (Constitution of Government School Councils) 2020. Clause 7 of this Order seeks to include the Centre for Higher Education Studies School Council in Schedule 3.*

#### 11. Interim school council

- (1) The interim school council consists of a total of 15 members comprising the principal *ex officio*, one other school employee member, eight nominee members, and five community members.
- (2) For the purposes of this Part, any Department employee is taken to be a member of the school employee electorate and is eligible to be appointed as a school employee member.
- (3) The school employee members and the nominee members of the interim school council are to be appointed by the Minister from the date this Part takes effect until and inclusive of the earlier of the date of the declaration of the poll in 2023 or 31 March 2023.

- (4) Prior to the earlier of the date of the declaration of the poll in 2023 or 31 March 2023, the interim school council may:
  - (a) fill any casual vacancy that occurs in the membership of the interim school council by appointing to the school council, in accordance with Clause 25 of Ministerial Order (Constitution of Government School Councils) 2020, a person who is eligible for election or appointment (as the case may be) to the relevant membership category, provided that any person who fills a vacant position created by a casual vacancy may only serve the unexpired portion of the vacating member's term of office;
  - (b) appoint five persons who are eligible for appointment to the community member category of the school council for a term of office until and inclusive of the earlier of the date of the declaration of the poll in 2023 or 31 March 2023.
- (5) In the event that the interim school council is unable to comply with the quorum provisions of Part 4 of the Education and Training Reform Regulations 2017, owing to the number of casual vacancies in its membership, the Minister may fill any casual vacancy that occurs in the membership of the interim school council by appointing to the interim school council, for a term of office that does not extend beyond the unexpired portion of the vacating member's term of office, a person who is eligible for election or appointment (as the case may be) to the relevant membership category.
- (6) In the event that the Minister is satisfied that an interim school council member no longer intends to attend council meetings, but a casual vacancy has not been created in respect of that member's position on the interim school council, the Minister may revoke the person's appointment as an interim school council member and appoint to the interim school council, for a term of office that does not extend beyond the unexpired portion of the vacating member's term of office, a person who is eligible for election or appointment (as the case may be) to the relevant membership category.
- (7) Subject to subclause (7), the interim school council must not decide any matter unless a majority of the school council members present are not Department employees.
- (8) If at any time the membership of the interim school council is such that it is impossible for the interim school council to decide a matter in accordance with subclause (6), the interim school council may nonetheless decide to fill a casual vacancy or appoint a community member under subclause (3).
- (9) Subject to subclauses (6) and (7), an act or decision of the interim school council is not invalid, and the interim school council is properly constituted, notwithstanding –
  - (a) a vacancy in the office of a member (including a community member);
  - (b) a defect or irregularity in or in connection with the appointment or co-option of a member;
  - (c) a casual vacancy is not filled;
  - (d) for any other reason the total number of school council members stated in subclause (1) has not been appointed.

## 12. First school council election

- (1) The first school council election must be completed between the first day of Term 1, 2023 and 31 March 2023 in respect of one school employee member position, and Part 3 of Ministerial Order (Constitution of Government School Councils) 2020 applies to that election.
- (2) The term of office of members of the school council elected at the school council election referred to in subclause (1) commences on the day after the date of declaration of the poll.

Dated 19 May 2022

THE HON. JAMES MERLINO, MP  
Deputy Premier  
Minister for Education



**Emergency Services Superannuation Act 1986**  
**ELECTION OF THREE CONTRIBUTOR MEMBERS AND**  
**THREE DEPUTY CONTRIBUTOR MEMBERS OF**  
**THE EMERGENCY SERVICES SUPERANNUATION BOARD**

Notice is hereby given in accordance with the Emergency Services Superannuation Board Election Procedures that the following candidates have been nominated for election, in order of receipt.

1. Election for one Contributor Member of the Board elected by contributors who are employed under the **Victoria Police Act 2013** or by the employee organisations representing those contributors.  
Jefferson Gooden  
Christopher John Goldrick  
Eamon Thomas Leahy
2. Election for one Deputy to a Contributor Member of the Board who is nominated and elected in the same manner as the Contributor Member of the Board in paragraph one.  
Christopher John Goldrick  
Eamon Thomas Leahy
3. Election for one Contributor Member of the Board elected by contributors who are officers or employees of the Fire Rescue Victoria or persons appointed by the Country Fire Authority under section 17 of the **Country Fire Authority Act 1958** or the employees of the unions representing those contributors.  
Adam Gullo  
Ben McKie
4. Election for one Deputy to a Contributor Member of the Board who is nominated and elected in the same manner as the Contributor Member of the Board in paragraph three.  
Adam Gullo
5. Election for one Contributor Member of the Board elected from and by contributors who are employees appointed by Ambulance Services – Victoria under the **Ambulance Services Act 1986** or by any other ambulance service specified by the Minister and by contributors who are not employees of participating employers referred to in paragraphs one and three above.  
Colin Jones
6. Election for one Deputy to a Contributor Member of the Board who is nominated and elected in the same manner as the Contributor Member of the Board in paragraph five.  
Rebecca Pierce

As only one nomination was received for each of the positions under paragraphs five and six, I declare Colin Jones and Rebecca Pierce elected unopposed.

Whilst only one nomination was received for the position under paragraph four, the outcome of the election is dependent on the result of the election under paragraph three.

As more than one nomination was received for each of the positions under paragraphs one, two and three, a ballot of the eligible contributors will now be held to decide the elections.

Ballot material will be posted to eligible contributors for the contested elections on Wednesday 15 June 2022 and the ballot will close at 5.00 pm on Thursday 14 July 2022.

ROGER MILLAR  
Returning Officer

**Gambling Regulation Act 2003**

## Section 10.1.5A

**VICTORIAN GAMBLING AND CASINO  
CONTROL COMMISSION**Notice of the Making of a Standard for  
Approval of Technical Equipment and  
Systems in Victoria

In accordance with section 10.1.5A(2)(a) of the **Gambling Regulation Act 2003**, the Victorian Gambling and Casino Control Commission gives notice that, with the approval of the Minister for Consumer Affairs, Gaming and Liquor Regulation, the Victorian Gambling and Casino Control Commission has amended a Standard in respect of technical equipment and systems for Keno. The Standard is the Keno Technical Standard Version 3.3.

The Standard comes into force on the date of this notice and is published on the Commission's website at [www.vgecc.vic.gov.au](http://www.vgecc.vic.gov.au)

Dated 2 June 2022

FRAN THORN  
Chair

HERITAGE  
VICTORIA  
HERITAGE  
VICTORIA  
HERITAGE  
VICTORIA

**Heritage Act 2017**

## NOTICE OF REGISTRATION

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

Number: H1953

Category: Registered Place, Registered Objects  
Integral to a Registered Place

Place: HV McKay Memorial Gardens and  
Church

Location: 118–122 Anderson Road, Sunshine,  
Victoria 3020

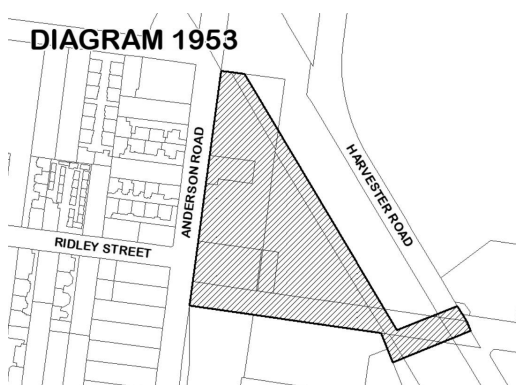
Municipality: Brimbank City

1. All of the place shown hatched on Diagram 1953 encompassing all of Lot 1 on Title

Plan P332621; Lot 1 on Title Plan 249355; Lot 1 on Title Plan 511687; Lot 1 on Title Plan 648630; Lot 1 on Title Plan 513270; Lot 1 on Title Plan 512983, and Lot 1 on Title Plan 900742, and part of Lot 3 on Plan of Subdivision 402551; Lot 1 on Title Plan 900923; Lot 2 on Title Plan 7390; Lot 1 on Title Plan 7390; Lot 3 of Plan of Subdivision 333054; and Lot 4 of Title Plan 1136, part of the road reserve on Harvester Road and land 10 metres north and 10 metres south of the footbridge.

2. Two Registered Objects Integral to the Registered Place being:

- i) the pulpit with memorial plaque to George McKay;
- ii) the minister's chair with memorial plaque to George McKay.



Dated 2 June 2022

STEVEN AVERY  
Executive Director

**Partnership Act 1958**

## SECTION 114

I, Nicole Rich, Director of Consumer Affairs Victoria, give notice that, pursuant to section 114 of the **Partnership Act 1958**, the incorporation of the Incorporated Limited Partnership mentioned below is hereby cancelled.

Starfish Technology Fund II LP

Dated 2 June 2022

NICOLE RICH  
Director  
Consumer Affairs Victoria

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

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

Locality Naming:

<b>Change Request Number</b>	<b>Naming Authority</b>	<b>Affected Localities</b>	<b>Location</b>
148566	Hume City Council	Mickleham and Craigieburn	To modify the locality boundary of 12 land parcels on Malta Road so as to locate these parcels within the locality of Craigieburn. For further details see map at <a href="http://www.land.vic.gov.au/place-naming">www.land.vic.gov.au/place-naming</a>

Geographic Names Victoria

Land Use Victoria  
2 Lonsdale Street  
Melbourne 3000

CRAIG L. SANDY  
Registrar of Geographic Names

**Housing Act 1983****LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE HOUSING ACT 1983****Salvation Army Housing**

I, Ben Rimmer, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

The Director and Salvation Army Housing have agreed in writing that the following land of which Salvation Army Housing is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which the Director is deemed to have an interest under section 107.

<b>Volume</b>	<b>Folio</b>	<b>Address</b>
09075	299	1/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	2/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	3/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	4/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	5/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	6/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	7/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	8/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	9/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	10/164–170 Boundary Road, North Melbourne, Victoria 3051

09075	299	11/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	12/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	13/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	14/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	15/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	16/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	17/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	18/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	19/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	20/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	21/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	22/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	23/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	24/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	25/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	26/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	27/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	28/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	29/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	30/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	31/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	32/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	33/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	34/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	35/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	36/164–170 Boundary Road, North Melbourne, Victoria 3051
09075	299	37/164–170 Boundary Road, North Melbourne, Victoria 3051

Dated 11 May 2022

Signed at Melbourne in the State of Victoria  
 BEN RIMMER  
 Director of Housing

**Marine Safety Act 2010**

Section 208(2)

**NOTICE OF BOATING ACTIVITY EXCLUSION ZONE**

Parks Victoria as the declared waterway manager for the Yarra River upstream of the port waters of the Port of Melbourne and Albert Park Lake hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to take part in the Victorian Sculling Association Winter Sculling Series 2022 are prohibited from entering and remaining in the following waters.

Saturday 4 June 2022: Waters of Albert Park Lake – South and West of Gunn Island.

Saturday 11 June 2022: Waters of the Yarra River between a diagonal line from the downstream edge of the VRA Landing to the upstream edge of Federation Wharf and Herring Island.

Saturday 13 August 2022: Waters of the Yarra River between a diagonal line from the downstream edge of the VRA Landing to the upstream edge of Federation Wharf and the upstream edge of Hawthorn Bridge.

The exclusion zones will be in effect from 7.30 am to 11.00 am for each date and location.

Dated 24 May 2022

PARKS VICTORIA

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**Marine Safety Act 2010**

Section 208(2)

**NOTICE OF BOATING ACTIVITY EXCLUSION ZONE**

Corangamite Catchment Management Authority as the declared waterway manager for Barwon River between the Lower Breakwater and Orana Road hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to take part in the Battle of the Barwon are prohibited from entering and remaining in the following waters.

Waters of Barwon River – Specifically from the 600 metre mark of the Barwon River Rowing Mile to upstream of an imaginary line from West Fyans Street, as marked by river closed signs and turning buoy.

The exclusion zone will be in effect from 7.00 am to 4.00 pm on Sunday 24 July 2022.

Dated 30 May 2022

CORANGAMITE CATCHMENT MANAGEMENT AUTHORITY

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**Major Transport Projects Facilitation Act 2009****NOTICE OF DECISION TO DISCONTINUE PARTS OF ROADS**

Portions of Bridge Inn Road, Main Whittlesea Road, Schotters Road, Findon Road,  
McDonalds Road, Hawkstowe Parade and The Parkway

Under section 186A(1)(a) of the **Major Transport Projects Facilitation Act 2009** (Act), I, Adam Maguire, Director Delivery, Level Crossing Removal Project, as delegate of the project authority for the Mernda Rail Extension (Project), hereby discontinue the parcels of the roads described in Schedule A and on the plans attached in Schedule B (Road Portions).

The decision to discontinue the Road Portions takes effect upon publication of this notice under section 186A(1)(a) of the Act.

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**SCHEDULE A****Arterial Road**

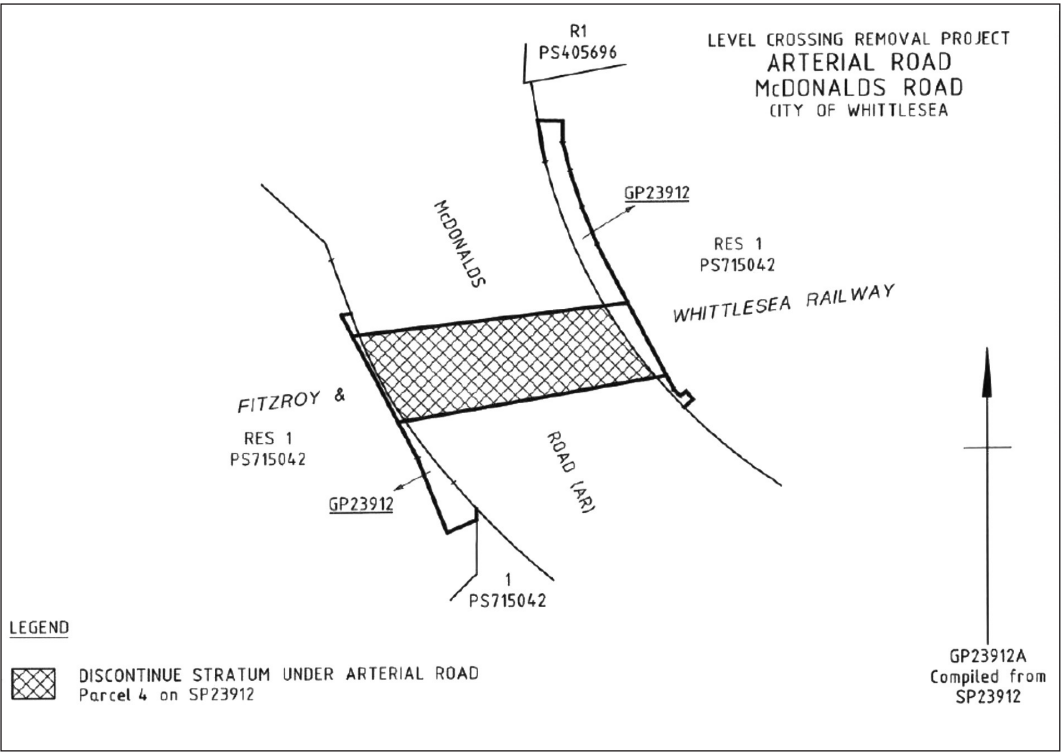
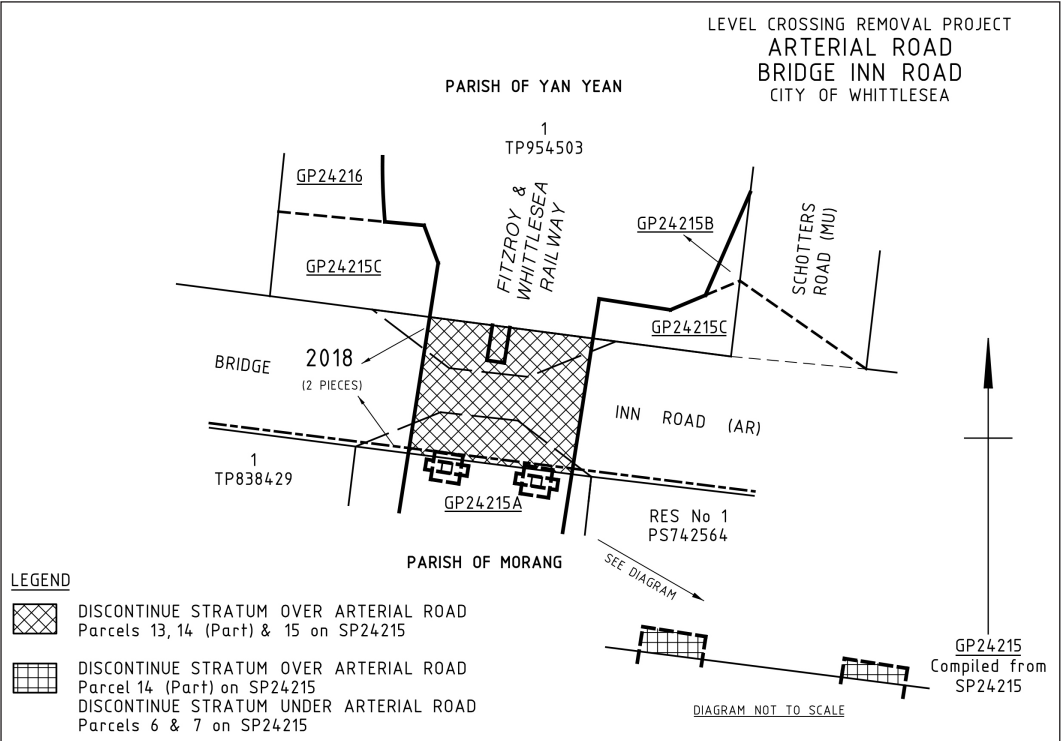
- 1) Parcels 6, 7, 13, 14 and 15 of Bridge Inn Road identified by hatching on the plan numbered GP24215 are discontinued as described in the legend in the said plan.
- 2) Parcel 4 of McDonalds Road identified by hatching on the plan numbered GP23912A is discontinued as described in the legend in the said plan.
- 3) Parcels 7, 9, 11, 14 and 15 of Main Whittlesea Road identified by hatching on the plan numbered GP23914 are discontinued as described in the legend in the said plan.
- 4) Parcels 4, 6, 8, 11, 17, 19 and 27 of Main Whittlesea Road identified by hatching on the plan numbered GP23915 are discontinued as described in the legend in the said plan.

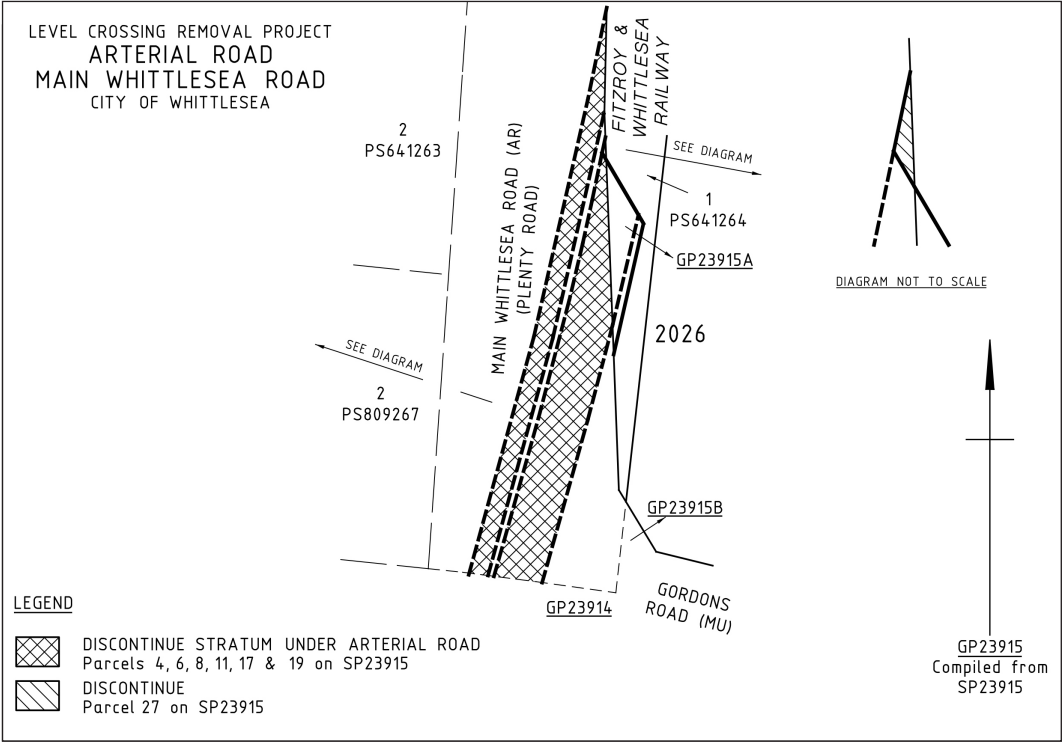
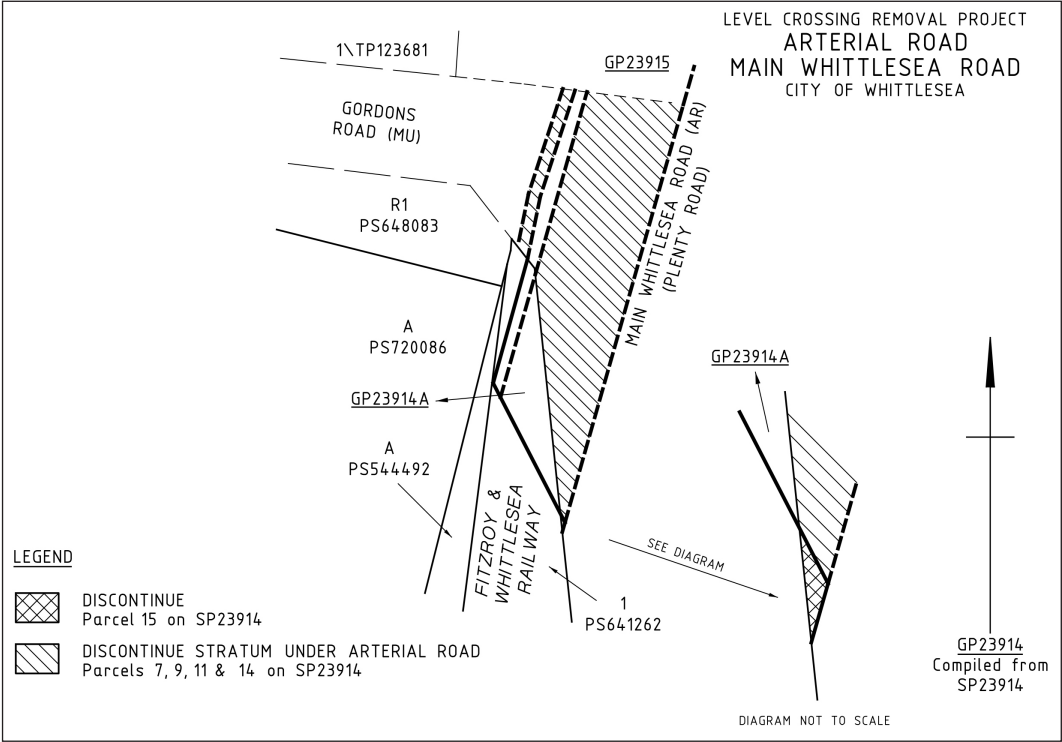
**Municipal Road**

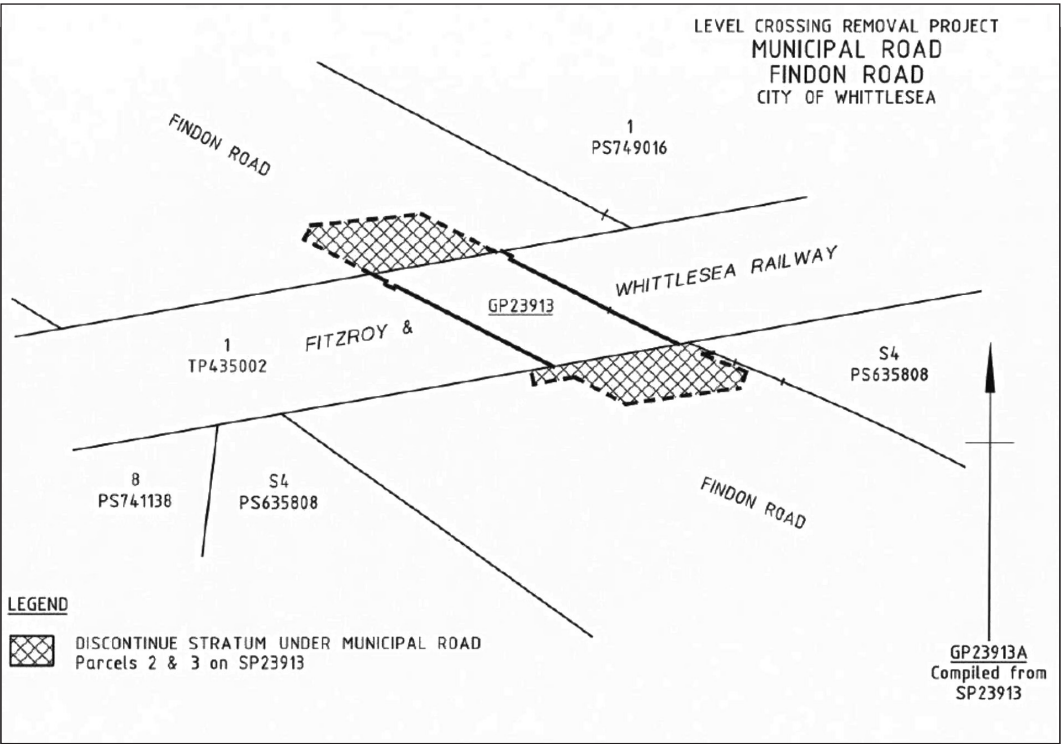
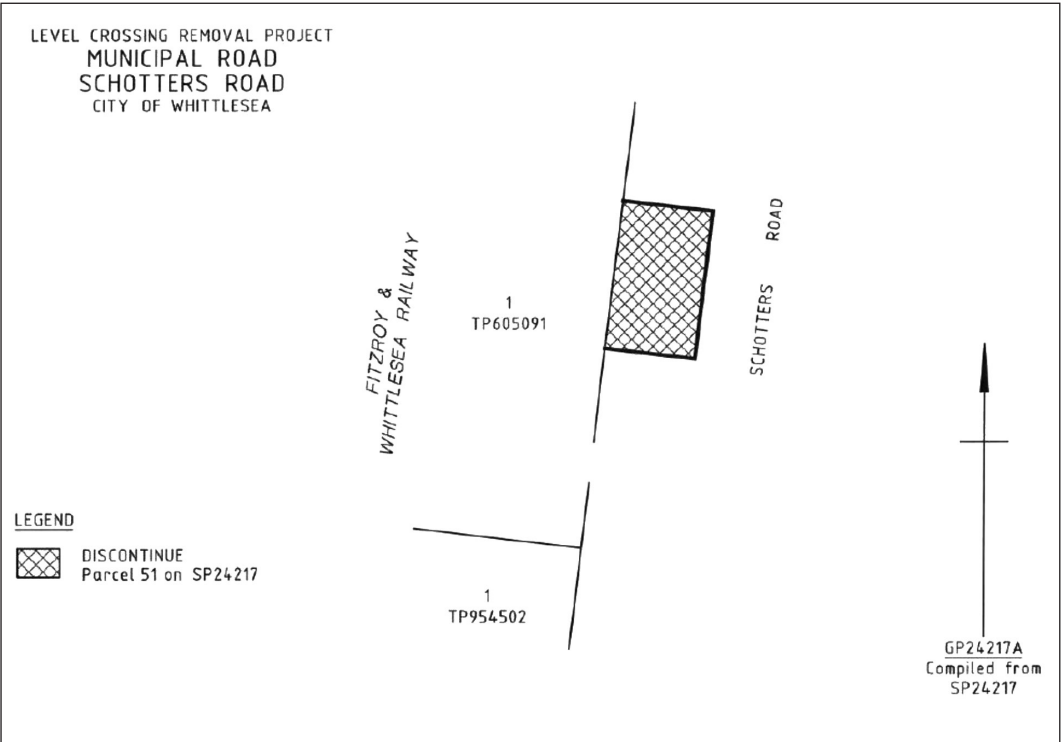
- 1) Parcel 51 of Schotters Road identified by hatching on the plan numbered GP24217A is discontinued as described in the legend in the said plan.
- 2) Parcels 2 and 3 of Findon Road identified by hatching on the plan numbered GP23913A are discontinued as described in the legend in the said plan.
- 3) Parcels 1 and 2 of Hawkstowe Parade identified by hatching on the plan numbered GP23916 are discontinued as described in the legend in the said plan.
- 4) Parcel 1 of The Parkway identified by the hatching on the plan numbered GP24019 is discontinued as described in the legend in the said plan.

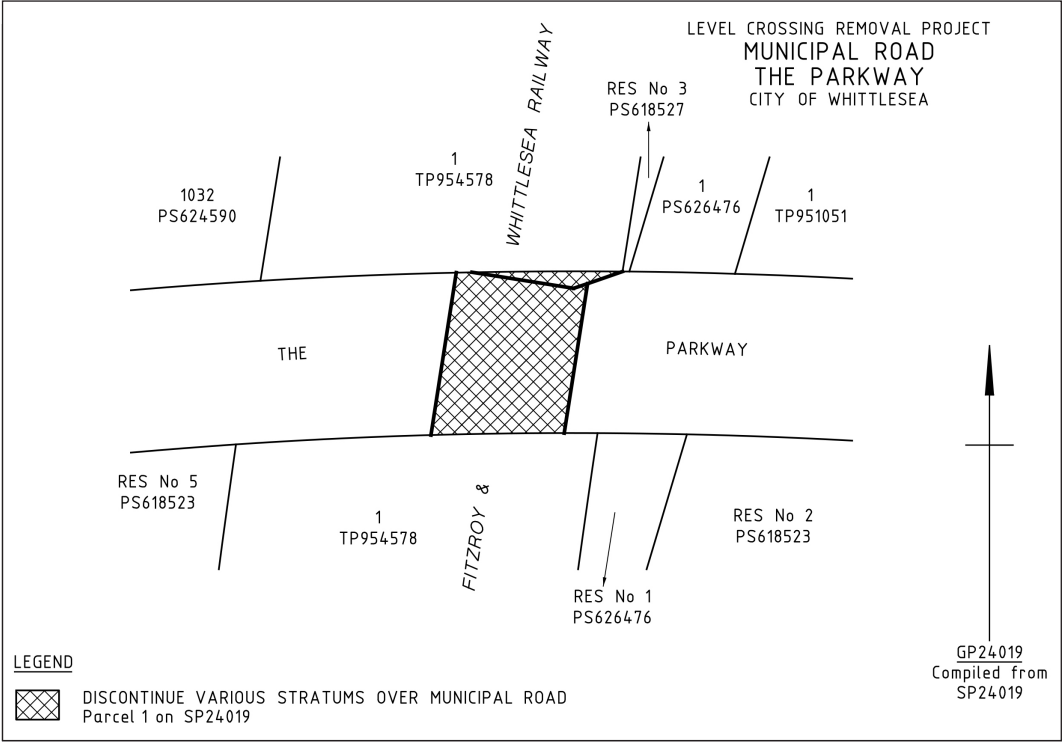
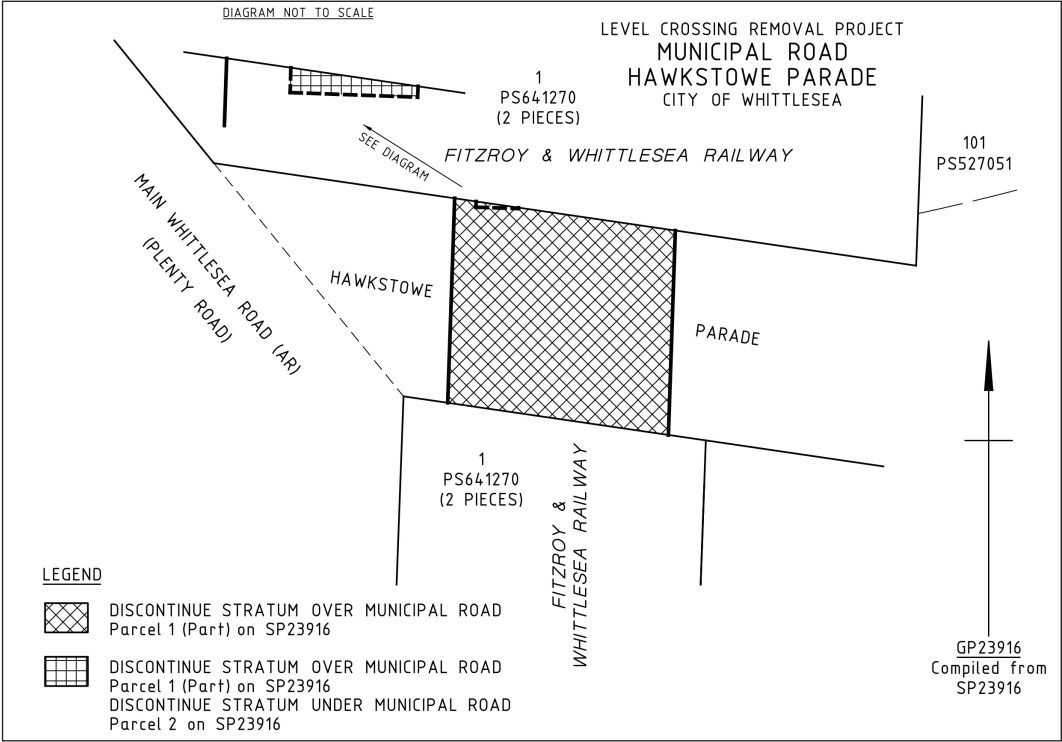


SCHEDULE B









If you have any questions or would like more information, please phone our Community Information Line on 1800 105 105 or contact us via email at [contact@levelcrossings.vic.gov.au](mailto:contact@levelcrossings.vic.gov.au)  
Dated 26 May 2022

ADAM MAGUIRE  
Director Delivery  
Level Crossing Removal Project

### Water Act 1989

#### BULK ENTITLEMENT (RIVER MURRAY ENVIRONMENTAL WATER ALLOCATION OPERATING RULES)

##### Minor Amendment Notice 2022

I, Lisa Neville MP, Minister for Water, and as the Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 and the Bulk Entitlement (River Murray – Goulburn–Murray Water) Conversion Order 1999 as follows:

##### Title

1. This Notice is called the Bulk Entitlement (River Murray Environmental Water Allocation Operating Rules) Minor Amendment Notice 2022 (this Notice).

##### Purpose

2. The purpose of this Notice is to make minor amendments to Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 and the Bulk Entitlement (River Murray – Goulburn–Murray Water) Conversion Order 1999 (the Bulk Entitlement Orders).
3. Amendments to the Orders are required as a consequence of the Operating Rule Change to Use of the Barmah–Millewa Forest Environmental Water Allocation (BMFEWA) Sustainable Diversion Limit (SDL) adjustment project. This is one of eight operational rule change projects within the approved package of Sustainable Diversion Limit adjustment projects and is being jointly undertaken by Victoria and New South Wales with the support of the Murray–Darling Basin Authority and the other Basin States. The project involves changes to the BMFEWA release triggers to prevent a release being triggered if a four-month flood has already occurred. Amendments to the BMFEWA operating rules contained in Schedule 6 to the Order are required as a consequence of this.
4. In addition, a number of other minor changes are being incorporated into the operating rules in the Orders. The most significant of these changes is to reflect the shift of responsibility for BMFEWA-related decision making from the Murray–Darling Basin Commission (now the Murray–Darling Basin Authority) to Victoria and New South Wales. In the process of redrafting the operating rules, further clarification to the existing rules is also being provided.

##### Authorising provision

5. This Notice is made under section 45 of the **Water Act 1989**.

##### Commencement

6. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

##### Amendments to Bulk Entitlement Orders

7. In the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 and the Bulk Entitlement (River Murray – Goulburn–Murray Water) Conversion Order 1999:
  - (a) in Clause 10:
    - (i) **for** ‘sub-clauses 10.5 and 10.7’ **substitute** ‘sub-clause 10.5’; and
    - (ii) **for** sub-clause 10.7 **substitute** –  
‘10.7. The release triggers and targets specified in Clauses 8 and 9 of Schedule 6 may be amended by the Minister subject to the agreement requirements set out in Clause 10 of Schedule 6.’; and

- (b) for Schedule 6 to the Bulk Entitlement Orders **substitute –**  
**‘SCHEDULE 6: OPERATING RULES FOR THE BARMAH MILLEWA  
 FOREST ENVIRONMENTAL WATER ALLOCATION**

## DEFINITIONS

In this Schedule:

‘**Basin Plan**’ means the *Basin Plan 2012* (Commonwealth);

‘**BMFEWA**’ means the Barmah–Millewa Forest Environmental Water Allocation;

(Note that each State has its own individual BMFEWA account)

‘**General Security**’ means a category of access licence referred to under section 57 of the **Water Management Act 2000** (NSW);

‘**High Reliability Water Share**’ means a class of Victorian water share defined by how often full seasonal allocation is expected to be available. Allocations are made to High Reliability Water Shares before Low Reliability Water Shares;

‘**Manager of the BMFEWA**’ means the State department or agency whose responsibility it is to manage licensed environmental water that is held by that State (that is, the NSW Department of Planning, Industry and Environment – Environment, Energy and Science; and the Victorian Environmental Water Holder);

‘**MDB Agreement**’ means the Murray–Darling Basin Agreement, as amended from time to time in accordance with that agreement and as set out in Schedule 1 to the **Water Act 2007** (Commonwealth);

‘**Objectives and Outcomes document**’ means the document *Objectives and outcomes for river operations in the River Murray System*, as approved by the Basin Officials Committee in accordance with Clause 31 of the MDB Agreement, which sets out the objectives and outcomes for operating the River Murray System;

‘**Operator**’ means the operator of the River Murray System (that is, the Murray–Darling Basin Authority – River Operations);

‘**State**’ means either the State of New South Wales (NSW) or Victoria;

‘**Water Resource Manager**’ means the State department or agency who is responsible for determining state water allocations in the Murray System (that is, Goulburn–Murray Water in Victoria and the NSW Department of Planning, Industry and Environment – Water in NSW);

‘**water year**’ means any period of 12 calendar months beginning on 1 July in any year and ending on 30 June in the following year.

## BMFEWA OPERATING RULES

### 1. Allocation

#### 1.1 Credit of allocation to the BMFEWA

Annual allocations credited to the BMFEWA are supplied half each by New South Wales and Victoria. The total annual maximum allocation creditable consists of two components:

- (a) a 100 GL high-security allocation; and
- (b) a 50 GL lower-security allocation.

#### 1.2 High-security allocation

The BMFEWA account for each State is credited 0.5 GL for each 1 per cent increase in the seasonal determination of High Reliability Water Shares in the Victorian Murray System, up to a maximum credit of 50 GL to each State’s BMFEWA.

#### 1.3 Lower-security allocation

Lower-security allocations are made according to the triggers shown in Table 1 below. The triggers refer to the total natural inflow to Hume Reservoir calculated over the preceding period specified in the table for each assessment date. The lower-security water allocation is credited to the BMFEWA account in its entirety when a trigger is exceeded (apart from 1 July, which is preliminary only – see sub-clause 1.4). The credit is shared equally between



NSW and Victoria, resulting in a credit of 25 GL to each State's BMFEWA account (*see explanatory note 1.3*).

**Table 1: Exogenous triggers for lower-security allocation**

Assessment date	Period preceding assessment date (months)	Trigger (GL)
1 July*	30	8,650
1 August	31	8,988
1 September	32	9,243
1 October	33	9,253
1 November	34	9,267
1 December	35	9,280

\*Preliminary only (*see sub-clause 1.4*)

#### **1.4 Timing of lower-security allocation**

Allocations are made at the start of the month based on inflows for the preceding months as prescribed in Table 1. Any lower-security allocation made in July is preliminary only and is made to ensure that sufficient resources are reserved for a subsequent formal allocation. If the trigger is exceeded only in July, then no lower-security allocation is made. However, if the trigger is exceeded in any of the months from 1 August to 1 December, the allocation is made even if the trigger is exceeded in only one month.

#### **1.5 Allocation limit**

Any allocation increase to a State's individual BMFEWA account is limited to the volume that will bring each State's share of the BMFEWA account to 350 GL (*see explanatory note 1.5*).

### **2. Carryover**

Subject to the limit in sub-clause 1.5, the unused water in the BMFEWA account will be carried over from one water year to the next.

### **3. Overdraw**

The BMFEWA can be overdrawn by up to 100 GL (50 GL from each State) to ensure adequate water is available for forest watering, provided a State has sufficient reserves. A State may overdraw independently. An overdraw will forfeit credits to the BMFEWA that occur in the water years following the water year in which the overdraw occurs until the volume of forfeited credits reaches the overdraw amount (*see explanatory note 3*).

### **4. Evaporation loss**

The BMFEWA is reduced by evaporation. The evaporation loss to be applied to the BMFEWA is determined as a fraction of the total loss from the Hume and Dartmouth Reservoirs. The fraction of the evaporation loss to be attributed to the BMFEWA is calculated as the non-borrowed, carried-over component of the BMFEWA divided by the total storage in the two reservoirs. BMFEWA evaporation losses will be shared pro-rata between each State's share of the non-borrowed, carried-over components of the BMFEWA. If applying an evaporation loss to a State's share of the BMFEWA account will result in it going negative, the account will be reduced to nil (*see explanatory note 4*).

### **5. Borrow and payback**

#### **5.1 Borrow and payback triggers**

Each State's share of the BMFEWA can be borrowed for consumptive use by that State, subject to the following rules:

- (a) each State can borrow that volume of water necessary to increase its allocation to its target allocation; and

- (b) water borrowed is paid back when it is no longer required to supply the target allocation (see sub-clause 5.2); and
- (c) an amount of up to 10 GL each year that may be required by the Victorian Environmental Water Holder for low-level watering is not available for borrowing.

(See explanatory note 5.1)

## **5.2 Target allocation**

The target allocation for Victoria is 100 per cent of Victorian Murray High Reliability Water Share. The target allocation for New South Wales is normally 30 per cent of NSW Murray General Security allocation but this can be increased to 50 per cent under exceptional circumstances (see sub-clause 5.3).

## **5.3 NSW exceptional circumstances**

In NSW, exceptional circumstances is defined to arise when the average NSW Murray General Security end of November allocation (including carryover) for the four years up to and including the current water year would otherwise have been less than 50 per cent. However, exceptional circumstances cannot be declared in consecutive years (see explanatory note 5.3).

## **5.4 Forest watering while borrowing**

The non-borrowed component of the BMFEWA can be released for delivery even if there is a component of the BMFEWA which remains borrowed.

## **5.5 Borrowing in the fifth year of drought**

Each State will consider, consult and give reasons before making a decision to borrow water in the fifth year of drought when a release might be made under sub-clause 8.2 of these rules (see explanatory note 5.5).

## **5.6 Borrowing for other environmental purposes**

If the relevant Water Resource Manager agrees, a State may borrow from their respective share of the BMFEWA for other environmental purposes provided that:

- (a) the required water has not already been borrowed for consumptive use;
- (b) the Operator is notified and given the necessary information and time to assess the proposal and to make representations to the Water Resource Managers before the decision to borrow proceeds;
- (c) water is not required in that year by the Barmah–Millewa Forest, as determined by the Managers of the BMFEWA; and
- (d) the required water can be repaid at the start of the following water year (see explanatory note 5.6).

# **6. Spillage**

## **6.1 Priority of spills**

When Hume Reservoir physically spills, water will first spill from South Australia's storage right, then from other spillable accounts in accordance with State arrangements (see explanatory note 6.1).

## **6.2 Spillage limit**

A State's share of the BMFEWA cannot spill below 100 GL plus an additional volume if water was borrowed by the State in the previous year. This additional volume is equal to the maximum borrowed by that State in the previous year excluding water borrowed under sub-clause 5.6 and is limited to 100 GL for each State (see explanatory note 6.2).

## **6.3 Account imbalances**

If the States' shares of the BMFEWA are unequal when the account spills, water spills first from the State with the bigger account until the States' accounts are in balance. Spillage for each individual State's BMFEWA account continues until each individual State's spillage limit is reached.

**7. Internal spills**

Each State's share of the BMFEWA is stored on their respective sides of the storages. The States' shares of the BMFEWA will not be affected by internal spills in Hume or Dartmouth.

**8. Release triggers****8.1 Trigger flows**

- (a) Subject to Clause 10, releases are made from the BMFEWA under the trigger flow conditions specified in sub-clauses 8.2 to 8.5.
- (b) The trigger flows are the monthly flows in the River Murray downstream of the Yarrawonga Weir in the preceding months. In interpreting these triggers, the usable component of the BMFEWA is defined as the total allocation credited to the BMFEWA, less twice the volume borrowed by the State with the highest borrow. A four-month flood is defined as four consecutive months in the period June to December (inclusive) where the monthly flow downstream of Yarrawonga is at least:
  - 500 GL/month for June, July, August, September, October and November; and
  - 400 GL/month for December.

**8.2 October release for a five-year drought**

Releases are triggered in October if the four previous years, as well as the current year, have passed with no release under Clause 8 or without a four-month flood.

**8.3 October release following a September flow**

Releases are triggered in October if the September flow exceeded 500 GL/month, the usable component of the account is  $\geq 400$  GL, and a four-month flood has not already occurred in the current year.

**8.4 November release following an October flow**

Releases are triggered in November if the October flow exceeded 500 GL/month, the usable component of the account is  $\geq 400$  GL, and a four-month flood has not already occurred in the current year.

**8.5 December release**

Releases are triggered in December if the flow exceeded 500 GL/month for both October and November, and a four-month flood has not already occurred in the current year.

**9. Release targets****9.1 Target flows**

Subject to Clause 10, releases for the Barmah–Millewa Forest will attempt to achieve the target flows downstream of the Yarrawonga Weir specified in sub-clauses 9.2 and 9.3.

**9.2 Normal target flows**

The normal target flows downstream of the Yarrawonga Weir are 500 GL/month for October and November, and 400 GL/month for December.

**9.3 Special target flows**

Except for releases triggered under sub-clause 8.2, if three years pass with no flow of  $\geq 660$  GL/month in any one month from August to November, then the target flow is increased from 500 GL/month to 660 GL/month at Yarrawonga:

- (a) for October if a release starts in October; or
- (b) for November if a release starts in November (*see explanatory note 9.3*).

**9.4 Reduction of target flows for fifth year drought**

The targets for releases triggered under sub-clause 8.2 must be reduced if the flow in either October or November is less than 300 GL/month.

**10. Amendment of release triggers and targets**

These operating practices for making releases (Clauses 8 and 9) can be varied from time to time to improve environmental outcomes:

- (a) in a given year by agreement between the Managers of the BMFEWA in consultation with Water Resource Managers in the States, and in consultation with the Operator, or
- (b) as a permanent change to a rule agreed between the States that is consistent with the Basin Plan and MDB Agreement. Any such permanent change will be subject to each States' legislative amendment process (*see explanatory note 10*).

**11. Accounting for releases****11.1 Accounting for releases from the BMFEWA**

Releases from the BMFEWA are calculated as the difference between the releases from Hume Dam to meet the target flows required under Clause 9 and the releases that would have been made to meet all other requirements (*see explanatory note 11.1*).

**11.2 Sharing of releases between the States**

Until one State's ability to release is exhausted, releases are shared between the States in amounts which tend most to equalise the States' remaining Barmah–Millewa Forest environmental water accounts (including water that has been borrowed). When one State's ability to release is exhausted, water can continue to be released from the other State's account.

A State's ability to release water is exhausted if:

- (a) all its remaining account has been borrowed; or
- (b) its account is empty and its overdraw limit (being the maximum permitted volume for overdraw, as specified in Clause 3) has been reached (*see explanatory note 11.2*).

**11.3 Use of returning flows**

BMFEWA water, leaving the forest and returning to the upper River Murray, is not protected as it passes downstream and can be used by NSW and Victoria according to the MDB Agreement.

**12. Barmah–Millewa Forest EWA and special accounting**

For the purposes of special accounting under the MDB Agreement, the BMFEWA will be treated in accordance with the Objectives and Outcomes document.'.

- (c) **after Schedule 6 insert:**

**“Appendix to Schedule 6 – Explanatory Notes**

Additional information required for some Clauses of the BMFEWA Operating Rules is provided below as explanatory notes.

**1.3 Lower-security allocation**

Hume natural inflows are the inflow that would have occurred to Hume Reservoir but for the influence of the Dartmouth Dam and the Snowy Scheme, inflows to the Hume Reservoir are calculated by water balance and are adjusted for the net impact of the Snowy Scheme and the impoundments and losses in Dartmouth.

If the cumulative Hume natural inflows for the past 31 months at 1 August exceed 8988 GL, then a lower-security allocation of 50 GL is made. If the inflow is less than this trigger volume, then no allocation is made this month but it may be made in subsequent months if inflows increase and the corresponding trigger in those months is exceeded.

**1.5 Allocation limit**

The BMFEWA can contain a maximum of 700 GL at any time. This limits each State's share of the account to a maximum of 350 GL. When any new allocation is added to the account, the credited volume is limited to the volume that will bring each State's share of the account to 350 GL. Once an allocation has been made, water not credited because of the 350 GL limit is not available for topping up the BMFEWA later in the season.

### 3. Overdraw

Each State can independently overdraw a maximum of 50 GL irrespective of whether the other State is overdrawing. Provision of overdraw allows each State to bring their next year's allocation forward on the basis of a pro-rata share of reserve so that the BMFEWA can be released in the current year. For this to occur, a State must have sufficient water in reserve (excluding the BMFEWA and the mandatory reserve) for the BMFEWA to be overdrawn without affecting the current year's or next year's allocation for other users.

For NSW to have sufficient reserves, it must have made a General Security allocation of 100 per cent. For Victoria to have sufficient reserves for maximum overdraw, it must have made an allocation greater than 100 per cent of High Reliability Water Share.

Decisions to overdraw will be made by the relevant State member of Basin Officials Committee, informed by advice from the relevant State Managers of the BMFEWA and Water Resource Managers.

### 4. Evaporation loss

Evaporation losses from BMFEWA are calculated on the basis of pro-rata losses from the volume of the Hume and Dartmouth reservoirs at the end of the month.

The loss adjustment in any month will be the total net evaporation from the Hume and Dartmouth reservoirs divided by the total storage volume in Hume and Dartmouth and multiplied by 'the water volume of the BMFEWA less the water borrowed less the water credited to the account in the current year'.

For example, for a given month if Hume storage = 1600 GL, Dartmouth storage = 2200 GL, Hume evaporation loss = 18 GL, Dartmouth evaporation loss = 12 GL, BMFEWA = 550 GL (NSW = 240 GL, Victoria = 310 GL), Borrow from the BMFEWA = 20 GL (NSW = 13 GL, Victoria = 7 GL) and the current year's allocation to the BMFEWA = 150 GL (75 GL from each State), then the BMFEWA losses for that month =  $(550 - 20 - 150) \times (18 + 12) / (1600 + 2200) = 3$  GL.

This is calculated as follows:

$$BM_{Loss} = \frac{(Hume_{Loss} + Dartmouth_{Loss}) \times \text{Max}(0, BM_{EWA} - BM_{Borrow} - BM_{Current Year Allocation})}{(Hume_{Storage} + Dartmouth_{Storage})}$$

Evaporation losses are shared pro-rata between each State's share of the non-borrowed, carried-over components of the BMFEWA except when a State's share of the account is negative. A State's share of evaporation becomes nil when a State's share of the account is negative. For each State, pro-rata loss is calculated as follows:

$$BM_{Loss}(VIC) = BM_{Loss} \times \frac{(VIC_{EWA} - VIC_{Borrow} - VIC_{Current Year Allocation})}{\text{Max}(0.001, BM_{EWA} - BM_{Borrow} - BM_{Current Year Allocation})}$$

$$BM_{Loss}(NSW) = BM_{Loss} \times \frac{(NSW_{EWA} - NSW_{Borrow} - NSW_{Current Year Allocation})}{\text{Max}(0.001, BM_{EWA} - BM_{Borrow} - BM_{Current Year Allocation})}$$

In the above example, evaporation loss for NSW's share of the account would be:  $3 \times (240 - 13 - 75) / (550 - 20 - 150) = 3 \times 0.40 = 1.20$  GL

and for Victorian share of the account would be:

$3 \times (310 - 7 - 75) / (550 - 20 - 150) = 3 \times 0.60 = 1.80$  GL.

#### 5.1 Borrow and payback triggers

Decisions to borrow under this Clause are expected to be made by the relevant State Water Resource Manager.

The 10 GL set aside under sub-clause 5.1(c) may be used by the Victorian Environmental Water Holder for low-level watering when there is a shortage of access to other environmental water. This is intended to be used under exceptional circumstances with the support of Victoria's Basin Officials Committee member.

5.3 NSW exceptional circumstances

For the purpose of defining *NSW exceptional circumstances*, the four-year average November allocation for NSW is calculated as the sum of the November General Security allocation and the November carryover (expressed as a percentage) for the last three years plus the carryover for current year (expressed as a percentage) and projected General Security allocation in November for the current year, all divided by four. This can be mathematically expressed as follows:

$$\frac{\left[ \sum_{i=1}^3 (Carryover_{Nov, year\ i} + Gen\ Sec\ Allocation_{Nov, year\ i}) + Carryover_{current\ year} + Projected\ Gen\ Sec\ Allocation_{Nov, current\ year} \right]}{4}$$

If this four-year average November allocation is less than 50 per cent, NSW is considered to be under exceptional circumstances for the purpose of managing the BMFEWA.

5.5 Borrowing in the fifth year of a drought

Prior to making a decision to borrow in the fifth year of a drought, the States must consult with each other and document why they decided to borrow or not borrow. The decision remains an individual State decision. Subject to any State specified obligations, it is expected this decision be made by the relevant State member of Basin Officials Committee with advice from State Water Resource Managers and Managers of the BMFEWA.

5.6 Borrowing for other environmental purposes

Prior to any borrowing for other environmental purposes, Managers of the BMFEWA must agree to the terms of the borrow and payback with the relevant State Water Resource Manager.

6.1 Priority of spills

Victoria and NSW have different entitlements that can be debited for physical spills from Hume Dam. Consequently, the priority order of spilling will differ slightly in each State. Each State’s order of priority for physical spills may be specified in State instruments, however, these are expected to reflect previous commitments that eligible BMFEWA spills after any eligible River Murray Increased Flows and before any consumptive water eligible for spilling.

Based on current State arrangements, when Hume Reservoir physically spills, and after debits are made to any volumes of South Australia’s Storage Right in accordance with the Agreement, the applicable State accounts will be debited for spills in the following order:

Priority of debits when Hume Reservoir spills	Applicable to	
	VIC	NSW
1. Any River Murray Increased Flows eligible for spill	Y	Y
2. NSW Murray Additional Allowance carried over from the previous year	N	Y
3. BMFEWA carried over from the previous year	Y	Y
4. In equal proportions, credits made in the current year to NSW Murray Additional Allowance and BMFEWA subject to the volume of BMFEWA being no less than the sum of 100 GL and any volumes borrowed for consumptive purposes in the previous year	Y*	Y
5. Any remaining water in either the NSW Murray Additional Allowance and BMFEWA subject to the volume of BMFEWA being no less than the sum of 100 GL and any volumes borrowed for consumptive purposes in the previous year	Y*	Y
6. Victorian accounts that are subject to spill	Y	N

\*The NSW Murray Additional Allowance applies only to NSW, so for Victoria these spills are debited exclusively from the BMFEWA.



## 6.2 Spillage limit

When BMFEWA spills following the Hume spills, a State's share of the BMFEWA spills down to a limit of 100 GL if that State has not borrowed any water in the previous year. If a State has borrowed in the previous year, the spillage limit for that State is increased by its maximum borrow until it reaches 200 GL.

For example, if a State has borrowed more than 100 GL in the previous year, this State's BMFEWA account spills down to 200 GL rather than 100 GL. If the other State did not borrow in the previous year, its share of the account will spill down to 100 GL.

## 9.3 Special target flows

Special target flow of 660 GL applies for one month only. The special target flow is not tried in November if an attempt was already made in October to achieve the special target, irrespective of the success or failure. However, if the flood is initiated in November, the special target is attempted in November.

In the fifth year of drought, special targets are often not met because of limited water resource availability due to a long dry spell. For this reason, the special target flow of 660 GL is not attempted during the fifth-year flooding.

## 10. Amendment of release triggers and targets

A permanent change to the release triggers and/or targets should involve a review of the long-term impacts, taking into account Clause 10.28 of the Basin Plan ('No net reduction in the protection of planned environmental water') and Clause 49 of the MDB Agreement ('Authority to be Informed of New Proposals'). All relevant Water Resource Plans need to be updated as per Clause 10.09 of the Basin Plan ('Identification of planned environmental water and register of held environmental water').

It is acknowledged that any proposal for permanent change could not be implemented in Victoria unless it was able to be reflected in Bulk Entitlement instruments for which change is subject to a regulated process under the **Water Act 1989**.

Permanent changes should be incorporated into this document, and details of the changes added to the revision history in *Table 2, Appendix A*.

## 11.1 Accounting for releases from the BMFEWA

The following example illustrates how releases from the BMFEWA and other Directed Releases from Hume Dam are accounted, however more detailed information is included in the RMS Environmental Watering Manual and the Objectives and Outcomes document for the River Murray System.

Assume that a total volume of 300 GL was released from Hume Reservoir to meet the target flows at Yarrawonga for Barmah-Millewa flooding. If a release of 200 GL was required to meet the downstream requirements for irrigators, other environmental sites and SA supply, then releases from the BMFEWA (or another appropriate environmental account) would be  $300 \text{ GL} - 200 \text{ GL} = 100 \text{ GL}$ . This is because the downstream demand of 200 GL would have been released anyway even if Forest flooding had not been initiated.

## 11.2 Sharing of releases between States

Examples given in *Table 3* illustrate the sharing of the BMFEWA releases between States.



**Table 3: Examples of sharing of BMFEWA releases between States**

	NSW (GL)	Victoria (GL)
Initial Account	300	200
Borrowed Water	100	0
Available Overdraw	0	50
Example 1: Sharing a release of 100 GL		
Releases	100	0
Final account	200	200
Example 2: Sharing a release of 300 GL		
Releases	200	100
Final account	100	100
Example 3: Sharing a release of 400 GL		
Releases	200	200
Final account	100	0
<i>Note: Borrowed water cannot be released</i>		
Example 4: Sharing a release of 450 GL		
Releases	200	250
Final account	100	-50
<i>Note: States may have different overdraws</i>		

Note: Final account = Initial account – Releases

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Dated 26 May 2022

HON. LISA NEVILLE MP  
Minister for Water

**Water Act 1989**

**SOUTH EAST WATER – DECLARATION OF SERVICED PROPERTIES**

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

Development/ Address	Stage/s	Suburb	Service	Subdivision No.	Declaration Date
Officer Fields	1	Officer	Potable Water, Recycled Water and Sewerage	PS833356N	25/02/2022
Olio Estate	1	Officer	Potable Water, Recycled Water and Sewerage	PS839259G	22/02/2022
25 Bells Road	2	Clyde	Potable Water, Recycled Water and Sewerage	PS824079P	23/02/2022
The New Bloom Estate	7	Clyde North	Potable Water, Recycled Water and Sewerage	PS826421U	23/02/2022

St Germain Estate 1425 Pound Road/ 195S St Germain Boulevard	26	Clyde North	Potable Water, Recycled Water and Sewerage	PS846063G	07/02/2022
Meridian Central	Sofra P1	Clyde North	Potable Water, Recycled Water and Sewerage	Schedule 2	04/02/2022
110 Smiths Lane	12	Clyde North	Potable Water, Recycled Water and Sewerage	PS837149W	01/02/2022
Meridian Central	28	Clyde North	Potable Water, Recycled Water and Sewerage	Schedule 2	04/02/2022
Canopy Estate	5B	Cranbourne	Potable Water, Recycled Water and Sewerage	PS838521X	08/02/2022
Meridian Central	30	Clyde North	Potable Water, Recycled Water and Sewerage	Schedule 2	11/02/2022
1485 Frankston Flinders Road	1	Tyabb	Potable Water and Sewerage	PS821922X	01/02/2022
Meridian Central	Sofra Pt2	Clyde North	Potable Water, Recycled Water and Sewerage	Schedule 2	08/02/2022
Lot Aa, 258 Pink Hill Boulevard	—	Officer	Potable Water, Recycled Water and Sewerage	PS845597W	21/02/2022
25 Belle Road	1	Clyde	Potable Water, Recycled Water and Sewerage	PS824078R	01/03/2022
Hartleigh Estate	19	Clyde	Potable Water, Recycled Water and Sewerage	PS824441Y	09/03/2022
One Bells Estate	3	Clyde	Potable Water, Recycled Water and Sewerage	PS824080F	01/03/2022
One Bells Estate	4	Clyde	Potable Water, Recycled Water and Sewerage	PS824081D	01/03/2022
Botanic Ridge Estate	23	Cranbourne South	Potable Water, Recycled Water and Sewerage	PS838486W	28/03/2022
Evans Park	4	Cranbourne West	Potable Water and Sewerage	PS841078U	08/03/2022
83A Browns Road Sport Pavilion	—	Botanic Ridge	Potable Water, Recycled Water and Sewerage	—	30/03/2022

Brompton Lodge	15	Cranbourne	Potable Water, Recycled Water and Sewerage	PS728916M	07/03/2022
Minta Estate	20	Berwick	Potable Water, Recycled Water and Sewerage	Schedule 2	15/03/2022
200–210 Warrandyte Road	–	Langwarrin	Sewerage	N/A	01/03/2022
Henry Wilson Drive Estate	5	Capel Sound	Potable Water and Sewerage	PS813090P	07/03/2022
Summerfields Estate	6	Lang Lang	Potable Water and Sewerage	PS823703A	24/03/2022
Smiths Lane Estate	13	Clyde North	Potable Water, Recycled Water and Sewerage	PS837152J	21/03/2022

### Water Act 1989

#### NOTICE OF DECLARATION OF SERVICED PROPERTIES

Notice is hereby given that Westernport Water has made provision for water and/or recycled water and/or sewer services for the properties listed below. In accordance with section 144 of the **Water Act 1989**, these properties are now liable to be rated as serviced properties from 31 May 2022, or subject to the approval of subdivision.

Lot/Plan Numbers	Property Address
<b>Water and sewer services</b>	
Lots 1 and 2 / PS836401U	22 Grandview Grove, Cowes
Lots 1 to 9 / PS830682Q	13 Shorland Way, Cowes
Lots 1 and 2 / PS838064A	18 Grandview Grove, Cowes
Lots 9 to 13, 19 and 20, 24 to 27, 38 to 41 and 47 to 52 / PS838434S	386 Agar Road, Coronet Bay
Lots 4 and 5 / PS620872G	1–3 Pear Tree Lane, Rhyll
Lots 1 and 2 / PS845530G	233 Church Street, Cowes
Lots A and B / PS908344F	6 Mary Grove, San Remo
Lots 1 and 2 / PS845488C	28 Wimbledon Road, Wimbledon Heights

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

[www.westernportwater.com.au](http://www.westernportwater.com.au)

**Water Act 1989****CENTRAL GIPPSLAND REGION WATER CORPORATION –  
DECLARATION OF SERVICED PROPERTIES**

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

<b>Address</b>	<b>Service</b>	<b>Subdivision No.</b>	<b>Declaration Date</b>
Mary Claire Street, Norah Street, Paige Avenue, Emerson Link and Bartholomew Circuit, Traralgon	Water and Wastewater	PS837796 and PS837797	2/05/2022
Coolabah Place and Snow Gum Close, Moe	Water and Wastewater	PS839933 S	3/05/2022
Magnolia Way, Tilia Court and Correa Court, Warragul	Water and Wastewater	PS834224 B	17/05/2022
Carnoustie Court, Coach Road and Gleneagles Drive, Newborough	Water and Wastewater	PS833030 V	18/05/2022
22 Commercial Place, Drouin	Water	Lot 1 PS818226	26/05/2022
Semmintal Street and Charbray Street, Drouin	Water and Wastewater	PS849366 V	30/05/2022

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**ORDERS IN COUNCIL****Domestic Animals Act 1994**  
**REVOCATION OF ORDERS****Order in Council**

With effect from 1 June 2022, the Governor in Council under section 5 of the **Domestic Animals Act 1994** revokes:

- a) the Order exempting GRV Greyhounds from the operation of Section 12B(a) and 12C(a) published in Government Gazette No. S237 on Tuesday 18 June 2019; and
- b) the Order exempting non-racing greyhounds from operation of Section 27(1)(a) published in Government Gazette No. S389 on Thursday 23 August 2018.

Dated: 31 May 2022

Responsible Minister:  
MARY-ANNE THOMAS  
Minister for Agriculture

ALEXANDRA DEBELJAKOVIC  
Clerk of the Executive Council

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**Land Act 1958****CLOSURE OF UNUSED ROAD****Order in Council**

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owner of the land adjoining the road closes the following unused road:

**MUNICIPAL DISTRICT OF BAW BAW SHIRE COUNCIL**

JINDIVICK – The road in the Parish of Jindivick being Crown Allotment 2104 as shown on Original Plan No. OP125589 lodged in the Central Plan Office.

File ref: 15L10.8026

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

Dated: 31 May 2022

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

ALEXANDRA DEBELJAKOVIC  
Clerk of the Executive Council

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**Land Act 1958**  
**CLOSURE OF UNUSED ROAD**  
Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owners of the land adjoining the road closes the following unused road:

**MUNICIPAL DISTRICT OF THE BAW BAW SHIRE COUNCIL**

**NARRACAN SOUTH** – The road in the Parish of Narracan South being Crown Allotment 2028 (area 3654 square metres) as shown on Original Plan No. OP124635 lodged in the Central Plan Office.

File ref: 1500789

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

Dated: 31 May 2022

Responsible Minister

**HON LILY D'AMBROSIO MP**

Minister for Energy, Environment and Climate Change

**ALEXANDRA DEBELJAKOVIC**  
Clerk of the Executive Council

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**Land Act 1958**  
**CLOSURE OF UNUSED ROAD**  
Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owner of the land adjoining the road closes the following unused road:

**MUNICIPAL DISTRICT OF THE LATROBE CITY COUNCIL**

**LOY YANG** – The road in the Parish of Loy Yang being Crown Allotment 2058 as shown on Original Plan No. OP123851 lodged in the Central Plan Office.

File ref: 15L10.8011

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

Dated: 31 May 2022

Responsible Minister

**HON LILY D'AMBROSIO MP**

Minister for Energy, Environment and Climate Change

**ALEXANDRA DEBELJAKOVIC**  
Clerk of the Executive Council

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**Land Act 1958**  
**CLOSURE OF UNUSED ROAD**  
Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owner of the land adjoining the road closes the following unused road:

**MUNICIPAL DISTRICT OF THE LATROBE SHIRE COUNCIL**

TRARALGON – The road in the Parish of Traralgon being Crown Allotment 2073 as shown on Original Plan No. OP125075 lodged in the Central Plan Office.

File ref: 15L10.8093

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

Dated: 31 May 2022

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ALEXANDRA DEBELJAKOVIC  
Clerk of the Executive Council

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**Land Act 1958**  
**CLOSURE OF UNUSED ROAD**  
Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owner of the land adjoining the road closes the following unused road:

**MUNICIPAL DISTRICT OF SOUTH GIPPSLAND SHIRE COUNCIL**

JEETHO WEST – The road in the Parish of Jeetho West being Crown Allotment 2067 as shown on Original Plan No. OP125249 lodged in the Central Plan Office.

File ref: 1508565

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

Dated: 31 May 2022

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ALEXANDRA DEBELJAKOVIC  
Clerk of the Executive Council

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**Plant Biosecurity Act 2010**  
**ORDER DECLARING EXOTIC PESTS AND DISEASES**

Order in Council

The Governor in Council under section 5(3) of the **Plant Biosecurity Act 2010** (the Act) declares –

- (a) the pests listed in Schedule 1 to be exotic pests for the purposes of the Act; and
- (b) the diseases listed in Schedule 2 to be exotic diseases for the purposes of the Act.

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

**SCHEDULE 1**

Scientific Name	Common name
<b>Pests</b>	
<i>Acrogonia citrina</i> Marucci & Cavichioli	
<i>Acrogonia terminalis</i> Young	
<i>Bactericera trigonica</i> Hodkinson	
<i>Bactrocera albistrigata</i> (de Meijere)	white striped fruit fly
<i>Bactrocera carambolae</i> Drew & Hancock	carambola fruit fly
<i>Bactrocera correcta</i> (Bezzi)	guava fruit fly
<i>Bactrocera kirki</i> (Froggatt)	Fijian fruit fly
<i>Bactrocera latrifrons</i> (Hendel)	solanum fruit fly
<i>Bactrocera zonata</i> (Saunders)	peach fruit fly
<i>Brachyponera chinensis</i> (Emery)	Asian needle ant
<i>Carocollina lenticula</i> (Michaud)	lens snail
<i>Chilo auricilius</i> Dudgeon	sugarcane stalk borer, gold-fringed rice borer
<i>Chilo infuscatellus</i> Snellen	yellow top borer, sugarcane shoot borer
<i>Chilo orichalcociliella</i> (Strand)	coastal stem borer, coastal stalk borer
<i>Chilo polychrysa</i> (Meyrick)	stem borer, dark-headed striped borer
<i>Chilo sacchariphagus</i> Bojer	spotted sugarcane borer
<i>Chilo terrenellus</i> (Pagenstecher)	sugarcane stem borer
<i>Chilo tumidicostalis</i> (Hampson)	spotted sugarcane stem borer
<i>Cicadella viridis</i> (Linnaeus)	green leafhopper
<i>Dilobopterus costalimai</i> Young	sharpshooter leafhopper
<i>Draeculacephala minerva</i> Ball	green sharpshooter, grass sharpshooter
<i>Eldana saccharina</i> Walker	African sugarcane borer
<i>Graphocephala atropunctata</i> (Signoret)	blue-green sharpshooter
<i>Lepisiota frauenfeldi</i> (Mayr)	browsing ant
<i>Lepisiota incisa</i> (Forel)	African black sugar ant
<i>Liriomyza cicerina</i> (Rondani)	chickpea leafminer
<i>Lymantria dispar asiatica</i> Vnukovskij	Asian gypsy moth
<i>Lymantria dispar dispar</i> Linnaeus	North American/Europe gypsy moth
<i>Lymantria dispar japonica</i> Motschulsky	Japanese gypsy moth

<i>Monacha</i> spp.	
<i>Nylanderia fulva</i> (Mayr)	tawny crazy ant, raspberry crazy ant
<i>Oncometopia fasciali</i> Signoret	sharpshooter
<i>Philaenus spumarius</i> Linnaeus	meadow froghopper, meadow spittlebug
<i>Pomacea canaliculata</i> (Lamarck)	golden apple snail
<i>Scirophaga excerptalis</i> Walker	white top borer, sugarcane top borer, top shoot borer
<i>Sesamia grisescens</i> Walker	pink stalk borer
<i>Solenopsis richteri</i> Forel	black imported fire ant
<i>Spodoptera eridania</i> (Cramer)	southern armyworm
<i>Trioza apicalis</i> Förster	carrot psyllid, carrot sucker
<i>Trioza erythrae</i> (Del Guercio)	African citrus psyllid
<i>Xyphon fulgidum</i> (Nottingham)	redheaded sharpshooter
<i>Zeugodacus cucurbitae</i> (Coquillett)	melon fly
<i>Zeugodacus tau</i> (Walker)	fruit fly
<b>Nematodes</b>	
<i>Belonolaimus gracilis</i> Steiner	sting nematode, pine sting nematode
<i>Belonolaimus longicaudatus</i> Rau	sting nematode
<i>Bursaphelenchus cocophilus</i> Cobb	red ring nematode
<i>Ditylenchus destructor</i> Thorne	potato tuber nematode
<i>Ditylenchus dipsaci</i> (Kühn) Filip'ev	stem and bulb nematode, alfalfa stem nematode
<i>Dolichodorus heterocephalus</i> Cobb	awl nematode
<i>Heterodera cajani</i> Koshy	pigeon pea cyst nematode
<i>Heterodera ciceri</i> Vovlas, Greco & di Vito	chickpea cyst nematode
<i>Heterodera goettingiana</i> Liebscher	pea cyst nematode
<i>Heterodera hordecalis</i> Andersson	barley cyst nematode
<i>Heterodera mani</i> Mathews	grass cyst nematode, ryegrass cyst nematode
<i>Heterodera sorghi</i> Jain, Sethi, Swarup & Srivastav	sorghum cyst nematode
<i>Hoplolaimus columbus</i> Sher	Columbia lance nematode
<i>Hoplolaimus galeatus</i> (Cobb) Thorne	crown-headed lance nematode, Cobb's lance nematode
<i>Longidorus breviannulatus</i> Norton & Hoffmann	needle nematode
<i>Meloidogyne chitwoodi</i> Golden, O'Bannon, Santo & Finley	Columbia root-knot nematode
<i>Meloidogyne enterolobii</i> Yang and Eisenback	pacara earpod tree root-knot nematode, guava root-knot nematode
<i>Meloidogyne mali</i> Itoh, Ohshima & Ichinoche	apple root-knot nematode
<i>Meloidogyne naasi</i> Franklin	barley root knot nematode

<i>Paratrichodorus anemones</i> (Loof) Siddiqi	stubby-root nematode
<i>Paratrichodorus pachydermus</i> (Seinhorst) Siddiqi	stubby-root nematode
<i>Paratrichodorus teres</i> (Hooper) Siddiqi	stubby-root nematode
<i>Pratylenchus quasitereoides</i> Hodda, Collins, Vanstone, Hartley, Wanjura & Kehoe	root-lesion nematode
<i>Radopholus citri</i> Machon & Bridge	burrowing nematode
<i>Radopholus similis</i> (Cobb) Thorne (exotic strains)	burrowing nematode
<i>Trichodorus primitivus</i> (de Man) Micoletzky	stubby-root nematode
<i>Trichodorus viruliferus</i> Hooper	stubby-root nematode

## SCHEDULE 2

Scientific Name	Common name
<b>Bacteria and Phytoplasmas</b>	
<i>Candidatus</i> Phytoplasma novoguineense	banana wilt phytoplasma, banana wilt associated phytoplasma
Phytoplasmas 16SrI group including – <i>Candidatus</i> Phytoplasma asteris (16SrI-B) <i>Candidatus</i> Phytoplasma tritici (16SrI-C) <i>Candidatus</i> Phytoplasma lycopersici (16SrI-Y)	aster yellows group
<b>Viruses and Viroids</b>	
Cucumber fruit mottle mosaic virus ( <i>tobamovirus</i> )	CFMMV
Cucumber mottle virus ( <i>tobamovirus</i> )	CMV
Kyuri green mottle mosaic virus ( <i>tobamovirus</i> )	KGMMV
Potato 14R virus ( <i>tobamovirus</i> )	potato 14R virus
Ribgrass mosaic virus ( <i>tobamovirus</i> )	RMV
Tobacco mosaic virus – Potato strain ( <i>tobamovirus</i> )	TMV-P
Tomato mottle mosaic virus ( <i>tobamovirus</i> )	ToMMV
Turnip-vein clearing virus ( <i>tobamovirus</i> )	TVCV
Wasabi mottle virus ( <i>tobamovirus</i> )	WMoV
Youcai mosaic virus ( <i>tobamovirus</i> )	YoMV
Zucchini green mottle mosaic virus ( <i>tobamovirus</i> )	ZGMMV

Dated 31 May 2022

Responsible Minister:  
MARY-ANNE THOMAS MP  
Minister for Agriculture

ALEXANDRA DEBELJAKOVIC  
Clerk of the Executive Council

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

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

33. *Statutory Rule:* Magistrates' Court (Judicial Registrars) Amendment Rules 2022  
*Authorising Act:* Magistrates' Court Act 1989  
*Date first obtainable:* 26 May 2022  
*Code A*
34. *Statutory Rule:* Supreme Court (Chapters I and VI Dual Commission Holder and Joinder Amendments) Rules 2022  
*Authorising Act:* Supreme Court Act 1986  
*Date first obtainable:* 27 May 2022  
*Code A*
35. *Statutory Rule:* Residential Tenancies Amendment Regulations 2022  
*Authorising Act:* Residential Tenancies Act 1997  
*Date first obtainable:* 31 May 2022  
*Code A*
36. *Statutory Rule:* Conservation, Forests and Lands (Infringement Notice) Miscellaneous Amendments Regulations 2022  
*Authorising Act:* Conservation, Forests and Lands Act 1987  
*Date first obtainable:* 31 May 2022  
*Code A*

37. *Statutory Rule:* Victorian Energy Efficiency Target Amendment (Code of Conduct) Regulations 2022  
*Authorising Act:* Victorian Energy Efficiency Target Act 2007  
*Date first obtainable:* 31 May 2022  
*Code B*
38. *Statutory Rule:* Road Safety Road Rules Amendment (Speed-limit) Rules 2022  
*Authorising Act:* Road Safety Act 1986  
*Date first obtainable:* 31 May 2022  
*Code A*

## PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>
A	1–16	\$4.22
B	17–32	\$6.33
C	33–48	\$8.65
D	49–96	\$13.61
E	97–144	\$17.51
F	145–192	\$20.78
G	193–240	\$23.95
H	241–288	\$25.43
I	289–352	\$28.70
J	353–416	\$33.44
K	417–480	\$38.19
L	481–544	\$44.52
M	545–608	\$50.90
N	609–672	\$56.28
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