

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 24 Thursday 16 June 2022

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GENERAL

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Advertisers Please Note As from 16 June 2022 The last Special Gazette was No. 297 dated 15 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
- or contact our office on 8523 4601 between 8.30 am and 5.30 pm Monday to Friday

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between Carly Nowell and Zoe Taylor, carrying on the business of frozen baby and infant food under the trading name of Audrey and Alfie Co., ABN 60 915 120 345, from 251 Mitcham Road, Mitcham in the State of Victoria, has been dissolved and as from 15 May 2022 has ceased trading.

Dated 6 June 2022

GI LAW PTY LTD on behalf of Carly Nowell and Zoe Taylor.

GRAHAM MAXWELL SHAW, late of Allity Aged Care, 475 Swansea Road, Lilydale, Victoria 3140, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 25 February 2022, are required by the executor, Gregory Allen Black, care of 11 Clarke Street, Lilydale, Victoria 3140, to send particulars of their claims to him by 18 August 2022, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 25 May 2022.

Dated 30 March 2022

AMJ LEGAL PTY LTD, 11 Clarke Street, Lilydale, Victoria 3140. PO Box 152, Lilydale, Victoria 3140. 25 DX 34059 Lilydale Ph: 03 9735 5599. Fax: 03 9735 2965. GB:22-0576. Contact: Greg Black.

EMELITA BULOS, late of 20 McCrae Close, Scoresby, Victoria 3179, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 20 September 2021, are required by the executor, Juvy Abad Nazareno, care of Suite 4, 426 Burwood Highway, Wantirna South, Victoria 3152, to send particulars of their claims to her by the 17 August 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 2 February 2022. BALLARDS SOLICITORS PTY LTD, PO Box 4118, Knox City Centre, Victoria 3152. Ph: 03 9800 7500.

Re: MARIA ESTER PANIAGUA GARCIA, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 15 Mladen Court, Coolaroo, Victoria, pensioner, who died on 17 January 2022, are required by the trustee, Patricia Del Carmen Hernandez, to send particulars to the trustee, care of the lawyers named below, by 19 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.

BEDIAGA XAVIER & RAMON, lawyers, PO Box 275, Brunswick, Victoria 3056.

Re: Estate of JAMES AUGUSTINE HEVEY, late of 360 Sawmill Road, Springmount, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 December 2021, are to send particulars of their claim to executors, care of the undermentioned legal practitioners, by 15 August 2022, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

CINQUE OAKLEY BRYANT LAWYERS, 17 Dawson Street South, Ballarat, Victoria 3350.

JOHN YIANNACOULACOS, in the Will called John Yannacoulcos and also known as Ioannis Yiannacoulacos, late of 59 Vine Street, Moonee Ponds, Victoria 3039, builder, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 8 July 2021, are required by the executor, Sofie Mandoukos, care of Contested Wills & Probate Lawyers, Regus, Level 50, 120 Collins Street, Melbourne Victoria 3000, to send particulars of their claims to her within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of Dated 9 June 2022

CONTESTED WILLS & PROBATE LAWYERS, Regus, Level 50, 120 Collins Street, Melbourne, Victoria 3000. Ph: 03 6165 1118.

FERNANDO CIUFFETELLI, late of 1 Roma Court, Thomastown, Victoria, construction worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 October 2021, are required by the executors, Nicola Ciuffetelli and Anna Italiano, care of Suite 2, 261–265 Blackburn Road, Doncaster East, Victoria 3109, to send particulars of their claims to them, within 60 days of the date of this notice, after which date the executors may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 17 February 2022.

COSTANZO LAWYERS, Suite 2, 261–265 Blackburn Road, Doncaster East, Victoria 3109. Ph: 03 9894 5888.

MARGERY ANN MAXWELL, late of 33 Newmans Road, Templestowe, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 November 2021, are required by the executors, Lisa June Lahy and Maree Ann Pascoe, care of Suite 2, 261–265 Blackburn Road, Doncaster East, Victoria 3109, to send particulars of their claims to them, within 60 days of the date of this notice, after which date the executors may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 10 February 2022.

COSTANZO LAWYERS, Suite 2, 261–265 Blackburn Road, Doncaster East, Victoria 3109. Ph: 03 9894 5888. Re: SYLVIA ANDONOV, late of Apartment 205, 118 Cairnlea Drive, Cairnlea, Victoria 3023.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 September 2021, are required by the executor, Daniella Sekirski, in the Will called Daniella Bajada, to send particulars of their claim to her, care of the undermentioned solicitors, by 17 August 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which she may then have notice.

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

STEVEN GRANGER, late of Unit 103, 69 Newry Street, Windsor, recruitment manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 September 2021, are required by the executor, Kathryn Joy Goding, to send particulars to her by 16 August 2022, care of the undermentioned solicitors, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

IRMA ISABELLA POOLE, late of Warrandyte Gardens Community Aged Care, 295 Warrandyte Road, Ringwood North, Victoria, retired kindergarten assistant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2022, are required by the executors, Vicki Susan Beard, Jenny Linda Tait and Lynette Fairweather, 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. JUDITH BEACH, late of 21 Old Neuk Road, Moggs Creek, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 March 2022, are required by the deceased's personal representatives, Anthea Nicole Luth and Anthony Colin Luth, care of their solicitors at the address below, to send particulars to them by 18 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.

F. R. E. DAWSON & SON, solicitors for the personal representatives, Level 5, 470 Collins Street, Melbourne 3000.

Re: JUDITH KEFFORD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 August 2021, are required by the trustees, Bruce Kefford, Sally Lombard and Jane Campbell, care of Featherbys Lawyers of 14 Ninth Avenue, Rosebud, Victoria, to send particulars to the trustees by 18 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

FEATHERBYS LAWYERS, solicitors, 14 Ninth Avenue, Rosebud 3939.

BARRY WILLIAM HOLDING, late of Unit 3, 26 Harris Gully Road, Warrandyte, Victoria 3113, mechanical engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 January 2022, are required by the personal representative, Gloria Frances Holding, to send particulars of such claim to her, care of the undersigned, by 15 August 2022, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: Estate of MAUREEN MAY COBURN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MAUREEN MAY COBURN, late of 15 Belah Mews, Swan Hill in the State of Victoria, retired, deceased, who died on 23 January 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 16 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.

Re: Estate of ELLA JEAN MUNDAY, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ELLA JEAN MUNDAY, late of 15 Salisbury Street, Quambatook in the State of Victoria, retired, deceased, who died on 26 January 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 17 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.

Re: Estate of MALCOLM DAVID RICHARDSON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MALCOLM DAVID RICHARDSON, late of 29 Rutherford Street, Swan Hill in the State of Victoria, retired, deceased, who died on 18 March 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 17 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.

Re: GABRIELLE PATRICIA CLEELAND, late of 41A Bridgeview Drive, Cape Woolamai, Victoria 3925, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 November 2021, are required to send particulars of their claim to the executors, care of the undersigned lawyers, by 16 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. LEONARD & ASSOCIATES, lawyers, Level 1, 82 Thompson Avenue, Cowes, Victoria 3922.

Re: MELVA JESSIE HALL, late of BlueCross Box Hill, 48 Dorking Road, Box Hill, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 October 2021, are required by the trustee, Guy Kurzmann, to send particulars to the trustee, care of the undermentioned solicitors, by 16 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 101/177 Surrey Road, Blackburn 3130. KM:2211895.

Re: NANCY ROBINSON, late of Bupa Aged Care, 120, 122–124 Maroondah Highway, Croydon, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 November 2021, are required by the trustee, Judith Nanette Hearn, to send particulars to the trustee, care of the undermentioned solicitors, by 16 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 101/177 Surrey Road, Blackburn 3130. KM:2212080.

IAN KINROSS HUNT, late of 21 Victory Boulevard, Ashburton, accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 17 October 2021, are required by the executors, J. McBride and M. Vogt, care of the undersigned, to send particulars to them by 1 September 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

MARSHALLS & DENT & WILMOTH, Level 21, 570 Bourke Street, Melbourne, Victoria 3000.

NOTICE TO CREDITORS UNDER TRUSTEE ACT 1958 (SECTION 33 NOTICE)

Notice to Claimants

JUDITH IVY AUSTIN, late of 35 Clegg Avenue, Croydon, Victoria, clerk, deceased.

Creditors, next-of-kin and all others having claims in respect of the abovenamed deceased, who died on 13 December 2021, are required by the trustee, Tracey Leanne Bartlett, care of 301 Maroondah Highway, Healesville, Victoria, to send particulars of such claims to the trustee, care of the undermentioned solicitor, by 2 September 2022, after which date the trustee may convey or distribute the estate, having regard only to the claims of which the trustee then has notice. Probate was granted in Victoria on 1 March 2022.

NICOLE SLINGSBY, solicitor, 301 Maroondah Highway, Healesville, Victoria 3777.

NOTICE TO CREDITORS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

MARIA ANTIONETA ILSLEY, also known as Maria Ilsey, Maria Isley and Maria Antoinette Ilsley, late of 7 Coogee Street, Boronia, Victoria, clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 1 December 2021, are required by the trustee, Paul Beresford Connor, care of 301 Maroondah Highway, Healesville, Victoria, to send particulars of such claims to the trustee, care of the undermentioned solicitor, by 16 September 2022, after which date the trustee may convey or distribute the estate, having regard only to the claims of which the trustee then has notice. Probate was granted in Victoria on 15 March 2022.

NICOLE SLINGSBY, solicitor,

301 Maroondah Highway, Healesville, Victoria 3777.

NOTICE TO CREDITORS UNDER TRUSTEE ACT 1958 (SECTION 33 NOTICE)

Notice to Claimants

MARY HEATHER SITKEI, late of 30 Hams Hill Road, Yinnar South, Victoria, nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 6 November 2021, are required by the trustee, Therese Mary Giles, care of 301 Maroondah Highway, Healesville, Victoria, to send particulars of such claims to the trustee, care of the undermentioned solicitor, by 16 August 2022, after which date the trustee may convey or distribute the estate, having regard only to the claims of which the trustee then has notice. Probate was granted in Victoria on 15 February 2022.

NICOLE SLINGSBY, solicitor, 301 Maroondah Highway, Healesville, Victoria 3777.

JOAN BERNADETTE WHEELER, late of Aurrum Aged Care, 27 Smith Street, Healesville, Victoria 3777, Australia, secondary school teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 27 February 2022, are required by the administrator, Carmel Elizabeth Brennan, care of Ground Floor, 290 Maroondah Highway, Healesville, Victoria 3777, to send particulars of their claims to her by 16 August 2022, after which date the administrator may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Letters of Administration were granted in Victoria on 30 May 2022.

Re: Estate of LESLIE ADRIAN ROWE, deceased, late of 55 Chetwynd Street, North Melbourne, Victoria 3051.

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 executors of the estate, Alan Neil Ewart and Kenneth James Hanlon, to send particulars of their claims to them, care of the undermentioned solicitors, by 16 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.

PARKE LAWYERS, Level 1, 480 Collins Street, Melbourne, Victoria 3000. Re: MAROA JOSEPHINE SHELTON, late of 7 Mair Street, Brighton, Victoria 3186, software programmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 13 May 2022, are required by the executor, Joan Margaret Parker, to send particulars to her, care of the undermentioned solicitors, by 19 August 2022, after which date the executor may convey and distribute the assets, having regard only to the claims of which she then has notice.

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

Re: Estate of MERVYN FREDERICK HOLMES, late of 1848 Carboor–Everton Road, Carboor, Victoria, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2021, are required by the trustees, Rhonda Joy Holmes, Andrew Paul Holmes and Kerrie Ann Theobald, to send particulars to the trustees, in care of the undersigned, by 16 August 2022, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

WILLETT LAWYERS PTY LTD, PO Box 2196, Spotswood, Victoria 3015.

NIGEL IAN CAMPBELL FORD, deceased, late of Bupa Windsor, 104 Union Street, Windsor, Victoria 3181.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 June 2021, are required by the executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria to send particulars to it by 25 August 2022, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

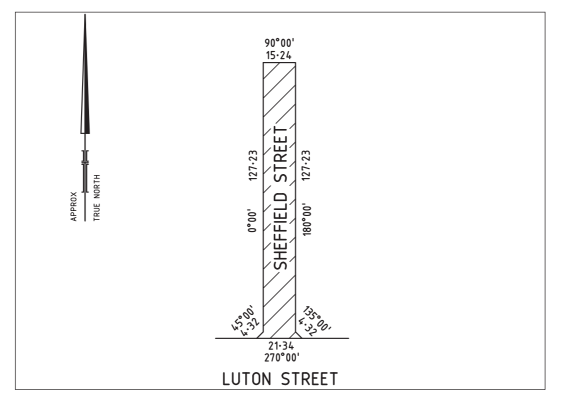
WOODS WILLS LAWYERS, 338 Barkly Street, Brunswick, Victoria 3056.

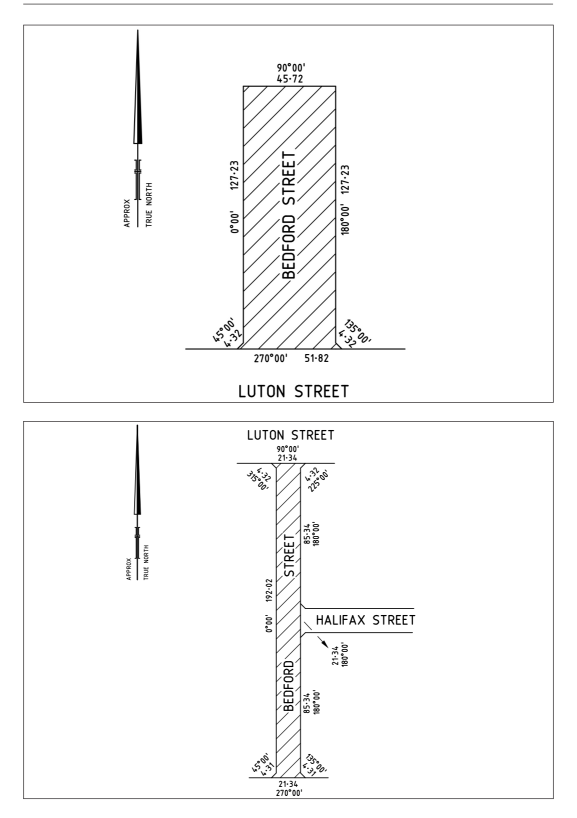


Local Government Act 1989

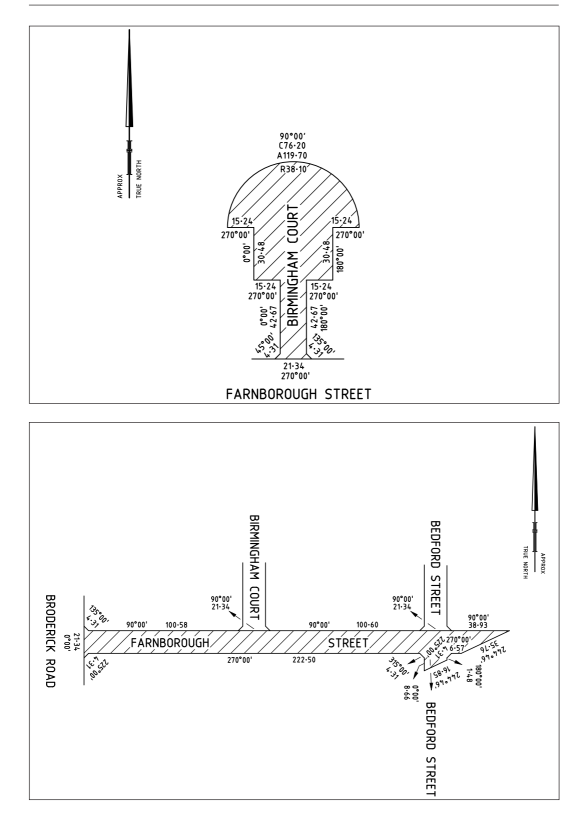
ROAD DISCONTINUANCE

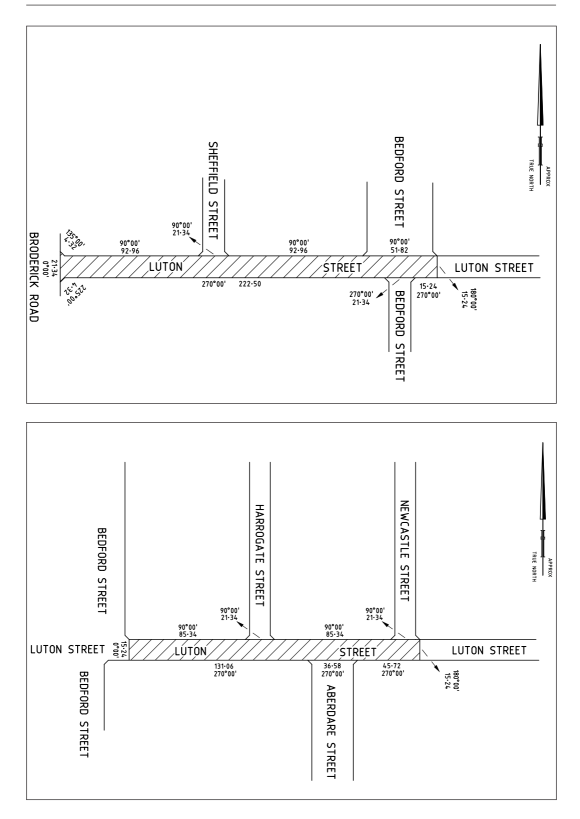
Pursuant to section 206(1), 207B 1(b) and Clause 3 of Schedule 10 of **Local Government** Act 1989, the Greater Geelong City Council at its meeting held on 22 March 2022 declared the roads as shown on the hatched plans below as discontinued. The land will vest in Council and will be consolidated with abutting land for the purposes of redevelopment.

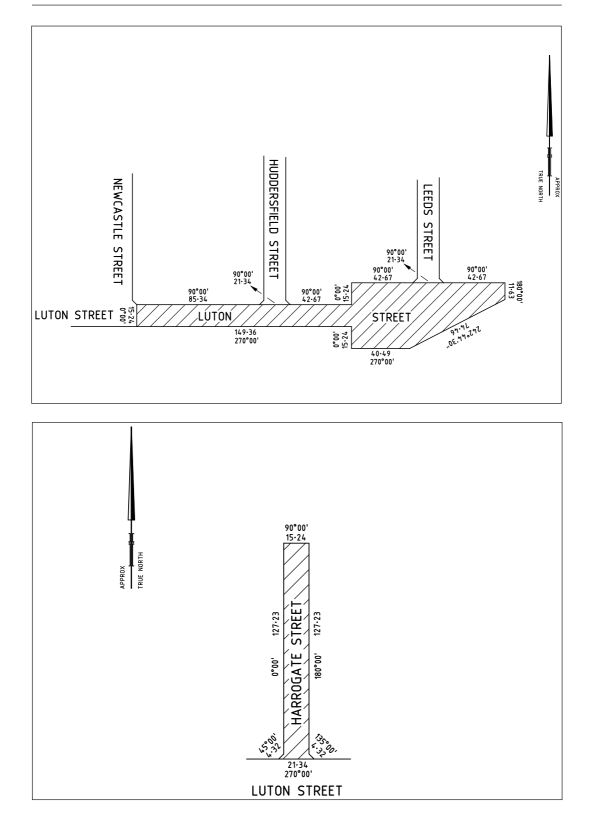


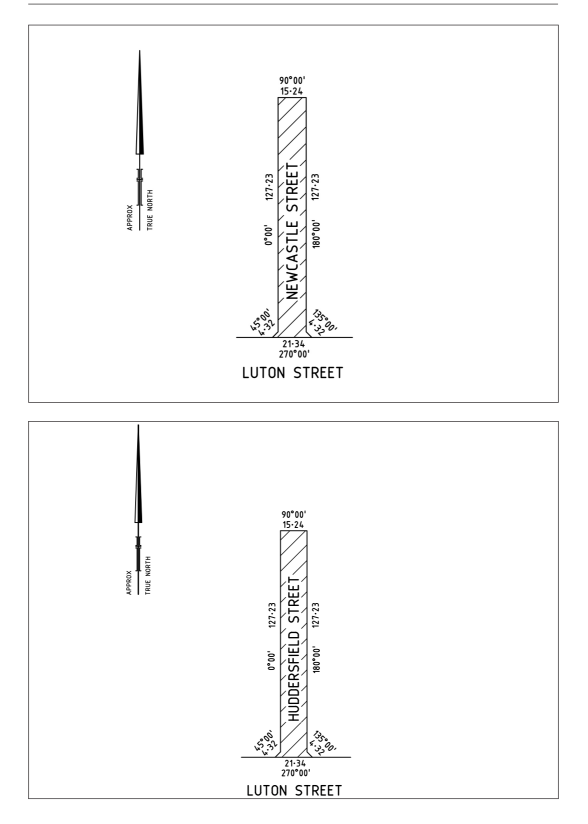


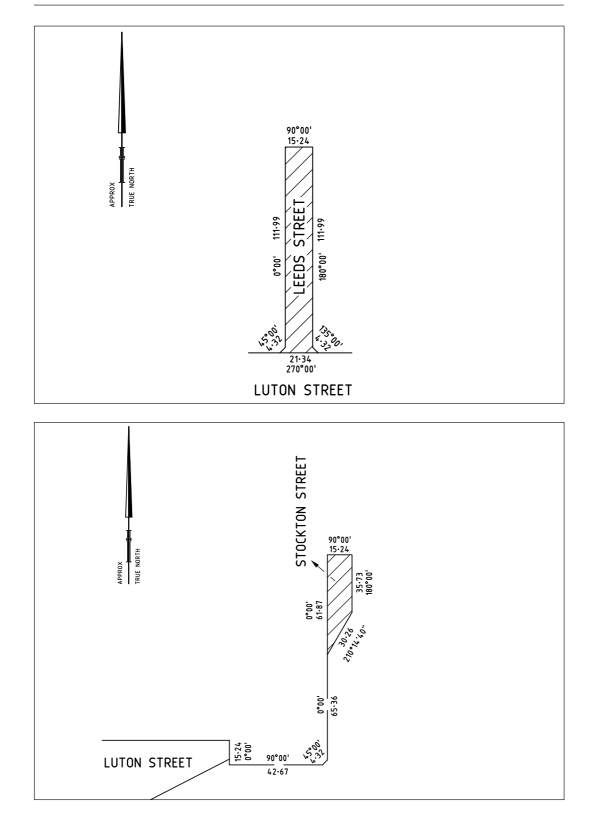
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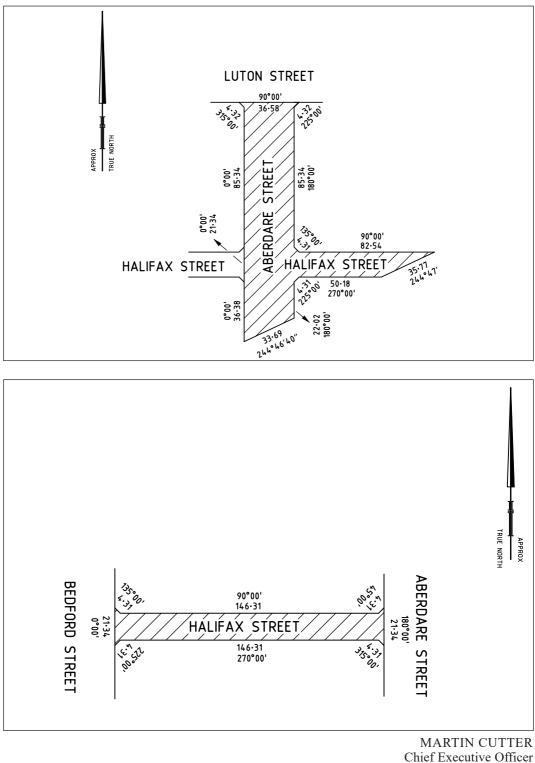












City of Greater Geelong



Planning and Environment Act 1987 MITCHELL PLANNING SCHEME Notice of the Preparation of an Amendment

Amendment C157mith

Mitchell Shire Council has prepared Amendment C157mith to the Mitchell Planning Scheme.

The Amendment proposes to replace the Local Planning Policy Framework of the Mitchell Planning Scheme with a new Municipal Planning Strategy (MPS) at Clause 2, local policies within the Planning Policy Framework at Clauses 11–19, Clauses 21–23 and amend a number of schedules to overlays, general provisions and operational provisions consistent with changes to the Victoria Planning Provisions introduced by Amendment VC148.

The Amendment also proposes to implement several recommendations of the Mitchell Planning Scheme Review, September 2020. This includes replacing schedules 1 and 2 to Urban Growth Zone, translating local policies relating to gaming and waterways to the relevant clauses, updating permit triggers relevant to native vegetation and fencing, including Catchment Management Authority (CMA) as a referral authority for relevant overlays and other changes to identify further strategic work.

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 offices of the planning authority, Mitchell Shire Council - Broadford Customer and Library Service Centre, 113 High Street, Broadford; Wallan Planning Office, 4A and 4B (level 1), 61 High Street, Wallan; Kilmore Customer and Library Service Centre, 12 Sydney Street, Kilmore; Seymour Customer and Library Service Centre, 125 Anzac Avenue, Seymour; or at Council's website, www.mitchellshire.vic.gov.au; or at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/ public-inspection

Any person who may be affected by the Amendment may make a submission to the

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Monday 18 July 2022.

A submission must be sent to Mitchell Shire Council at 113 High Street, Broadford, Victoria 3658, or or to mitchell@mitchellshire.vic.gov.au

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

> BRETT LUXFORD Chief Executive Officer

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

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

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

Planning and Environment Act 1987

Amendment C233gshe

Planning Permit Application 2021–208

The land affected by the Amendment is 480 Raftery Road, Kialla.

The land affected by the application is 480 Raftery Road, Kialla.

The Amendment proposes to amend the Schedule to Clause 35.05 Rural Living Zone of the Planning Scheme to include a minimum subdivision area of two hectares for 480 Raftery Road, Kialla.

The application is for a permit to subdivide the land into six lots.

The applicant for the permit is Chris Smith & Associates Pty Ltd on behalf of the landowners.

You may inspect the Amendment, the Explanatory Report about the Amendment,

the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the Greater Shepparton City Council website, www.greatershepparton.com.au; or during office hours, at the office of the planning authority, Greater Shepparton City Council, 90 Welsford Street, Shepparton, and at the Department of Environment, Land, Water and Planning website, https://www.planning.vic. gov.au/schemes-and-amendments/amendinga-planning-scheme/planning-documents-onexhibition

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Monday 18 July 2022. A submission must be sent to the Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632, or via email to council@shepparton.vic.gov.au

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

COLIN KALMS Manager Building, Planning and Compliance

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Exhibition of Planning Scheme Amendment

Amendment C239gshe

Greater Shepparton City Council has prepared Amendment C239gshe to the Greater Shepparton Planning Scheme. The proposed Amendment applies to approximately 271 hectares of land at Kialla, generally bound by Raftery Road to the north and west, Bennetts Road to the south, and the Goulburn Valley Highway and the Seven Creeks to the east. The majority of the land is included within Investigation Area 2, which is identified in the Kialla and Shepparton South Framework Plan in the Planning Scheme.

The proposed Amendment rezones land from the Rural Living Zone to the Urban Growth Zone to safeguard the area for future development as a strategic residential growth corridor.

The Amendment also amends the Municipal Planning Strategy of the Planning Scheme to provide interim guidance for planning permit applications until a precinct structure plan is prepared and implemented through a future planning scheme amendment.

You may inspect the Amendment, any documents that support the Amendment and the Explanatory Report about the Amendment, free of charge, at the following locations: the Greater Shepparton City Council website, www.greatershepparton.com.au; or during office hours, at the office of the planning authority, Greater Shepparton City Council, 90 Welsford Street, Shepparton, and/or at the Department of Environment, Land, Water and Planning website, https://www.planning.vic. gov.au/schemes-and-amendments/amendinga-planning-scheme/planning-documents-onexhibition

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 Monday 18 July 2022. A submission must be sent to the Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632, or via email to council@shepparton.vic.gov.au

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

COLIN KALMS Manager Building, Planning and Compliance

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C197yran

The Yarra Ranges Council has prepared Amendment C197yran to the Yarra Ranges Planning Scheme.

Amendment C197yran applies to various land parcels across Yarra Ranges Council.

Amendment C197 proposes to correct zoning inaccuracies and anomalies, make corrections and alterations to the schedule and mapping to the Heritage Overlay, removes the Restructure Overlay where it is no longer required, removes redundant schedules to the Development Plan Overlay and applies the relevant Design and Development Overlay and Significant Landscape Overlay at two locations.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, from 16 June 2022, at the Yarra Ranges Council website, www.yarraranges.vic.gov.au/ C197 or during office hours, at the following Yarra Ranges Council Community Links: Lilydale – 15 Anderson Street, Lilydale; Monbulk – 21 Main Road, Monbulk; Healesville – 110 River Street, Healesville; Upwey – 40 Main Street, Upwey; Yarra Junction – 2442–2444 Warburton Highway, Yarra Junction; or at the Department of Environment, Land, Water and Planning website www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be 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 submitters of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 18 July 2022.

To make a submission go to www.yarraranges. vic.gov.au/C197 or post your submission to Strategic Planning, Yarra Ranges Council, PO Box 105, Lilydale, Victoria 3140. Please quote Amendment C197.

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

> ALISON FOWLER Executive Officer Strategic Planning

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 16 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.

- BULLIVANT, Paul John, late of Unit 2, 70 Burke Street, Wangaratta, Victoria 3677, deceased, who died on 1 March 2022.
- HARDY, Michael Edward, late of 80 High Street, Inverleigh, Victoria 3321, deceased, who died on 21 December 2021. Date of Grant 7 June 2022.
- JAMES, Ronald Howard, also known as Ronald James, late of Hollydale Lodge, 37 Burke Road, Malvern East, Victoria 3145, deceased, who died on 28 January 2021.
- LEE, Alan John, also known as Alan John Walker-Lee, late of Unit 7, 21 Genoa Street, Moorabbin, Victoria 3189, deceased, who died on 5 August 2021.
- NICHOLS, Adele, also known as Adel Nichols and Cassidy Nichols, late of Unit 512, 78 Clifford Terrace, Kensington, Victoria 3031, deceased, who died on 22 September 2021.

- OMAR, Joseph, late of 178 Schofields Road, Narracan, Victoria 3824, other professional, deceased, who died on 16 February 2022.
- PAVLOU, Daniel Christopher, late of 10 High Street, Harcourt, Victoria 3453, deceased, who died on 18 October 2020.
- POST, Leigh Edward, late of Unit 6, Sydney Myer House, 116 Fitzroy Street, Fitzroy, Victoria 3065, pensioner, deceased, who died on 18 January 2021.

Dated 7 June 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 18 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.

- BALASSA, Rozalia, late of TLC Noble Gardens, Residential Aged Care, 55 Thomas Street, Noble Park, Victoria 3174, deceased, who died on 22 February 2022.
- GARVIE, Timothy Bill, late of Bentons Lodge, 197 Bentons Road, Mornington, Victoria 3931, deceased, who died on 29 November 2021.
- HEARSON, Raymond Harold, late of 49 Illuka Crescent, Mount Waverley, Victoria 3149, deceased, who died on 11 August 2021.
- KEARSE, Murray Richard, late of Doutta Galla, Footscray, 48 Geelong Road, Footscray, Victoria 3011, deceased, who died on 11 April 2019.
- LEWIS, Beverley Lorraine, also known as Beverley Lewis, late of 11 Graham Avenue, Kilsyth, Victoria 3137, deceased, who died on 15 January 2022.
- ROBBINS, Diana Louise, late of Unit 1, 16 Dixon Court, Boronia, Victoria 3155, deceased, who died on 23 November 2021.
- SHERIDAN, Raymond John, also known as Ray Sheridan, late of Unit 144, 200 Dorcas Street, South Melbourne, Victoria 3205, deceased, who died on 11 December 2021.

Dated 9 June 2022

Associations Incorporation Reform Act 2012 SECTION 135

On 17 May 2022 I issued a notice under section 135(2) of the Associations Incorporation Reform Act 2012 (the Act) to the incorporated associations listed below, requesting them to show cause as to why their incorporation should not be cancelled.

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

A.Bait Cultural Association of Vic Inc.; Advertising Institute of Australasia Inc.; African Australian Welfare Council of Victoria Inc.; African Community & Cultural Association of Victoria Inc.; Afro- Australian Global Youth Initiative Inc.; Albion Tennis Club Inc.; Altona Ilinden Soccer Club Inc.; Association of Ratepayers & Residents of East Gippsland Inc.; Australasian Forum for International Arbitration Inc.; Australia China Golf Association Inc.; Australia Nutrition and Health Association (ANHA) Inc.; Australian Friends of Israel Inc.; Australian Horticultural Therapy Association Inc.; Australian Macedonian Community Relief Fund Inc.; Australian Voices for Israel Inc.; Ballarat Regional Trainers Association Inc.; Bellarine Peninsula Tennis Association Inc.; Bells Beach Preservation Society Inc.; Bora Swamp/Lake Yando Drainage Group Inc.; Bosnian Choir 'Behar' Inc.; Broken River Performance Horse Club Inc.; Cabin by the Sea Inc.; Calivil Cricket Club Inc.; Cambodian Broadcasting Network Inc.; Castlemaine and Region Heritage and Conservation Society Inc.; CBI Garfield Inc.; Centro Paraguayo Australian Club Inc.; Chesterfield Farm Community Garden Inc.; Colac Hydrotherapy Pool Fundraising Committee Inc.; Colac Sec Social Club Inc.; Cooma No.1 Drainage Group Inc.; Deer Park Hotel Social Club Inc.; District Owners & Trainers Harness Racing in Nyah Inc.; Diwali in the West Inc.; Dombai Dancing Group Inc.; Dutch Independent Senior Citizens of Oz Inc.; Ellinbank Central Tennis Club Inc.; Euroa Hockey Club Inc.; First Cann Valley & District Carpet Bowls Inc.; Flynn Tennis Club Inc.; Fordsdownunder Car Club of Victoria Inc.; Forward in Faith Australia Inc.; Friends of Iramoo Inc.; Geelong Disc Golf Inc.; Geelong West Youth Club Association Inc.; Glen Eira

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Residents Action Group Inc.; Glengarry Highland Dancing Club Inc.; Glenormiston Campus Riding Club Inc.; Gold Fields Equestrian Club Inc.; Goodwin Estate Playgroup Inc.; Goroke United Cricket Club Inc.; Greek Macedonian Elderly Citizens Club of Werribee and Werribee South Inc.; Hazelwood Small Bore Rifle Club Inc.; Heywood Racquetball Club Inc.; Kaniva Squash Club Inc.; Kapi Australia Inc.; Kilmore Chamber of Commerce and Tourism Inc.; King Valley Vignerons Inc.; La Voz De La Tercera Edad.- (The Voice of the Third Age) Inc.; Lancefield Fullbore Rifle Club Inc.; Lanka Lions Victoria Cricket Club Inc.; Lines to Time Inc.; Liron Choir Inc.; Logomua Fono Samoa Inc.; Love Charity Inc.; Lovely Banks Riding Club Inc.; Make it Mooroopna Inc.; Makedonsko Gulabarsko Drustvo 'Makedonski Gulab' Inc.; Mallee Folk Club Inc.; Manifold Heights Cricket Club Inc.; Melbourne NG8 Inc.; Melbourne Wanderers Sports Club Inc.; Moira Tourism Inc.; Mount Cole Trail Riders Inc.; Mt. Prospect Tennis Club Inc.; Mundoona Stock and Domestic Water Scheme Inc.; Nepal Glaucoma Eye Clinic Association Inc.; North East Victoria Wildlife Rescue Inc.; Old Ivanhoe Grammarians Cricket Club Inc.; Parent to Parent Inner East Inc.; Philippine - Australian Sports Association of Victoria (PASAV) Inc.; Poowong North Association Inc.; Port Melbourne Sharks II FC Inc.; Royal Australian Army Ordnance Corps Association (Albury/Wodonga) Inc.; SCC Wyndham Association Inc.; Seaford Badminton Club Inc.; Secretariat for International Landcare Inc.; Somali Banadiri Community in Victoria Inc.; Somalia Southwestern Community Relief of Australia Inc.; Sonic Dolphin Inc.; South Eastern Arabian Horse Action Club Inc.; South Eastern Volunteer Resource Service Inc.; South Sudanese Council of Australia Inc.; Southern Events Inc.; Spanish Speaking Community of Hume Inc.; Sri Amma Bhagavan Satsang Victoria Australia Inc.; St Nicolaas Club of Shepparton Inc.; St Paul's Waragoda Benevolent Fund (Aust) Inc.; Starlighters Social Club Inc.; Stonnington Singers Inc.; Syndal Out of School Hours Care Program Inc.; Tarwin Lower Playgroup Inc.; Taxed Out Inc.; Taylors Lakes Playgroup Inc.; Templeton Sporting Club Inc.; Terang Olympic Basketball Association Inc.; The Association for the Promotion of Global

Chinese Traders Fraternity Australia Inc.; The Australian Belgian Blue Cattle Society Inc.; The Flemington Map Inc.; The Friends of Hit or Miss Creek Dredge Hole Inc.; The Game Management Council of Victoria (Gamecon Vic) Inc.; The Ice Skating Club of Bendigo Inc.; The Mangarra Society Inc.; Twitezimbere Burundian Community Inc.; Urban Outreach Inc.; Utassy Parents Association Inc.; Victorian Eastern Districts Dancing Association Inc.; Victorian Fishery Association into Resource Management (V.F.A.R.M.) Inc.; Victorian Lightning Sprint Association Inc.; Victorian Services for Community Wellbeing Inc.; White Stars Soccer Club Inc.; White Tara Meditation Centre Inc.; Wineries of Echuca Moama Inc.; Wodonga Blues Social Club Inc.; Woodend and Business Tourism Association Inc.; Yalla-Y-Poora Community Centre Inc.; Yarragon Playgroup Inc.; Yunsai Society Inc.

Dated 16 June 2022

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

Associations Incorporation Reform Act 2012

SECTION 138

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

Active Veterans & Friends Mutual Assistance Association Inc.; Advanced Lego Users Group (ALUG) Incorporated; Aegean Macedonian Community Alliance Incorporated; After Breast Cancer Exercise Group Inc.; Alexandra Camera Club Inc.; Ali Welfare Society Inc.; Anglesea Netball Club Inc.; Animation for Mothers Incorporated; Art for Change Inc.; Artists for Orphans Inc.; Asociacion Rociera Andaluza De Victoria Inc.; Australian All Breeds Tour Inc.; Australian Vietnamese Christian Association Incorporated; Autistic Citizens' Residential and Resources Society of Victoria Inc.; Bao Kang Tai Ji Wu Shu Inc.; Barking Spider Visual

Theatre Incorporated; Bayside Toastmasters Incorporated; Beach Bubs Incorporated; Belmont Ladies' Probus Club (Vic.) Inc.; Belvedere Heritage Croquet Club Inc.; Berwick Lions Club Lionesses Incorporated; Blackburn Missionary Stamp Club Inc.; BMX Victoria Inc.; Brighton Baptist Church Incorporated; Cald Support Inc.; Carrum Downs Retirement Village Social Club Inc.; Castlemaine Junior Sports Star Awards Inc.; Chinese Full Gospel Business Entrepreneur Fellowship Australia Incorporated; City Commercial Club Incorporated; Clock Tower Community Club Incorporated; Coldstream Water Supply Scheme Incorporated; Comairsa Incorporated; Corio Bay Community Skiff Rowers Incorporated; Craigieburn & District Senior Citizens Centre Inc.; Diaspora Action Australia Incorporated; Dunscombe Fund Inc Incorporated; Echuca South Tennis Club Inc.; Eltham Community Market Stallholders Association Inc.; Emer Casey Fun Run (Aus) Inc.; Enriched Family and Community Services Incorporated; Eureka Chapel Inc.; Faxlab Incorporated; Filipino Pastoral Support of Victoria Inc.; Folding our Futures Incorporated; Friends of Chalhuanca Inc.; Geelong Interchurch Social Justice Network Inc.; Glenlyon & District Collectors & Restorers Society Inc.; Greater Bendigo Danceland Inc.; Gruppo Culturale Pugliese D'Australia Inc.; Heathergene Calisthenics Inc.; Hurstbridge Pre-School Inc.; India Run Festival Incorporated; Inner Wheel Club of Shepparton Inc.; Irymple Ladies Probus Club Inc.; Kerang And District Band Inc.; Kud Abrasevic Melbourne Inc.; Ladies' Probus Club of Boroondara Inc.; Letter of the Law Inc.; Little Roos Chinese and Culture Club Inc.; Lumen Australia Employee Social Club Inc.; Macedonian Senior Citizens Club Werribee Inc.

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

Dated 16 June 2022

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

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE AND SELL ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by Mortlake South Wind Farm Pty Ltd (ACN 622 271 363) (Mortlake South Wind Farm) for a licence to generate electricity for supply or sale, and to sell electricity to the wholesale electricity market. The licence also authorises Mortlake South Wind Farm to transmit electricity at the Licensed Generation Facility to the Terang Terminal Station (other than through the Transmission Network).

The licence was issued on 8 June 2022 and is granted on an ongoing basis. A copy of the licence is available on the commission's website, www.esc.vic.gov.au or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS Chairperson

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

The Avenel Cemetery Trust

The Warrnambool Cemetery Trust

The Winton Cemetery Trust

Dated 10 June 2022

ANNA RAVENSCROFT Acting Manager Cemetery Sector Governance Support

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

The Southern Metropolitan Cemeteries Trust Dated 10 June 2022

> ANNA RAVENSCROFT Acting Manager Cemetery Sector Governance Support

Fisheries Act 1995

FISHERIES NOTICE 2022

I, Chris Padovani, Acting Director Fisheries Management, Science, Policy, Licensing and Communications Division of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 67, 68A, 114 and 152 of the Act.

Dated 30 May 2022

CHRIS PADOVANI Acting Director Fisheries Management, Science, Policy, Licensing and Communications Division Victorian Fisheries Authority

FISHERIES (CENTRAL ABALONE ZONE) NOTICE 2022

1. Title

This Notice may be cited as the Fisheries (Central Abalone Zone) Notice 2022

2. Objectives

The objective of this Notice is to:

- a. fix minimum size limits for blacklip abalone and greenlip abalone taken under an Abalone Fishery Access Licence in the Central Abalone Zone;
- b. address sustainability concerns for Victorian Central Abalone Zone abalone stocks and related management issues by closing specified marine waters to commercial abalone harvest.

3. Authorising provision

This Notice is made under sections 67, 68A, 114 and 152 of the Act.

4. Commencement

This Notice comes into operation on 1 July 2022.

5. Definitions

In this fisheries notice –

'AFAL' means an Abalone Fishery (Central Zone) Access Licence;

central abalone zone' means all Victorian waters between longitude 142° 31' East and longitude 148° East;

'CEO' means the Chief Executive Officer of the VFA;

'closed waters' means the marine waters within a spatial management unit for which the upper limit has been reached or exceeded as specified in Column 3 of Schedule 3;

'nominated operator' means -

- (a) a licence holder permitted under section 39(1) of the Act; or
- (b) a person listed on an access licence for the purposes of section 39(2) of the Act;

'size zone' means each area of Victorian marine waters between the coordinates specified in Column 2 of Schedule 1 for blacklip abalone and Column 1 of Schedule 2 for greenlip abalone;

'spatial management unit' means each area of Victorian marine waters specified in Column 1 of Schedule 3;

'the Act' means the Fisheries Act 1995;

'upper limit' for the spatial management unit specified in Column 1 of Schedule 3 means the amount of abalone specified in Column 3 of Schedule 3 corresponding to that spatial management unit;

'VFA' means the Victorian Fisheries Authority.

6. Minimum sizes for abalone taken from the central abalone zone

- (1) For the purposes of the Act, the minimum size with respect to the taking of blacklip abalone under an AFAL from the waters specified in columns 1 and 2 of Schedule 1 is the size specified for those waters in Column 3 of Schedule 1.
- (2) For the purposes of the Act, the minimum size with respect to the taking of greenlip abalone under an AFAL from the waters specified in column 1 of Schedule 2 is the size specified for those waters in Column 2 of Schedule 2.

Notes: There are offences in sections 68A and 68B of the Act relating to taking or possessing fish of a species that are less than the minimum size specified for that species of fish in this Notice. Various penalties apply.

Under section 152(3), of the Act, if a provision of this Notice is inconsistent with any regulations, the Fisheries Notice prevails to the extent of the inconsistency. The general size limits specified in the Fisheries Regulations 2019 will continue to apply in circumstances where the size limits specified in clauses 6 and 7 do not apply.

7. Abalone not to be taken from more than one size zone

For the purposes of section 67 of the Act –

- (a) the taking of abalone under an AFAL from more than one size zone on any fishing trip; or
- (b) the possession of abalone taken from more than one size zone on-board any boat being used under an AFAL; or
- (c) the landing of abalone taken under an AFAL from more than one size zone; is prohibited.

Note: It is an offence under section 67(3) of the Fisheries Act 1995 to fail to comply with a prohibition.

8. Closed waters

- (1) For the purposes of section 67 of the Act -
 - (a) the taking of abalone from closed waters; or
 - (b) the possession of abalone in or on closed waters –

by the holder of an access licence, or a person acting or purporting to act under an access licence, is prohibited.

Note: Failure to comply with this prohibition is an offence under section 67 of the **Fisheries Act 1995**. A maximum penalty of 100 penalty units and/or six months imprisonment applies.

Sub-clause (1)(b) does not apply to a person possessing abalone on-board a boat under way and travelling by the most direct route to reach a point of landing or specified open waters for the purpose of commercial abalone diving.

9. Application to fisheries reserves

This Notice applies to a Fisheries Reserve, as declared under section 88 of the Act, to the extent that fishing is permitted in the Fisheries Reserve.

10. Revocation

Unless sooner revoked, this Notice will be revoked on 30 June 2023.

SCHEDULES

SCHEDULE 1

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Shipwreck Coast spatial management unit that	1. 38°24′14″S 142°31′00″E	130
includes:	2. 38°26′29″S 142°31′00″E	
a. Reef Code 4.01 Lake Gillear	3. 38°39′19″S 143°03′00″E	
b. Reef Code 4.02 Antares	4. 38°38′52″S 143°03′18″E	
c. Reef Code 5.01 Peterborough		
d. Reef Code 5.02 Point Hesse		
e. Reef Code 5.03 Port Campbell		
Cape Otway spatial management unit that	1. 38°44′01″S 143°11′08″E	125
includes:	2. 38°44′46″S 143°09′58″E	
a. Reef Code 6.01 Moonlight Head	3. 38°38′06″S 143°55′30″E	
b. Reef Code 6.02 Milanesia Beach	4. 38°38′06″S 143°53′29″E	
c. Reef Code 6.03 Rotten Point		
d. Reef Code 7.03 East Otway		
e. Reef Code 7.04 Blanket Bay		
f. Reef Code 7.05 Apollo Bay		
g. Reef Code 7.06 Skenes Creek		
h. Reef Code 7.07 Franklin – Parker		
i. Reef Code 7.08 Parker River West Outside		
j. Reef Code 8.01 Kennett and Wye		
Surf Coast spatial management unit that	1. 38°38′06″S 143°53′29″E	110
includes:	2. 38°38′06″S 143°55′30″E	
a. Reef Code 8.02 Cumberland	3. 38°18′32″S 144°36′17″E	
b. Reef Code 8.03 Eastern View	4. 38°18′00″S 144°37′11″E	
c. Reef Code 9.01 Anglesea	5. 38°16′29″S 144°42′55″E	
d. Reef Code 9.02 Jan Juc	6. 38°10′27″S 144°43′08″E	
e. Reef Code 10.01 Point Impossible		
f. Reef Code 10.02 Thirteenth Beach		
g. Reef Code 10.03 Ocean Grove		
h. Reef Code 10.04 Lonsdale Back Beach		
i. Reef Code 10.05 The Anchor		

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Port Phillip Bay spatial management unit that	1. 38°10′14″S 144°43′08″E	105
includes:	2. 38°10′14″S 144°44′27″E	
a. Reef Code 11.01 Indented Head	3. 38°18′44″S 144°42′50″E	
b. Reef Code 11.02 Bellarine	4. 38°19′07″S 144°42′50″E	
c. Reef Code 11.03 Point Wilson		
d. Reef Code 11.04 Kirks Point		
e. Reef Code 11.05 Werribee		
f. Reef Code 11.06 Sheoak		
g. Reef Code 11.07 Point Cook		
h. Reef Code 11.08 Altona Bay		
i. Reef Code 11.09 Sticks Reef		
j. Reef Code 11.10 Williamstown		
k. Reef Code 11.11 St Kilda		
1. Reef Code 11.12 Brighton		
m. Reef Code 11.13 Black Rock		
n. Reef Code 11.14 Mordialloc		
o. Reef Code 11.15 Frankston		
p. Reef Code 11.16 Canadian Bay		
q. Reef Code 11.17 Mount Martha		
r. Reef Code 11.18 Portsea Bayside		
Back Beaches spatial management unit that includes:	1. 38°19′07″S 144°42′50″E	119
	2. 38°18′44″S 144°42′50″E	
a. Reef Code 12.01 Nepean Bayb. Reef code 12.02 Portsea Ocean Beach	3. 38°19′28″S 144°38′58″E	
	4. 38°21′41″S 144°38′49″E	
c. Reef Code 12.03 Sorrento Ocean Beach	5. 38°28′45″S 144°51′09″E	
d. Reef Code 12.04 Rye Ocean Beach	6. 38°28′45″S 144°53′09″E	
e. Reef Code 12.05 Gunnamatta	1. 2002014549 14405240045	114
Flinders spatial management unit that includes:	1. 38°28′45″S 144°53′09″E	114
a. Reef Code 12.06 Cape Schanck	2. 38°28′45″S 144°51′09″E	
b. Reef code 13.01 Bushrangers Bay	3. 38°30′23″S 145°00′32″E	
c. Reef Code 13.02 Symmonds Bay West	4. 38°31′11″S 145°06′19″E	
d. Reef Code 13.03 Symmonds Bay East	5. 38°27′38″S 145°09′39″E	
e. Reef Code 13.04 Cairns Bay	6. 38°24′01″S 145°08′43″E	
f. Reef Code 13.05 Flinders	7. 38°23′27″S 145°07′42″E	
g. Reef Code 13.06 Western Port West		
h. Reef Code 13.07 West Head Tide		

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Phillip Island spatial management unit that	1. 38°27′55″S 145°09′55″E	112
includes:	2. 38°27′38″S 145°09′39″E	
a. Reef Code 14.01 Ventnor – Flynns	3. 38°31′11″S 145°06′19″E	
b. Reef Code 14.02 Cat Bay	4. 38°32′33″S 145°06′38″E	
c. Reef Code 14.03 Seal Rocks	5. 38°33′55″S 145°23′03″E	
d. Reef Code 14.04 Penguin Reserve	6. 38°31′27″S 145°21′06″E	
e. Reef Code 14.05 Summerlands – Berry	7. 38°31′06″S 145°21′50″E	
f. Reef Code 14.06 Pyramid Rock West	8. 38°31′00″S 145°21′42″E	
g. Reef Code 14.07 Pyramid Rock East		
h. Reef Code 14.08 Sunderland Bay		
i. Reef Code 14.09 Cape Woolamai West		
j. Reef Code 14.10 Cape Woolamai East		
k. Reef Code 14.11 Summerlands		
Kilcunda spatial management unit that includes:	1. 38°31′12″S 145°22′02″E	115
a. Reef Code 15.01 San Remo	2. 38°31′06″S 145°21′50″E	
b. Reef Code 15.02 Powlett River	3. 38°31′27″S 145°21′06″E	
	4. 38°33′55″S 145°23′03″E	
	5. 38°40′28″S 145°32′24″E	
	6. 38°39′03″S 145°33′38″E	
Kilcunda spatial management unit that includes:	1. 38°39′03″S 145°33′38″E	110
c. Reef Code 15.03 Harmers Haven	2. 38°40′28″S 145°32′24″E	
d. Reef Code 15.04 Cape Patterson	3. 38°41′43″S 145°43′43″E	
e. Reef Code 15.05 Inverloch	4. 38°38'33"S 145°43'43"E	
	5. 38°38′21″S 145°43′30″E	
Cape Liptrap spatial management unit that	1. 38°38′33″S 145°43′43″E	110
includes:	2. 38°41′43″S 145°43′43″E	
a. Reef code 16.01 Venus Bay	3. 38°53′14″S 146°02′24″E	
b. Reef Code 16.02 Morgans Beach	4. 38°48′41″S 146°02′24″E	
c. Reef Code 16.03 Cape Liptrap West		
d. Reef Code 16.04 Cape Liptrap East		
e. Reef Code 16.05 Walkerville		
f. Reef Code 16.06 Waratah Reef		

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Prom Westside spatial management unit includes:a. Reef Code 16.07 Cotters Beachb. Reef Code 17.02 Tongue Pointc. Reef Code 17.04 Leonard Pointd. Reef Code 17.05 Pillar Point	 146°02'25"E to a straight line connecting coordinates longitude 146° 19'35"E, latitude 39°02'28"S and longitude 146°13'48"E, latitude 39°04'08"S (the north-western boundary of the Wilsons Promontory Marine National Park). 	115
Prom Westside spatial management unit that includes: a. Reef Code 17.01 Shellback Island b. Reef Code 17.03 Norman Island c. Reef Code 17.10 Great Glennie Island d. Reef Code 17.11 Dannevig Island e. Reef Code 17.12 Citadel Island f. Reef Code 17.13 McHugh Island	 The area between longitudes 146°13'02"E and 146°14'22"E and between latitudes 38°57'39"S and 38°58'27"S (Shellback Island), the waters around Norman Island extending to a maximum depth of 30 metres, and the area bounded on the east by waters within 300 metres of the Low Water Marks on McHugh, Dannevig and Great Glennie Islands (the western boundary of the Wilsons Promontory Marine National Park), on the south by latitude 39°07'10"S, on the north by latitude 39°03'48"S and on the west by a straight line connecting coordinates longitude 146°13'12"E, latitude 39°05'09"S, longitude 146°14'00"E, latitude 39°07'10"S (Great Glennie Island, Dannevig Island, Citadel Island and McHugh Island) 	120

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Minimum size (Millimetres)
Prom Eastside spatial management unit that includes:	1. 39°03′59″S 146°28′43″E 2. 39°04′02″S 146°28′41″E	110
 a. Reef Code 18.03 Refuge Cove b. Reef Code 18.04 Five Mile Beach c. Reef Code 18.05 Monkey Point d. Reef Code 18.06 Rabbit Island and Rock e. Reef Code 18.07 Three Mile Beach f. Reef Code 18.09 Ninety Mile Beach 	3. 38°57′34″S 146°36′36″E 4. 38°53′29″S 146°36′36″E 5. 38°53′29″S 146°44′43″E 6. 38°54′12″S 146°44′43″E 7. 37°55′45″S 148°00′00″E 8. 37°52′52″S 148°00′00″E	
Cliffy Group spatial management unit that includes: a. Reef Code 18.08 Seal Island Group	1. 38°57'34"S 146°36'36"E 2. 38°53'29"S 146°36'36"E 3. 38°53'29"S 146°44'43"E 4. 38°54'12"S 146°44'43"E	110

SCHEDULE 2

Column 1 Waters taken from Victorian marine waters –	Column 2 Minimum size (Millimetres)
a) Mouth of Hopkins River to Point Nepean	145
i.e. between longitude 142°30.498'E and longitude 144°38.88'E	
b) Point Nepean to Lakes Entrance	150
i.e. between longitude 144°38.88'E and longitude 148°E	

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Upper limit
Shipwreck Coast spatial management unit that	1. 38°24′14″S 142°31′00″E	39.4 tonnes
includes:	2. 38°26′29″S 142°31′00″E	
a. Reef Code 4.01 Lake Gillear	3. 38°39′19″S 143°03′00″E	
b. Reef Code 4.02 Antares	4. 38°38′52″S 143°03′18″E	
c. Reef Code 5.01 Peterborough		
d. Reef Code 5.02 Point Hesse		
e. Reef Code 5.03 Port Campbell		
Cape Otway spatial management unit that	1. 38°44′01″S 143°11′08″E	66.6 tonnes
includes:	2. 38°44′46″S 143°09′58″E	
a. Reef Code 6.01 Moonlight Head	3. 38°38′06″S 143°55′30″E	
b. Reef Code 6.02 Milanesia Beach	4. 38°38′06″S 143°53′29″E	
c. Reef Code 6.03 Rotten Point		
d. Reef Code 7.03 East Otway		
e. Reef Code 7.04 Blanket Bay		
f. Reef Code 7.05 Apollo Bay		
g. Reef Code 7.06 Skenes Creek		
h. Reef Code 7.07 Franklin – Parker		
i. Reef Code 7.08 Parker River West Outside		
j. Reef Code 8.01 Kennett and Wye		
Surf Coast spatial management unit that includes:	1. 38°38′06″S 143°53′29″E 2. 38°38′06″S 143°55′30″E	5.0 tonnes
a. Reef Code 8.02 Cumberland	3. 38°18′32″S 144°36′17″E	
b. Reef Code 8.03 Eastern View	4. 38°18′00″S 144°37′11″E	
c. Reef Code 9.01 Anglesea	5. 38°16′29′′S 144°42′55″E	
d. Reef Code 9.02 Jan Juc	6. 38°10′27″S 144°43′08″E	
e. Reef Code 10.01 Point Impossible		
f. Reef Code 10.02 Thirteenth Beach		
g. Reef Code 10.03 Ocean Grove		
h. Reef Code 10.04 Lonsdale Back Beach		
i. Reef Code 10.05 The Anchor		

SCHEDULE 3

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Upper limit
Port Phillip Bay spatial management unit that	1. 38°10′14″S 144°43′08″E	5.0 tonnes
includes:	2. 38°10′14″S 144°44′27″E	
a. Reef Code 11.01 Indented Head	3. 38°18′44″S 144°42′50″E	
b. Reef Code 11.02 Bellarine	4. 38°19′07″S 144°42′50″E	
c. Reef Code 11.03 Point Wilson		
d. Reef Code 11.04 Kirks Point		
e. Reef Code 11.05 Werribee		
f. Reef Code 11.06 Sheoak		
g. Reef Code 11.07 Point Cook		
h. Reef Code 11.08 Altona Bay		
i. Reef Code 11.09 Sticks Reef		
j. Reef Code 11.10 Williamstown		
k. Reef Code 11.11 St Kilda		
1. Reef Code 11.12 Brighton		
m. Reef Code 11.13 Black Rock		
n. Reef Code 11.14 Mordialloc		
o. Reef Code 11.15 Frankston		
p. Reef Code 11.16 Canadian Bay		
q. Reef Code 11.17 Mount Martha		
r. Reef Code 11.18 Portsea Bayside		
Back Beaches spatial management unit that	1. 38°19′07″S 144°42′50″E	42.0 tonnes
includes:	2. 38°18′44″S 144°42′50″E	
a. Reef Code 12.01 Nepean Bay	3. 38°19′28″S 144°38′58″E	
b. Reef code 12.02 Portsea Ocean Beach	4. 38°21′41″S 144°38′49″E	
c. Reef Code 12.03 Sorrento Ocean Beach	5. 38°28′45″S 144°51′09″E	
d. Reef Code 12.04 Rye Ocean Beach	6. 38°28′45″S 144°53′09″E	
e. Reef Code 12.05 Gunnamatta		
Flinders spatial management unit that includes:	1. 38°28′45″S 144°53′09″E	26.6 tonnes
a. Reef Code 12.06 Cape Schanck	2. 38°28′45″S 144°51′09″E	
b. Reef code 13.01 Bushrangers Bay	3. 38°30′23″S 145°00′32″E	
c. Reef Code 13.02 Symmonds Bay West	4. 38°31′11″S 145°06′19″E	
d. Reef Code 13.03 Symmonds Bay East	5. 38°27′38″S 145°09′39″E	
e. Reef Code 13.04 Cairns Bay	6. 38°24′01″S 145°08′43″E	
f. Reef Code 13.05 Flinders	7. 38°23′27″S 145°07′42″E	
g. Reef Code 13.06 Western Port West		
h. Reef Code 13.07 West Head Tide		

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Upper limit
Phillip Island spatial management unit that	1. 38°27′55″S 145°09′55″E	35.7 tonnes
includes:	2. 38°27′38″S 145°09′39″E	
a. Reef Code 14.01 Ventnor – Flynns	3. 38°31′11″S 145°06′19″E	
b. Reef Code 14.02 Cat Bay	4. 38°32′33″S 145°06′38″E	
c. Reef Code 14.03 Seal Rocks	5. 38°33′55″S 145°23′03″E	
d. Reef Code 14.04 Penguin Reserve	6. 38°31′27′′S 145°21′06′′E	
e. Reef Code 14.05 Summerlands – Berry	7. 38°31′06″S 145°21′50″E	
f. Reef Code 14.06 Pyramid Rock West	8. 38°31′00″S 145°21′42″E	
g. Reef Code 14.07 Pyramid Rock East		
h. Reef Code 14.08 Sunderland Bay		
i. Reef Code 14.09 Cape Woolamai West		
j. Reef Code 14.10 Cape Woolamai East		
k. Reef Code 14.11 Summerlands		
Kilcunda spatial management unit that includes:	1. 38°31′12″S 145°22′02″E	15.3 tonnes
a. Reef Code 15.01 San Remo	2. 38°31′06″S 145°21′50″E	
b. Reef Code 15.02 Powlett	3. 38°31′27″S 145°21′06″E	
c. Reef Code 15.03 Harmers Haven	4. 38°33′55″S 145°23′03″E	
d. Reef Code 15.04 Cape Patterson	5. 38°41′43″S 145°43′43″E	
e. Reef Code 15.05 Inverloch	6. 38°38′33″S 145°43′43″E	
	7. 38°38′21″S 145°43′30″E	
Cape Liptrap spatial management unit that	1. 38°38'33''S 145°43'43''E	13.3 tonnes
includes:	2. 38°41′43″S 145°43′43″E	
a. Reef code 16.01 Venus Bay	3. 38°53′14″S 146°02′24″E	
b. Reef Code 16.02 Morgans Beach	4. 38°48′41″S 146°02′24″E	
c. Reef Code 16.03 Cape Liptrap West		
d. Reef Code 16.04 Cape Liptrap East		
e. Reef Code 16.05 Walkerville		
f. Reef Code 16.06 Waratah Reef		

Column 1 Spatial management unit name	Column 2 Coordinates bordering spatial management unit	Column 3 Upper limit
 Prom Westside spatial management unit that includes: a. Reef Code 16.07 Cotters Beach b. Reef Code 17.01 Shellback Island c. Reef Code 17.02 Tongue Point d. Reef Code 17.03 Norman Island e. Reef Code 17.04 Leonard Point f. Reef Code 17.05 Pillar Point g. Reef Code 17.10 Great Glennie Island h. Reef Code 17.11 Dannevig Island i. Reef Code 17.13 McHugh Island 	 1. 38°48′41″S 146°02′24″E 2. 38°53′14″S 146°02′24″E 3. 39°02′59″S 146°17′47″E 4. 39°02′28″S 146°19′34″E 5. Between the High Water Mark of Norman Island and a maximum depth of 30 m 6. 39°03′48″S 146°13′11″E 7. 39°05′09″S 146°13′11″E 8. 39°06′01″S 146°14′00″E 9. 39°07′10″S 146°14′00″E 10. Within 300 m of the High Water Marks of Great Glennie, Dannevig and McHugh Islands 	27.3 tonnes
 Prom Eastside spatial management unit that includes: a. Reef Code 18.03 Refuge Cove b. Reef Code 18.04 Five Mile Beach c. Reef Code 18.05 Monkey Point d. Reef Code 18.06 Rabbit Island and Rock e. Reef Code 18.07 Three Mile Beach f. Reef Code 18.09 Ninety Mile Beach Cliffy Group spatial management unit that includes: a. Reef Code 18.08 Seal Island Group 	1. 39°03'59"S 146°28'43"E 2. 39°04'02"S 146°28'41"E 3. 38°57'34"S 146°36'36"E 4. 38°53'29"S 146°36'36"E 5. 38°53'29"S 146°44'43"E 6. 38°54'12"S 146°44'43"E 7. 37°55'45"S 148°00'00"E 8. 37°52'52"S 146°36'36"E 2. 38°53'29"S 146°36'36"E 3. 38°57'34"S 146°36'36"E 3. 38°53'29"S 146°36'36"E 3. 38°53'29"S 146°36'36"E 3. 38°53'29"S 146°36'36"E 3. 38°53'29"S 146°44'43"E 4. 38°54'12"S 146°44'43"E	6.6 tonnes7.2 tonnes

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE ABALONE FISHERY

(Central Abalone Zone)

I, Chris Padovani, Acting Director Fisheries Management, Science, Policy, Licensing and Communications Division of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 66D of the Act:

- 1. This Order applies for the period commencing on 1 July 2022 and ending on 30 June 2023 ('the quota period').
- 2. The total allowable catch for blacklip abalone in the central abalone zone for the quota period is 240.8 tonnes of unshucked blacklip abalone.

- 3. The total allowable catch for greenlip abalone in the central abalone zone for the quota period is 3.4 tonnes of unshucked greenlip abalone.
- 4. The quantity of fish comprising an individual blacklip abalone quota unit in the central abalone zone for the quota period is 354.1 kilograms of unshucked blacklip abalone.
- 5. The quantity of fish comprising an individual greenlip abalone quota unit in the central abalone zone for the quota period is 100.00 kilograms of unshucked greenlip abalone.

This Order commences on 1 July 2022 and remains in force until 30 June 2023.

Dated 30 May 2022

CHRIS PADOVANI Acting Director Fisheries Management, Science, Policy, Licensing and Communications Division Victorian Fisheries Authority

Fisheries Act 1995

FISHERIES NOTICE 2022

I, Chris Padovani, Acting Director Fisheries Management, Science, Policy, Licensing and Communications Division of the Victorian Fisheries Authority, as delegate of the Minister for Boating and Fishing, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under section 152 of the Act: Dated 30 May 2022

CHRIS PADOVANI Acting Director Fisheries Management, Science, Policy, Licensing and Communications Division Victorian Fisheries Authority

FISHERIES (WESTERN ABALONE ZONE) NOTICE 2022

1. Title

This Notice may be cited as the Fisheries (Western Abalone Zone) Notice 2022.

2. Objectives

The objective of this Notice is to fix minimum size limits for blacklip and greenlip abalone taken under an Abalone Fishery Access Licence in the western abalone zone.

3. Authorising provision

This Notice is made under section 152 of the Act.

4. Commencement

This Notice comes into operation on 1 July 2022.

5. Definitions

In this Fisheries Notice -

'western abalone zone' means all Victorian waters west of longitude 142° 31' East.

6. Minimum sizes for abalone taken from the western abalone zone

For the purposes of the Act, the minimum size with respect to the taking of blacklip abalone under an Abalone Fishery Access Licence from Victorian waters as specified in column 1 of Schedule 1 is the size specified for those waters in Column 2 of Schedule 1.

Schedule 1

Column 1 Waters taken from: Victorian Marine waters –	Column 2 Minimum size (Millimetres)
Discovery Bay sub-zone (i.e. reef code 1.01) The Discovery Bay sub-zone comprises all Victorian waters north of latitude 38 degrees 19.99 minutes S, between longitude 141 degrees 24.08 minutes E and the Victorian-South Australian border at latitude 140 degrees 57.983 minutes E.	125
Western abalone zone with the exception of the Discovery Bay sub-zone	130

7. Minimum sizes for greenlip abalone taken from the western abalone zone

For the purposes of the Act, the minimum size with respect to the taking of greenlip abalone under an Abalone Fishery Access Licence from Victorian waters as specified in column 1 of Schedule 2 is the size specified for those waters in Column 2 of Schedule 2.

Schedule 2

Column 1 Waters taken from Victorian marine waters –	Column 2 Minimum size (Millimetres)
Western abalone zone i.e. all Victorian waters west of longitude 142° 31' East.	135

Coordinate Datum used: WGS84

Under section 152(3), of the Act, if a provision of this Notice is inconsistent with any regulations, the Fisheries Notice prevails to the extent of the inconsistency. The general size limits specified in the Fisheries Regulations 2019 will continue to apply in circumstances where the size limits specified in clauses 6 and 7 do not apply. This includes abalone taken by a person who is not acting under an abalone fishery access licence.

8. Abalone not to be taken from more than one size zone

- (1) For the purposes of section 67 of the Act
 - a) the taking of blacklip abalone under an Abalone Fishery Access Licence from more than one size zone on any fishing trip; or
 - b) the possession of blacklip abalone taken from more than one size zone onboard any boat being used under an Abalone Fishery Access Licence; or
 - c) the landing of blacklip abalone taken under an Abalone Fishery Access Licence from more than one size zone;

is prohibited.

Note: It is an offence under section 67(3) of the Fisheries Act 1995 to fail to comply with a prohibition.

- (2) A person who contravenes the prohibition in sub-clause (1) is liable to a further penalty
 - a) in the case of a first offence, a penalty not exceeding 0.5 of a penalty unit for each fish taken, possessed or landed in contravention of the prohibition;
 - b) in the case of a subsequent offence, a penalty not exceeding 1 penalty unit for each fish taken, possessed or landed in contravention of the prohibition.

9. Revocation

Unless sooner revoked, this Notice will be revoked on 30 June 2023.

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE ABALONE FISHERY

(Western Abalone Zone)

I, Chris Padovani, Acting Director Fisheries Management, Science, Policy, Licensing and Communications Division of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 66D of the Act:

- 1. This Order applies for the period commencing on 1 July 2022 and ending on 30 June 2023 ('the quota period').
- 2. The total allowable catch for blacklip abalone in the Western Abalone Zone for the quota period is 33.8 tonnes of unshucked blacklip abalone.
- 3. The total allowable catch for greenlip abalone in the western abalone zone for the quota period is 1.9 tonnes of unshucked greenlip abalone.
- 4. The quantity of fish comprising an individual blacklip abalone quota unit in the western abalone zone for the quota period is 120.7 kilograms of unshucked blacklip abalone.
- 5. The quantity of fish comprising an individual greenlip abalone quota unit in the western abalone zone for the quota period is 135.7 kilograms of unshucked greenlip abalone.

This Order commences on 1 July 2022 and remains in force until 30 June 2023.

Dated 30 May 2022

CHRIS PADOVANI Acting Director Fisheries Management, Science, Policy, Licensing and Communications Division Victorian Fisheries Authority

Gas Industry Act 2001

GLOBIRD ENERGY PTY LTD ABN 68 600 285 827

Standing Offer Tariffs

GloBird Energy Pty Ltd (GloBird Energy) has determined to vary the tariffs on which it will offer to supply and sell gas to domestic or small business customers in accordance with section 42 of the **Gas Industry Act 2001** and the conditions of its licence to sell gas. The varied standing offer tariffs are set out in the tables below.

As required by section 42D of the Gas Industry Act 2001:

- 1. The required tariff information in respect of GloBird Energy's varied standing offer tariffs is as follows:
 - 1.1 The weighted tariff variation is 38.2%.
 - 1.2 The varied tariffs take effect on and from 18 July 2022.
 - 1.3 The varied tariffs are all of GloBird Energy's standing offer tariffs.
 - 1.4 The main reasons for the variations of GloBird Energy's standing offer tariffs are movements in the wholesale gas market and other costs.
- 2. GloBird Energy's contact information is as follows: Tel: 13 34 56

Fax: 03 8560 4197

Post: 10/613 Whitehorse Road, Mitcham, Victoria 3132

Website: www.globirdenergy.com.au

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AUSNET CENTRAL AND WEST DISTRIBUTION ZONE

Residential

Residential			
Tariff	Supply/Usage	Unit	incl. GST
Domestic General Tariff	Supply charge	c/day	115.5000
Peak rates apply from 1 June to 30 September inclusive. Off-Peak rates apply all other times.	Peak consumption – first 100 MJ / day	c/MJ	5.3900
	Peak consumption – balance	c/MJ	5.3900
	Off-Peak consumption – first 100 MJ/ day	c/MJ	5.3900
	Off-Peak consumption – balance	c/MJ	5.3900

AUSNET ADJOINING WEST AND ADJOINING CENTRAL DISTRIBUTION ZONE

Residential			
Tariff	Supply/Usage	Unit	incl. GST
Domestic General Tariff	Supply charge	c/day	115.500
Peak rates apply from 1 June to 30 September inclusive. Off-Peak rates apply all other times.	Peak consumption – first 100 MJ / day	c/MJ	6.1600
	Peak consumption – balance	c/MJ	5.5000
	Off-Peak consumption – first 100 MJ/ day	c/MJ	6.1600
	Off-Peak consumption – balance	c/MJ	5.5000

AUSNET CENTRAL AND WEST AND ADJOINING CENTRAL AND ADJOINING WEST DISTRIBUTION ZONE

Business			
Tariff	Supply/Usage	Unit	incl. GST
Domestic General Tariff	Supply charge	c/day	140.8000
Peak rates apply from 1 June to 30 September inclusive. Off-Peak rates apply all other times.	Peak consumption – first 100 MJ / day	c/MJ	6.0500
	Peak consumption – balance	c/MJ	5.5000
	Off-Peak consumption – first 100 MJ/ day	c/MJ	6.0500
	Off-Peak consumption – balance	c/MJ	5.5000

Business.

AUSTRALIAN GAS NETWORKS – CENTRAL AND NORTH DISTRIBUTION ZONE

Residential			
Tariff	Supply/Usage	Unit	incl. GST
Residential General Tariff	Supply charge	c/day	88.0000
Peak rates apply from 1 June to 30 September inclusive. Off-Peak rates apply all other times.	Peak consumption – first 50 MJ / day	c/MJ	6.1600
	Peak consumption – balance	c/MJ	5.5000
	Off-Peak consumption – first 50 MJ/ day	c/MJ	6.1600
	Off-Peak consumption – balance	c/MJ	5.5000

AUSTRALIAN GAS NETWORKS – MURRAY VALLEY DISTRIBUTION ZONE

Residential			
Tariff	Supply/Usage	Unit	incl. GST
Residential General Tariff	Supply charge	c/day	93.5000
Peak rates apply from 1 June to 30 September inclusive. Off-Peak rates apply all other times.	Peak consumption – first 50 MJ / day	c/MJ	6.1600
	Peak consumption – balance	c/MJ	5.5000
	Off-Peak consumption – first 50 MJ/ day	c/MJ	6.1600
	Off-Peak consumption – balance	c/MJ	5.5000

AUSTRALIAN GAS NETWORKS – CENTRAL, NORTH AND MURRAY VALLEY DISTRIBUTION ZONE

Dusiness.			
Tariff	Supply/Usage	Unit	incl. GST
No-Residential General Tariff	Supply charge	c/day	126.5000
Peak rates apply from 1 June to 30 September inclusive. Off-Peak rates apply all other times.	Peak consumption – first 50 MJ / day	c/MJ	6.6000
	Peak consumption – balance	c/MJ	5.5000
	Off-Peak consumption – first 50 MJ/ day	c/MJ	6.6000
	Off-Peak consumption – balance	c/MJ	5.5000

MULTINET CENTRAL DISTRIBUTION ZONE

Residential

Tariff	Supply/Usage	Unit	incl. GST
Domestic General Tariff	Supply charge	c/day	88.0000
Peak rates apply from 1 June to 30 September inclusive. Off-Peak rates apply all other times.	Peak consumption – first 100 MJ / day	c/MJ	5.7200
	Peak consumption – balance	c/MJ	5.5000
	Off-Peak consumption – first 100 MJ/ day	c/MJ	5.7200
	Off-Peak consumption – balance	c/MJ	5.5000

MULTINET YARRA VALLEY TOWN DISTRIBUTION ZONE

Residential

Tariff	Supply/Usage	Unit	incl. GST
Domestic General Tariff	Supply charge	c/day	88.0000
Peak rates apply from 1 June to 30 September inclusive. Off-Peak rates apply all other times.	Peak consumption – first 100 MJ / day	c/MJ	6.1600
	Peak consumption - balance	c/MJ	5.7200
	Off-Peak consumption – first 100 MJ/ day	c/MJ	6.1600
	Off-Peak consumption – balance	c/MJ	5.7200

MULTINET CENTRAL AND YARRA VALLEY DISTRIBUTION ZONE

Business	

Supply/Usage	Unit	incl. GST
Supply charge	c/day	137.5000
Peak consumption – first 250 MJ / day	c/MJ	6.0500
Peak consumption – balance	c/MJ	5.5000
Off-Peak consumption – first 250 MJ/ day	c/MJ	6.0500
Off-Peak consumption – balance	c/MJ	5.5000
	Supply charge Peak consumption – first 250 MJ / day Peak consumption – balance Off-Peak consumption – first 250 MJ/ day Off-Peak consumption –	Supply chargec/dayPeak consumption – first 250 MJ / dayc/MJPeak consumption – balancec/MJOff-Peak consumption – first 250 MJ/ dayc/MJOff-Peak consumption – first 250 MJ/ dayc/MJ

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Order expires:1 September 2022 while an investigation is conducted unless it is revoked before that date.Effect of this Interim Prohibition Order:1. The general health service provider named above must not directly or indirectly: a) advertise or cause to be advertised, or b) offer or cause to be offered, or c) provide or cause to be provided, or d) establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service paid or otherwise, in a clinical or non-clinical capacity.2. The general health service provider named above must display a copy of this Interim Prohibition Order prominently at their business premises and ensure that it is easily visible to the public until such time as the Interim Prohibition Order expires or is revoked.3. The general health service provider named above must	Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Zhenya Borodinov also known as Yevgeny Zhenya Borodinov, ABN 27 919 550 125
Interim Prohibition Order expires:12 weeks. This Interim Prohibition Order will remain in force until 1 September 2022 while an investigation is conducted unless it is revoked before that date.Effect of this Interim Prohibition Order:1. The general health service provider named above must not directly or indirectly: a) advertise or cause to be advertised, or b) offer or cause to be offered, or c) provide or cause to be provided, or d) establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service provider named above must display a copy of this Interim Prohibition Order prominently at their business premises and ensure that it is easily visible to the public until such time as the Interim Prohibition Order expires 	Prohibition Order is	9 June 2022
Prohibition Order: directly or indirectly: a) advertise or cause to be advertised, or b) offer or cause to be offered, or c) provide or cause to be provided, or d) establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service paid or otherwise, in a clinical or non-clinical capacity. 2. The general health service provider named above must display a copy of this Interim Prohibition Order prominently at their business premises and ensure that it is easily visible to the public until such time as the Interim Prohibition Order expires or is revoked. 3. The general health service provider named above must	Interim Prohibition	12 weeks. This Interim Prohibition Order will remain in force until 1 September 2022 while an investigation is conducted unless it is
 prominently publish a copy of this Interim Prohibition Order, if a manner that is easily visible to the public, on the homepage of any website or social media platform he uses to offer or promote any general health services. 4. The published IPO must remain on websites at all times until 		 directly or indirectly: a) advertise or cause to be advertised, or b) offer or cause to be offered, or c) provide or cause to be provided, or d) establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service paid or otherwise, in a clinical or non-clinical capacity. 2. The general health service provider named above must display a copy of this Interim Prohibition Order prominently at their business premises and ensure that it is easily visible to the public until such time as the Interim Prohibition Order expires or is revoked. 3. The general health service provider named above must prominently publish a copy of this Interim Prohibition Order, in a manner that is easily visible to the public, on the homepage of any website or social media platform he uses to offer or promote any general health services.

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

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

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

DOROTA SIARKIEWICZ Acting Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Eunseo Lee, ABN 91 884 302 382, also trading as kBeauty Clinic/Su Beauty/Anti-aging & Fat Reduction operating in Melbourne in the State of Victoria.
Date this Interim Prohibition Order takes effect:	10 June 2022
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 1 September 2022 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	 The general health service provider named above must not, directly or indirectly: advertise or cause to be advertised, offer or cause to be offered, provide or cause to be provided, or establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service, paid or otherwise, in a clinical or non-clinical capacity. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where they provide any general health service and must ensure that it is easily visible to the public. The general health service provider named above must
	 5. The general health service provider handed above must prominently publish a copy of this Interim Prohibition Order on the homepage of any website or social media platform they use to promote themselves or the supply of any goods or services, including but not limited to: https://www.instagram.com/kbeautymelbourne/ https://unique-ksa.com/salon/

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

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

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

DOROTA SIARKIEWICZ Acting Health Complaints Commissioner

Health Services Act 1988

HEALTH PURCHASING VICTORIA TRADING AS HEALTHSHARE VICTORIA

Purchasing Policy Patient Food Preparation and Distribution Notice of a Purchasing Policy Exemption

Overview

On 29 November 2007, Health Purchasing Victoria, trading as HealthShare Victoria (HSV) published a purchasing policy ('the Policy') in the Government Gazette requiring that each health service named in the policy obtain its pre-prepared patient food from one of the two Central Production Units ('CPUs') at Austin Health and Southern Health.

Pursuant to section 134A of the **Health Services Act 1988**, HSV, now grants exemption to this policy to the listed health services because their facilities and/or infrastructure are inadequate to receive the goods in the manner proposed to be supplied by the CPUs.

Melbourne and Western Health are exempt from the policy until 30 June 2027. Peninsula Health and Alfred Hospital are exempt until 30 June 2024. Peter MacCallum Cancer Centre and The Royal Victorian Eye and Ear Hospital are exempt until 30 June 2027. These exemptions become effective from the date of publication in the Government Gazette.



Heritage Act 2017 NOTICE UNDER SECTION 137(1)(a) OF THE HERITAGE ACT 2017 REGARDING COVENANT PURSUANT TO SECTION 134 OF THE HERITAGE ACT 2017 HERITAGE PLACE NO. H2278

Former Australian Beam Wireless Receiving Station (H2278) 653–701 Greigs Road and 703–735 Greigs Road, Fieldstone

It is proposed that the Heritage Council of Victoria enter into a Covenant pursuant to section 134(1) of the **Heritage Act 2017** in relation to the above Heritage Place with Simon Nisiphorou, Christina Nisiphorou, Kyriacos Haralambous, Anna Haralambous, Harry Haralambous, Kyprianos Kyprianou Charalambous, Demetra Kyprianou Charalambous, Theano Haralambous, Alex Angemi and Christina Angemi, the owners of the above Heritage Place.

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

The Owner and the Heritage Council covenant and agree that within the Subject Land, the construction, erection or placement of any building or structure is prohibited, other than any structure required for its use as a road, footpath or reserve, or heritage interpretation signage endorsed by the Executive Director, Heritage Victoria, and the planting of trees.

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

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

STEVEN AVERY Executive Director Heritage Victoria (As delegate of the Heritage Council of Victoria pursuant to the instrument of delegation)

FORM 7

Regulation 16

Land Acquisition and Compensation Act 1986

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Minister for Energy, Environment and Climate Change (Minister) declares that by this notice it acquires the following interests in the land described as Lot 2 on Plan of Subdivision 133394, being the whole of the land contained in Certificate of Title Volume 09425 Folio 078.

Interests Acquired: That of Maria Maugeri and Carmella Salamone, as executors of the estate of Sebastiano Maugeri, deceased (registered proprietors) and all other interests.

The acquisition is made pursuant to section 5(4) of the **Crown Land (Reserves) Act 1978** for the purpose of the Werribee Township Regional Park.

A notice of intention to acquire the interest in the land was served on 22 December 2021.

Published with the authority of the Minister.

For and on behalf of the Minister for Energy, Environment and Climate Change

Signed:PETER LASLETTName:Peter Laslett
Director, Suburban Parks Program
Department of Environment, Land, Water and PlanningDate16 June 2022

Major Events Act 2009

MAJOR EVENT TICKETING DECLARATION

In accordance with the power conferred by section 182C of the **Major Events Act 2009** (the Act), I, Martin Pakula, Minister for Tourism, Sport and Major Events, make a major event ticketing declaration of a ticketed event, being the 2023 to 2027 Australian Open Tennis Tournaments to be held at Melbourne and Olympic Park.

For the purposes of section 182C(5)(a) of the Act, I specify that this major event ticketing declaration applies to the holding of the event in 2023, 2024, 2025, 2026 and 2027. Dated 9 June 2022

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

Mental Health Act 2014

Section 342

DIRECTIONS FROM THE MINISTER FOR HEALTH

I, James Merlino, Minister for Mental Health give the following directions pursuant to section 342 of the Mental Health Act 2014 (Mental Health Act):

Preamble

- 1. Health care workers are at increased risk of vaccine-preventable disease if they are not vaccinated.
- 2. Health care workers who are not vaccinated can also pose a risk of transmitting a disease to other health care workers and patients, particularly those who are vulnerable because of age, pregnancy, immunosuppression or chronic disease.
- 3. The purpose of these directions is to require the CEO of Forensicare to ensure that health care workers whom they employ or engage are vaccinated against seasonal influenza, other than in certain limited circumstances.

4. The objectives of requiring Forensicare to ensure that health care workers whom they employ or engage are vaccinated against seasonal influenza are to protect the health and safety of employees, to protect the health and safety of patients and to maximise compliance with the recommended vaccination requirements.

Citation

5. These Directions may be referred to as the Mandatory Vaccination of Health Care Workers (Influenza Vaccine) Directions – Forensicare.

Authorising provision

6. Section 342 of the **Mental Health Act 2014** provides that I may issue a written direction to Forensicare on any matter in relation to Forensicare that I am satisfied is necessary.

Commencement

7. These Directions take effect on 16 June 2022.

Definitions

- 8. **Australian Immunisation Handbook** means the latest edition of the Australian Immunisation Handbook published by the Australian Government Publishing Service.
- 9. **Current health care worker** means a health care worker employed or engaged by Forensicare prior to the date these Directions take effect.
- 10. Health care worker means a person:
 - a. who is employed or otherwise engaged by Forensicare; and
 - b. whose role requires them to have direct in-person contact with patients, clients, deceased persons or body parts, blood, body substances, infectious material or surfaces or equipment that might contain any of the aforementioned, or who is required to work in a clinical area where they may be exposed to infections spread by droplets, such as influenza.
- 11. Forensicare has the meaning given to 'Institute' in the Mental Health Act 2014.
- 12. **New health care worker** means a health care worker employed or engaged by Forensicare on or after the date these Directions take effect.

Directions

Current health care workers

Current health care workers must be vaccinated

- 13. Forensicare must ensure that each current health care worker who is engaged or employed by Forensicare is vaccinated against seasonal influenza by 15 August 2022, other than as provided for in Clauses 14 and 15.
- 14. Forensicare is not required to ensure that a current health care worker is vaccinated against seasonal influenza if:
 - a. the person has provided acceptable evidence to Forensicare to show that they have a medical contraindication to the administration of seasonal influenza vaccines as defined by the Australian Immunisation Handbook; and
 - b. For ensicare has conducted a risk assessment and is satisfied that it is safe to permit the current health care worker to perform their role as a health care worker at Forensicare, and has determined the basis on which it is safe for them to perform that role.

Exemptions to the requirement to be vaccinated

- 15. Forensicare may grant an exemption from the requirement to be vaccinated against seasonal influenza to a current health care worker who is employed or engaged by Forensicare if:
 - a. Forensicare has conducted a risk assessment and is satisfied that it is safe to permit the current health care worker to perform their role as a health care worker for Forensicare, and has determined the basis on which it is safe for them to perform that role; and

b. For ensicare is satisfied that removing the person from their current role would result in serious risk to service delivery and patient care.

New health care workers

New health care workers must be vaccinated

- 16. Subject to Clauses 17, 18 and 19, Forensicare must ensure that any new health care worker who is employed or engaged by Forensicare is vaccinated against seasonal influenza.
- 17. Forensicare must ensure that a new health care worker is vaccinated against seasonal influenza:
 - a. at the time they are employed or otherwise engaged by Forensicare, if their employment or engagement commences between May and December in any given year; or
 - b. within four months of their engagement or employment by Forensicare, if their employment or engagement with Forensicare commences between January and April in any given year.
- 18. Forensicare is not required to ensure that a new health care worker is vaccinated against seasonal influenza if:
 - a. the health care worker has provided acceptable evidence to Forensicare to show that they have a medical contraindication to the administration of seasonal influenza vaccines as defined by the Australian Immunisation Handbook; and
 - b. For ensicare has conducted a risk assessment and is satisfied that it is safe to permit the new health care worker to perform their role as a health care worker at Forensicare, and has determined the basis on which it is safe for them to perform that role.

Exemptions to the requirement to be vaccinated

- 19. Forensicare may grant an exemption from the requirement to be vaccinated against seasonal influenza to a new health care worker who is employed or engaged by Forensicare if:
 - a. For ensicare has conducted a risk assessment and is satisfied that it is safe to permit the new health care worker to perform their role as a health care worker for Forensicare, and has determined the basis on which it is safe for them to perform that role; and
 - b. Forensicare is satisfied that not engaging or employing the new health care worker could result in a serious risk to service delivery and patient care.

Requirement for annual vaccination

20. Forensicare must ensure that every health care worker who is employed or engaged by Forensicare receives an annual vaccination against seasonal influenza by 15 August each calendar year.

Evidence of vaccination status

- 21. Subject to Clause 22, Forensicare must sight a current Immunisation History Statement from the Australian Immunisation Register for each health care worker employed or engaged by Forensicare, in order to confirm their seasonal influenza vaccination status.
- 22. Where a health care worker has been vaccinated against seasonal influenza in a setting that does not directly link to the Australian Immunisation Register, such as a staff vaccination program organised by their employer, Forensicare may accept documented evidence provided by the organisation which administered the vaccination as evidence of the health care worker's vaccination status.
- 23. For the purposes of Clauses 14 and 18, acceptable evidence that a health care worker has a medical contraindication to the administration of seasonal influenza vaccines means a written statement from a medical practitioner outlining the health care worker's contraindication to the administration of seasonal influenza vaccines (as defined by the Australian Immunisation Handbook).

Consequences of non-compliance for health care workers

- 24. If, in compliance with these Directions, Forensicare requires a health care worker to be vaccinated against seasonal influenza, to show evidence of their seasonal influenza vaccination status or to show evidence that they have a medical contraindication to the administration of seasonal influenza vaccines, and the health care worker fails to comply with the requirement, Forensicare must conduct a risk assessment of the risks associated with the health care worker performing their role as a health care worker for Forensicare.
- 25. If, after conducting a risk assessment in accordance with Clause 24, Forensicare is satisfied that the health care worker poses an unacceptable risk to other health care workers and/ or patients, Forensicare may transfer the health care worker to an alternative role with Forensicare, or adopt other risk mitigation strategies to ensure Forensicare is satisfied that the level of risk is acceptable.
- 26. If it is not possible to transfer the health care worker to an alternative role with Forensicare or to adopt other risk mitigation strategies so that Forensicare is satisfied that the level of risk is acceptable, Forensicare may terminate the employment or engagement of the health care worker in accordance with law.

THE HON. JAMES MERLINO, MP Minister for Mental Health

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF PYRIFORM SCALE

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest pyriform scale exists with Australia but outside Victoria, make the following Order.

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into operation on the date of making.

4 Revocation

The Order entitled 'Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of pyriform scale' made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G24 on 17 June 2021 at pages 1245–1247 is revoked.

5 Definitions

In this Order –

BioSecure HACCP Biosecurity Certificate means a certificate issued by a business certified under the BioSecure HACCP program, and in accordance with a specified BioSecure HACCP Entry Condition Compliance Procedure.

BioSecure HACCP Entry Condition Compliance Procedure means a procedure approved by Agriculture Victoria containing requirements necessary to address the restrictions or conditions specified in the Schedule to this Order.

host material means any plant or plant product, excluding fruit, seeds, cut flowers, barerooted trees without leaves and plants in tissue culture, belonging to any of the plant families listed in Schedule 1.

pyriform scale means the exotic pest Protopulvinaria pyriformis (Cockerell).

6 Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Subclause (a) does not apply if the host material
 - (i) originates from an area for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated is currently in place, certifying that the area from which the material originated is known to be free of pyriform scale; or
 - (ii) is accompanied by a
 - (A) plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the host material has been treated in a manner described in Schedule 2; or
 - (B) BioSecure HACCP Biosecurity Certificate issued in accordance with BioSecure HACCP Entry Condition Compliance Procedure for pyriform scale (ECCPPS14); or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7. Verfication

Where requested by an authorised inspector, host material imported into Victoria, which are required by Clause 6(2)(b) to be accompanied by a certificate or declaration, must be –

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

8 Expiry

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

Schedule 1

Acanthaceae	Caprifoliaceae	Malpighiaceae	Phyllanthaceae
Agavaceae	Caricaceae	Malvaceae	Pittosporaceae
Anacardiaceae	Convolvulaceae	Moraceae	Punicaceae
Apocynaceae	Ebenaceae	Musaceae	Rubiaceae
Aquifoliaceae	Elaeocarpaceae	Myricaceae	Rutaceae
Araceae	Euphorbiaceae	Myrtaceae	Saxifragaceae
Araliaceae	Fabaceae	Oleaceae	Scrophulariaceae
Asclepiadaceae	Lauraceae	Orchidaceae	Verbenaceae
Cannaceae	Lythraceae	Passifloraceae	

Schedule 2

Host material must -

- (a) be treated with an insecticide registered for the control of scale, at rates specified on the label or in accordance with a permit issued by the Australian Pesticides and Veterinary Medicines Authority; and
- (b) be inspected at a minimum of 600 units or 2% of the plants in the consignment (whichever is greater), and no pyriform scale detected.

Dated 7 June 2022

ROSA CRNOV Chief Plant Health Officer

Public Health and Wellbeing Act 2008

ORDER UNDER SECTION 33 OF THE PUBLIC HEALTH AND WELLBEING ACT 2008

The Victorian Perioperative Consultative Council

I, Hon. Martin Foley MP, Minister for Health, acting under section 33 of the **Public Health and** Wellbeing Act 2008 (the Act), by Order:

Appoint in accordance with sections 33(3), 33(4)(b), 33(4)(c) and 33(5) of the Act the following persons to the Victorian Perioperative Consultative Council (being the Council established by section 33 of the Act):

Name	Title	Term of Appointment
Ms Allison Evans	Member	1 July 2022 to 30 June 2023
Dr Graeme Campbell	Member	1 July 2022 to 30 June 2023
Ms Denice Spence	Member	1 July 2022 to 30 June 2023
Ms Rebecca Donald	Member	1 July 2022 to 30 June 2023
Dr Andrew Jeffries	Member	1 July 2022 to 30 June 2025
Assoc. Prof. Marinis Pirpiris	Member	1 July 2022 to 30 June 2025
Prof. Wendy Brown	Member	1 July 2022 to 30 June 2025
Dr Paula Foran	Member	1 July 2022 to 30 June 2025
Ms Liat Watson	Member	1 July 2022 to 30 June 2025
Dr Phillipa Hore	Member and Deputy Chairperson	1 July 2022 to 30 June 2025
Ms Fiona Brew	Member	1 July 2022 to 30 June 2025
Assoc. Prof. Philip McCahy	Member	1 July 2022 to 30 June 2025

Remuneration of the persons named and appointed above shall be in accordance with the Act and the Public Health and Wellbeing Regulations 2019 and the Appointment and Remuneration Guidelines issued by the Department of Premier and Cabinet.

HON. MARTIN FOLEY MP Minister for Health

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, Danny Pearson, as Minister for Government Services, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection for the periods described.

Dated 7 June 2022

DANNY PEARSON, MP Minister for Government Services

Series	Series Title	Records Date	Closure Period
VPRS 16152/C1	Bill Files, Alphabetical Order by Subject of Bill	1981–992	Closed until 1 January 2026
VPRS 16152/C2	Bill Files, Alphabetical Order by Subject of Bill	1992–1999	Closed until 1 January 2032
VPRS 18987/C1	Legislative Drafting Files for Victorian Acts	1999–2010	Closed until 1 January 2041
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2010	Closed until 1 January 2041
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2011	Closed until 1 January 2042
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2012	Closed until 1 January 2043
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2013	Closed until 1 January 2044
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2014	Closed until 1 January 2045
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2015	Closed until 1 January 2046
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2016	Closed until 1 January 2047
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2017	Closed until 1 January 2048
VPRS 18987/C2	Legislative Drafting Files for Victorian Acts	2018	Closed until 1 January 2049

SCHEDULE

Swinburne University of Technology Act 2010

Governance and Administration Statute 2012

SWINBURNE UNIVERSITY OF TECHNOLOGY

Notice of Promulgation

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

• Titles for People Associated with the University (Amendment) Regulations 2022

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

EMMA LINCOLN University Secretary Swinburne University of Technology



Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES DECLARATION NO. 836

Central Highlands Water declares the properties as described below to be serviced properties for the purpose of the **Water Act 1989** on and from Thursday 11 August 2022.

Property	Towns	Туре
PS829406Y Lot 1-7 incl.	Ballan	water/sewer
PS748823G Lot 2	Bowenvale	water
PS800278S Lot 1–5 incl.	Buninyong	water/sewer
PS813906R Lot 1 and 2	Canadian	water/sewer
PS843741D Lot 39, 50–67, 71–80 incl.	Cardigan	water/sewer
C/A 8C Section 1	Clunes	sewer
PS903721D Lot 1–5 incl.	Delacombe	water/sewer
PS903746L Lot 1 and 2	Hepburn	water
PS838388W Lot 1-4 incl.	Hepburn Springs	water/sewer
LP205518H Lot 2	Newtown	water
PS807497R Lot 1-4 incl.	Redan	water/sewer
C/A 3 Section 27	Snake Valley	water/sewer
PS901502C Lot 57-87 incl.	Winter Valley	water/sewer
PS848623H Lot 501–536 incl.	Winter Valley	water/sewer

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



Water Act 1989

DECLARATION OF SERVICED PROPERTIES

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

Property Description	Property Address	Date	Service
Lots 1–2 PS907182	Reed and Perry Street, Orbost	09.05.2022	Water and Sewer
Lots 1–2 PS900508	Great Alpine and Chambers Road, Bruthen	09.05.2022	Water
Lots 1–2 PS903422	Wilpena Court, Bairnsdale	17.05.2022	Water and Sewer
Lot 1–2 PS808280	Nicholson and Gordon Streets, Orbost	17.05.2022	Water and Sewer
Lots 8–10 and Lot 34–43 PS814895	Brodribb Drive and Yerrung Court, Marlo	11.05.2022	Water and Sewer
Lot 1–2 PS907218	Grant Street, Bairnsdale	17.05.2022	Water and Sewer
Lots 1–2 PS848252	Hazel Road, Kalimna	17.05.2022	Water and Sewer

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

STEVE McKENZIE Managing Director



Water Act 1989 GREATER WESTERN WATER CORPORATION (GREATER WESTERN WATER) Water Restriction By-law 2/2022

Greater Western Water revokes Water Restriction By-law 001/2012

In accordance with section 287ZC(3) of the Water Act 1989 Greater Western Water hereby gives notice that it has made a by-law, titled 'Water Restriction By-law 2/2022', pursuant to sections 287ZC(1), 171(1) and 160 of the Water Act 1989.

Water Restriction By-law 2/2022 is made using a Model Water Restriction By-law issued by the Minister for Water on 4 March 2022. The Water Restriction By-law 2/2022 is made in relation to restrictions and prohibitions on the use of water that may be imposed in the Water Supply Districts of Greater Western Water.

The purpose of the By-law is to:

- a. promote the efficient use and conservation of water; and
- b. set out four stages of restrictions on the use of water; and
- c. specify things which must not be done while each stage of restriction persists; and
- d. specify principles for considering applications for exemptions from particular restrictions; and
- e. prescribe offences and penalties for the contravention of the By-law, including for which an infringement notice may be served; and
- f. prescribe classes of persons for the purpose of issuing infringement notices.

A copy of the By-law is available for inspection by visiting Greater Western Water's website www.gww.com.au or arranging a time for inspection, free of charge, at our Head Office, 36 Macedon Street, Sunbury, by emailing contact@gww.com.au

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
Lot 2 Mackey Street	_	Longwarry	Sewerage	PS111111A	14 April 2022
Riverfield Estate 1895 Ballarto Road	1	Clyde	Potable Water, Recycled Water and Sewerage	PS839059M	28 April 2022
1385 Ballarto Road	3	Cranbourne East	Potable Water, Recycled Water and Sewerage	PS831957V	5 April 2022
Riverfield Estate	4	Clyde	Potable Water, Recycled Water and Sewerage	PS847337P	27 April 2022
Minta Estate	23	Berwick	Potable Water, Recycled Water and Sewerage	Schedule 2	12 April 2022
Smiths Park Estate	6	Clyde North	Potable Water, Recycled Water and Sewerage	PS845083F	20 April 2022
Sporting Pavillion Reserve, Kerr Crescent	_	Aspendale Gardens	Sewerage	_	12 April 2022
131 Hendersons Road	—	Bittern	Potable Water and Sewerage	PS832732R	5 April 2022
Riverfield Estate 1895 Ballarto Road	2	Clyde	Potable Water, Recycled Water and Sewerage	PS839061B	27 April 2022
Minta Farm Estate	18A	Berwick	Potable Water, Recycled Water and Sewerage	Schedule 2	12 April 2022
Orana Estate	6	Clyde North	Potable Water, Recycled Water and Sewerage	Schedule 2	6 April 2022
Smiths Lane Estate	14	Clyde North	Potable Water, Recycled Water and Sewerage	PS837150N	20 April 2022
Smiths Park Estate	5	Clyde North	Potable Water, Recycled Water and Sewerage	PS836944D	20 April 2022
Alira Estate	3C	Berwick	Potable Water, Recycled Water and Sewerage	PS845088U	27 April 2022
Meridian Central Estate	31	Clyde North	Potable Water, Recycled Water and Sewerage	PS848726W	23 April 2022



Water Act 1989

WATER RESTRICTION BY-LAW 001/2022

South East Water Corporation (South East Water)

We support healthy and liveable communities by delivering water, sewerage and recycled water services to 1.87 million people across Melbourne's south east who rely on us every day and every night.

In accordance with section 287ZC of the **Water Act 1989**, South East Water gives notice that it has made a by-law, titled Water Restriction By-law 001/2022, pursuant to section 171 of the **Water Act 1989**. The By-law comes into operation on 25 June 2022.

The By-law is made using a Model Water Restriction By-Law issued by the Minister for Water on 3 March 2022. The By-law is made in relation to restrictions and prohibitions on the use of water that may be imposed in South East Water's water supply district. The purpose of the By-law is to:

- a promote the efficient use and conservation of supplied drinking water; and
- b. set out four stages of restriction on the use of supplied drinking water; and
- c. specify things which must not be done while each stage of restriction persists; and
- d. specify principles for considering applications for exemptions from particular restrictions; and
- e. prescribe offences and penalties for the contravention of this By-law, including for which an infringement notice may be served; and
- f. prescribe classes of persons for the purpose of issuing infringement notices.

A copy of the By-law may be inspected, free of charge, from southeastwater.com.au/bylaw or can be requested by calling 13 16 94, or viewed at our office at 101 Wells Street, Frankston, Victoria.

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C237gdan

The Minister for Planning has approved Amendment C237gdan to the Greater Dandenong Planning Scheme.

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

The Amendment replaces Schedule 6 to Clause 43.02 Design and Development Overlay to correct an administrative error made as part of the gazettal of Amendment C220gdan.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Greater Dandenong City Council website at www.greaterdandenong.com or during office hours, at the offices of the Greater Dandenong City Council, 225 Lonsdale Street, Dandenong.

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

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C291morn

The Minister for Planning has approved Amendment C291morn to the Mornington Peninsula Planning Scheme.

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

The Amendment changes the incorporated document 3482 Point Nepean Road, Portsea Statement of Significance and the Schedules to Clause 72.08 (Background Documents) and Clause 72.04 (Documents Incorporated in this Planning Scheme) to correct administrative errors made through the gazettal of Amendment C262mornPt2.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, during office hours, at the Mornington Peninsula Shire Council website at www.mornpen.vic.gov.au or during office hours, at the offices of the Mornington Peninsula Shire Council, 90 Besgrove Street, Rosebud.

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

Planning and Environment Act 1987

TOWONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C36towg

The Minister for Planning has approved Amendment C36towg to the Towong Planning Scheme.

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

The Amendment updates local schedules in zones, overlays, particular provisions, general provisions and operational provisions of the Towong Planning Scheme to remove inconsistencies with:

- The Victoria Planning Provisions as a result of Amendment VC142 and Amendment VC148, and
- The Ministerial Direction Form and Content of Planning Schemes.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Towong Shire Council website at www.towong.vic.gov. au or during office hours, at the offices of the Towong Shire Council, 32 Towong Street, Tallangatta.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C240whse

The Minister for Planning has approved Amendment C240whse to the Whitehorse Planning Scheme.

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

The Amendment extends the expiry date for Schedule 9 to the Significant Landscape Overlay (SLO9) by 12 months until 23 June 2023.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Whitehorse City Council website at www.whitehorse.vic.gov.au or during office hours, at the offices of the Whitehorse City Council, 379–399 Whitehorse Road, Nunawading.

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

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C304yara

The Minister for Planning has approved Amendment C304yara to the Yarra Planning Scheme.

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

The Amendment extends the interim expiry date to the Design and Development Overlay – Schedule 23 (DDO23) to 31 March 2023 to allow Yarra City Council to continue to develop and finalise permanent controls for the Collingwood South Mixed-Use Precinct.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected at the Yarra City Council website at www.yarracity.vic.gov.au and/or free of charge, during office hours, at the offices of the Yarra City Council, Richmond Town Hall, 333 Bridge Road, Richmond; or Collingwood Town Hall, 140 Hoddle Street, Abbotsford.

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

Planning and Environment Act 1987 YARRA PLANNING SCHEME Notice of Approval of Amendment

Amendment C305yara

The Minister for Planning has approved Amendment C305yara to the Yarra Planning Scheme.

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

The Amendment extends the expiry dates to Design and Development Overlay – Schedule 21 and 22 (DDO21 and DDO22) to 31 March 2023, to allow Yarra City Council to continue to develop and finalise permanent controls for the Bridge Road and Victoria Street Activity Centres.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected at the Yarra City Council website at www.yarracity.vic.gov.au and/or free of charge, during office hours, at the offices of the Yarra City Council, Richmond Town Hall, 333 Bridge Road, Richmond; or Collingwood Town Hall, 140 Hoddle Street, Abbotsford.

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

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

BALLARAT EAST – The temporary reservation by Order in Council of 27 February, 1893 of an area of 410 square metres of land in the Township of Ballarat East, Parish of Ballarat in two separate parts, revoked as to part by Order in Council of 5 December, 1978 **so far as the balance remaining** being Crown Allotment 37A, Section 55, Township of Ballarat East, Parish of Ballarat containing 197 square metres.

File ref : 05P101271 [Rs 10306]

CANIAMBO – The temporary reservation by Order in Council of 27 April, 1880 of an area of 2.023 hectares, more or less, of land now described as Crown Allotment 6M, Parish of Caniambo as a site for Public purposes (State School).

File ref : 0804593

DARTMOOR – The temporary reservation by Order in Council of 26 March, 1884 of an area of 1.447 hectares, more or less, of land in the Township of Dartmoor, Parish of Dartmoor as a site for Police purposes so far only as the portions being Crown Allotments 2018 [area 6166 square metres], 2019 [area 2923 square metres], 2020 [area 384 square metres] and 2022 [area 1213 square metres], Township of Dartmoor, Parish of Dartmoor as shown on Original Plan No. OP125730 lodged in the Central Plan Office.

File ref : Rs 7025

PRAHRAN – The temporary reservation by Order in Council of 14 April, 2015 of an area of 493 square metres of land being Crown Allotment 71E, Parish of Prahran as a site for Public purposes [Court purposes].

File ref : P243783

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

Dated: 15 June 2022 Responsible Minister: HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE HORSHAM RURAL CITY COUNCIL

KALKEE – Public Recreation; area 5.725 hectares being Crown Allotment 2001, Parish of Kalkee as shown on Original Plan No. OP124313 lodged in the Central Plan Office. File ref: 0201016

MUNICIPAL DISTRICT OF THE LODDON SHIRE COUNCIL

LAANECOORIE – Public recreation; being Crown Allotments 1A [area 1.388 hectares] and 1C [area 4.271 hectares], Township of Laanecoorie, Parish of Laanecoorie as shown on Original Plan No. OP125658 lodged in the Central Plan Office.

File ref: P129970 & P129972

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MILDURA – Water supply purposes; being Crown Allotments 2503 [area 151 square metres], 2504 [area 2960 square metres] and 2507 [area 830 square metres], Parish of Mildura as shown on Original Plan No. OP123673 lodged in the Central Plan Office.

File ref: 102769

MILDURA – Public purposes; being Crown Allotments 2505 [area 222 square metres] and 2506 [area 679 square metres], Parish of Mildura as shown on Original Plan No. OP123673 lodged in the Central Plan Office.

File ref: 3000737

MUNICIPAL DISTRICT OF THE HINDMARSH SHIRE COUNCIL

NHILL – Public buildings; being Crown Allotments 3S [area 743 square metres] and 3T [area 1212 square metres], Section 11, Township of Nhill, Parish of Balrootan as shown on Original Plan No. OP118066 lodged in the Central Plan Office.

File ref: 2004393

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

Dated: 15 June 2022 Responsible Minister: HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

Crown Land (Reserves) Act 1978

AMENDMENT OF TEMPORARY RESERVATION PURPOSE

DRYSDALE INFANT WELFARE AND PRE-SCHOOL CENTRE RESERVE

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** amends the following Orders in Council :-

DRYSDALE – The Order in Council made on 18 February, 1969 and published in the Government Gazette on 26 February, 1969 – page 456 of the temporary reservation of an area of 1593 square metres of land in the Township of Drysdale, Parish of Bellarine as a site for Public Purposes (Infant Welfare and Pre-School Centre); and

DRYSDALE – The Order in Council made on 20 June, 1995 and published in the Government Gazette on 22 June, 1995 – page 1530 of the temporary reservation of an area of 916 square metres of land being Crown Allotment 2B, Section 10, Township of Drysdale, Parish of Bellarine as a site for Public purposes (Infant Welfare and Pre-School Centre) ...

... by deletion of the words 'Public purposes (Infant Welfare and Pre-School Centre)' from the reservation purpose and substitution therefor of the words 'Public purposes (Community purposes)'.

File Ref: 0702051 [Rs 9119]

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

Dated: 15 June 2022 Responsible Minister: HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEES OF MANAGEMENT

Order in Council

The Governor in Council, under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the land described in Column 2 hereunder :-

- (a) declares that the committees of management shall be corporations;
- (b) assigns the names shown in Column 1 to the corporations.

Column 1 Corporate names	Column 2 Crown Reserves currently managed by the Committees
Dundonnell Public Hall Committee Incorporated	The land being Crown Allotment 78A, Parish of Terrinallum temporarily reserved as a site for a Public Hall by Order in Council of 26 June, 1945 and published in the Government Gazette on 27 June, 1945 page – 1566. File Re: 03038326 [Rs 5676]
Antwerp Recreation Reserve Committee Incorporated	The land being Crown Allotments 25B and 35A, Parish of Banu Bonyit temporarily reserved for public recreation by Order in Council of 31 October, 1928 and published in the Government Gazette on 7 November, 1928 page – 2943. File Ref: 0200996 [Rs 3780]
Dunkeld Recreation Reserve Committee Incorporated	The land being Crown Allotment 1 Section 46, Township of Dunkeld, Parish Dunkeld temporarily reserved for Public Recreation by Order in Council of 21 November, 1979 and published in the Government Gazette on 28 November, 1979 page – 3733. File Ref: 03003944 [Rs 10973]

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

Dated: 15 June 2022 Responsible Minister: HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

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 roads closes the following unused road:

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MILDURA – The portions of road in the Parish of Mildura being Crown Allotments 2503 [area 151 square metres] and 2507 [area 830 square metres] as shown on Original Plan No. OP123673 lodged in the Central Plan Office.

File ref: 0102769

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

Dated: 15 June 2022 Responsible Minister: HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

Deakin University Act 2009

APPOINTMENT OF A GOVERNMENT APPOINTED MEMBER TO THE DEAKIN UNIVERSITY COUNCIL

Order in Council

The Governor in Council, under section 12 of the **Deakin University Act 2009**, appoints Ryan Andrew Leemon as a government appointed member of the Deakin University Council from 1 July 2022 until 30 June 2025 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated: 15 June 2022

Responsible Minister:

THE HON GAYLE TIERNEY MP Minister for Higher Education

> ALEXANDRA DEBELJAKOVIC Clerk of the Executive Council

Deakin University Act 2009

APPOINTMENT OF A GOVERNMENT APPOINTED MEMBER TO THE DEAKIN UNIVERSITY COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is part-time

2. Period of Appointment

The period of appointment is 1 July 2022 to 30 June 2025 (both dates inclusive).

3. Duties and responsibilities of the position

Under section 8 of the **Deakin University Act 2009** (the Act), the Council is the governing body of Deakin University (the University) and has the general direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor as chief executive officer of the University, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council. In accordance with clause 4(1)(b) of Schedule 1 to the Act, a member's office becomes vacant if he or she resigns from office.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

In accordance with the *Appointment and Remuneration Guidelines*, all members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

No applicable leave entitlements, however under clause 4A of Schedule 1 to the Act, the appointee may seek a leave of absence on such terms and conditions as the Council determines.

9. Prior Service

Not applicable, as the appointee has no leave entitlements.

Federation University Australia Act 2010

APPOINTMENT OF A GOVERNMENT APPOINTED MEMBER TO THE FEDERATION UNIVERSITY COUNCIL

Order in Council

The Governor in Council, under section 12 of the **Federation University Australia Act 2010**, appoints Andrew Paul Reeves as a government appointed member of the Federation University

Council from 1 July 2022 until 30 June 2025 (both dates inclusive). The terms and conditions of the appointment are contained in the attached Schedule.

Dated: 15 June 2022

Responsible Minister:

THE HON GAYLE TIERNEY MP Minister for Higher Education

> ALEXANDRA DEBELJAKOVIC Clerk of the Executive Council

Federation University Australia Act 2010

APPOINTMENT OF A GOVERNMENT APPOINTED MEMBER TO THE FEDERATION UNIVERSITY COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is part-time

2. Period of Appointment

The period of appointment is 1 July 2022 to 30 June 2025 (both dates inclusive).

3. Duties and responsibilities of the position

Under section 8 of the **Federation University Australia Act 2010** (the Act), the Council is the governing body of Federation University (the University) and has the general direction and superintendence of the University. Its primary responsibilities include, appointing and monitoring the performance of the Vice-Chancellor as chief executive officer of the University, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council. In accordance with clause 4(1)(b) of Schedule 1 to the Act, a member's office becomes vacant if he or she resigns from office.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

In accordance with the *Appointment and Remuneration Guidelines*, all members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

No applicable leave entitlements, however under clause 4A of Schedule 1 to the Act, the appointee may seek a leave of absence on such terms and conditions as the Council determines.

9. Prior Service

Not applicable, as the appointee has no leave entitlements.

Monash University Act 2009

APPOINTMENT OF A GOVERNMENT APPOINTED MEMBER TO THE MONASH UNIVERSITY COUNCIL

Order in Council

The Governor in Council, under section 12 of the Monash University Act 2009 appoints:

- 1. Megan Elizabeth Clark as a government appointed member of the Monash University Council from 1 July 2022 until 30 June 2025 (both dates inclusive).
- 2. Geraldine Grace Johns-Putra as a government appointed member of the Monash University Council from 1 July 2022 until 30 June 2025 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated: 15 June 2022

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Higher Education

ALEXANDRA DEBELJAKOVIC Clerk of the Executive Council

Monash University Act 2009

APPOINTMENT OF A GOVERNMENT APPOINTED MEMBER TO THE MONASH UNIVERSITY COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is part-time

2. Period of Appointment

The period of appointment is 1 July 2022 to 30 June 2025 (both dates inclusive).

3. Duties and responsibilities of the position

Under section 8 of the Monash University Act 2009 (the Act), the Council is the governing body of Monash University (the University) and has the general direction and superintendence of the University. Its primary responsibilities include, appointing and monitoring the performance of the Vice-Chancellor as chief executive officer of the University, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council. In accordance with clause 4(1)(b) of Schedule 1 to the Act, a member's office becomes vacant if he or she resigns from office.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

In accordance with the *Appointment and Remuneration Guidelines*, all members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

No applicable leave entitlements, however under clause 4A of Schedule 1 to the Act, the appointee may seek a leave of absence on such terms and conditions as the Council determines.

9. Prior Service

Not applicable, as the appointee has no leave entitlements.

Education and Training Reform Act 2006

INCREASING REMUNERATION OF APPOINTEES TO THE VICTORIAN REGISTRATION ANDQUALIFICATIONS AUTHORITY

Order in Council

The Governor in Council under clause 3 of Schedule 2 of the Education and Training Reform Act 2006 fixes the following remuneration:

Name	Position	Current remuneration	Proposed Remuneration from the date of the Order	Proposed Remuneration from 1 July 2022
	Victorian l	Registration and	Qualifications Authorit	y
Pamela White PSM	Chair	\$41,316 per annum plus \$5,078 per annum for sub-committee work (plus superannuation contributions)	In addition to annual remuneration, which has already been adjusted, a one-off lump sum payment calculated as \$1.67 per calendar day from 1 July 2021 to 3 May 2022 plus applicable superannuation contributions.	Remuneration for 2022–23 was fixed by Order in Council on 5 April 2022.
Stephen Elder, Francoise Reddan, Judith Rose, Anthony Nippard, Penelope Hutchinson, Julie Caldecott, Peter Loney, James Watterson	Member	\$15,986 per annum plus \$5,003 per annum for sub-committee work (plus superannuation contributions)	\$16,226 per annum plus \$5078 for subcommittee work (plus superannuation contributions) Plus a one-off lump sum payment	\$16,469 per annum plus \$5154 for subcommittee work (plus superannuation contributions)

Name	Position	Current remuneration	Proposed Remuneration from the date of the Order	Proposed Remuneration from 1 July 2022
			calculated as \$0.66 per calendar day from 1 July 2021 to the date the Order is made plus applicable superannuation contributions.	
James Williamson	Member	\$16,226 per annum plus \$5,078 per annum for sub-committee work (plus superannuation contributions)	In addition to annual remuneration, which has already been adjusted, a one-off lump sum payment calculated as \$0.66 per calendar day from 1 July 2021 to 3 May 2022 plus applicable superannuation contributions.	Remuneration for 2022–23 was fixed by Order in Council on 5 April 2022.

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

Dated: 15 June 2022 Responsible Minister: THE HON JAMES MERLINO MP Minister For Education THE HON GAYLE TIERNEY MP Minister for Training and Skills and Minister for Higher Education THE HON MARTIN PAKULA MP Minister for Trade

Flora and Fauna Guarantee Act 1988

MINOR AMENDMENTS TO THE THREATENED LIST

Order in Council

The Governor in Council, under section 10(6) of the Flora and Fauna Guarantee Act 1988 orders that the following minor amendments to the Threatened List:

For a taxon of flora and fauna listed in Schedules 1 and 2 below the scientific name in 1. Column 2 corresponding to the taxon is substituted with the scientific name in Column 3 corresponding to the taxon.

Minor Amendments to Taxa in the Threatened List due to reclassification of the taxon			
Column 2 Scientific Name Listed as	Column 3 Scientific Name to be Listed as		
Ixobrychus flavicollis	Dupetor flavicollis		
Boronia anemonifolia subsp. variabilis	Cyanothamnus anemonifolius subsp. variabilis		
Craspedia sp. 2	Craspedia basaltica		
Boronia nana var. pubescens	Cyanothamnus nanus var. pubescens		
Boronia anemonifolia subsp. aurifodina	Cyanothamnus anemonifolius subsp. aurifodinus		
Charadrius australis	Peltohyas australis		
Baumea laxa	Machaerina laxa		
Craspedia sp. 1	Craspedia sylvestris		
Leucopogon woodsii	Styphelia woodsii		
Ptilonorhynchus maculatus	Chlamydera maculata		
Geocharax gracilis	Geocharax tasmanicus		
Acacia omalophylla	Acacia homalophylla		
	Column 2 Scientific Name Listed as Ixobrychus flavicollis Boronia anemonifolia subsp. variabilis Craspedia sp. 2 Boronia nana var. pubescens Boronia anemonifolia subsp. aurifodina Charadrius australis Baumea laxa Craspedia sp. 1 Leucopogon woodsii Ptilonorhynchus maculatus Geocharax gracilis		

Schedule 1

3.4. 6 /1

Column 1 Common Name	Column 2 Scientific Name Listed as	Column 3 Scientific Name to be Listed as
Errinundra Shining Gum	Eucalyptus denticulate	Eucalyptus denticulata
Lagoon Sneezeweed	Centipeda crateriformis subsp. crateriformis subsp	Centipeda crateriformis subsp. crateriformis
Swamp Onion-orchid	Microtis orbicularis Hydrorchis orbicularis	Microtis orbicularis

Schedule 2 Minor Amendments to Taxa in the Threatened List due to a correction of any minor error or omission.

This Order comes into effect on the date it is published in the Government Gazette. Dated: 15 June 2022 Responsible Ministers: LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change MARY-ANNE THOMAS MP Minister for Agriculture

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

Order in Council

In response to the outbreak of monkeypox in Victoria, recommending to the Governor in Council under section 126(1) of the **Public Health and Wellbeing Act 2008** that the Governor in Council declare monkeypox virus to be a notifiable condition.

This Order relates to notifications by registered medical practitioners and pathology services to the Secretary, Department of Health.

The details to be included with a notification of monkeypox virus are the notification details specified in the Schedule to this Order.

Registered medical practitioners are required to notify the Secretary, Department of Health of the notification details by telephone as soon as possible, and in any case, no later than within 24 hours.

The person in charge of a pathology service is required to notify the Secretary, Department of Health of the notification details by telephone as soon as practicable, and in any case, no later than within 24 hours, and in writing within 5 business days.

This Order has effect throughout Victoria.

This Order in Council will be published in the Government Gazette to come into effect on 1 July 2022 and has effect for a period of 12 months from that date.

Dated: 15 June 2022 Responsible Minister: MARTIN FOLEY MP Minister for Health

> ALEXANDRA DEBELJAKOVIC Clerk of the Executive Council

Public Health and Wellbeing Act 2008

DECLARATION PURSUANT TO SECTION 126(1) OF THE **PUBLIC HEALTH AND WELLBEING ACT 2008** SCHEDULE TO THE ORDER IN COUNCIL

Notification details – registered medical practitioners

Item 1 – Case information

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

Item 2 – Clinical information

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

Item 3 – Risk factor information

3.1 Risk factor details

Item 4 – Reporting medical practitioner information

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

Notification details - pathology services

Item 1 – Case information

- 1.1 Family name
- 1.2 Given name(s)
- 1.3 Healthcare identifier
- 1.4 Medicare number
- 1.5 Date of birth
- 1.6 Sex
- 1.7 Aboriginal or Torres Strait Islander status
- 1.8 Residential address

Item 2 – Clinical information

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

Item 3 – Testing information

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

Item 4 – Requesting medical practitioner information

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

Item 5 – Pathology service information

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

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SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

Suc	et, Miciobullic 5000, oli	i ine date specificu.
42.	Statutory Rule: Authorising Act:	Australian Consumer Law and Fair Trading Regulations 2022 Australian Consumer Law and Fair Trading Act 2012
	Date first obtainable: Code A	15 June 2022
43.	Statutory Rule:	Education and Training Reform Amendment (School Community Safety Orders) Regulations 2022
	Authorising Act:	Education and Training Reform Act 2006
	Date first obtainable: Code A	15 June 2022
44.	Statutory Rule:	Tobacco (Victorian Health Promotion Foundation) Amendment Regulations 2022
	Authorising Act: Date first obtainable: Code A	Tobacco Act 1987 15 June 2022

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