



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 25 Thursday 23 June 2022

www.gazette.vic.gov.au

GENERAL

TABLE OF PROVISIONS

Private Advertisements		RNG Lawyers	2735
Estates of Deceased Persons		Scomparin & Bernardi	2735
A. B. Natoli Pty	2731	Sladen Legal	2736
Arthur J. Dines & Co.	2731	Suzanne Lyttleton Lawyers	2736
Benjamin Isaac	2731	Sales by the Sheriff	
Burns & Tinney	2731	Jack Alexander Timms	2736
Cetrola Legal	2732	Proclamations	2737
De Marco Lawyers	2732	Government and Outer Budget Sector	
Findlay Arthur Phillips	2732	Agencies Notices	2738
G. J. Long & Co.	2732	Orders in Council	2874
Hall & Wilcox Lawyers	2733	Crown Land (Reserves);	
Hutchinson Legal	2733	Drugs, Poisons and Controlled Substances;	
J. A. Middlemis	2733	Planning and Environment	
James Higgins & Co.	2733	Obtainables	2880
Joliman Lawyers	2733		
KCL Law	2733		
KPA Lawyers	2734		
Kingston Lawyers Pty Ltd	2734		
MDL Law	2734		
Macpherson Kelley	2734		
Maurice Blackburn Lawyers	2734		
Mills Oakley	2735		
Moores	2735		
Parke Lawyers	2735		
Pearce Webster Dugdales	2735		

Advertisers Please Note

As from 23 June 2022

The last Special Gazette was No. 309 dated 22 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

Re: NOELENE ANN BOLGER, late of 17 Walter Street, Bulleen, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 February 2022, are required by the trustees, Peter David Bolger and Vincent John Bolger, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

A. B. NATOLI PTY, solicitors,
24 Cotham Road, Kew 3101.

KITA STOJCEVSKA, late of 3 Guam Court, Lalor 3075, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 September 2021, are required by the executor, Lupco Stojcevski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 22 August 2022, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 14 June 2022

ARTHUR J. DINES & CO.,
property law advisors,
2 Enterprise Drive, Bundoora 3083.

Re: MARY ISHAK, late of 20 Devlin Drive, Hoppers Crossing, Victoria, unemployed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 November 2021, are required to send particulars of their claims to the administrator, Benjamin Isaac, 137 Kendall Drive, Narre Warren 3805, within 60 days from the date of the publication of this notice, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

KENNETH MARTIN CALLANAN, late of 17 Walmer Avenue, St Albans, Victoria 3021, technician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 27 June 2021, are required by the administrator, Brian Dennis Callanan, care of Suite 1, 143 Main Street, Greensborough, Victoria 3088, to send particulars of their claims to him by a date no later than two months from the date of publication hereof, after which date the administrator may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Letters of Administration were granted in Victoria on 24 August 2021.

Dated 9 June 2022

BURNS & TINNEY,
Suite 1, 143 Main Street, Greensborough,
Victoria 3088.

Ph: 03 9432 3131. PDB:KK:214341.

Contact: Kaylee Karam.

SHEILA MARY CALLANAN, late of Benelynn Park Nursing Home, 2 Killara Street, Sunshine West, Victoria 3020, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 10 September 2007, are required by the administrator, Brian Dennis Callanan, care of Suite 1, 143 Main Street, Greensborough, Victoria 3088, to send particulars of their claims to him by a date no later than two months from the date of publication hereof, after which date the administrator may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Letters of Administration were granted in Victoria on 1 November 2021.

Dated 9 June 2022

BURNS & TINNEY,
Suite 1, 143 Main Street, Greensborough,
Victoria 3088.

Ph: 03 9432 3131. PDB:KK:214440.

Contact: Kaylee Karam.

Re: SEBASTIANA MANGIAFICO, also known as NELLA MANGIAFICO, late of 9 Murray Street, Baromi, Victoria, primary school teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 February 2022, are required by the personal representative, Liam Geert Joustra, care of the undermentioned lawyers, to send particulars to the personal representative by a date not later than two months from the date of publication hereof, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which the personal representative then has notice.

CETROLA LEGAL,
Suite G1, 63 Stead Street, South Melbourne,
Victoria 3205.

Re: CARMELA LOBOSCO, late of 34 Waterbird Circuit, Weir Views, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 March 2022, are required by the trustees, Filomena Lobosco and Marcello Lobosco, to send particulars to the trustees, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: ANGELINA MUSICO, late of 149–153 Monbulk Road, Mount Evelyn, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 November 2021, are required by the trustee, Joe Musico, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: MARY MARGARET LEWIS, late of 3/26 Toorak Road West, South Yarra, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 4 April 2022, are required by the executor of the estate of the deceased, care of Findlay Arthur Phillips, Suite 27, Level 3, 25 Claremont Street, South Yarra, Victoria 3141, to send particulars of their claims to the care of the undermentioned solicitor by 25 August 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 8 June 2022.

FINDLAY ARTHUR PHILLIPS, solicitors,
Suite 27, Level 3, 25 Claremont Street,
South Yarra 3141.

JOHN HENRY HILLIER, late of 62 Wheeler Street, Corryong, Victoria, civil contractor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2021, are required by the executors, Gregory Thomas Hillier and Ian John Hillier, to send particulars of their claims to them, care of the undermentioned solicitors, by 15 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.

Dated 8 June 2022

G. J. LONG & CO., solicitors,
8 Hanson Street, Corryong, Victoria 3707.

AUDREY ELIZABETH LAMBERT, late of Corryong Health, Mittamatite Lodge B, 20 Kiel Street, Corryong, Victoria, retired nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2021, are required by the executors, Dorothy Joyce Thompson and Maurice Blomley Thompson, to send particulars of their claims to them, care of the undermentioned solicitors, by 15 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.

Dated 8 June 2022

G. J. LONG & CO., solicitors,
8 Hanson Street, Corryong, Victoria 3707.

ENID MAY LEBNER, late of 91 Harris Street, Corryong, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 February 2022, are required by the executors, Leonie Joy Wilson and Kenneth Henry Lebner, to send particulars of their claims to them, care of the undermentioned solicitors, by 15 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.

Dated 8 June 2022

G. J. LONG & CO., solicitors,
8 Hanson Street, Corryong, Victoria 3707.

Re: IAN HUGH MINCHIN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 September 2021, are required by the personal representatives, Lisa Jeanette Minchin and Kerri Susan McKenzie, to send particulars to the personal representatives, care of its below lawyers, by 22 August 2022, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they have notice.

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

SHIRLEY DAWN BUSHNIE, late of Kew Gardens Aged Care, 22–24 Gellibrand Street, Kew, Victoria 3101, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 October 2021, are required by the personal representative, Stephen Paul Lewandowski, to send particulars of such claim to him, care of the undersigned, by 22 August 2022, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

JOAN CAROL GREEN, also known as Carol Joanne Green, late of 64 Somerville Street, Flora Hill, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 28 November 2021, are required by David Albert Green and Louise Sonja Sarah Green, the administrators of the Will of the deceased to send particulars of their claims to them, care of the undermentioned address, by 21 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,
J. A. MIDDLEMIS, barrister and solicitor,
30 Myers Street, Bendigo, Victoria 3550.

Re: ELIZABETH MARGARET LINDSAY CUNNINGHAM, late of 46 Barkly Avenue, Armadale, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 January 2022, are required by the executor, Mutual Trust Pty Ltd, ACN 004 285 330, of Level 32, 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the executor, care of the undermentioned solicitors, by 22 September 2022, after which date the executors will convey or distribute the assets, having regard only to the claims of which they then have notice.

JAMES HIGGINS & CO., solicitors,
Level 4, 90 William Street, Melbourne,
Victoria 3000.

Re: Estate of MARGARET GWEN WATSON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MARGARET GWEN WATSON, late of Sea Lake Nursing Home, 33–43 McClelland Avenue, Sea Lake, in the State of Victoria, home duties, deceased, who died on 13 October 2021, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 24 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.

JOSEPH MICHAEL XIPELL, late of 41 Victoria Avenue, Canterbury, Victoria, retired, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 23 April 2022, are required by the executors, Anthony Jackson and Lucy O'Sullivan, to send particulars of such claims to the executors, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executors will distribute the assets, having regard only to the claims of which the executors have notice.

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne 3000.

Re: Estate of HELGA ELISABETH MURRAY, deceased.

Creditors, next-of-kin and all others having claims against the estate of HELGA ELISABETH MURRAY, late of Unit 1, 13 Glen Road, Glen Waverley, Victoria, business owner, deceased, who died on 31 March 2022, are to send particulars of such claims to the executor, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executor will distribute the assets, having regard only to the claims of which she then has notice.

KPA LAWYERS, legal practitioners,
37 Melrose Street, Sandringham, Victoria 3191.

Re: DIANE THERESE MURRAY, late of 269–271 Lower Plenty Road, Rosanna, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of DIANE THERESE MURRAY, deceased, who died on 2 May 2022, are required by the trustee, Catherine Bernadette Therese Stewart, to send particulars of their claim to the undermentioned firm by a date not later than two months from the date of publication hereof, after which date the trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

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

Re: MARY MORGAN, late of 14 The Ridge, Frankston South, Victoria, home duties, deceased.

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

who died on 22 April 2022, are required by the trustees, Brendan Gerard Patton and Lisa Mary Patton, care of MDL Law, 33 Playne Street, Frankston 3199, to send particulars to them by 22 August 2022, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

MDL LAW, solicitors,
33 Playne Street, Frankston 3199.

ROSEMARY BATCHELDOR, 500 Evans Road, Lynbrook, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 November 2021, are required by the trustee, Paul Kirton, care of 40–42 Scott Street, Dandenong, Victoria, director, to send particulars to him, care of the undersigned, by 23 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

MACPHERSON KELLEY,
Level 7, 600 Bourke Street, Melbourne,
Victoria 3000.

EILEEN MARY HUDSON, 225 Lynche Road, Bass, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 March 2020, are required by the trustee, Brett Bruce Hudson, of 140 Browns Road, Cranbourne South, Victoria, self-employed, to send particulars to him, care of the undersigned, by 23 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

MACPHERSON KELLEY,
Level 7, 600 Bourke Street, Melbourne,
Victoria 3000.

Re: ROSA DI FELICE, late of 8 Young Road, Hallam, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 November 2021, are required by the executor, Paul Di Felice, to send particulars of such claims to him at the undermentioned address by 22 August 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Paul Di Felice, care of
MAURICE BLACKBURN LAWYERS,
Level 21, 380 La Trobe Street, Melbourne 3000.
Tel: 03 9605 2700. Ref: ZTAPP/5676792.

JOANNE MAREE WILSON, late of 60 West Gateway, Lara, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 December 2021, are required by the executors of her estate, Michelle Lynnette Wilson, in the Will called Michelle Lynette Wilson, and Suzanne Maree Wilson, care of Mills Oakley, Level 6, 530 Collins Street, Melbourne, Victoria, to send particulars to them, 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.

MILLS OAKLEY,
Level 6, 530 Collins Street, Melbourne 3000.
tpalmer@millsoakley.com.au

Re: ZSOLT STEPHEN MARTONYI, 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 legal representative, Anne Dominique Martonyi, to send particulars to the legal representative, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 29 August 2022, after which date the legal representative may convey or distribute the assets, having regard only to the claims of which the legal representative has notice.

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

Re: Estate of PETER JULIAN McNAMARA, deceased, late of 2 Hocknell Street, Canterbury, Victoria 3126.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 15 November 2021, are required by the executor of the estate, Judith Anne McNamara, to send particulars of their claims to her, care of the undermentioned solicitors, by 23 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.

PARKE LAWYERS,
Level 1, 480 Collins Street, Melbourne,
Victoria 3000.

Re: ELIZABETH FLORENCE GATH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 January 2022, are required by the trustees, Kevin Peter Gath and Jeannette Marie Tyrrell, to send particulars to them, care of the undermentioned solicitors by 25 August 2022, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

PEARCE WEBSTER DUGDALES, lawyers,
Level 4, 379 Collins Street, Melbourne 3000.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

Re: Estate of IRVING WILLIAM DAVIDSON, late of 295/299 Maroondah Highway, Croydon North, Victoria 3136, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 April 2022, are required by the trustees, Jennifer Anne Riccioni and Kaye Jean Jacob, to send them, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RNG LAWYERS,
142 Main Street, Lilydale, Victoria 3140.

ELIZABETH ANN SHEPPARD, late of Unit 1, 57 Hillside Road, Rosanna, Victoria 3084, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 7 November 2020, are required by the executors, Paul Francis Sheppard and Christine Ann Morgan, care of Level 1, 173 Queens Parade, Clifton Hill, Victoria 3068, to send particulars of their claims to them by 26 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. Probate was granted in Victoria on 7 July 2021.

Dated 17 June 2022

SCOMPARI & BERNARDI,
Level 1, 173 Queens Parade, Clifton Hill,
Victoria 3068.
PO Box 158, Clifton Hill, Victoria 3068.
Ph: 03 9489 2488. Fax: 03 9481 7319.
CB:219348. Contact: Carlo Bernardi.

GIOVANNI DI NATALE, also known as John Di Natale, late of 21 Summit Drive, Bulleen, Victoria, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 21 March 2019, are required by the executor, Franco Carmine Di Natale, to send detailed particulars of their claim to the said executor, care of Sladen Legal of Tower 2, Level 22, 727 Collins Street, Melbourne, Victoria, by 23 August 2022, after which date he will proceed to distribute the said estate, having regard only to the claims of which he then has notice.

SLADEN LEGAL,
Tower 2, Level 22, 727 Collins Street, Melbourne,
Victoria 3008.

MAURA ELIZABETH ROWAN, also known as Mayra Elizabeth Campbell, also known as Maura Elizabeth Campbell, late of Unit 2, 906 Glenferrie Road, Kew, Victoria, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 27 October 2021, are required by the executor, Timothy John McCartin, to send detailed particulars of their claim to the said executor, care of Sladen Legal of Tower 2, Level 22, 727 Collins Street, Melbourne, Victoria, by 23 August 2022, after which date he will proceed to distribute the said estate, having regard only to the claims of which he then has notice.

SLADEN LEGAL,
Tower 2, Level 22, 727 Collins Street, Melbourne,
Victoria 3008.

Re: ROBERT DUNCAN COULTHARD, late of Marina TLC Residential Aged Care, 385 Blackshaws Road, Altona North, retired, deceased.

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

who died on 10 November 2021, are required by the administrator, Michael Alexander Coulthard, to send particulars to him, care of the undermentioned lawyers, by a date not later than two months from the date of publication hereof, after which date the administrator will convey or distribute the assets, having regard only to the claims of which he then has notice.

SUZANNE LYTTLETON LAWYERS,
PO Box 2181, St Kilda West, Victoria 3182.
Telephone: 9646 4477.

ADVERTISEMENT OF ONLINE AUCTION BY THE SHERIFF

On Thursday 28 July 2022 at 11.00 am, unless process is stayed or satisfied, all the estate and interest, if any, of the person(s) named below, in the land described below, will be auctioned online by the Sheriff.

Jack Alexander Timms of Unit 1106, 3 Yarra Street, South Yarra, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11577 Folio 540 upon which is erected a High-Rise Unit block and known as Unit 1106, 3 Yarra Street, South Yarra.

The following recordings in the Register affect or may affect the land as at 7 June 2022:

- Registered Mortgage AM052924D,
- Owners Corporation 1 Plan No. PS701400B,
- Owners Corporation 2 Plan No. PS701400B.

The Sheriff is unable to provide access to these properties. Refer to the advertisement on realestate.com.au for further information.

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

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

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

SHERIFF OF VICTORIA

PROCLAMATIONS**Transport Legislation Amendment (Port Reforms and Other Matters) Act 2022****PROCLAMATION OF COMMENCEMENT**

I, Linda Dessau, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Transport Legislation Amendment (Port Reforms and Other Matters) Act 2022**, fix 1 July 2022 as the day on which Divisions 1 and 3 of Part 2, sections 34 to 58, 61 and 67, Division 2 of Part 4 and Divisions 1 and 3 to 10 of Part 8 of that Act come into operation.

Given under my hand and the seal of Victoria on 21 June 2022

(L.S.)

LINDA DESSAU
The Honourable Linda Dessau AC
Governor
By Her Excellency's Command
MELISSA HORNE
Minister for Ports and Freight

Land Act 1958**PROCLAMATION OF ROAD**

I, Linda Dessau, Governor of Victoria with the advice of the Executive Council and under section 25(3)(c) of the **Land Act 1958** proclaim as road the following land:

HAMILTON – Crown Allotment 2041, Township of Hamilton and Parish of Hamilton North [area 178 square metres] as shown on Original Plan No. OP125160 lodged in the Central Plan Office.

File ref : 0303653

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

Given under my hand and the seal of Victoria on 21 June 2022

(L.S.)

LINDA DESSAU
The Honourable Linda Dessau AC
Governor
By Her Excellency's Command
LILY D'AMBROSIO
Minister for Energy, Environment and Climate Change

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



STATUTORY REVIEW OF ROAD MANAGEMENT PLAN

In accordance with section 54 of the **Road Management Act 2004**, Bass Coast Shire Council gives notice that it has completed a review of its Road Management Plan (RMP). Council has decided to amend the RMP in a manner that does not require public notice of the amendments to be given. Council has recorded the substance of the amendment, and the date of effect of the amendment on the new 2022 RMP.

A copy of the current Road Management Plan and Review Report adopted by Council at its ordinary meeting of 15 June 2022, may be inspected or obtained at Council Service Centres located at Wonthaggi, Cowes, Inverloch or Grantville during office hours or can be viewed on Council’s website, www.basscoast.vic.gov.au

For further information, please contact Council’s Coordinator Asset Management on 1300 BCOAST (226 278) or 03 5671 2211.



GLEN EIRA
CITY COUNCIL

INCLUSION OF TREES IN THE CLASSIFIED TREE REGISTER

On 7 June 2022, under subclause 16(1)(a) of the Classified Tree Local Law (the Local Law), Glen Eira City Council resolved to include the trees listed in each item to the Schedule to this notice, nominated under subclause 11(1) of the Local Law, in the Classified Tree Register.

Schedule

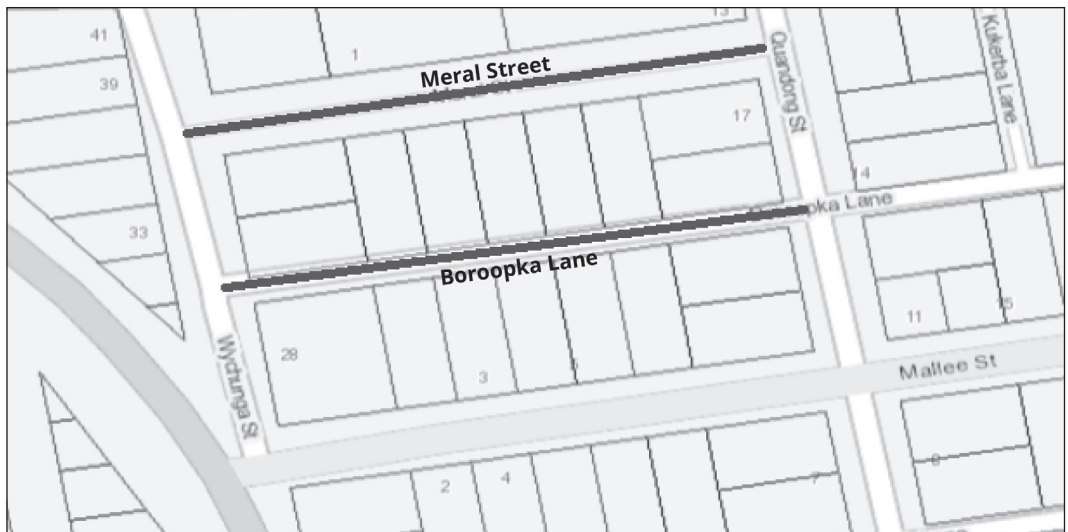
Item	Tree	Location
1.	Norfolk Island Pine (<i>Araucaria heterophylla</i>)	35 Royal Avenue, Glen Huntly
2.	Southern Mahogany (<i>Eucalyptus botryoides</i>)	1 Wahgoo Road, Carnegie
3.	Blue Gum (<i>Eucalyptus globulus</i>)	2 Yawla Street, Bentleigh
4.	Liquidambar (<i>Liquidambar styraciflua</i>)	8 Brennan Street, McKinnon
5.	Copper Beech (<i>Fagus sylvatica</i> ‘ <i>purpurea</i> ’)	48 Elster Avenue, Elsternwick
6.	Southern Mahogany (<i>Eucalyptus botryoides</i>)	Lord Reserve, Carnegie

CHRISTIAN RENAUD
Authorised Officer



ROAD CLOSURE AND DISCONTINUANCE – TOWNSHIP OF LASCELLES

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, Yarriambiack Shire Council at its ordinary meeting held on 27 January 2021, formed the opinion that the road (highlighted in grey) known as Meral Street and a section of Boroopka Lane in Lascelles, are not reasonably required as roads for public use and resolved to discontinue the road reserves and transfer this land to the Crown.



TAMMY SMITH
Chief Executive Officer

Planning and Environment Act 1987 **GREATER GEELONG PLANNING SCHEME** Notice of the Preparation of an Amendment Amendment C434ggee

The City of Greater Geelong Council has prepared Amendment C434ggee to the Greater Geelong Planning Scheme.

The land affected by the Amendment is the former Geelong Saleyards site (125–135 Weddell Road), Gateways Support Services site (8–14 Thompson Road), 6A Thompson Road, part of the Sphinx Hotel land (2–6 Thompson Road) and 117–123 Weddell Road, in North Geelong.

The Amendment proposes to implement the Saleyards Precinct Plan June 2021 by rezoning land within the precinct from the Industrial 1 Zone to the Comprehensive Development Zone (CDZ4), applying the Environmental Audit Overlay and removing the Design and Development Overlay (DDO20). The Amendment also makes changes to the schedule to the Heritage Overlay (HO1915), Clause 21.06 Settlement and housing, the schedule to Clause 53.01 Public open space contribution and incorporates the Saleyards Comprehensive Development Plan May 2022.

The open space at 117–123 Weddell Road, North Geelong, is also proposed to be rezoned from the Special Use Zone (Schedule 3) to the Public Park and Recreation Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at ‘Amendments’ section of the City’s website, www.geelongaustralia.com.au/amendments; by appointment during office hours, at Greater Geelong City Council, Brougham Street Customer Service Centre, Ground Floor, 100 Brougham Street, Geelong, 8.00 am to 5.00 pm weekdays and subject to any public health directives that may be in place at the Department of Environment, Land, Water and Planning website www.delwp.vic.gov.au/public-inspection.

Any person who may be affected by the Amendment may make a submission to the planning authority 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. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

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

The closing date for submissions is Monday 25 July 2022.

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

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

PETER SMITH
Coordinator Strategic Implementation

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 25 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.

AYTON, Peter Sydney, late of Doutta Galla Aged Care, 6–8 Killara Street, Sunshine West, Victoria 3020, deceased, who died on 13 February 2022.

LYNCH, Roy Alan, late of Brotherhood of St Laurence, 160 Gold Street, Clifton Hill, Victoria 3068, deceased, who died on 4 February 2022.

SPRINGFIELD, Peter William, late of 12 Cann Court, Corio, Victoria 3214, deceased, who died on 6 January 2022.

THOMAS, Marilyn Elizabeth, late of 7 McLean Crescent, Dandenong North, Victoria 3175, deceased, who died on 4 January 2022.

WILSON, William, also known as William Albert Wilson, late of 117 Morgan Street, Sebastopol, Victoria 3356, deceased, who died on 30 August 2021.

Dated 16 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 23 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.

CARMICHAEL, Ethan, also known as Ethan Robert Carmichael, late of Unit 37, 2K Raleigh Street, Windsor, Victoria 3181, deceased, who died on 7 December 2021.

DELANY, Edward Walter, late of James Barker House, 64 Buckley Street, Footscray, Victoria 3011, pensioner, deceased, who died on 24 May 2017.

GONZALEZ-GARCIA, Raul Francisco, late of Unit 5, 196 Cranbourne Road, Frankston, Victoria 3199, deceased, who died on 27 October 2021.

McKECHAN, Margaret Hamilton, late of 47A Sherbourne Road, Montmorency, Victoria 3094, deceased, who died on 27 November 2021.

REIDY, Thomas, late of Embracia Moonee Valley, 76–86 North Road, Avondale Heights, Victoria 3034, retired, deceased, who died on 13 March 2022. Date of Grant 8 June 2022.

SACCO, Mary Margaret, late of Estia Health Ringwood, 211–217 Wantirna Road, Ringwood, Victoria 3134, deceased, who died on 11 November 2021.

SAUNDERS, Raymond John, late of 20 Lascelles Avenue, Viewbank, Victoria 3084, deceased, who died on 23 January 2022.

SLADE, Ian John, late of Unit 9, 41 Grano Street, Ararat, Victoria 3377, deceased, who died on 11 September 2021.

WALKER, Glen Omega, also known as Omega Walker, late of Winringham – Mclean Lodge, 1–2 Little Princes Street, Flemington, Victoria 3031, deceased, who died on 16 March 2022.

Dated 14 June 2022

Associations Incorporation Reform Act 2012

SECTION 135

On 24 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.

Ajax Football Club Victoria Inc.; Association of Chilean Communities of Victoria Inc.; Association of Mortgage Investment Corporations Inc.; Australian Arabic Women Community Group Inc.; Australian Chinese Photography Association Inc.; Australian Macedonian Business Association Inc.; Australian Radio Rescue Service Inc.; Australian Turkish Music and Cultural Activities Group

Inc.; Birchip Sports Aero Club Inc.; Bolwarra Tennis Club Inc.; Braves Cricket Club Inc.; Burnside/Burnside Heights and Friends Community Group Inc.; Catani Community Church Inc.; Classic Australian Wooden Power Boat Association Inc.; Corporate Fleet Inc.; Corryong Long Range Rifle Club Inc.; Court House Sport & Recreation Club Inc.; Croatian Community and Sporting Club Zagreb Inc.; Cross Border Business Matching Service Organization Inc.; Croydon North Veterans Football Club Inc.; Cudgee Hall Inc.; Cyril Molyneux Recreation Reserve Committee Inc.; Downer Rd Community Drainage Group Inc.; Flash Rat Horse Riding Club Inc.; French Island Cricket Club Inc.; Goodguys Rod and Custom Club of Victoria Inc.; Greek Language School 'Mathesi' Association Inc.; Green Wedges Coalition Inc.; Heathcote Mcivor Historical Society Inc.; Heatherdale Junior Football Club Inc.; Here to Help Inc.; Hillsmeade Netball Club Inc.; Hrvatska Australaska Zajednica Sveti Bono Vukovar Inc.; Indonesian Association of Geelong Inc.; Injured Wildlife Transport Service Inc.; Intercountry Adoption Resource Network (Australia) Inc.; International Humanitarian Supportive Australian Network Inc.; Inverloch Food & Wine Fest Inc.; Inverloch Tourism Association Inc.; Katamatite Vintage Tractor & Engine Club Inc.; Knox Complex Advisory Committee Inc.; Kooboora Community Group Inc.; Kyneton Light Horse Monument Group Inc.; La Mirada Inc.; Lancefield St. Marys Tennis Club Inc.; Linacre Residents Association Inc.; Love & Friendship Seniors Club Inc.; Luke Francese Foundation Inc.; Luzviminda Association of Filipino Women in Victoria Inc.; Maiwut Community Association of Australia Inc.; Mallee Root Roundup Inc.; Marn Grook Inc.; Marnoo Swimming Pool Inc.; Melbourne Buffers Cultural Association Inc.; Melbourne Flower Market Traders Association of Victoria Inc.; Merino Golf Club Inc.; Military & Ordnance Re-Enactment Society Inc.; Misseo Dei Inc.; Moorabool for Mothers Inc.; Neighbourhood Watch Region (5) Division (3) Inc.; Newtown Pipe Band Inc.; North Melbourne Tenants Support Association Inc.; Orbest Basketball Association Inc.; Orbest Community Sports Centre Committee of Management Inc.; Original 21 Melbourne Club Inc.; Percentage Plus Incorporated; Pilisarana Inc.; Reservoir Social Golf Club Inc.; Robinvale Committee for the Ageing Inc.; Rosebud Rock 'N' Rods Festival Inc.; Rotary Club of Ballan Inc.; Rotary Club of

Kaniva Inc.; Salvadorean Community Council of Victoria Inc.; SDI Social Club Inc.; See the Light Foundation Inc.; Shurolok (Music Appreciation and Performance Group) Inc.; South Eastern Piranhas Football Club Inc.; Southern Santa Gertrudis Breeders Inc.; Spa Centre Indoor Bowlers Inc.; St. Joseph's Committee Inc.; Storehouse Charity Inc.; Sunraysia Table Grape Growers Association Inc.; Support Group for Democracy in Ethiopia Inc.; Supporters of Cann Valley Community Kindergarten Inc.; Supreme Master Ching Hai International Meditation Association Melbourne Centre Inc.; Surfcoast Fishing and Outdoor Sporting Club Inc.; Swan Street Business Association Inc.; Talbot Tourism Committee Inc.; Tatong Magpies Sports Club Inc.; Tertiary Scholarship Fund Inc.; The Act-O-Matic 3000 Inc.; The Democratic Republic of Congo Community Association of Victoria (DRCCAV) Inc.; The Frederic Chopin Society of Victoria Inc.; The Hillel Foundation of Victoria Inc.; The Korean Yesarang Presbyterian Church of Melbourne Inc.; The Lions Club of Coburg Inc.; The Lions Club of Murchison and District Inc.; The Migrant Hub Inc.; The Shepparton Chess Club Inc.; The Vietnam War Memorial of Victoria Inc.; The Wee Kids Foundation Inc.; The Wine and Food Society of Mildura Inc.; Thistle Club Inverloch Scottish Country Dancers Inc.; Trout – Pastrmka Inc.; Unitylink Inc.; Victorian Bosniak Football Association Inc.; Victorian Go Club Inc.; Victorian Macedonian Disabled Association Inc.; Vipers Sports Club Inc.; Warburton Highway Tourism Inc.; Waverley Barons Basketball Club Inc.; Werribee Homing Club Inc.; West Coast Cruisers Car Club Inc.; West Preston Soccer Club Inc.; Western Melbourne Youth Inc.; Western Victorian Olive Association Inc.; Western Wolves Incorporated; Westgate Referral Network Inc.; Whittlesea Community Basketball Association Inc.; Whittlesea Township – George Sherwin Banstand Association Inc.; Wild Western Derby League Inc.; Wishing Well Angler's Club Inc.; Women in Business Network Inc.; Wyndham Riders Cricket Club Inc.; Yarra Bend Golf Inc.; Yirol Community Association of Victoria Inc.; Yolo Car Club Inc.; Zakat Australia Inc.

Dated 23 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:

Mansfield Concerned Ratepayers Inc.; Marine Rescue Frankston Incorporated; Maroondah Soccer & Darts Association Inc.; Marshall Street Foundation Inc.; Meeniyar Rail Trail Horse Yards Incorporated; Mela Interfaith Association Inc.; Melbourne Photographic Society Incorporated; Melbourne Pig Save Incorporated; Melton & Bacchus Marsh 8 Ball Inc.; Model Association Australia Inc.; Modewarre Private Water Scheme Incorporated; Mount Cannibal Environmental Protection & Safety Alliance Inc.; National Seniors Australia Monash Branch Inc.; New Dawn Community Australia Inc.; Nhaph Luu Plum Village Beaufort Community Meditation Centre Incorporated; Norlane Healing Hands Inc.; Oban Pre-School Inc.; Panvictoria/Panelladion Association of Friends of Peace Inc.; Pelpola Vipassi Foundation Incorporated; Pinjarra Kindergarten Association Incorporated; Polish Senior Citizens Club of St. Albans Inc.; Port of Melbourne Social Club Incorporated; RAASC Association Inc.; Residents Against Mordialloc Freeway Incorporated; Restoring Hope Incorporated; River Chinese Band Inc.; Royal Australian Army Service Corps (RAASC) Association (Australia) Incorporated; Royal Hotel Cricket Club Inc.; Sandringham Community Garden Club Incorporated; Sara Court Kindergarten Traralgon Inc.; Scrub Hill Events Inc.; Sede Inc.; Smouldering Stump Incorporated; Sorrento Ladies Probus Club Inc.; South - Port Retired Persons Group Inc.; South Gippsland Bowls Division Inc.; South West Victoria Fostercare Support Group Inc.; Sports And Recreation For Disabled Children Incorporated; Sri Lankan Music & Welfare Group Inc.; Stallholders And Traders Action Group Inc.; Sugargum Communal Water Supply Syndicate Incorporated; Sustainable Environment Arts Movement (SEAM) Inc.; Tegarean Alliance Incorporated; The Basin Playgroup Inc.; The Beach Melbas Incorporated; The Friends of Mud Islands Inc.; The Ladies Probus Club of Bellarine Inc.; The Mt Duneed Progress Association Inc.; Timeline Festival Inc.; Traralgon Town

Club Inc.; Valeries Events Incorporated; Victorian Drivers Alliance Incorporated; Woodend Toy Library Inc.; World Buddhism Promotion Association (Australia) Inc.; World Peace & Communication Association (Australia) Inc.; Yarra Valley Cricket Umpires Incorporated; Yinnar Friendship Club 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 23 June 2022

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

Dated 20 June 2022

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Gambling Regulation Act 2003

NOTICE UNDER SECTION 3.6.5A, FIXING THE VALUE OF THE SUPERVISION CHARGE

I, Tim Pallas, Treasurer of the State of Victoria, under section 3.6.5A of the **Gambling Regulation Act 2003**, by notice fix the value of the supervision charge applying to venue operators holding gaming machine entitlements

for the 2020–21 financial year commencing 1 July 2020 and ending on 30 June 2021 as follows:

- a) the value of the per entitlement unit charge is \$11.79; and
- b) the value of the per operating gaming machine charge is \$146.68.

The 2020–21 supervision charge should be paid as a single instalment, no later than 29 July 2022.

Dated 16 June 2022

TIM PALLAS MP
Treasurer

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 2022 to 2026 Meredith Music Festivals to be held at the Meredith Supernatural Amphitheatre.

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 2022, 2023, 2024, 2025 and 2026.

Dated 16 June 2022

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

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 Golden Plains Festivals to be held at the Meredith Supernatural Amphitheatre.

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 16 June 2022

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

Electoral Act 2002**APPLICATION FOR REGISTRATION OF A POLITICAL PARTY**

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

Name of party: Companions and Pets Party

Abbreviation of party name: Companions and Pets

Initials of party name: CAP

Name of proposed registered officer: John Edward Hutchison

Address of proposed registered officer: 312 Centre Road, Langwarrin, Victoria 3910.

Proposed party logo:



The application is signed by the secretary of the party.

Any person who believes that the party should not be registered because:

- it is not an eligible political party under the provisions of Part 4 of the Act;
- the application is not properly completed as required under section 45 of the Act;
- the party's name is not allowable under section 47 of the Act;
- the party's logo is not allowable under section 47A of the Act;

may object by email to rppregistration@vec.vic.gov.au or by writing to the Victorian Electoral Commission, Level 11, 530 Collins Street, Melbourne, Victoria 3000, by 25 July 2022.

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

Enquiries to: Amit Desai by email to rppregistration@vec.vic.gov.au

Dated 23 June 2022

WARWICK GATELY, AM
Electoral Commissioner
Victorian Electoral Commission

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

In accordance with sections 49 and 51(3) of the **Electoral Act 2002** (the Act), I hereby give notice of the following application to change the logo of a registered political party.

Name of party: Liberal Democratic Party

Current logo:



Proposed logo:



The application is signed by the Secretary of the party.

Any person who believes that the party's logo should not be changed because the proposed logo is not allowable under section 47A of the Act may object by email to rppregistration@vec.vic.gov.au or writing to the Victorian Electoral Commission, Level 11, 530 Collins Street, Melbourne, Victoria 3000, by 25 July 2022.

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

Enquiries to: Amit Desai by email to rppregistration@vec.vic.gov.au

Dated 23 June 2022

WARWICK GATELY, AM
Electoral Commissioner
Victorian Electoral Commission

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 for the Minister for Fishing and Boating, 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 24 May 2022

CHRIS PADOVANI

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

FISHERIES (MANAGEMENT OF LAKE HUME) NOTICE 2022**1. Title**

This Notice may be cited as the Fisheries (Management of Lake Hume) Notice 2022.

2. Objectives

The objectives of this Notice are to provide for the management of Lake Hume by exempting a person who has paid the recreational fishing fee as required under the **Fisheries Management Act 1994** of New South Wales from the requirement of holding a recreational fishing licence while fishing in Lake Hume.

3. Authorising provision

This Notice is made under section 152 of the Act.

4. Commencement

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

5. Definitions

In this Fisheries Notice –

‘engaging in recreational fishing’ means –

- (a) taking or attempting to take fish; or
- (b) using or possessing recreational fishing equipment;

‘Lake Hume’ has the same meaning as in the Fisheries Regulations 2019;

‘the Act’ means the **Fisheries Act 1995**.

6. Exemption from the requirement to hold a recreational fishery licence

- (1) A person who is engaging in recreational fishing in or on Lake Hume is exempt from the requirement to hold a recreational fishery licence under section 44 of the Act in respect of that fishing if –

- (a) the person has paid the NSW fishing fee in accordance with Division 4A of the **Fisheries Management Act 1994** of New South Wales; and
- (b) the payment is current and valid; and
- (c) the person has an official receipt for the payment of the NSW fishing fee in his or her immediate possession.

- (2) For the purposes of this clause, a person has an official receipt in his or her ‘immediate possession’ only if the person is able to immediately produce the official receipt for inspection if required.

7. Requirement to produce official receipt

An authorised officer may require a person who claims to have paid the NSW fishing fee to produce the official receipt in respect of that payment for inspection.

Note: it is an offence under section 111(1)(i) of the Act to fail to comply with a lawful requirement of an authorised officer.

8. Revocation

Unless sooner revoked, this Notice is revoked on the day which is 12 months after the date on which it came into operation.

Fisheries Act 1995**FURTHER QUOTA ORDER UNDER SECTION 64A – SEA URCHIN FISHERY**

I, Chris Padovani, Acting Director Fisheries Management, Science, Policy, Licencing and Communications, as delegate of the Minister for Fishing and Boating, having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 64A of the Act for the Sea Urchin Fishery.

1. This Order applies for the period commencing on 1 July 2022 and ending on 30 June 2023, both dates inclusive (the quota period).
2. The total allowable catch for white sea urchin in the Port Phillip Bay Sea Urchin Zone for the quota period is 60 tonnes of unshucked urchin.
3. The total allowable catch for white sea urchin in the Eastern Sea Urchin Zone for the quota period is 57 tonnes of unshucked urchin.
4. The total allowable catch for black sea urchin in the Eastern Sea Urchin Zone for the quota period is 114 tonnes of unshucked urchin.
5. The quantity of white sea urchin comprising a quota unit in the Port Phillip Bay Sea Urchin Zone for the quota period is 100 kilograms.
6. The quantity of white sea urchin comprising a quota unit in the Eastern Sea Urchin Zone for the quota period is 100 kilograms.
7. The quantity of black sea urchin comprising a quota unit in Eastern Sea Urchin Zone for the quota period is 100 kilograms.

Notes:

1. There are 600 quota units for white sea urchin in the Port Phillip Bay Sea Urchin Zone.
2. There are 570 quota units for white sea urchin in the Eastern Sea Urchin Zone.
3. There are 1140 quota units for black sea urchin in the Eastern Sea Urchin Zone.

Dated 15 June 2022

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

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

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

Feature Naming:

Change Request Number	Place Name	Authority	Location
148823	Aston Park	City of Whittlesea	Located at 20W Willaroy Boulevard, Donnybrook For further details see map at www.land.vic.gov.au/place-naming

Road Naming:

Change Request Number	Road Name	Locality	Authority and Location
147922	Johanna Path Aloysius Way	Lyndhurst	Casey City Council Located side by side, road names are to be interchanged. For further details contact council. City of Casey: www.casey.vic.gov.au
149220	Sheridan Close	Red Cliffs	Mildura Rural City Council Formerly named Sheridan Crescent. The road is located off Nursery Ridge Road.
134216	Gollings Street	Rutherglen	Indigo Shire Council Previously known as Golling Street. The road is located east off High Street.

Geographic Names Victoria

Land Use Victoria

2 Lonsdale Street

MELBOURNE 3000

CRAIG L. SANDY
Registrar of Geographic Names

HERITAGE
VICTORIA
HERITAGE
VICTORIA
HERITAGE
VICTORIA

Heritage Act 2017

NOTICE OF REGISTRATION

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

Number: H0952

Category: Registered Place

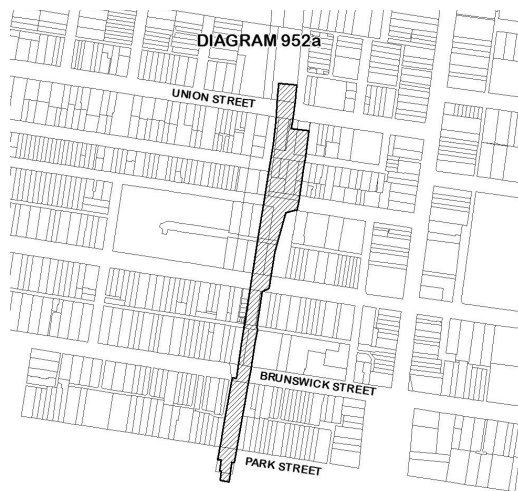
Place: Former Coburg Railway Line

Location: Wilson Avenue and Victoria Street, Brunswick and Cameron Street and Victoria Street, Coburg and Park Street, Parkville

Municipality: Moreland City and Melbourne City

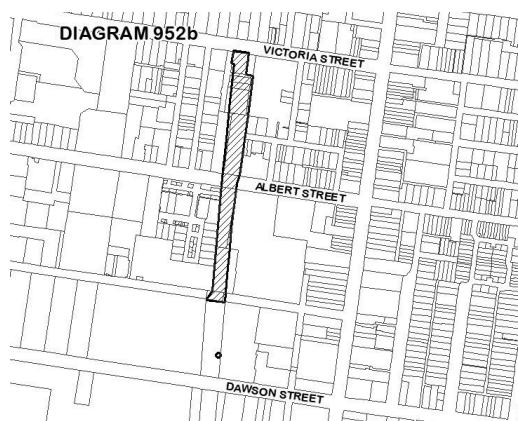
Area A (Park Street to Union Street)

All of the land shown hatched in Diagram 952a encompassing all of Lot 1 on Title Plan 702493, Lot 3 on Title Plan 702493, Lot 1 on Title Plan 612926, Lot 107 on Lodged Plan 284, Lot 4 on Plan of Subdivision 718817, Lot 153 on Lodged Plan 284, Lot 1 on Title Plan 954027, Lot 1 on Title Plan 955695, Lot 1 on Title Plan 949599, Lot 2 on Plan of Subdivision 718817, Lot 1 on Title Plan 955697, Lot 1 on Title Plan 956528, Lot 1 on Title Plan 957228, Lot 1 on Plan of Subdivision 718816 and all of Crown Description Portion 91 Parish of Jika Jika; and part of Lot 1 on Title Plan 865423, Lot 1 on Title Plan 547741, Lot 3 on Plan of Subdivision 718817, Lot 1 on Title Plan 949600, Lot 1 on Title Plan 949602, Lot 1 on Plan of Subdivision 718816, lot 1 on Title Plan 958812, Lot 1 on Title Plan 702764; and part of Road reserves for Park Street, Brunswick; Brunswick Road, Brunswick; Barkly Street, Brunswick; and Union Street, Brunswick. Representing the Park Street gatekeepers cabin; Park Street gates; Signal 24B; Brunswick Road gatekeepers cabin; Barkly Street gates; Barkly Street gatekeepers cabin; Jewell Station and platform; Signal 25; Union Street gate posts; Union Street signal box and Signal 40.



Area B (Dawson Street to Victoria Street)

All of the land shown hatched on Diagram 952b encompassing all of Lot 1 on Title Plan 955676, Lot 1 on Title Plan 955699, Lot 1 on Title Plan 960535 and parts of Lot 1 on Title Plan 689994, Lot 3 on Title Plan 904749, Lot 2 on Title Plan 955676, Lot 1 on Title Plan 602011, Lot 1 on Title Plan 901787, Lot 1 on Title Plan 901856, Lot 1 on Title Plan 901858, Lot 1 on Title Plan 901843 and Lot 1 on Title Plan 920461 and part of the road reserve for Albert Street, Brunswick. Representing Signal 28; Phoenix Street gates; Signal 29; Albert Street gatekeepers cabin; Brunswick Station and platform; Victoria Street signal box and Signal 31.

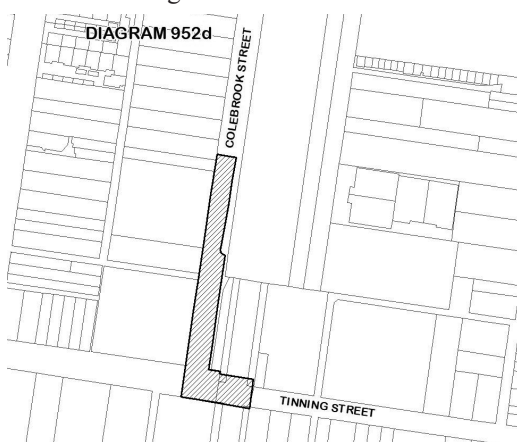


Area C (Signal 33B)

All of the land shown hatched on Diagram 952c encompassing part of Lot 2 on Plan of Subdivision 603501 representing a 1.75 m curtilage from the midpoint of Signal 33B. Representing Signal 33B.

**Area D (Colebrook Street and Tinning Street)**

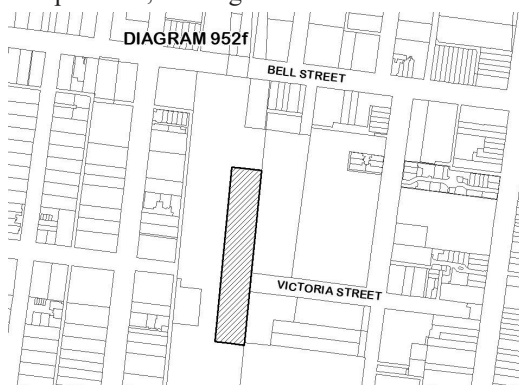
All of the land shown hatched on Diagram 952d encompassing part of Lot 1 on Title Plan 960539 and part of Road Reserve for Tinning Street, Brunswick. Representing the Tinning Street gates and the Colebrook Street industrial sidings.

**Area E (Moreland Station)**

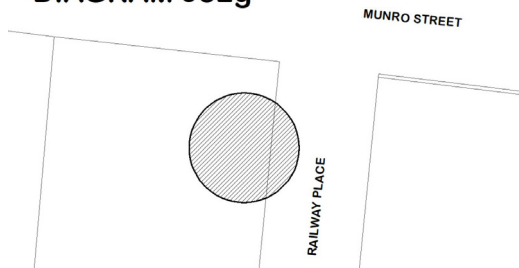
All of the land shown hatched on Diagram 952e encompassing parts of Lot 1 on Title Plan 942806. Representing Moreland Station and platform, Signal 35 and Moreland Road signal box.

DIAGRAM 952e**Area F (Coburg Station and Signal 44)**

All of the land shown hatched on Diagram 952f encompassing part of Lot 1 on Title Plan 918036. Representing Coburg Station and platform, and Signal 44.

**Area G (Signal 42)**

All of the place shown hatched on Diagram 952g encompassing part of Lot 1 on Title Plan 955686 representing a 4 m curtilage from the midpoint of Signal 42. Representing Signal 42.

DIAGRAM 952g

Dated 23 June 2022

STEVEN AVERY
Executive Director

HERITAGE
VICTORIA
HERITAGE
VICTORIA
HERITAGE
VICTORIA

Heritage Act 2017

NOTICE OF REGISTRATION

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

Number: H2417

Category: Registered Place

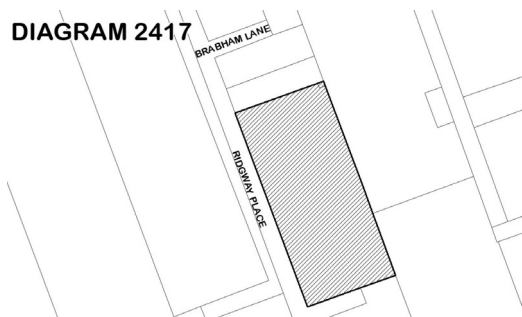
Place: Lyceum Club

Location: 2–18 Ridgway Place, Melbourne

Municipality: Melbourne City

All of the place shown hatched on Diagram 2417 encompassing all of Lot R1 on Lodged Plan 33693 and all of Plan of Consolidation 359110.

DIAGRAM 2417



Dated 23 June 2022

STEVEN AVERY
Executive Director

HERITAGE
VICTORIA
HERITAGE
VICTORIA
HERITAGE
VICTORIA

Heritage Act 2017

NOTICE OF REGISTRATION

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

Number: H2416

Category: Registered Place,

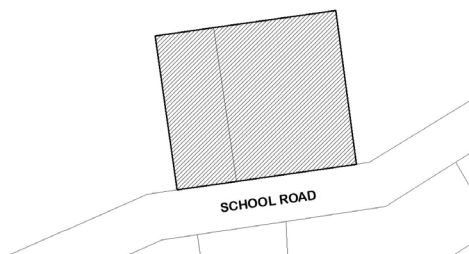
Place: Edith Ingpen House

Location: 65 School Road, Crossover

Municipality: Baw Baw Shire

All of the place shown hatched on Diagram 2416 at 65 School Road, Crossover comprising Crown Allotments 15 and 15A Township of Crossover, Parish of Neerim.

DIAGRAM 2416



Dated 23 June 2022

STEVEN AVERY
Executive Director

HERITAGE
VICTORIA
HERITAGE
VICTORIA
HERITAGE
VICTORIA

Heritage Act 2017

NOTICE OF REGISTRATION

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

Number: H2418

Category: Registered Object

Place: Melbourne AIDS Memorial Quilt

Location: Housed at 31–51 Commercial Road, South Yarra

Municipality: Stonnington City

All of the object called the Melbourne AIDS Memorial Quilt consisting of 209 quilt panels on 27 fabric backing blocks, which are listed in the inventory held by the Executive Director.

Dated 23 June 2022

STEVEN AVERY
Executive Director

Major Transport Projects Facilitation Act 2009

Section 193

ROAD DECLARATION

I, Jacinta Allan MP, Minister for Transport Infrastructure, as Project Minister for the Carrum Level Crossing Removal Project, being a project to which the **Major Transport Projects Facilitation Act 2009** (other than Parts 3 and 8) applies, declare the project area land described as parcels 25, 26, 27, 41 and 47 in GP24464B and depicted in the plan below to be a municipal road.

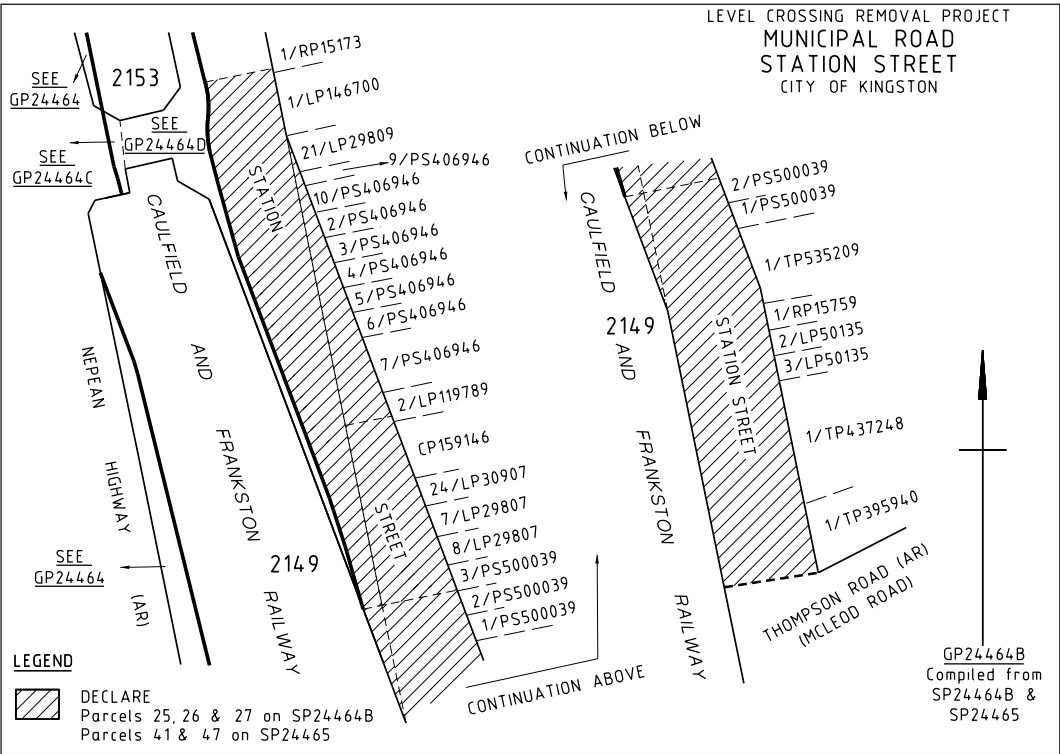
On the date that notice of this declaration is published in the Government Gazette under section 193(3) of the **Major Transport Projects Facilitation Act 2009**, the road is taken to be declared under section 14 of the **Road Management Act 2004** to be a municipal road.

Dated 9 June 2022

Responsible Minister
HON. JACINTA ALLAN MP
Minister for Transport Infrastructure

PLAN – MUNICIPAL ROAD

The road identified by hatching on the plan numbered GP24464B is declared as described in the legend on the said plan.



Major Transport Projects Facilitation Act 2009

Section 194

ROAD REVOCATION

I, Jacinta Allan MP, Minister for Transport Infrastructure, as Project Minister for the Carrum Level Crossing Removal Project, being a project to which the **Major Transport Projects Facilitation Act 2009** (other than Parts 3 and 8) applies, give notice pursuant to section 194(1) of that Act that I have revoked the arterial road described as parcels 25, 26, 27, 41 and 47 in GP24464A and depicted in the Schedule.

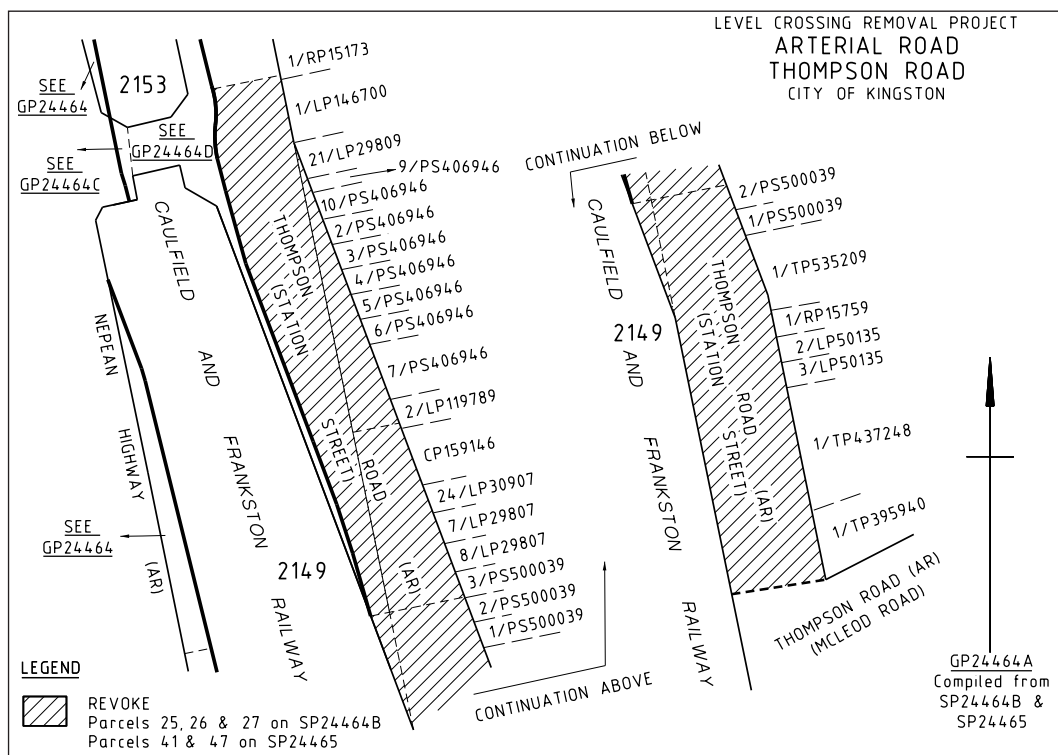
On the date that notice of this revocation is published in the Government Gazette under section 194(2) of the **Major Transport Projects Facilitation Act 2009**, the road ceases to be an arterial road.

Dated 9 June 2022

Responsible Minister
HON. JACINTA ALLAN MP
Minister for Transport Infrastructure

PLAN – ARTERIAL ROAD

The road identified by hatching on the plan numbered GP24464A is revoked as described in the legend on the said plan.



Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF MEDITERRANEAN FRUIT FLY**

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest Mediterranean fruit fly exists within Australia but outside Victoria, make the following Order.

1 Objective

The objective of this Order is to prohibit, restrict or impose conditions upon the entry or importation into Victoria of materials which are hosts of Mediterranean fruit fly (MFF).

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of Mediterranean fruit fly made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G24 on 17 June 2021 at pages 1241–1245 is revoked.

5 Definitions

In this Order –

Mediterranean fruit fly means the exotic pest, *Ceratitis capitata* (Wiedemann).

host material means any host plant, and any used package which has contained any host plant.

host plant means any plant listed in Schedule 1, and the fruit or vegetable of such plants.

secure conditions include:

- (a) unvented packages;
- (b) vented packages with the vents secured with gauze/mesh or with a maximum aperture of 1.6 mm;
- (c) vented packages enclosing a liner bag or liner sheets that obscure vent holes;
- (d) fully enclosed under tarpaulins, hessian, shade cloth, mesh or other covering which provides a maximum aperture of 1.6 mm;
- (e) shrink-wrapped and sealed as a palletised unit; or
- (f) fully enclosed or screened buildings, cold rooms, vehicles or other facilities free from gaps or other entry points greater than 1.6 mm.

6 Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (a) does not apply if the host material –
 - (i) originates from an area for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated is currently in force, certifying that the area from which the material originated is known to be free of MFF; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner, or meets a condition, described in Schedule 2 to this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of Consignments

Host material imported into Victoria which is required by Clause 6(b)(ii) to be accompanied by a certificate or declaration, must be –

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

8 Expiry

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

Schedule 1

Abiu	Durian	Nectarine
Acerola	Eggplant	Olive
Achachairu	Feijoa	Orange
Apple	Fig	Passionfruit
Apricot	Goji Berry	Pawpaw (Papaya)
Avocado	Granadilla	Peach
Babaco	Grape	Peacharine
Banana	Grapefruit	Pear
Black Sapote	Grumichama	Pepino
Blackberry	Guava	Persimmon
Blueberry	Hog Plum (Vai Apple)	Plum
Boysenberry	Jaboticaba	Plumcot
Brazil Cherry	Jackfruit	Pomegranate
Breadfruit	Jew Plum	Prickly Pear
Caimito (Star Apple)	Ju Jube	Pummelo
Cape Gooseberry	Kiwifruit	Quince
Capsicum	Kumquat	Rambutan
Carambola (starfruit)	Lemon	Raspberry
Cashew Apple	Lime	Rollinia
Casimiroa (white sapote)	Loganberry	Santol
Cherimoya	Longan	Sapodilla
Cherry	Loquat	Shaddock
Chilli	Lychee	Soursop
Choko	Mandarin	Sweetsop (sugar apple)
Citron	Mango	Tahitian Lime
Cocoa Berry	Mangosteen	Tamarillo
Coffee Berry	Medlar	Tangelo
Cumquat	Miracle Fruit	Tomato
Custard Apple	Monstera	Wax Jambu (Rose Apple)
Date	Mulberry	
Dragon Fruit (than lung)	Nashi	

Schedule 2

Host material must

- (1) in the case of field grown tomatoes –
 - (a) be treated using a program of cover sprays, consisting of –
 - (i) a trichlorfon mixture in a high volume application containing 250 ml of a 500 g/L product per 100 L of spray mixture in the first application to a block; and
 - (ii) a trichlorfon mixture high volume application containing 125 ml of a 500 g/L product per 100 L of spray mixture in all subsequent spray applications; and
 - (iii) applied thoroughly to the fruit to the point of run-off; and
 - (iv) commencing a minimum of three (3) weeks prior to harvest; and
 - (v) reapplied at an interval of not more than ten (10) days; and
 - (vi) ending seven (7) days prior to completion of harvest; and
 - (vii) post-harvest inspected and found free of MFF, where one package in every 50 packages or part thereof, or 600 units are inspected; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
- (2) in the case of any host plant, except coffee berries and goji berries –
 - (a) be cold treated, at a temperature of –
 - (i) $0.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 14 days; or
 - (ii) $1.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 16 days, or in the case lemons, 14 days; or
 - (iii) $2.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 18 days, or in the case of lemons, 16 days; or
 - (iv) $3.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 20 days, or in the case of lemons, 18 days; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
- (3) in the case of any host plant, except coffee berries and goji berries –
 - (a) be fumigated with one of the following methyl bromide concentrations and fruit core temperature options of –
 - (i) $10^{\circ}\text{C} - 10.9^{\circ}\text{C}$ @ 56 g/m³ for 2 hours; or
 - (ii) $11^{\circ}\text{C} - 15.9^{\circ}\text{C}$ @ 48 g/m³ for 2 hours; or
 - (iii) $16^{\circ}\text{C} - 20.9^{\circ}\text{C}$ @ 40 g/m³ for 2 hours; or
 - (iv) $21^{\circ}\text{C} - 31.9^{\circ}\text{C}$ @ 32 g/m³ for 2 hours; and
 - (b) fumigant loading rates for fruits and vegetables are not less than 30%, nor more than 50%, of the volume of the chamber when empty; and
 - (c) the fumigator ensures produce packaged or covered with impervious materials (such as plastic bags, stacked plastic punnets or waxed paper), are opened, cut or removed to allow adequate penetration of the gas unless impervious materials contain –
 - (i) not less than four unobstructed perforations of 6 mm diameter per 100 cm²; or
 - (ii) five unobstructed perforations of 5 mm diameter per 100 cm²; or
 - (iii) numerous pinholes (at least 6 holes per square centimetre); and
 - (d) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
- (4) in the case of bananas –
 - (a) be harvested and packed in a mature green condition, where ‘mature green’ means –
 - (i) the flesh is hard and not flexible; and
 - (ii) the skin is green and shows no yellow colouration except for areas towards the flower end of a fruit where the sun has bleached the skin but the flesh beneath is still hard; and
 - (iii) the skin has no pre-harvest cracks, splits, punctures or other breaks that penetrate through to the flesh; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or

- (5) in the case of tomatoes –
 - (a) be harvested and packed in a mature green condition, where ‘mature green’ means the fruit has no more than a two centimetre diameter area of pink to red colour at the stylar end at the time of colour sorting after harvest; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
- (6) in the case of avocados (Fuerte, Hass, Lamb Hass, Reed and Sharwil varieties only),
 - (a) be harvested in hard condition, where ‘hard condition’ means the flesh is not soft, or softening, and the skin is not cracked or broken; and
 - (b) be stored and transported in ‘secure conditions’ within 48 hours of harvest; or
- (7) in the case of diagnostic samples –
 - (a) be disinfested by –
 - (i) autoclaving at –
 - (A) 121°C and 103 kPa for 15 minutes; or
 - (B) 134°C and 103 kPa for 4 minutes; or
 - (ii) freezing at -18°C for 24 hours; or
 - (iii) freezing and transfer under liquid nitrogen at -196°C; or
 - (iv) freeze drying; or
 - (v) oven drying at 45°C for 2 hours; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
- (8) in the case of fruits of plants approved under the Food Standards Australia and New Zealand (FSANZ) Food Safety Code 1.5.3
 - (a) be post-harvest irradiated, with a minimum dose of 150 Gy; and
 - (b) be stored and transported in ‘secure conditions’ which prevent infestation by fruit fly; or
- (9) in the case of used packages, be brushed or washed to remove all visible organic matter; or
- (10) in the case of repacking, be –
 - (a) accompanied by a certificate or declaration certifying or declaring compliance with point 1, 2, 3, 4, 5, 6 or 8; and
 - (b) received, handled and stored in ‘secure conditions’ to prevent infestation by MFF; and
 - (c) kept in areas segregated from other consignments; and
 - (d) accompanied by a document that records the consignment’s original certification or declaration information, such as number and date the consignment passed verification; and
 - (e) handled, stored and repacked in conditions to prevent infestation by MFF, which includes:
 - (i) an environment that ensures the produce is not exposed to air temperature greater than 13°C for longer than 60 minutes; or
 - (ii) fully enclosed or screened buildings, cold rooms, automated doors, vehicles or other facilities free from gaps or other entry points greater than 1.6 mm.

Dated 14 June 2022

ROSA CRNOV
Chief Plant Health Officer

PREVENTION OF CRUELTY TO ANIMALS REGULATIONS 2019

In accordance with Regulation 144(1) of the Prevention of Cruelty to Animals Regulations 2019; I, Erika Vally, Director Agriculture Regulatory Assurance, Department of Jobs, Precincts and Regions, as delegate of the Minister for Agriculture, give notice that the following training course for members of Animal Ethics Committees is approved until 17 June 2025.

Course provider	Course name
Animal Welfare Victoria	Obligations and responsibilities of members of Animal Ethics Committees under the <i>Australian code for the care and use of animals for scientific purposes 8th edition 2013</i> (eLearning training course)

Dated 17 June 2022

ERIKA VALLY
Director, Agriculture Regulatory Assurance
Department of Jobs, Precincts and Regions
as delegate of the Minister for Agriculture

State Superannuation Act 1988**DECLARATION OF OFFICERS**

I, Danny Pearson MP, in my capacity as Assistant Treasurer for the State of Victoria, under paragraph (c) of the definition of ‘officer’ in section 3 of the **State Superannuation Act 1988**, by this instrument declare:

1. R&L Services Victoria Pty Ltd (ABN 28 657 005 493) as trustee for the Victorian R&L Services Trust (ABN 96 342 123 072) (the Operator) to be a body to which sub-paragraph (iii) of paragraph (c) applies; and
2. That employees of the Operator who were:
 - a. officers within the definition of ‘officer’ in section 3 of the **State Superannuation Act 1988**; and
 - b. employed by the Secretary of the Department of Transport or the Chief Executive Officer of the Roads Corporation of Victoria (VicRoads),immediately before commencing employment with the Operator, are a class of person to whom the **State Superannuation Act 1988** applies for such period as they remain employed by the Operator.

Dated 10 June 2022

THE HON. DANNY PEARSON MP
Assistant Treasurer

Transport Superannuation Act 1988**DECLARATION OF EMPLOYER**

I, Danny Pearson MP, in my capacity as Assistant Treasurer for the State of Victoria, under paragraph (i) of the definition of ‘Transport Authority’ in section 3(1) of the **Transport Superannuation Act 1988** (the Act), by this instrument declare ‘R&L Services Victoria Pty Ltd (ABN 28 657 005 493) as trustee for the Victorian R&L Services Trust (ABN 96 342 123 072)’ to be an employer for the purposes of the Act in relation to existing members of the Fund (as defined in the Act).

Dated 10 June 2022

THE HON. DANNY PEARSON MP
Assistant Treasurer



Water Act 1989

GOULBURN–MURRAY WATER

**Declaration of Properties Provided with
Water Delivery or Water Supply
and Irrigation Drainage Services**

Notice is hereby given that Goulburn–Murray Water Corporation declares the lands listed below are serviced properties for the provision of Water Delivery or Water Supply and Irrigation Drainage services in accordance with section 144 of the **Water Act 1989** as of 26 June 2022. The plans for the below properties are shown on LEGL./21-291, LEGL./21-292, LEGL./21-293, LEGL./21-294, LEGL./21-295, LEGL./21-296, LEGL./21-297, LEGL./21-298, LEGL./21-299, LEGL./21-300, LEGL./21-301; these plans may be inspected at Goulburn–Murray Water Corporation, 40 Casey Street, Tatura, Victoria 3616, during business hours.

Standard Parcel Identifier
1\PS429145
51\PS823647
1\TP587152
17\LP148200
1\TP571920
9\LP93292
1\TP12485
41~A\LP6802
1\LP144799
60\PP3579
CM1\PS415624

CHARMAINE QUICK
Managing Director

Water Act 1989
WANNON WATER
Multiple Services

**Declaration of Properties Provided with
Water or Sewerage Services**

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

Water and Sewer Services

Lots 11–31 PS 835461F
Warrnambool
10 May 2022

Lots 1 and 2 PS 904519S
Port Fairy
16 May 2022

Lots 1 and 2 PS 849904T
Camperdown
17 May 2022

Lots 1 and 2 PS 821549T
Portland
26 May 2022

**Lots 46–47, 61–64, 89–93 and
139–146 PS 838699D**
Warrnambool
27 May 2022

Water Services only
Lots 2 PS 902669H
Garvoc
12 May 2022

ANDREW JEFFERS
Managing Director

Water Industry Act 1994**METROPOLITAN IMPROVEMENT RATE****Notice of Rate and the Minimum Amount of Rate to be Paid in Respect of Land**

I, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, being the Minister responsible for administering Part 4 of the **Water Industry Act 1994** (the Act), give notice:

- (i) Under section 139(1F) of the Act, for the 2022–23 financial year, of a rate established pursuant to section 139(1B) and (1C) of the Act in relation to land within the area specified in the Schedule to this Notice. In relation to that land the rate is **0.4860** cents per dollar value of the net annual value as at 30 June 1990 levels as determined under the **Valuation of Land Act 1960**; and
- (ii) Under section 139(4AE) of the Act, of the minimum amount of rate to be paid in respect of any land within the area specified in the Schedule for the 2022–23 financial year. The minimum amount is **\$81.60**.

SCHEDULE

The area which is delineated by a heavy black line on the plan numbered LEGL./95-1 and lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning, with parts of the boundary of the area being more particularly defined by heavy black delineation on the plans numbered:

LEGL./95-2	LEGL./95-20
LEGL./95-3	LEGL./95-21
LEGL./95-4	LEGL./95-22
LEGL./95-5	LEGL./95-23
LEGL./95-6	LEGL./95-24
LEGL./95-7	LEGL./95-25
LEGL./95-8	LEGL./95-26
LEGL./95-9	LEGL./95-27
LEGL./95-10	LEGL./95-28
LEGL./95-11	LEGL./95-29
LEGL./95-12	LEGL./95-30
LEGL./95-13	LEGL./95-31
LEGL./95-14	LEGL./95-32
LEGL./95-15	LEGL./95-33
LEGL./95-16	LEGL./95-34
LEGL./95-17	LEGL./95-35
LEGL./95-18	LEGL./95-36
LEGL./95-19	LEGL./95-37

This notice comes into effect on the date published in the Victoria Government Gazette.

Water Act 1989**YARRA VALLEY WATER CORPORATION (YARRA VALLEY WATER)****Water Restriction By-law 002/2022**

Yarra Valley Water revokes Water Restriction By-law 001/2012.

In accordance with section 287ZC of the **Water Act 1989**, Yarra Valley Water hereby gives notice that it has made a by-law, titled ‘Water Restriction By-law 002/2022’, pursuant to sections 171 and 160 of the **Water Act 1989**.

Water Restriction By-law 002/2022 is made using a Model Water Restriction By-law issued by the Minister for Water on 3 March 2022. Water Restriction By-law 002/2022 is made in relation to restrictions and prohibitions on the use of water that may be imposed in the Water Supply Districts of Yarra Valley Water.

The purpose of the By-law is to:

- a. promote the efficient use and conservation of water;
- b. set out four stages of restrictions on the use of water;
- c. specify things which must not be done while each stage of restriction persists;
- d. specify principles for considering applications for exemptions from particular restrictions;
- 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, free of charge, during business hours at Yarra Valley Water’s office, 25 Lucknow Street, Mitcham or by visiting Yarra Valley Water’s website, www.yvw.com.au

Water Act 1989**BULK ENTITLEMENT (EILDON–GOULBURN WEIR) AMENDMENT ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

1 This Order is called the Bulk Entitlement (Eildon–Goulburn Weir) Amendment Order 2022.

PURPOSE

2 The purpose of this Order is to amend the Bulk Entitlement (Eildon–Goulburn Weir) Conversion Order 1995 (the Bulk Entitlement Order) to reduce the loss allowances underwriting Melbourne’s share of the water recovery from Stage 1 of the Connections Project in the Goulburn System, make changes to reflect the expiry of the Resource Manager in the Goulburn system, remove references to the Goulburn Offset Accounts which are no longer required, make amendments to the Shepparton loss allowance in line with the recommendations from a review of the Goulburn System losses, to re-introduce the volume of Supply by Agreements that need to be supplied from the Goulburn system to the bulk entitlement, to reflect the issuing of a specific volume of water shares as part of the irrigators’ share and to set aside additional water recovery from the Connections Project for Traditional Owners.

AUTHORISING PROVISION

3 This Order is made in accordance with section 44 of the **Water Act 1989**.

COMMENCEMENT

4 This Order comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.

DEFINITIONS

5 In this Order –

‘**Bulk Entitlement Order**’ means the Bulk Entitlement (Eildon–Goulburn Weir) Conversion Order 1995;

‘**Melbourne’s share**’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1;

‘**Stage 1 of the Connections Project**’ means Stage 1 of the Connections Project, which was contracted to generate 225 gigalitres of long-term annual average water recovery in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1.

‘**this Order**’ means this Bulk Entitlement (Eildon–Goulburn Weir) Amendment Order 2022.

AMENDMENT TO THE BULK ENTITLEMENT ORDER

6 I amend the Bulk Entitlement Order as follows:

Amendments to Definitions in Clause 4

7 In the definitions in Clause 4 of the Bulk Entitlement Order:

a) after the definition of ‘**Act**’ insert:

‘ **‘additional water recovery**’ means water recovered by the Connections Project that was above the contracted commitments which include the irrigators’ share, Melbourne’s share and the environment’s share;’ and

b) for the definition of ‘**Census Date**’ substitute:

‘ **‘Census Date**’ means the date determined by the Deputy Secretary, Water and Catchments, Department of Environment, Land, Water and Planning for the purpose of determining an Eligible Delivery Share Holder;’ and

c) after the definition of ‘**Census Date**’ insert:

‘ **‘Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and

- d) for the definition of **‘distribution loss’ substitute:**
‘ ‘distribution loss’ means the operating loss incurred from operating the Goulburn Component of GMID, which is calculated as the volume of water diverted from the waterway minus the volume of water delivered to primary entitlement holders, for bulk diversions to support Supply by Agreements, or delivered to another system, as specified in Schedule 1 and subject to variation under Clause 7A;’ and
- e) for the definition of **‘entitlement holder’ substitute:**
‘ ‘entitlement holder’ means a person holding a bulk entitlement or environmental entitlement under the Act in the Goulburn System;’ and
- f) after the definition of **‘entitlement holder’ insert:**
‘ ‘environment’s share’ means 279 gegalitres of long-term average annual yield of water recovery from the Connections Project issued to the Water Holder and the Commonwealth Environmental Water Holder;’ and
- g) after the definition of **‘GMID’ insert:**
‘ ‘Goulburn Additional Water Recovery’ means the Trading Zone 1A (Greater Goulburn) and Trading Zone 3 (Lower Goulburn) volume of additional water recovery specified in Schedule 9;’ and
- h) after the definition of **‘Goulburn Additional Water Recovery’ insert:**
‘ ‘Goulburn Additional Water Recovery Account’ means the account administered by the Authority appointed under section 64GA of the Act in accordance with Clause 8 of Schedule 3 that records the volume of water that would have been allocated if the full entitlement associated with the additional water recovery specified in Schedule 9 was issued on 1 July of the current year;’ and
- i) **delete** the definition of **‘Goulburn Basin’**; and
- j) for the definition of **‘Goulburn Irrigators’ Share Account’ substitute:**
‘ ‘Goulburn Irrigators’ Share Account’ means the account administered by the Authority appointed under section 64GA of the Act in accordance with Clause 6 of Schedule 3 that records the volume of water that would have been allocated if the water shares associated with the Goulburn Irrigators’ Share were issued on 1 July of the current year;’ and
- k) after the definition of **‘Goulburn Irrigators’ Share Account’ insert:**
‘ ‘Goulburn Lower Broken Creek Additional Water Recovery Account’ means the account administered by the Authority appointed under section 64GA of the Act in accordance with Clause 9 of Schedule 3 that records the volume of water that would have been allocated if the full entitlement associated with the Lower Broken Creek Additional Water Recovery was issued on 1 July of the current year;’ and
- l) for the definition of **‘Goulburn Lower Broken Creek Irrigators’ Share Account’ substitute:**
‘ ‘Goulburn Lower Broken Creek Irrigators’ Share Account’ means the account administered by the Authority appointed under section 64GA of the Act in accordance with Clause 7 of Schedule 3 that records the volume of water that would have been allocated if the water shares associated with the Lower Broken Creek Irrigators’ Share were issued on 1 July of the current year;’ and
- m) **delete** the definition of **‘Goulburn Offset Account’**; and
- n) **delete** the definition of **‘Goulburn Offset Distribution Account’**; and
- o) for the definition of **‘Goulburn System’ substitute:**
‘ ‘Goulburn System’ means the following land and water storages in respect of which the Storage Manager is to exercise its functions and obligations;
 - (a) Lake Eildon and the Goulburn river downstream of Lake Eildon to where it enters the River Murray, including Lake Nagambie and anabranches receiving water as a consequence of regulation of the water system;

- (b) the Shepparton, Central Goulburn, Rochester and Loddon Valley irrigation areas of the Goulburn-Murray irrigation district and waterworks districts of the Goulburn water system;
- (c) major holding basins and interconnectors being East Goulburn Main channel, Stuart Murray Canal, Cattinach Canal, Waranga Basin, Waranga Western Channel and Loddon Weir pool; and
- (d) the creeks and lakes used to convey Goulburn water system water (these include: Bears Lagoon, Serpentine Creek downstream of the channel linking it to Bears Lagoon and Little Lake Boort);' and
- p) for the definition of **'irrigators' share' substitute**:
'**'irrigators' share'** means the 75 GL of long-term average annual yield of water recovery achieved by NVIRP Stage 1, plus any other water recovery determined by the Minister for Water, to be converted for the benefit of Eligible Delivery Share Holders; and
- q) after the definition of **'Lower Broken Creek Additional Entitlements' insert**:
'**'Lower Broken Creek Additional Water Recovery'** means the Trading Zone 6B (Lower Broken Creek) volume of additional water recovery; and
- r) for the definition of **'maximum delivery volume' substitute**:
'**'maximum delivery volume'** means the maximum volume of water available for delivery in each irrigation area in the current year; and
- s) for the definition of **'Melbourne Bulk Entitlements' substitute**:
'**'Melbourne Bulk Entitlements'** means the Bulk Entitlement (Goulburn System – Greater Western Water) Order 2012, Bulk Entitlement (Goulburn System – South East Water) Order 2012 and Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2012; and
- t) for the definition of **'Melbourne Businesses' substitute**:
'**'Melbourne Businesses'** means Melbourne Water Corporation, Greater Western Water Corporation, South East Water Corporation and Yarra Valley Water Corporation; and
- u) after the definition of **'Melbourne Businesses' insert**:
'**'Melbourne headworks system'** means Thomson, Upper Yarra, Maroondah, O'Shannassy, Sugarloaf, Silvan, Cardinia, Toorourrong, Yan Yean, Greenvale and Tarago Reservoirs and the associated weirs, tunnels, transfer conduits, treatment plants and associated water supply works owned by Melbourne Water; and
- v) after the definition of **'Melbourne headworks system' insert**:
'**'Melbourne's share'** means 75 gegalitres of long-term average annual yield of water recovery from Connections Project Stage 1; and
- w) after the definition of **'Melbourne Storage Manager' insert**:
'**'Melbourne Storage Manager'** means Melbourne Water acting in respect of its role to manage storages for the Melbourne headworks system in accordance with section 171B of the Act; and
- x) **delete** the definition of **'Resource Manager'**; and
- y) for the definition of **'Supply by Agreement' substitute**:
'**'Supply by Agreement'** means an agreement made in accordance with section 124(7) of the Act;'

Amendments to Clause 6 of the Bulk Entitlement Order

8 For sub-clause 6.1(a) of the Bulk Entitlement Order **substitute**:

- '(a) supply primary entitlements and supply arrangements described in Schedule 1, 2, 2A, 2B and 3; and'

Amendments to Clause 7 of the Bulk Entitlement Order

- 9 For sub-clause 7.1(c) of the Bulk Entitlement Order **substitute:**
‘(c) supply agreements made in accordance with section 124(7) of the Act to supply domestic and stock supplies within the Mitiamo, East Loddon (North and South), West Loddon, Tungamah and Normanville waterworks districts; and’ and
- 10 For sub-clause 7.1(e) of the Bulk Entitlement Order **substitute:**
‘(e) bulk entitlements granted under Division 1 of Part 4, environmental entitlements granted under Division 1A of Part 4 and agreements made in accordance with section 124(7) of the Act –’

Amendments to Clause 7A of the Bulk Entitlement Order

- 11 After sub-clause 7A.5 of the Bulk Entitlement Order **insert:**
‘7A.6 The Authority in conjunction with other entitlement holders must review the provisions of this Clause five years after the distribution of all entitlements from NVIRP.’

Amendments to Clause 7B of the Bulk Entitlement Order

- 12 For sub-clause 7B.2 of the Bulk Entitlement Order **substitute:**
‘7B.2 Until the full volume of the Goulburn Irrigators’ Share has been converted to water shares, the Authority appointed under section 64GA of the Act must follow the procedure detailed in Clause 6 of Schedule 3 for estimating, accounting, reserving and deducting water in the Goulburn Irrigators’ Share Account.’
- 13 For sub-clause 7B.3 of the Bulk Entitlement Order **substitute:**
‘7B.3 Until the full volume of the Goulburn Lower Broken Creek Irrigators’ Share has been converted to water shares, the Authority appointed under section 64GA of the Act must follow the procedure detailed in Clause 7 of Schedule 3 for estimating, accounting, reserving and deducting water in the Goulburn Lower Broken Creek Irrigators’ Share Account.’
- 14 After sub-clause 7B.3 of the Bulk Entitlement Order **insert:**
‘7B.4 Until the full volume of the Goulburn Additional Water Recovery specified in Schedule 9 has been issued as entitlement, the Authority appointed under section 64GA of the Act must follow the procedure detailed in Clause 8 of Schedule 3 for estimating, accounting, reserving and deducting water in the Goulburn Additional Water Recovery Account.’
- 15 After sub-clause 7B.4 of the Bulk Entitlement Order **insert:**
‘7B.4 Until the full volume of the Lower Broken Creek Additional Water Recovery has been issued as entitlement, the Authority appointed under section 64GA of the Act must follow the procedure detailed in Clause 9 of Schedule 3 for estimating, accounting, reserving and deducting water in the Goulburn Lower Broken Creek Additional Water Recovery Account.’

Amendments to Clause 12 of the Bulk Entitlement Order

- 16 After sub-clause 12.3 of the Bulk Entitlement Order **insert:**
‘12.4 The Authority must direct the Storage Manager to make a regulated release from the Lake Eildon when the Melbourne Storage Manager makes an order to divert water from the Goulburn River at the pump station near Killingworth Road, Yea.’

Amendments to Clause 17 of the Bulk Entitlement Order

- 17 Clause 17.4 of the Bulk Entitlement Order is **revoked**.
- 18 Clause 17.5 of the Bulk Entitlement Order is **revoked**.

Revocation of Clause 18 of the Bulk Entitlement Order

- 19 Clause 18 of the Bulk Entitlement Order is **revoked**.

Revocation of Clause 19 of the Bulk Entitlement Order

20 Clause 19 of the Bulk Entitlement Order is **revoked**.

Revocation of Clause 20 of the Bulk Entitlement Order

21 Clause 20 of the Bulk Entitlement Order is **revoked**.

Insertion of new Clause 20A in the Bulk Entitlement Order

22 After Clause 20 of the Bulk Entitlement Order **insert:**

‘20A. DUTY OF STORAGE MANAGER TO KEEP ACCOUNTS

20A.1 The Storage Manager must establish and maintain an account to identify the costs of undertaking the Storage Manager functions and obligations.

20A.2 The Storage Manager must make accounts to be kept under Clause 20A.1 available for inspection by an entitlement holder (limited to entitlement holders in the Goulburn System) upon request.’

Amendments to Clause 22 of the Bulk Entitlement Order

23 For sub-clause 22.1 of the Bulk Entitlement Order **substitute:**

‘22.1 If any difference or dispute arises between the Authority, the Minister and, with their consent, the Storage Manager or any of them (the ‘parties’) concerning the interpretation or application of this Order, which is not resolved within 14 days of it arising, any party may give written notice to the others requiring the matter to be determined by an independent expert, if it is not otherwise resolved, within 14 days of that notice.’

Amendments to Schedule 1 of the Bulk Entitlement Order

24 For Table 1 in Schedule 1 of the Bulk Entitlement Order **substitute:**

‘ Table 1 High-reliability and low reliability water shares

Description	Nominal volume (ML)	
	High reliability	Low reliability
Shepparton IA (zone 1A)	100,258.5	56,199.4
Central Goulburn IA (zone 1A)	193,063.9	117,154.8
Rochester IA (zone 1A)	97,119.2	58,307.1
Loddon Valley IA (zone 1A and 1B)	112,304.2	57,902.3
Goulburn diverters (zone 1A)	21,755.9	6,180.0
Lower Goulburn diverters (zone 3)	10,925.3	3,312.3
Non Water User*	558,160.6	177,352.1
TOTAL	1,093,587.6	476,408.0

* Includes the following volume of water shares to be issued on 1 July 2022 as part of the irrigators’ share:

- Goulburn Zone 1A: 69.9 ML HRWS and 115.2 ML LRWS
- Goulburn Zone 3:13.3 ML HRWS ’

25 For Table 2 in Schedule 1 of the Bulk Entitlement Order **substitute:**

‘ Table 2 Water Shares issued in respect of the Goulburn System

Description	Nominal volume (ML)	
	High reliability	Low reliability
to G-MW diverters in the Murray (zones 6, 6B and 7)	315.0	389.7
to G-MW districts in the Murray (zones 6, 6B and 7)	3,612.0	5,101.0
to LMW diverters (zone 7)	16,074.5	4,915.0
to LMW districts (zone 7)	0.0	90.7
to South Australia	40.0	0.0
TOTAL	20,041.5	10,496.4

26 For Table 5 in Schedule 1 of the Bulk Entitlement Order substitute:

‘ Table 5: Distribution loss provision compared to delivery volume within the Goulburn Component of GMID

Irrigation Area	Type	Loss Provision (GL), for allocation in line with maximum deliverable volume during the season										
		0.000	17.591	35.182	61.569	87.956	123.138	175.911	211.094	255.072	316.641	346.807
Shepparton (zone 1A)	Delivery:											
	Loss:	11.170	13.012	14.855	17.618	20.382	24.067	29.594	33.279	37.885	44.334	47.493
Central Goulburn (zone 1A)	Delivery:	0.000	37.300	74.600	130.550	186.500	261.100	373.001	447.601	540.851	671.401	720.412
	Loss:	28.340	31.609	34.879	39.783	44.687	51.226	61.034	67.573	75.747	87.190	91.486
Rochester & Loddon Valley (zone 1A & 1B)	Delivery:	0.000	39.717	79.434	139.009	198.584	278.018	397.169	476.603	575.895	714.904	782.787
	Loss:	34.798	37.163	39.528	43.075	46.622	51.352	58.447	63.176	69.088	77.366	81.407
Loss Provision (GL)		74.307	81.784	89.261	100.476	111.691	126.645	149.075	164.029	182.72	208.889	220.387
Total Diversion (delivery plus loss in GL)		74.307	176.392	278.477	431.604	584.732	788.901	1,095.156	1,299.326	1,554.538	1,911.835	2,070.394

27 For Table 6 in Schedule 1 of the Bulk Entitlement Order substitute:

‘ Table 6: Annual and Cumulative headroom allowances (GL)

Irrigation Area		Fixed Loss	Annual Headroom	Cumulative Headroom
Shepparton (zone 1A)		11.170	2.234	11.867
Central Goulburn (zone 1A)		28.340	5.668	22.872
Rochester & Loddon Valley (zone 1A & 1B)		34.798	6.960	25.601
Total Goulburn Component of GMID		74.307	14.861	60.340

Amendments to Schedule 2 of the Bulk Entitlement Order

28 For Schedule 2 of the Bulk Entitlement Order **substitute:**

‘ SCHEDULE 2

**Primary Entitlements – Bulk Entitlements and
Environmental Entitlements held by other authorities**

Authority	Bulk Entitlement Order	Entitlement Volume (ML/yr)	Trading Zone
Goulburn Valley Region Water Corporation	Bulk Entitlement (Goulburn Channel System – Goulburn Valley Water) Order 2012	7,191	1A
	Bulk Entitlement (Goulburn River and Eildon – Goulburn Valley Water) Order 2012	7,679	1A
		18,620	3
	Sub-total	26,299	n/a
	Goulburn Valley Water Sub-total	33,490	n/a
Coliban Region Water Corporation	Bulk Entitlement (Goulburn System – Coliban Water) Order 2012	1,980	1A
		440	1B
	Coliban Water Sub-total	2,420	n/a
Grampians Wimmera Mallee Region Water Corporation	Bulk Entitlement (Quambatook-Grampians Wimmera-Mallee Water) Order 2006	100	1B
Total very high-reliability urban entitlements		36,010	n/a

Authority	Bulk Entitlement Order	Entitlement Volume (ML/yr)	Trading Zone	Reliability
Melbourne Bulk Entitlements	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2012, Bulk Entitlement (Goulburn System - South East Water) Order 2012 & Bulk Entitlement (Goulburn System - Yarra Valley Water) Order 2012	0*	1A	Provisional
Melbourne Bulk Entitlements	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2022	4,330.4	1A	High
	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2022	2,316.9	1B	High
	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2022	4,330.4	1A	High
	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2022	2,316.9	1B	High
Melbourne Bulk Entitlements	Bulk Entitlement (Goulburn System - Yarra Valley Water) Order 2022	4,330.4	1A	High
	Bulk Entitlement (Goulburn System - Yarra Valley Water) Order 2022	2,316.9	1B	High
	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2022	3581.7	1A	Low
	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2022	730.0	1B	Low
	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2022	3581.7	1A	Low
	Bulk Entitlement (Goulburn System - Greater Western Water) Order 2022	730.0	1B	Low
	Bulk Entitlement (Goulburn System - Yarra Valley Water) Order 2022	3581.7	1A	Low
	Bulk Entitlement (Goulburn System - Yarra Valley Water) Order 2022	730.0	1B	Low
Total high-reliability urban entitlements		19,941.9	n/a	n/a
Total low-reliability urban entitlements		12,935.1	n/a	n/a

Authority	Bulk Entitlement Order/Environmental Entitlement	Entitlement Volume (ML/yr)	Trading Zone	Reliability
Water Holder	Bulk Entitlement (Goulburn System - Snowy Environmental Reserve) Order 2004	30,252	1A	High
	Environmental Entitlement (Goulburn System - Living Murray Water) 2007	8,156	1A	Low
	Environmental Entitlement (Goulburn System - Living Murray Water) 2007	39,625	1A	High
	Goulburn River Environmental Entitlement 2010	156,980	1A	Low
	Goulburn River Environmental Entitlement 2010	1,434	1B	High
	Environmental Entitlement (Goulburn System - NVIRP Stage 1) 2012	24,992	1A	High
	Environmental Entitlement (Goulburn System - NVIRP Stage 1) 2012	5,792	1A	Low
Total high-reliability entitlements (equivalent to HRWS)		0*	n/a	
Total low-reliability entitlements (equivalent to LRWS)		78,728		
		168,276		

* These entitlements will receive an annual allocation in accordance with paragraph 5 of Schedule 3 until the completion of NVIRP and all modernisation savings have been converted to long-term entitlements.

Amendments to Schedule 2A of the Bulk Entitlement Order

29 For sub-clause 2c(i) of the Bulk Entitlement Order **substitute**:

- ‘(i) a maximum annual volume of 386.6 ML measured at the point of supply from the Authority’s Waranga Western Channel, comprising 319.6 ML of water allowances and 67.0 ML for delivery losses, plus’

Insertion of new Schedule 2B in the Bulk Entitlement Order

30 After Schedule 2A of the Bulk Entitlement Order **insert**:

‘ SCHEDULE 2B**Supply by Agreements made in accordance with section 124(7)¹**

Details of supply agreements in Table 1 in this schedule are sourced from the Victorian Water Register on 31 December 2021 and do not take into account any change in supply agreements that may have occurred after this date.

Description	Nominal volume (ML)	
	High reliability	Low reliability
Goulburn zone 1A	3206.2	1247.4

¹ Supply by Agreement ’

Amendments to Schedule 3 of the Bulk Entitlement Order

31 In Schedule 3 of the Bulk Entitlement Order, **revoke** the words:

- ‘ii. a one-third share of the total audited phase 3 water savings attributed to NVIRP Stage 1 to the Goulburn Offset Account until June 2022.

- 5.6. Deduct from the Goulburn Offset Account, as required during the year whenever a seasonal determination is made, the equivalent volume of water that was allocated in the current year to any water shares issued to the CEWH from NVIRP Stage 2 in the Goulburn system.
- 5.7. Determine when the impacts associated with the issue of water shares in the Goulburn and Murray systems to the CEWH from NVIRP Stage 2 have been fully mitigated, then inform the Executive Director, Water Resource Strategy , Department of Environment, Land, Water and Planning, of the volume of surplus water remaining in the Goulburn Offset Account.
- 5.8. Allocate the volume determined in sub-clause 5.7 of this Schedule to the Goulburn Offset Distribution Account.
- 5.9. On 30 June, carryover any unused water in the Goulburn Offset Account, minus 5% for evaporative losses unless, as a result of sub-clause 5.6 of this Schedule, the balance in the account is negative.

32 For Clause 6.1(c) of Schedule 3 of the Bulk Entitlement Order **substitute**:

- ‘(C) Upon the issue of a water share associated with the Goulburn Irrigators’ Share, allocate to that share the corresponding volume of water that was deducted from the Goulburn Irrigators’ Share Account in paragraph B of sub-clause 6.1 of this Schedule in proportion to the volume of the share.’

33 After Clause 7 of Schedule 3 of the Bulk Entitlement Order **insert:**

<p>8 Goulburn–Murray Rural Water Corporation Goulburn Additional Water Recovery Account</p>	<p>8. Procedure for estimating, accounting, reserving and deducting water from the Goulburn Additional Water Recovery Account</p> <p>8.1.Until the full volume of the Goulburn Additional Water Recovery specified in Schedule 9 has been converted to water shares, the Authority appointed under section 64 GA of the Act must:</p> <p>A. On 1 July and for each subsequent seasonal determination in the year as required,</p> <ol style="list-style-type: none"> i. determine the total volume of high-reliability and low-reliability water shares associated with the Goulburn Additional Water Recovery that have not yet been issued; and ii. reserve in the Goulburn Additional Water Recovery Account water equal to the percentage determined under section 64GB(8) of the Act for the seasonal determination of the volume determined in sub-paragraph A(i) of sub-clause 8.1 of this Schedule for high-reliability and low-reliability water shares at that time. <p>B. Upon the issue of entitlement associated with the Goulburn Additional Water Recovery, make an adjustment to the volume in the Goulburn Additional Water Recovery Account by deducting from the account the volume equivalent to the percentage, determined under section 64GB(8) of the Act, of the maximum volume of high-reliability and or low-reliability water shares.</p> <p>C. Upon the issue of entitlement associated with the Goulburn Additional Water Recovery, allocate to that entitlement the corresponding volume of water that was deducted from the Goulburn Additional Water Recovery Account in paragraph B of sub-clause 8.1 of this Schedule in proportion to the volume of the share.</p> <p>8.2.Any water remaining in the Goulburn Additional Water Recovery Account at the end of the year cannot be carried over.</p>
---	--

9	Goulburn–Murray Rural Water Corporation Goulburn Lower Broken Creek Additional Water Recovery Account	<p>9. Procedure for estimating, accounting, reserving and deducting water from the Goulburn Lower Broken Creek Additional Water Recovery Account</p> <p>9.1. Until the full volume of the Lower Broken Creek Additional Water Recovery has been converted to water shares, the Authority appointed under section 64 GA of the Act must:</p> <p>A. On 1 July and for each subsequent seasonal determination in the year as required,</p> <p>i. determine the volume of high-reliability water shares associated with the Lower Broken Creek Additional Water Recovery that has not yet been issued; and</p> <p>ii. reserve in the Goulburn Lower Broken Creek Additional Water Recovery Account a volume of water equal to the percentage determined under section 64GB(8) of the Act for the seasonal determinations determined in sub-paragraph A(i) of sub-clause 9.1 of this Schedule for high-reliability water shares at that time.</p> <p>B. Upon the issue of entitlement associated with the Lower Broken Creek Additional Water Recovery, make an adjustment to the volume in the Goulburn Lower Broken Creek Additional Water Recovery Account by deducting from the account the volume equivalent to the percentage, determined under section 64GB(8) of the Act, of the maximum volume of high-reliability water shares.</p> <p>C. Upon the issue of entitlement associated with the Lower Broken Creek Additional Water Recovery, allocate to that entitlement the corresponding volume of water that was deducted from the Goulburn Lower Broken Creek Additional Water Recovery Account in paragraph B of sub-clause 9.1 of this Schedule</p> <p>9.2. Any water remaining unissued water in the Goulburn Lower Broken Creek Additional Water Recovery Account at the end of the water year cannot be carried over.</p>
---	--	--

Amendments to Schedule 4 of the Bulk Entitlement Order

- 34 For Clause 4(iii) of Schedule 4 of the Bulk Entitlement Order **substitute:**
 ‘(iii) any agreement made in accordance with section 124(7) of the Act.’

Insertion of new Schedule 9 in the Bulk Entitlement Order

35 After Schedule 8 insert:

‘ SCHEDULE 9**Connections Project Additional Water Recovery**

Table 1 describes the volume of additional water recovery which has been recovered by the Connections Project and is set aside for Traditional Owners.

Table 1: Volume of additional water recovery from the Connections Project set aside for Traditional Owners

Volume (ML)	Reliability	Trading Zone
140.0	Equivalent to high-reliability water shares	Goulburn 1A
230.5	Equivalent to low-reliability water shares	Goulburn 1A
26.7	Equivalent to high-reliability water shares	Goulburn 3

The volumes described in Table 1 will not receive allocation in the seasonal determination process until it is issued as entitlements upon application by Goulburn-Murray Water to amend this Schedule.

The volumes described in Table 1 will not attract any fees or charges until it is issued as entitlements upon application by Goulburn-Murray Water to amend this Schedule. ’

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

Water Act 1989**BULK ENTITLEMENT (RIVER MURRAY – GOULBURN–MURRAY WATER)
AMENDMENT ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (River Murray – Goulburn–Murray Water) Amendment Order 2022.

PURPOSE

- 2 The purpose of this Order is to amend the Bulk Entitlement (River Murray – Goulburn–Murray Water) Conversion Order 1999 (the Bulk Entitlement Order) to reduce the loss allowances underwriting Melbourne’s share of the water recovery from Stage 1 of the Connections Project in the River Murray, remove references to the Murray Offset Accounts which are no longer required, and to reflect the issuing of a specific volume of water shares as part of the irrigators’ share, and to set aside additional water recovery from the Connections Project for Traditional Owners.

AUTHORISING PROVISION

- 3 This Order is made in accordance with section 44 of the **Water Act 1989**.

COMMENCEMENT

- 4 This Order comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.

DEFINITIONS

- 5 In this Order –
- ‘**Bulk Entitlement Order**’ means the Bulk Entitlement (River Murray – Goulburn–Murray Water) Conversion Order 1999;
- ‘**Melbourne’s share**’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1;
- ‘**Stage 1 of the Connections Project**’ means Stage 1 of the Connections Project, which was contracted to generate 225 gigalitres of long-term annual average water recovery in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1.
- ‘**this Order**’ means this Bulk Entitlement (River Murray – Goulburn–Murray Water) Amendment Order 2022.

AMENDMENT TO THE BULK ENTITLEMENT ORDER

- 6 I amend the Bulk Entitlement Order as follows:

AMENDMENTS TO DEFINITIONS IN CLAUSE 4

- 7 In the definitions in Clause 4 of the Bulk Entitlement Order:
- a) after the definition of ‘**Act**’ insert:
- ‘**additional water recovery**’ means water recovered by the Connections Project that was above the contracted commitments which include the irrigators’ share, Melbourne’s share and the environment’s share;’ and
- b) for the definition of ‘**Census Date**’ substitute:
- ‘**Census Date**’ means the date determined by the Deputy Secretary, Water and Catchments, Department of Environment, Land, Water and Planning for the purpose of determining an Eligible Delivery Share Holder;’ and
- c) after the definition of ‘**Census Date**’ insert:
- ‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and

- d) after the definition of **‘environment Minister’ insert:**
‘ **‘environment’s share’** means 279 gigalitres of long-term average annual yield of water recovery from the Connections Project issued to the Water Holder and the Commonwealth Environmental Water Holder;’ and
- e) for the definition of **‘irrigators’ share’ substitute:**
‘ **‘irrigators’ share’** means the 75 GL of long-term average annual yield of water recovery achieved by NVIRP Stage 1, plus any other water recovery determined by the Minister for Water, to be converted to water shares for the benefit of Eligible Delivery Share Holders;’ and
- f) after the definition of **‘Lower Broken Creek Additional Entitlements’ insert:**
‘ **‘Lower Broken Creek Additional Water Recovery’** means the Trading Zone 6B (Lower Broken Creek) portion of the volume of additional water recovery specified in Schedule 7;’ and
- g) for the definition of **‘Melbourne Bulk Entitlements’ substitute:**
‘ **‘Melbourne Bulk Entitlements’** means the Bulk Entitlement (River Murray – Greater Western Water) Order 2012, Bulk Entitlement (River Murray – South East Water) Order 2012 and Bulk Entitlement (River Murray – Yarra Valley Water) Order 2012;’ and
- h) for the definition of **‘Melbourne Businesses’ substitute:**
‘ **‘Melbourne Businesses’** means Melbourne Water Corporation, Greater Western Water Corporation, South East Water Corporation and Yarra Valley Water Corporation;’ and
- i) after the definition of **‘Melbourne Businesses’ insert:**
‘ **‘Melbourne’s share’** means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1;’ and
- j) after the definition of **‘modernisation works’ insert:**
‘ **‘Murray Additional Water Recovery’** means the Trading Zone 6 (VIC Murray-Dart to Barmah) and Trading Zone 7 (VIC Murray – Barmah to SA) Murray volume of additional water recovery specified in Schedule 7;’ and
- k) after the definition of **‘Murray Additional Water Recovery’ insert:**
‘ **‘Murray Additional Water Recovery Account’** means the account administered by the Authority appointed under section 64GA of the Act in accordance with Clause 7 of Schedule 5 that records the volume of water that would have been allocated if the full entitlement associated with the Murray Additional Water Recovery was issued on 1 July of the current year;’ and
- l) for the definition of **‘Murray Irrigators’ Share Account’ substitute:**
‘ **‘Murray Irrigators’ Share Account’** means the account administered by the Authority appointed under section 64 GA of the Act in accordance with Clause 5 of Schedule 5 that records the volume of water that would have been allocated if the water shares associated with the Murray Irrigators’ Share were issued on 1 July of the current year;’ and
- m) after the definition of **‘Murray Irrigators’ Share Account’ insert:**
‘ **‘Murray Lower Broken Creek Additional Water Recovery Account’** means the account administered by the Authority appointed under section 64GA of the Act in accordance with Clause 8 of Schedule 5 that records the volume of water that would have been allocated if the full entitlement associated with the Lower Broken Creek Additional Water Recovery was issued on 1 July of the current year;’ and
- n) for the definition of **‘Murray Lower Broken Creek Irrigators’ Share Account’ substitute:**
‘ **‘Murray Lower Broken Creek Irrigators’ Share Account’** means the account administered by the Authority appointed under section 64 GA of the Act in accordance

with Clause 6 of Schedule 5 that records the volume of water that would have been allocated if the water shares associated with the Lower Broken Creek Irrigators' Share were issued on 1 July of the current year; and

- o) **delete** the definition of 'Murray Offset Account'; and
- p) **delete** the definition of 'Murray Offset Distribution Account'; and
- q) after the definition of 'River Murray' **insert:**
 ' **'River Murray Bulk Entitlements'** means all bulk entitlements granted under the Act for water taken from the River Murray;'

AMENDMENTS TO CLAUSE 12

- 8 In Clause 12 of the Bulk Entitlement Order **substitute** for sub-clause 12 (d) paragraph (ii)
 '(ii) any water that is reserved in the Murray Irrigators' Share Account and the Murray Additional Water Recovery Account in accordance with Clauses 5 and 7 of Schedule 5; and'
- 9 In Clause 12 of the Bulk Entitlement Order **substitute** for sub-clause 12 (d) paragraph (iii)
 '(iii) any water that is reserved in the Murray Lower Broken Creek Irrigators' Share Account and the Murray Lower Broken Creek Irrigators' Share Account in accordance with Clauses 6 and 8 of Schedule 5;'

AMENDMENTS TO CLAUSE 15

- 10 In Clause 15 of the Bulk Entitlement Order **substitute** for sub-clause 15.1 paragraph (c)
 '(c) agreements made in accordance with section 124(7) of the Act;'

AMENDMENTS TO CLAUSE 18A

- 11 After sub-clause 18A.3 of the Bulk Entitlement Order **insert:**
 '18A.4 Until the full volume of Murray Additional Water Recovery specified in Schedule 7 has been issued as entitlement, the Authority appointed under section 64GA of the Act must follow the procedure detailed in Clause 7 of Schedule 5 for estimating, accounting, reserving and deducting water in the Murray Additional Water Recovery Account.'
- 12 After sub-clause 18A.4 of the Bulk Entitlement Order **insert:**
 '18A.5 Until the full volume of the Lower Broken Creek Additional Water Recovery specified in Schedule 7 has been issued as entitlement, the Authority appointed under section 64GA of the Act must follow the procedure detailed in Clause 8 of Schedule 5 for estimating, accounting, reserving and deducting water in the Lower Broken Creek Additional Water Recovery Account.'

AMENDMENTS TO CLAUSE 22

- 13 Sub-clause 22.4 of the Bulk Entitlement Order is **revoked**.
- 14 Sub-clause 22.5 of the Bulk Entitlement Order is **revoked**.

AMENDMENTS TO CLAUSE 25

- 15 In Clause 25 of the Bulk Entitlement Order for sub-clause 25.1 **substitute:**
 '25.1 Subject to sub-clause 25.1A, Goulburn–Murray Water must pay to the Victorian storage operator for passing on to the resource manager, or if the resource manager so decides to the resource manager directly, a fair and reasonable proportion of the costs incurred by the resource manager to undertake its obligations as specified in the River Murray Bulk Entitlements, including –'
- 16 Sub-clause 25.1 paragraph (f) of the Bulk Entitlement Order is **revoked**
- 17 Sub-clause 25.1 paragraph (h) of the Bulk Entitlement Order is **revoked**.
- 18 Sub-clause 25.1 paragraph (i) of the Bulk Entitlement Order is **revoked**.
- 19 Paragraph 25.1(k) of the Bulk Entitlement Order is **revoked**.

21 For Table 2 in Schedule 1 of the Bulk Entitlement Order substitute:

7 For Table 2 in Schedule 1 of the Bulk Entitlement Order substitute:

Table 2: Low-reliability Entitlements (GL)

User group	Low-Reliability Entitlements (GL)	Off-take commitments for low-reliability seasonal determination of										Historic at farm for allowed loss
		10%	20%	30%	40%	50%	60%	70%	80%	90%	100%	
Goulburn-Murray Water	Murray Valley*	6.525	13.050	19.575	26.100	32.626	39.151	45.676	52.201	58.726	65.251	94.796
	At farm Losses	0.489	0.978	1.467	1.956	2.445	2.934	3.423	3.912	4.401	4.891	7.125
	Total	7.014	14.028	21.042	28.057	35.071	42.085	49.099	56.113	63.127	70.142	101.921
	Torrumbarry*	9.360	18.719	28.079	37.438	46.798	56.157	65.517	74.876	84.236	93.595	127.973
	At farm Losses	0.431	0.861	1.292	1.723	2.154	2.584	3.015	3.446	3.876	4.307	5.901
Lower Murray Water	Total	9.790	19.580	29.371	39.161	48.951	58.741	68.532	78.322	88.112	97.902	133.874
	Murray diverters	1.337	2.673	4.01	5.347	6.684	8.02	9.357	10.694	12.031	13.367	
	Mitta diverters	0.408	0.817	1.225	1.634	2.042	2.45	2.859	3.267	3.676	4.084	
	Total	1.745	3.49	5.235	6.981	8.726	10.471	12.216	13.961	15.706	17.452	
	Not associated with land	13.733	27.467	41.2	54.933	68.667	82.4	96.134	109.867	123.6	137.334	
Greater Western Water	Irrigation districts	0.089	0.179	0.268	0.357	0.446	0.536	0.625	0.714	0.804	0.893	
	Diversers, Nyah-S.A.	0.6	1.2	1.8	2.4	2.989	3.599	4.199	4.799	5.399	5.999	
	Not associated with land	0.03	0.059	0.089	0.119	0.149	0.178	0.208	0.238	0.268	0.297	
	Total	0.688	1.375	2.063	2.751	3.439	4.126	4.814	5.502	6.189	6.877	
	South East Water*	0.688	1.375	2.063	2.751	3.439	4.126	4.814	5.502	6.189	6.877	
Yarra Valley Water	Holder	9.884	19.767	29.651	39.534	49.418	59.301	69.185	79.068	88.952	98.835	
	Flora & Fauna*	0.845	1.689	2.534	3.378	4.223	5.067	5.912	6.756	7.601	8.446	
	Total	45.793	91.586	137.379	183.172	228.965	274.768	320.551	366.344	412.137	457.930	
	Off-take commitments for 100% high reliability entitlements	229.515	378.908	528.300	677.692	827.084	976.477	1,123.869	1,275.261	1,424.653	1,574.046	
	Total off-take commitments	275.308	470.494	665.679	860.864	1056.049	1251.235	1446.420	1641.605	1836.791	2031.976	

Notes on Tables 1 and 2:

- Seasonal determinations may be made in intervals of 1% by interpolation between the values shown or extrapolation below 10% (or above 100% for the losses), not just in the 10% intervals shown.
- Murray Valley and Torrumbarry have fixed losses of 25.824 GL and 37.819 GL (including 0.352 GL for Tresco) respectively, plus two variable loss components (corresponding to historic at farm volumes from 2007 when unbundling occurred):
 - for high-reliability rights, variable loss varies from zero at zero allocation, increasing linearly to 18.496 GL for Murray Valley at historic (2007) at farm deliveries of 246.072 GL and to 16.482 GL for Torrumbarry at historic (2007) at farm deliveries of 357.427 GL.
 - for low-reliability rights, variable loss varies from zero at zero low allocation, increasing linearly to 7.125 GL for Murray Valley at historic (2007) at farm deliveries of 94.796 GL and to 5.901 GL for Torrumbarry at historic (2007) at farm deliveries of 127.973 GL; and these losses may be allocated as required to deliver water carried over in these irrigation areas based on the equivalent maximum allocation in each area (calculated as the seasonal determination + carryover).
- Allocations against the 22.1 GL of high-reliability entitlement added to Table 1 in November 2009 for Snowy EWR commenced when the Lake Boga-Lake Kangaroo-Lake Charn component of the Victorian Mid-Murray Storages was first deemed by the Resource Manager to have been operated in accordance with clause 6A (which occurred on 1 April 2010).
- Broken Creek entitlements are generally supplied from the Goulburn System, including town supplies for Numurkah and Nathalia and relevant environmental entitlements, hence are not included in Tables 1 and 2, but receive Murray allocation regardless of whether they are supplied from the Murray or Goulburn System.
- The allocation to the Murray Valley and Torrumbarry losses shown may be increased up to the maximum accumulated unused loss volume available for each in order to allow for delivery of allocation carried over in these districts from the previous year.

6. These tables do not show changes in water share volumes as a result of trade since 31 December 2021, or entitlements to unregulated flows in the River Murray or River Murray Increased Flows, except where entitlements are marked with an * these entitlement volumes are as at 1 July 2022.
7. Entitlement marked with a # include the following volumes of water shares to be issued on 1 July 2022 as part of the irrigators' share:
- Murray Valley Zone 6: 90.0 ML HRWS and 187.7 ML LRWS
 - Torrumbarry Zone 7: 114.3 ML HRWS and 190.8 ML LRWS
8. LMMWURW Irrigation Districts volume includes high-reliability and supply by agreement entitlements in Table 1. *

AMENDMENTS TO SCHEDULE 522 For Table 1 in Schedule 5 of the Bulk Entitlement Order **substitute:**‘ **Table 1 – Goulburn–Murray Water Primary Entitlements (except Lower Broken Creek)**

DESCRIPTION OF ENTITLEMENT	NOMINAL VOLUME (ML)¹
MURRAY VALLEY IRRIGATION DISTRICT (excluding Lower Broken Creek)	
High Reliability Water Shares	102,780.9*
Low Reliability Water Shares	65,242.5*
Supply by Agreement – High	35.0
Supply by Agreement – Low	8.6
Fixed loss allowance	25,823.5
Variable loss allowance – high reliability component	18,496.1
Variable loss allowance – low reliability component	7,125.4
TOTAL	219,512.0
TORRUMBARRY IRRIGATION AREA (including Tresco and Woorinen)	
High Reliability Water Shares	165,796.5*
Low Reliability Water Shares	93,233.3*
Supply by Agreement – High	874.1
Supply by Agreement – Low	362.1
Fixed loss allowance (Tresco)	352.0
Fixed loss allowance	37,466.5
Variable loss allowance – high reliability component	16,481.7
Variable loss allowance – low reliability component	5,901.1
TOTAL	320,467.4
NYAH IRRIGATION DISTRICT	
High Reliability Water Shares	5,690.7
Low Reliability Water Shares	0.0
Fixed loss allowance	500.0
TOTAL	6,190.7
PRIVATE DIVERTERS	
Mitta Mitta Diverters	
High Reliability Water Shares	7,435.0
Low Reliability Water Shares	4,084.1
Murray Diverters	
High Reliability Water Shares	42,965.4
Low Reliability Water Shares	13,367.4
TOTAL	67,851.9

WATER SHARES NOT ASSOCIATED WITH LAND	
High Reliability Water Shares	657,256.7
Low Reliability Water Shares	137,333.7
TOTAL	794,590.4
TOTAL G – MW Primary Entitlements (excluding Lower Broken Creek)	1,408,612.3

23 For Table 2 in Schedule 5 of the Bulk Entitlement Order **substitute:**

‘ Table 2 – Lower Broken Creek Primary Entitlement

DESCRIPTION OF ENTITLEMENT	NOMINAL VOLUME (ML)¹
G-MW PRIMARY ENTITLEMENTS	
High Reliability Water Shares	24,398.3*
Low Reliability Water Shares	11,987.2*
Supply by Agreement – High	4.3
Supply by Agreement – Low	0.0
Variable loss allowance – high reliability component	10,005.6
Variable loss allowance – low reliability component	4,422.3
TOTAL	50,817.8
OTHER PRIMARY ENTITLEMENTS	
Goulburn Valley Water Bulk Entitlement – Numurkah	1,206.0
Goulburn Valley Water Bulk Entitlement – Nathalia	652.0
Environmental Entitlement – Living Murray	3,014.6
Environmental Entitlement – Flora and Fauna High	173.5
Environmental Entitlement – Flora and Fauna Low	77.3
TOTAL	5,123.4
TOTAL Lower Broken Creek Primary Entitlements	55,941.2

Notes to tables 1 and 2.

1. These tables does not show a change in water share volumes as a result of trade since 31 December 2021.

2. These tables does not show water shares that were issued or cancelled since 31 December 2021.

*Include water shares to be issued as part of the irrigators’ share from the Connections Project. ’

- 24 For sub-clause 4.6 paragraph (a) of Schedule 5 of the Bulk Entitlement Order **substitute:**
‘ a) a one-third share of the total audited phase 3 water savings attributed to NVIRP Stage 1 to the Melbourne Bulk Entitlements collectively; ’
- 25 Sub-clause 4.6 paragraph (b) of Schedule 5 of the Bulk Entitlement Order is **revoked**.
- 26 Sub-clause 4.7 of Schedule 5 of the Bulk Entitlement Order is **revoked**.
- 27 Sub-clause 4.8 of Schedule 5 of the Bulk Entitlement Order is **revoked**.
- 28 Sub-clause 4.9 of Schedule 5 of the Bulk Entitlement Order is **revoked**.
- 29 Sub-clause 4.10 of Schedule 5 of the Bulk Entitlement Order is **revoked**.
- 30 For Clause 6.1(A) of Schedule 5 of the Bulk Entitlement Order **substitute:**
‘ A. On 1 July and for each subsequent seasonal determination as required,
i. determine the total volume of high-reliability water share associated with the Lower Broken Creek Irrigators’ Share that has not been issued;

- ii. determine, if the Murray seasonal determinations are higher than the Goulburn seasonal determinations, the shortfall to supplying the high-reliability Lower Broken Creek Irrigators' Share that have not yet been issued at that time; and
- iii. reserve in the Murray Lower Broken Creek Irrigators' Share Account a volume of water equal to the percentage under section 64GB(8) of the Act for the seasonal determination, of the volume determined in sub-paragraph A.(ii) of sub-clause 6.1 of this Schedule for high-reliability water shares at that time;
- iv. determine the total volume of low-reliability water shares associated with the Lower Broken Creek Irrigators' Share have not yet been issued;
- v. reserve in the Murray Lower Broken Creek Irrigators' Share Account a volume of water equal to the percentage, determined under section 64GB(8) of the Act for the seasonal determination, of the volume determined in sub-paragraph A. (iv) of sub-clause 6.1 of this Schedule for low-reliability water shares at that time. '

31 After Clause 6 of Schedule 5 of the Bulk Entitlement Order **insert:**

' 7. Procedure for estimating, accounting, reserving and deducting water from the Murray Additional Water Recovery Account

7.1 Until the full volume of the Murray Additional Water Recovery has been issued as entitlement, the Authority appointed under section 64 GA of the Act must:

- A. On 1 July and for each subsequent seasonal determination as required,
 - i. determine the total volume of high-reliability and low-reliability water shares associated with the Murray Additional Water Recovery that have not yet been issued; and
 - ii. reserve in the Murray Additional Water Recovery Account a volume of water equal to the percentage determined under section 64GB(8) of the Act for the seasonal determination of the volume determined in sub-paragraph A(i) of sub-clause 7.1 of this Schedule for high-reliability and low-reliability water shares at that time.
- B. Upon the issue of entitlement associated with the Murray Additional Water Recovery, make an adjustment to the volume in the Murray Additional Water Recovery Account by deducting from the account the volume equivalent to the percentage, determined under section 64GB(8) of the Act, of the maximum volume of the high-reliability and or low-reliability water shares.
- C. Upon the issue of entitlement associated with the Murray Additional Water Recovery, allocate to that entitlement the corresponding volume of water that was deducted from the Murray Additional Water Recovery Account in paragraph B of sub-clause 7.1 of this Schedule.

7.2 Any water remaining in the Murray Additional Water Recovery Account at the end of the year cannot be carried over.

8. Procedure for estimating, accounting, reserving and deducting water from the Murray Lower Broken Creek Additional Water Recovery Account

8.1 Until the full volume of the component of the Lower Broken Creek Additional Water Recovery has been issued as entitlement, the Authority appointed under section 64 GA of the Act must:

- A. On 1 July and for each subsequent seasonal determination as required,
 - i. determine the total volume of high-reliability water share associated with the Lower Broken Creek Additional Water Recovery that has not been issued;
 - ii. determine, if the Murray seasonal determinations are higher than the Goulburn seasonal determinations, the shortfall to supplying the high-reliability Lower Broken Creek Additional Water Recovery that have not yet been issued at that time; and

- iii. reserve in the Murray Lower Broken Creek Additional Water Recovery Account a volume of water equal to the percentage under section 64GB(8) of the Act for the seasonal determination, of the volume determined in sub-paragraph A.(ii) of sub-clause 8.1 of this Schedule for high-reliability water shares at that time;
 - iv. determine the total volume of low-reliability water shares associated with the Lower Broken Creek Additional Water Recovery that have not yet been issued
 - v. reserve in the Murray Lower Broken Creek Additional Water Recovery Account a volume of water equal to the percentage, determined under section 64GB(8) of the Act for the seasonal determination, of the volume determined in sub-paragraph A. (iv) of sub-clause 8.1 of this Schedule for low-reliability water shares at that time.
- B. Upon the issue of entitlement associated with the Lower Broken Creek Additional Water Recovery, make an adjustment to the volume in the Murray Lower Broken Creek Additional Water Recovery Account by deducting from the account the volume equivalent to the percentage, determined under section 64GB(8) of the Act, of the maximum volume for low-reliability water shares.
- C. Upon the issue of entitlement associated with the Lower Broken Creek Additional Water Recovery, allocate to that entitlement the corresponding volume of water that was deducted from the Murray Lower Broken Creek Additional Water Recovery Account in paragraph B of sub-clause 8.1 of this Schedule.
- 8.2 Any water remaining in the Murray Lower Broken Creek Additional Water Recovery Account at the end of the year cannot be carried over. ’

Insertion of new Schedule 7 in the Bulk Entitlement Order

32 After Schedule 6 **insert:**

‘ SCHEDULE 7: CONNECTIONS PROJECT ADDITIONAL WATER RECOVERY

Table 1 describes the volume of additional water recovery which has been recovered by the Connections Project and is set aside for Traditional Owners.

Table 1: Volume of additional water recovery from the Connections Project set aside for Traditional Owners

Volume (ML)	Reliability	Trading Zone
180.1	Equivalent to high-reliability water shares	6
375.6	Equivalent to low-reliability water shares	6
19.0	Equivalent to high-reliability water shares	6B
3.0	Equivalent to low-reliability water shares	6B
228.6	Equivalent to high-reliability water shares	7
381.7	Equivalent to low-reliability water shares	7

The volumes described in Table 1 will not receive allocation in the seasonal determination process until it is issued as entitlements upon application by Goulburn–Murray Water to amend this Schedule.

The volumes described in Table 1 will not attract any fees or charges until it is issued as entitlements upon application by Goulburn–Murray Water to amend this Schedule. ’

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

Water Act 1989**BULK ENTITLEMENT (CAMPASPE SYSTEM – GOULBURN–MURRAY WATER)
AMENDMENT ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (Campaspe System – Goulburn–Murray Water) Amendment Order 2022.

PURPOSE

- 2 The purpose of this Order is to amend the Bulk Entitlement (Campaspe System – Goulburn–Murray Water) Conversion Order 2000 (the Bulk Entitlement Order) to set aside additional water recovery in the Campaspe System for Traditional Owners from historic projects attributed to the Connections Project.

AUTHORISING PROVISION

- 3 This Order is made in accordance with section 44 of the **Water Act 1989**.

COMMENCEMENT

- 4 This Order comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.

DEFINITIONS

- 5 In this Order –
‘**Bulk Entitlement Order**’ means the Bulk Entitlement (Campaspe System – Goulburn–Murray Water) Conversion Order 2000;
‘**this Order**’ means this Bulk Entitlement (Campaspe System – Goulburn–Murray Water) Amendment Order 2022.

AMENDMENT TO THE BULK ENTITLEMENT ORDER

- 6 I amend the Bulk Entitlement Order as follows:

AMENDMENTS TO DEFINITIONS IN CLAUSE 4

- 7 In the definitions in Clause 4 of the Bulk Entitlement Order:
- a) after the definition of ‘**actual inflow**’ insert:
‘**additional water recovery**’ means water recovered by the Connections Project that was above the contracted commitments which include the irrigators’ share, Melbourne’s share and the environment’s share;’ and
 - b) after the definition of ‘**Authority**’ insert:
‘**Campaspe Additional Water Recovery**’ means the Trading Zone 4A (Campaspe) volume of additional water recovery specified in Schedule 7;’ and
 - c) after the definition of ‘**Campaspe Additional Water Recovery**’ insert:
‘**Campaspe Additional Water Recovery Account**’ means the account administered by the Authority appointed under section 64GA of the Act in accordance with Table 3 of Schedule 2 that records the volume of water that would have been allocated if the full entitlement associated with Campaspe Additional Water Recovery was issued on 1 July of the current year;’ and
 - d) after the definition of ‘**climatically adjusted cap**’ insert:
‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 giganlitres by upgrading irrigation infrastructure in the GMID;’ and

- e) after the definition of **‘Connections Project’** insert:
 ‘**‘Connections Project Stage 1’** means Stage 1 of the Connections Project, which was projected to generate long-term annual average water savings of 225 gigalitres in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1;’ and
- f) after the definition of **‘entitlement holder’** insert:
 ‘**‘environment’s share’** means 279 gigalitres of long-term average annual yield of water recovery from the Connections Project issued to the Water Holder and the Commonwealth Environmental Water Holder;’ and
- g) after the definition of **‘full supply level’** insert:
 ‘**‘GMID’** means the Goulburn–Murray Irrigation District;’ and
- h) after the definition of **‘internal spill’** insert:
 ‘**‘irrigators’ share’** means the 75 GL of long-term average annual yield of water recovery achieved by Connections Project Stage 1, plus any other water recovery determined by the Minister for Water, to be converted to water shares for the benefit of Eligible Delivery Share Holders;’ and
- i) after the definition of **‘low-reliability entitlements’** insert:
 ‘**‘Melbourne’s share’** means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1;’

INSERTION OF NEW CLAUSE 14A

- 8 After Clause 14 of the Bulk Entitlement Order **insert:**

‘14A SAVINGS OF DISTRIBUTION LOSSES ASSOCIATED WITH THE CONNECTIONS PROJECT

- 14A.1 Until the full volume of the Campaspe Additional Water Recovery specified in Schedule 7 has been issued as entitlement, the Authority appointed under section 64GA of the Act must follow the procedure detailed in Schedule 2 for estimating, accounting, reserving and deducting water in the Campaspe Additional Water Recovery Account.’

AMENDMENTS TO SCHEDULE 1

- 9 For table 1 of Schedule 1 of the Bulk Entitlement Order **substitute:**

- ‘ 1. Water Shares issued in respect of the Campaspe water system (trading zones 4A and 4C)**

Table 1 HIGH-RELIABILITY WATER SHARES

Description	Nominal volume (ML)
CAMPASPE DIVERTERS (ZONE 4A)*	21,868.6
LOWER CAMPASPE DIVERTERS (ZONE 4C)	1,633.5
Total	23,502.1

Table 2 LOW-RELIABILITY WATER SHARES

Description	Nominal volume (ML)
CAMPASPE DIVERTERS (ZONE 4A)	19,174.8
Total	19,174.8

Note: Details of the water share holdings in Table 1 are sourced from the Victorian Water Register as at 31 December 2021 and do not take into account any trade of water shares that may have occurred after this date, except for 36.8 ML of HRWS in Zone 4A to be issued on 1 July 2022 as part of the irrigators’ share. ’

AMENDMENTS TO SCHEDULE 2

- 10 After table 2 of Schedule 2 of the Bulk Entitlement Order **insert:**
‘ **Table 3 – Procedure for estimating, accounting, reserving and deducting water from the Campaspe Additional Water Recovery Account**

Authority	Details of supply
Goulburn–Murray Rural Water Corporation	Until the full volume of the Campaspe Additional Water Recovery specified in Schedule 7 has been issued as entitlement, the Authority appointed under section 64 GA of the Act must:
Campaspe Additional Water Recovery Account	A. On 1 July and for each subsequent seasonal determination in the year as required, <ul style="list-style-type: none">i. determine the total volume of high-reliability and low-reliability water shares associated with the Campaspe Additional Water Recovery that have not yet been issued; andii. reserve in the Campaspe Additional Water Recovery Account water equal to the percentage determined under section 64GB(8) of the Act for the seasonal determination of the volume determined in sub-paragraph A(i) of this table for high-reliability and low-reliability water shares at that time. B. Upon the issue of entitlement associated with the Campaspe Additional Water Recovery, make an adjustment to the volume in the Campaspe Additional Water Recovery Account by deducting from the account the volume equivalent to the percentage, determined under section 64GB(8) of the Act, of the maximum volume of high-reliability and or low-reliability water shares. C. Any water remaining in the Campaspe Additional Water Recovery Account at the end of the year cannot be carried over.

AMENDMENTS TO SCHEDULE 3

- 11 In Clause 1 **substitute** the word ‘again’ with the word ‘against’
12 In Clause 1 sub-clause (a) after paragraph (iii) **insert**
‘(iv) The Campaspe Additional Water Recovery Account; and’

INSERTION OF NEW SCHEDULE 7

- 13 After Schedule 6 of the Bulk Entitlement Order **insert:**
‘**SCHEDULE 7: CONNECTIONS PROJECT ADDITIONAL WATER RECOVERY**
Table 1 describes the volume of additional water recovery which has been recovered by the Connections Project and is set aside for Traditional Owners.
Table 1: Volume of additional water-recovery from the Connections Project set aside for Traditional Owners

Volume (ML)	Reliability	Zone
73.7	Equivalent to high-reliability water shares	Campaspe 4A

The volumes described in Table 1 will not receive allocation in the seasonal determination process until it is issued as entitlements upon application by Goulburn–Murray Water to amend this Schedule.

The volumes described in Table 1 will not attract any fees or charges until it is issued as entitlements upon application by Goulburn–Murray Water to amend this Schedule. ’

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

Water Act 1989**BULK ENTITLEMENT (LODDON SYSTEM – GOULBURN–MURRAY WATER)
AMENDMENT ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (Loddon System – Goulburn–Murray Water) Amendment Order 2022.

PURPOSE

- 2 The purpose of this Order is to amend the Bulk Entitlement (Loddon System – Goulburn–Murray Water) Conversion Order 2005 (the Bulk Entitlement Order) to set aside additional water recovery in the Loddon System for Traditional Owners from historic projects attributed to the Connections Project and remedy an error introduced to Schedule 2 in the 2007 amendment.

AUTHORISING PROVISION

- 3 This Order is made in accordance with section 44 of the **Water Act 1989**.

COMMENCEMENT

- 4 This Order comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.

DEFINITIONS

- 5 In this Order –

‘**Bulk Entitlement Order**’ means the Bulk Entitlement (Loddon System – Goulburn–Murray Water) Conversion Order 2005;

‘**this Order**’ means this Bulk Entitlement (Loddon System – Goulburn–Murray Water) Amendment Order 2022.

AMENDMENT TO THE BULK ENTITLEMENT ORDER

- 6 I amend the Bulk Entitlement Order as follows:

AMENDMENTS TO DEFINITIONS IN CLAUSE 4

- 7 In the definitions in Clause 4 of the Bulk Entitlement Order:

- a) after the definition of ‘**Act**’ insert:

‘**additional water recovery**’ means water recovered by the Connections Project that was above the contracted commitments which include the irrigators’ share, Melbourne’s share and the environment’s share;’ and

- b) after the definition of ‘**Authority**’ insert:

‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gegalitres by upgrading irrigation infrastructure in the GMID;’ and

- c) after the definition of ‘**Connections Project**’ insert:

‘**Connections Project Stage 1**’ means Stage 1 of the Connections Project, which was projected to generate long-term annual average water savings of 225 gegalitres in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1;’ and

- d) after the definition of ‘**environmental water**’ insert:

‘**environment’s share**’ means 279 gegalitres of long-term average annual yield of water recovery from the Connections Project issued to the Water Holder and the Commonwealth Environmental Water Holder;’ and

- e) after the definition of **‘full supply level’** insert:
‘**‘GMID’** means the Goulburn–Murray Irrigation District;’ and
- f) after the definition of **‘high-reliability entitlements’** insert:
‘**‘irrigators’ share’** means the 75 GL of long-term average annual yield of water recovery achieved by Connections Project Stage 1, plus any other water recovery determined by the Minister for Water, to be converted to water shares for the benefit of Eligible Delivery Share Holders;’ and
- g) after the definition of **‘licence’** insert:
‘**‘Loddon Additional Water Recovery’** means the Trading Zone 5A (Loddon) volume of additional water recovery specified in Schedule 6;’ and
- h) after the definition of **‘Loddon Additional Water Recovery’** insert:
‘**‘Loddon Additional Water Recovery Account’** means the account administered by the Authority appointed under section 64GA of the Act in accordance with Clause 3 of Schedule 2 that records the volume of water that would have been allocated if the full entitlement associated with Loddon Additional Water Recovery was issued on 1 July of the current year;’ and
- i) after the definition of **‘low-reliability entitlements’** insert:
‘**‘Melbourne’s share’** means 75 gegalitres of long-term average annual yield of water recovery from Connections Project Stage 1;’

INSERTION OF NEW Clause 16A

8 After Clause 16 of the Bulk Entitlement Order **insert:**

‘16A SAVINGS OF DISTRIBUTION LOSSES ASSOCIATED WITH THE CONNECTIONS PROJECT

16A.1 Until the full volume of the Loddon Additional Water Recovery specified in Schedule 6 has been issued as entitlement, the Authority appointed under section 64GA of the Act must follow the procedure detailed in Clause 3 of Schedule 2 for estimating, accounting, reserving and deducting water in the Loddon Additional Water Recovery Account.’

AMENDMENTS TO SCHEDULE 1

9 For table 1 of Schedule 1 of the Bulk Entitlement Order **substitute:**

‘ Table 1: High-and low-reliability water shares (trading zone 5A)

Description	Nominal Volume (ML)	
	High-Reliability Water Shares	Low-Reliability Water Shares
Cairn Curran reservoir	275.0	82.2
Loddon River (Cairn Curran to Laanecoorie Weir	1,804.2	717.5
Laanecoorie Weir	349.0	161.0
Loddon River (Laanecoorie Weir to Bridgewater)	6,350.7	2,393.8
Loddon River (Bridgewater to Loddon Weir Pool)	3,160.2	1,698.7
Serpentine Creek upstream of Bears Lagoon	1,073.0	342.2
Loddon Weir Pool	665.0	443.6
Loddon Valley Irrigation Area – 1A Greater Goulburn	99.0	38.9
Loddon Valley Irrigation Area – 1B Boort	390.3	57.1
Shepparton Irrigation Area	241.0	0.0
Torrumbarry Irrigation Area	50.0	0.0
Tullaroop Reservoir	125.5	44.3
Tullaroop Creek	2,220.5	1,065.2
Non Water User*	4,721.6	1,027.4
Total	21,525.0	8,071.9

*Includes 135.6 ML HRWS to be issued on 1 July 2022 as part of the irrigators’ share from the Connections Project

Note: Details of the water share holdings in Table 1 are sourced from the Victorian Water Register as at 31 December 2021 and do not take into account any trade of water shares that may have occurred after this date, except for 135.6 ML HRWS to be issued on 1 July 2022 as part of the irrigators’ share.’

AMENDMENTS TO SCHEDULE 2

10 For Clause 2 of Schedule 2 of the Bulk Entitlement Order **substitute:**

‘2. SUPPLEMENTARY SUPPLIES TO THE GOULBURN SYSTEM

Entitlement holder	Supplementary Supplies																												
Goulburn–Murray Water	<p>The Authority, after ensuring that all Loddon system high reliability entitlements can be satisfied in the current year and are provided for in the following year, may arrange to provide supplies from the Loddon system to supplement the Goulburn system supplies from the Waranga Western Channel west of Loddon River and via Serpentine Creek.</p> <p>Until the Storage Manager and the Authority propose to the Minister better methods of ensuring that in-valley needs are satisfied, and the Minister agrees, the following arrangements are deemed to satisfy this requirement: Such supplementary supplies would only be provided:</p> <ul style="list-style-type: none">• when the seasonal determination for high-reliability entitlement is 100%, and• subject to the following water reserve being maintained in Cairn Curran, Tullaroop and Laanecoorie reservoirs combined:																												
	<table><tr><th>Month</th><th>Reserve (ML)</th><th>Month</th><th>Reserve (ML)</th></tr><tr><td>January</td><td>73000</td><td>July</td><td>89000</td></tr><tr><td>February</td><td>66000</td><td>August</td><td>89000</td></tr><tr><td>March</td><td>56000</td><td>September</td><td>88000</td></tr><tr><td>April</td><td>56000</td><td>October</td><td>86000</td></tr><tr><td>May</td><td>56000</td><td>November</td><td>82000</td></tr><tr><td>June</td><td>89000</td><td>December</td><td>78000</td></tr></table>	Month	Reserve (ML)	Month	Reserve (ML)	January	73000	July	89000	February	66000	August	89000	March	56000	September	88000	April	56000	October	86000	May	56000	November	82000	June	89000	December	78000
	Month	Reserve (ML)	Month	Reserve (ML)																									
	January	73000	July	89000																									
	February	66000	August	89000																									
	March	56000	September	88000																									
	April	56000	October	86000																									
	May	56000	November	82000																									
	June	89000	December	78000																									
	<p>The Authority may also use the operational losses in the Loddon System emanating upstream of Loddon Weir to supplement the Goulburn System.</p> <p>Until a review of the supplement supply arrangements is completed, if the Storage Manager determines that the monthly reserve volumes will not satisfy high-reliability entitlement commitments in the following year, the Storage Manager may determine an appropriate reserve volume to ensure in-valley needs are satisfied based on best available data.</p>																												

11 After Clause 2 of Schedule 2 of the Bulk Entitlement Order **insert:**

‘3. LODDON ADDITIONAL WATER RECOVERY ACCOUNT

3.1 Procedure for estimating, accounting, reserving and deducting water from the Loddon Additional Water Recovery Account

3.1.1 Until the full volume of the Loddon Additional Water Recovery specified in Schedule 6 has been issued as entitlement, the Authority appointed under section 64 GA of the Act must:

- A. On 1 July and for each subsequent seasonal determination in the year as required,
- i. determine the total volume of high-reliability and low-reliability water shares associated with the Loddon Additional Water Recovery that have not yet been issued; and
 - ii. reserve in the Loddon Additional Water Recovery Account water equal to the percentage determined under section 64GB(8) of the Act for the seasonal determination of the volume determined in sub-paragraph A(i) of sub-clause 3.1.1 of this Schedule for high-reliability and low-reliability water shares at that time.

- B. Upon the issue of entitlement associated with the Loddon Additional Water Recovery, make an adjustment to the volume in the Loddon Additional Water Recovery Account by deducting from the account the volume equivalent to the percentage, determined under section 64GB(8) of the Act, of the maximum volume of high-reliability and or low-reliability water shares.

3.1.2 Any water remaining in the Loddon Additional Water Recovery Account at the end of the year cannot be carried over.'

AMENDMENTS TO SCHEDULE 4

12 after Clause K of Schedule 4 in the Bulk Entitlement Order **insert:**

'KA. Minus the volume required to meet the water in the Loddon Additional Water Recovery Account specified in Schedule 2, Clause 3'

INSERTION OF NEW SCHEDULE 6

13 After Schedule 5 of the Bulk Entitlement Order **insert:**

' SCHEDULE 6: CONNECTIONS PROJECT ADDITIONAL WATER RECOVERY

Table 1 describes the volume of additional water recovery which has been recovered by the Connections Project and is set aside for Traditional Owners.

Table 1: Volume of additional water-recovery from the Connections Project set aside for Traditional Owners

Volume (ML)	Reliability	Zone
271.4	Equivalent to high-reliability water shares	Loddon 5A

The volumes described in Table 1 will not receive allocation in the seasonal determination process until it is issued as entitlements upon application by Goulburn–Murray Water to amend this Schedule.

The volumes described in Table 1 will not attract any fees or charges until it is issued as entitlements upon application by Goulburn–Murray Water to amend this Schedule. '

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

Water Act 1989**BULK ENTITLEMENT (RIVER MURRAY – FLORA AND FAUNA)
AMENDMENT ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (River Murray – Flora and Fauna) Amendment Order 2022.

PURPOSE

- 2 The purpose of this Instrument is to amend the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999 to ensure the volume of water entitlement issued to the Water Holder from the Connections Project match the commitments to return 279 GL to the environment. The changes are needed following a review of the entitlements issued to environmental beneficiaries because of changes to the long-term diversion limit equivalent factors updated in August 2019.

AUTHORISING PROVISION

- 3 This Order is made in accordance with section 44 of the **Water Act 1989**.

COMMENCEMENT

- 4 This Order comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.

DEFINITIONS

- 5 In this Order –
‘Bulk Entitlement Order’ means the Bulk Entitlement (River Murray – Flora and Fauna) Conversion Order 1999;
‘this Order’ means this Bulk Entitlement (River Murray – Flora and Fauna) Amendment Order 2022.

AMENDMENT TO THE BULK ENTITLEMENT ORDER

- 6 I amend the Bulk Entitlement Order as follows:

AMENDMENTS TO DEFINITIONS IN CLAUSE 4

- 7 In the definitions in Clause 4 of the Bulk Entitlement Order:
- a) for the definition of **‘Goulburn-Murray Water Connections Project’** substitute
‘‘Goulburn-Murray Water Connections Project’ is a major irrigation modernisation project, also known as the Northern Victoria Irrigation Renewal Project (NVIRP), aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the Goulburn-Murray Irrigation District;’

AMENDMENTS TO CLAUSE 6

- 8 In Clause 6 of the Bulk Entitlement Order **substitute** for sub-clause 6.1 paragraph (a):
- ‘ (a) for the purpose of providing for flora and fauna needs:
 - (i) the Water Holder’s share of the water available to meet the high-reliability and low-reliability entitlements as set out in Table 1 of Schedule 5, being the ‘Flora and Fauna’ entitlement;
 - (ii) water available under the Victorian unregulated flow entitlement as specified in Table 1 of Schedule 5;
 - (iii) water available under the 9 GL unregulated flow entitlement as specified in Table 1 of Schedule 5, being part of the Goulburn-Murray Water Connections Project entitlement; and

- (iv) water available to meet the high-reliability and low-reliability entitlements as set out in Table 1 of Schedule 5, being part of the Goulburn-Murray Water Connections Project entitlement.

and,'

9 Sub-clause 6.1(e) is **revoked**

AMENDMENTS TO CLAUSE 16A

10 Clause 16A of the Bulk Entitlement Order is **revoked**.

AMENDMENTS TO SCHEDULE 5

11 In Schedule 5 of the Bulk Entitlement Order **substitute** for Table 1 –

‘SCHEDULE 5: QUANTIFICATION OF ENTITLEMENT

Table 1 – Volume of Flora and Fauna environmental entitlement

Program / Source	Volume (ML)			Comment
	High-reliability	Low-reliability	Unregulated flow	
Flora and Fauna entitlement	28,846.0	1,292.0	0.0	Trading zone 7
	763.0	2,524.0	0.0	Trading zone 6
	174.0	77.0	0.0	Trading zone 6B
Victorian unregulated flow entitlement	0.0	0.0	40,000.0	Unregulated Flow entitlement Recognises historic use River Murray system Carryover does not apply
Goulburn-Murray Water Connections Project	0.0	0.0	9,000.0	Unregulated Flow entitlement River Murray downstream of Goulburn River confluence Carryover does not apply
Goulburn-Murray Water Connections Project	3,903.9	0.0	0.0	Trading zone 6
Goulburn-Murray Water Connections Project	11,885.0	1,966.5	0.0	Trading zone 7
TOTALS	45,571.9	5,859.5	49,000.0	

Amendments to Schedule 7 of the Bulk Entitlement Order

12 Schedule 7 of the Bulk Entitlement is **revoked**.

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

Water Act 1989**CAMPASPE RIVER ENVIRONMENTAL ENTITLEMENT AMENDMENT 2022**

I, Lisa Neville, Minister for Water, under the provisions of the **Water Act 1989**, make the following Instrument –

TITLE

1. This Instrument is called the Campaspe River Environmental Entitlement Amendment 2022.

PURPOSE

2. The purpose of this Instrument is to amend the Campaspe River Environmental Entitlement 2013 to ensure the volumes of water entitlement issued to the Water Holder from the decommissioning of the Campaspe Irrigation District are equal to the long-term volumes of water recovered. The changes are needed as a result of the revisions to Victoria's long-term diversion limit equivalent factors in 2019 and agreed with the MDBA.

AUTHORISING PROVISIONS

3. This Instrument is made under section 48K of the **Water Act 1989**. The Minister makes this Instrument on the application of the Victorian Environmental Water Holder.

COMMENCEMENT

4. This Instrument comes into effect on the day it is published in the Victoria Government Gazette or 1 July 2022, whichever is later.

DEFINITIONS

5. In this Instrument a reference to the Environmental Entitlement is a reference to Campaspe River Environmental Entitlement 2013.

AMENDMENTS TO PURPOSE

6. In Clause 4 of the Environmental Entitlement for the words '8,100 ML' **substitute** '8,105 L'

AMENDMENTS TO DEFINITIONS

7. In Clause 5 of the Environmental Entitlement –

- (a) After the definition '**Goulburn-Murray Water**' **insert**

'**Goulburn-Murray Water Connections Project**' is a major irrigation modernisation project, also known as the Northern Victoria Irrigation Renewal Project (NVIRP), aiming to generate long term annual average water savings of 429 gegalitres by upgrading irrigation infrastructure in the Goulburn-Murray Irrigation District;'

AMENDMENTS TO CLAUSE 6 OF THE ENVIRONMENTAL ENTITLEMENT

8. For sub-clause 6.1(b) of the Environmental Entitlement, **substitute**:

'(b) 8,105 ML of long-term average entitlement, detailed in Schedule 1.'

AMENDMENTS TO CLAUSE 15 OF THE ENVIRONMENTAL ENTITLEMENT

9. For sub-clause 15.4 of the Environmental Entitlement for the words 'sub-clause 15.1' **substitute** 'sub-clause 15.3'.

AMENDMENTS TO SCHEDULE 1

10. In Schedule 1 of the Environmental Entitlement **substitute** for Schedule 1 –

'SCHEDULE 1 – CAMPASPE IRRIGATION DISTRICT LOSS SAVINGS ENTITLEMENT**1. ENTITLEMENT**

- 1.1 The Water Holder is entitled to a long-term average annual entitlement of 8,105 ML subject to the conditions of this Schedule.
- 1.2 The water available under this entitlement will be allocated by Goulburn-Murray Water in accordance with the volumes and rules shown in Table 1.

Table 1 – Loss Savings Entitlement components and allocation rules

Source of entitlement	Maximum available volume (ML)	Allocation rules
Campaspe irrigation district (CID) fixed annual losses	1,656.0	Full volume available at 1 July of any year.
CID variable delivery loss – high-reliability	4147.4	Allocated in accordance with the procedure for making seasonal determination for high-reliability water shares in the Campaspe System.
CID variable delivery loss – low-reliability	4394.0	Allocated in accordance with the procedure for making seasonal determination for low-reliability water shares in the Campaspe System.

2. CARRYOVER PROVISIONS

- 2.1 Any volume of water allocated by Goulburn-Murray Water to the Loss Savings Entitlement and unused on 30 June of any year cannot be carried over.

3. TRADE

- 3.1 The Water Holder may not assign allocation allocated under this Schedule to another entitlement.
- 3.2 The water to which the Water Holder is entitled under this Schedule cannot be transferred in whole or in part.’

Dated 20 June 2022

LISA NEVILLE MP
Minister for Water

Water Act 1989**GOULBURN RIVER ENVIRONMENTAL ENTITLEMENT AMENDMENT 2022**

I, Lisa Neville, Minister for Water, under the provisions of the **Water Act 1989**, make the following Instrument –

TITLE

1. This Instrument is called the Goulburn River Environmental Entitlement Amendment 2022.

PURPOSE

2. The purpose of this Instrument is to amend the Goulburn River Environmental Entitlement 2010 to ensure the volume of water entitlement issued to the Water Holder from the Connections Project match the commitments to return 279 GL to the environment. The changes are needed following a review of the entitlements issued to environmental beneficiaries because of changes to the long-term diversion limit equivalent factors updated in August 2019.

AUTHORISING PROVISIONS

3. This Instrument is made under section 48K of the **Water Act 1989**. The Minister makes this Instrument on the application of the Victorian Environmental Water Holder.

COMMENCEMENT

4. This Instrument comes into effect on the day it is published in the Victoria Government Gazette or 1 July 2022, whichever is later.

DEFINITIONS

5. In this Instrument a reference to the Environmental Entitlement is a reference to Goulburn River Environmental Entitlement 2013.

AMENDMENTS TO DEFINITIONS

6. In Clause 4 of the Environmental Entitlement –
 - (a) For the definition of ‘**Goulburn-Murray Water Connections Project**’, substitute ‘**‘Goulburn-Murray Water Connections Project**’ is a major irrigation modernisation project, also known as the Northern Victoria Irrigation Renewal Project (NVIRP), aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the Goulburn-Murray Irrigation District;’
 - (b) For the definition of ‘**storage manager**’, substitute ‘**‘storage manager**’ means a person appointed by the Minister under section 122ZK of the Act to be the storage manager for the Goulburn System;’

AMENDMENTS TO CLAUSE 6 OF THE ENVIRONMENTAL ENTITLEMENT

7. For sub-clause 6.1 of the Environmental Entitlement, **delete** the words ‘and Schedule 4’.

AMENDMENTS TO CLAUSE 6A OF THE ENVIRONMENTAL ENTITLEMENT

8. Clause 6A of the Environmental Entitlement is **revoked**.

AMENDMENTS TO SCHEDULE 1

9. In Schedule 1 of the Environmental Entitlement **substitute** for Schedule 1 –

‘SCHEDULE 1 – ENVIRONMENT’S ENTITLEMENTS IN THE GOULBURN SYSTEM**Table 1: Water Holder’s entitlements for the Goulburn System**

Project	Volume	Reliability	Trading Zone
Wimmera Mallee Pipeline Project and IPA ¹	1,434.0 ML	Equivalent to high reliability water shares	Trading zone 1B
Shepparton Irrigation Area Modernisation Project ²	7,417.0 ML	Equivalent to high reliability water shares	Trading zone 1A
Shepparton Irrigation Area Modernisation Project ³	3,140.0 ML	Equivalent to low reliability water shares	Trading zone 1A
Stage 1 of Connections	17,574.8 ML	Equivalent to high reliability water shares	Trading zone 1A
Stage 1 of Connections	2,651.8 ML	Equivalent to low reliability water shares	Trading zone 1A

¹ Wimmera Mallee Pipeline Project contributed 1432.0 ML and IPA contributed 2.0 ML.

² Shepparton Irrigation Area Modernisation Project contributed 4,977.0 ML, Central Goulburn 1–4 Project contributed 303.4 ML and IPA contributed 2,136.6 ML.

³ Shepparton Irrigation Area Modernisation Project contributed 1,551.1 ML, Central Goulburn 1–4 Project contributed 161.0 ML and IPA contributed 1,427.9 ML.’

AMENDMENTS TO SCHEDULE 4

10. Schedule 4 of the Environmental Entitlement is **revoked**.

Dated 20 June 2022

LISA NEVILLE MP
Minister for Water

Water Act 1989

**BULK ENTITLEMENT (GOULBURN SYSTEM –
GREATER WESTERN WATER) ORDER 2022**

PART 1 – INTRODUCTORY STATEMENTS	2799
1. Citation	2799
2. Empowering Provisions.....	2799
3. Commencement.....	2799
4. Purpose	2799
5. Definitions	2799
PART 2 – ENTITLEMENT	2801
6. Granting of a Bulk Entitlement	2801
7. Bulk Entitlement.....	2801
PART 3 – AVAILABLE WATER.....	2801
8. Available Water Resources	2801
9. Diversion Limit	2801
PART 4 – GENERAL CONDITIONS AND PROVISIONS.....	2802
10. Operating Arrangements.....	2802
11. Dispute Resolution	2802
PART 5 – DEMONSTRATING COMPLIANCE.....	2803
12. Metering and Monitoring	2803
13. Reporting Requirements.....	2803
14. Data.....	2803
PART 6 – COST SHARING ARRANGEMENTS.....	2804
15. Water Storage Costs	2804
16. Duty to Make Payments	2804
SCHEDULE 1 – GREATER WESTERN WATER’S ENTITLEMENT IN THE GOULBURN SYSTEM.....	2804
SCHEDULE 2 – MELBOURNE RETAILER ENTITLEMENT HOLDERS AND ENTITLEMENTS IN THE GOULBURN SYSTEM.....	2804

The Minister, under the provisions of the **Water Act 1989**, makes the following Order –

PART 1 – INTRODUCTORY STATEMENTS

1. CITATION

This Order may be cited as the Bulk Entitlement (Goulburn System – Greater Western Water) Order 2022.

2. EMPOWERING PROVISIONS

This Order is made under Division 1 of Part 4 of the **Water Act 1989**.

3. COMMENCEMENT

This Order comes into operation on 1 July 2022, or the day it is published in the Government Gazette, whichever comes later.

4. PURPOSE

The purpose of this Order is to grant Greater Western Water a bulk entitlement to 6,647.3 ML of high-reliability entitlement and 4,311.7 ML of low-reliability entitlement which equals one third of Melbourne's share of water recovered from the Goulburn component by the Connections Project Stage 1. The actual water allocation available to Greater Western Water in any year under this entitlement is determined in accordance with Clause 8.

5. DEFINITIONS

In this Order

‘**Act**’ means the **Water Act 1989**;

‘**Authority**’ means Greater Western Water;

‘**authority appointed under section 64GA of the Act**’ means, for the Goulburn system, Goulburn–Murray Rural Water Corporation;

‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 giganlitres by upgrading irrigation infrastructure in the GMID;

‘**Connections Project Stage 1**’ means Stage 1 of the Connections Project, which was projected to generate long-term annual average water savings of 225 giganlitres in the GMID in accordance with the *Business Case for Northern Victoria Irrigation Renewal Project Stage 1*.

‘**Department**’ means the Department of Environment, Land, Water and Planning;

‘**daily diversion rate**’ means the volume of water pumped from the Goulburn River into the North-South Pipeline over a period of 24 hours;

‘**entitlement holder**’ means the holder of any type of entitlement to water in the Goulburn System granted under the Act;

‘**ESC**’ means the Essential Services Commission;

‘**GMID**’ means the Goulburn–Murray Irrigation District;

‘**Goulburn component**’ means that part of the GMID which can be supplied with water from the Goulburn River but not from the River Murray.

‘**Goulburn Entitlement Holder**’ means the holder of the *Bulk Entitlement (Eildon – Goulburn Weir) Conversion Order 1995*;

‘**Goulburn headworks system**’ means:

- (a) the water supply works of Lake Eildon, Goulburn Weir, the Stuart Murray and Cattinach Canals and Waranga Basin; and
- (b) the waterway below Lake Eildon;

‘Goulburn Storage Manager’ means a person appointed by the Minister under section 122ZK of the Act to control and manage the Goulburn headworks system, or do all or any of the functions specified under Part 6C of the Act in the Goulburn System;

‘Goulburn System’ means the following land and water storages in respect of which the Storage Manager is to exercise its functions and obligations;

- (a) Lake Eildon and the Goulburn River downstream of Lake Eildon to where it enters the River Murray, including Lake Nagambie and anabranches receiving water as a consequence of regulation of the water system;
- (b) the Shepparton, Central Goulburn, Rochester and Loddon Valley irrigation areas of the Goulburn–Murray irrigation district and waterworks districts of the Goulburn water system;
- (c) major holding basins and interconnectors being East Goulburn Main channel, Stuart Murray Canal, Cattanaach Canal, Waranga Basin, Waranga Western Channel and Loddon Weir pool; and
- (d) the creeks and lakes used to convey Goulburn water system water (these include: Bears Lagoon, Serpentine Creek downstream of the channel linking it to Bears Lagoon and Little Lake Boort).

‘Greater Western Water’ means Greater Western Water Corporation;

‘Melbourne headworks system’ means Thomson, Upper Yarra, Maroondah, O’Shannassy, Sugarloaf, Silvan, Cardinia, Toorourrong, Yan Yean, Greenvale and Tarago Reservoirs and the associated weirs, tunnels, transfer conduits, treatment plants and associated water supply works owned by Melbourne Water;

‘Melbourne retail authorities’ means any or all of –

- (a) Yarra Valley Water;
- (a) Greater Western Water; and
- (b) South East Water;

‘Melbourne Storage Manager’ means Melbourne Water acting in respect of its role to manage storages for the Melbourne headworks system in accordance with section 171B of the Act;

‘Melbourne Water’ means Melbourne Water Corporation;

‘Melbourne’s share’ means 75 gegalitres of long-term average annual yield of water recovery from Connections Project Stage 1;

‘Minister’ means the Minister administering the **Water Act 1989**;

‘ML’ means megalitre(s);

‘North-South Pipeline’ means the water transmission pipeline between the specified off-take point in the Goulburn System and the Sugarloaf Reservoir;

‘NVIRP’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gegalitres by upgrading irrigation infrastructure in the GMID;

‘South East Water’ means South East Water Corporation;

‘specified monitoring point’ means the gauging station established to monitor the flow of the Goulburn River as required under sub-clause 12(b);

‘specified off-take point’ means the pump station near Killingworth Road, Yea.

‘Yarra Valley Water’ means Yarra Valley Water Corporation;

‘year’ means the 12 months commencing 1 July.

PART 2 – ENTITLEMENT**6. GRANTING OF A BULK ENTITLEMENT**

A bulk entitlement to water from the Goulburn System is granted to the Authority on the conditions set out in this Order.

7. BULK ENTITLEMENT

7.1 The Authority is entitled to the water entitlement specified in Schedule 1 of this Order.

7.2 Water available under this entitlement can be taken in accordance with Clause 9 of this Order.

PART 3 – AVAILABLE WATER**8. AVAILABLE WATER RESOURCES**

8.1 The water available to the Authority in a given year, under the terms and conditions set out in this Order includes:

- a) allocation to the entitlement described in Schedule 1 determined by the authority appointed under section 64GA of the Act in accordance with the procedure for making seasonal determinations for high and low-reliability water shares; and
- b) any water carried over by the Authority, from the previous year in accordance with a Declaration made by the Minister under section 47DA of the Act.

9. DIVERSION LIMIT

9.1 The Authority, together with the holders of the bulk entitlements listed in Schedule 2 may only divert water from the Goulburn River at the specified off-take point:

- (a) up to a maximum of 75,000 ML in any year; and
- (b) when the flow of the Goulburn River as measured at the specified monitoring point is at least 300 ML per day; and
- (c) when the daily diversion rate of the North-South Pipeline does not exceed 360 ML per day; and
- (d) if all the water taken is met through controlled, pre-ordered releases of available water allocation from Eildon Dam which must be co-ordinated by the Goulburn Storage Manager.

9.2 Subject to the maximum daily diversion rate established in sub-clause 9.1(c), the Authority, together with the holders of the bulk entitlements listed in Schedule 2, may vary the daily diversion rate:

- (a) in accordance with sub-clause 9.3; or
- (b) in any other way, with the prior written agreement of the Goulburn-Broken Catchment Management Authority.

9.3 The Authority, together with the holders of the bulk entitlements listed in Schedule 2 may increase or decrease the daily diversion rate by up to:

- (a) 75 ML per day when the flow in the Goulburn River at the specified monitoring point is between 300 and 799 ML per day;
- (b) 120 ML per day when the flow in the Goulburn River at the specified monitoring point is between 800 and 1,499 ML per day; and
- (c) 180 ML per day when the flow in the Goulburn River at the specified monitoring point is 1,500 ML per day or greater.

9.4 The Authority, together with the holders of the bulk entitlements listed in Schedule 2, must advise the Melbourne Storage Manager, the Goulburn Storage Manager and the Department in writing of any variation to the daily diversion rate agreed with the Goulburn-Broken Catchment Management Authority under sub-clause 9.2(b).

PART 4 – GENERAL CONDITIONS AND PROVISIONS**10. OPERATING ARRANGEMENTS**

- 10.1 Before the Authority, or any other entitlement holder listed in Schedule 2, may divert more than 300 ML in a year in line with Clause 9, the Authority together with the holders of entitlements listed in Schedule 2 must endeavour to agree on operational arrangements with the Melbourne Storage Manager and the Goulburn Storage Manager for the supply of water under this entitlement.
- 10.2 The Authority together with the holders of entitlements described in Schedule 1 must submit this arrangement to the Deputy Secretary of the Department.
- 10.3 If the Authority has not reached agreement with the Melbourne Storage Manager and the holders of the Bulk Entitlement listed in Schedule 2 and the Goulburn Storage Manager on operating arrangements one of them considers appropriate under sub-clause 10.1, any party may give written notice to the other parties requiring the matter to be determined in accordance with Clause 10.11.

11. DISPUTE RESOLUTION

- 11.1 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the Melbourne Storage Manager, or the Goulburn Storage Manager, or the Goulburn Entitlement Holder, or another entitlement holder, the Authority may give written notice to another party, or parties, requiring the matter to be determined by the ESC or an independent expert.
- 11.2 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the Melbourne Storage Manager, or the Goulburn Storage Manager, or the Goulburn Entitlement Holder, or another entitlement holder, and the Authority receives written notice requiring the matter to be determined by the ESC or an independent expert, the Authority must comply with the notice.
- 11.3 A notice may not be given under sub-clause 11.1, or considered under sub-clause 11.2, until 14 days have expired after the difference or dispute has arisen.
- 11.4 Where a dispute is referred to the ESC, the ESC may determine the process and timing for facilitating a resolution of the dispute.
- 11.5 Where a dispute is referred to an independent expert, the independent expert must not commence to determine a matter until 14 days have expired after notice is given under sub-clause 11.1 or received under sub-clause 11.2.
- 11.6 The independent expert is either –
- (a) a person agreed to by the parties to the difference or dispute; or
 - (b) if the parties to the difference or dispute cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.
- 11.7 The independent expert must reach a conclusion on the matter within 30 days after it has been referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 11.8 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 11.9 Any conclusion by the ESC or an independent expert is final and binding on the parties.
- 11.10 Where a dispute is referred to the ESC, the ESC may determine the apportionment of the costs of and incidental to every reference.
- 11.11 Where a dispute is referred to an independent expert, the costs to the parties of, and incidental to, a reference to an independent expert, including the costs of the independent expert, must be apportioned among the parties to the dispute as determined by the independent expert.

PART 5 – DEMONSTRATING COMPLIANCE**12. METERING AND MONITORING**

The Authority, together with the holders of the bulk entitlements listed in Schedule 2, must ensure the Melbourne Storage Manager –

- (a) meters how much water is diverted from the Goulburn River in each year;
- (b) monitors the flow of the Goulburn River immediately downstream of the specified off-take point; and
- (c) by 16 November 2023, reviews and if necessary amends the current metering plan for the Melbourne headworks system in accordance with any guidelines issued by the Minister from time to time for the purpose of assessing whether or not the Authority complies with this bulk entitlement.

13. REPORTING REQUIREMENTS

13.1 The Minister may require the Authority to report on all or any of the following –

- (a) the daily amount of water taken by the Authority from the waterway;
- (b) the annual amount of water taken by the Authority from the waterway;
- (c) the annual water allocation made available to the Authority under Clause 8 of this bulk entitlement;
- (d) any assignment of water allocation made available under this bulk entitlement;
- (e) any permanent transfer of all or part of this bulk entitlement;
- (f) any amendment to this bulk entitlement;
- (g) any failure by either the Authority to comply with any provision of this bulk entitlement; and
- (h) any difficulties experienced or anticipated either by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.

13.2 Any report made under sub-clause 13.1 must be made –

- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
- (b) within 14 days of receiving the Minister's written request, or such longer period of time as the Minister may determine.

13.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters referred to in sub-clause 13.1, except –

- (a) paragraph (a) of sub-clause 13.1; and
- (b) with the approval of the Minister, any matter set out in paragraph (g) of sub-clause 13.1.

13.4 If requested by the Goulburn Entitlement Holder the Authority must report on all or any of the matters set out in sub-clause 13.1.

13.5 Any report under sub-clause 13.4 must be made –

- (a) in such form as may be agreed between the Authority and the Goulburn Entitlement Holder; and
- (b) within such period of time as may be agreed between the Authority and the Goulburn Entitlement Holder.

14. DATA

14.1 The Authority must make available to any person, data collected by or on behalf of the Authority for the purpose of metering, monitoring and reporting under Clauses 12 and 13, subject to the person paying any fair and reasonable access fee imposed by the Authority to cover the costs of making the data available to that person.

PART 6 – COST SHARING ARRANGEMENTS**15. WATER STORAGE COSTS**

- 15.1 The Authority must pay the Goulburn Storage Manager a proportionate share of the costs associated with the Goulburn headworks system.
- 15.2 Where the Goulburn Storage Manager provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to the Goulburn Storage Manager are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

16. DUTY TO MAKE PAYMENTS

The Authority has a duty to make its payments for Clause 15 directly to the Goulburn Storage Manager.

Dated 20 June 2022

Responsible Minister
HON. LISA NEVILLE
Minister for Water

**SCHEDULE 1 – GREATER WESTERN WATER'S ENTITLEMENT
IN THE GOULBURN SYSTEM**

Entitlement Volume (ML/yr)	Reliability	Trading Zone ¹
4,330.4	Equivalent to high-reliability water shares	Trading Zone 1A
3,581.7	Equivalent to low-reliability water shares	Trading Zone 1A
2,316.9	Equivalent to high-reliability water shares	Trading Zone 1B
730.0	Equivalent to low-reliability water shares	Trading Zone 1B

¹Trading Zone 1A and Trading Zone 1B are as defined in *Trading Rules for Declared Water Systems* (which came into operation on 1 July 2007 and as amended)

**SCHEDULE 2 – MELBOURNE RETAILER ENTITLEMENT HOLDERS AND
ENTITLEMENTS IN THE GOULBURN SYSTEM**

Holder	Bulk Entitlement
South East Water	Bulk Entitlement (Goulburn System – South East Water) Order 2022
Greater Western Water	Bulk Entitlement (Goulburn System – Greater Western Water) Order 2022
Yarra Valley Water	Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2022

Water Act 1989**BULK ENTITLEMENT (GOULBURN SYSTEM – GREATER WESTERN WATER)
AMENDMENT AND REVOCATION ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (Goulburn System – Greater Western Water) Amendment and Revocation Order 2022.

PURPOSE

- 2 The purpose of this Order is to apply changes to the Bulk Entitlement (Goulburn System – City West Water) Order 2012 (the Bulk Entitlement Order) to reflect the name change as a result of the integration of City West Water and Western Water and the new name of this water corporation, Greater Western Water and change all references to City West Water to Greater Western Water; to amend the Bulk Entitlement Order to ensure consistency with the newly created Bulk Entitlement (Goulburn System – Greater Western Water) Order 2022 issued to the Authority to provide an enduring entitlement to water recovery from Stage 1 of the Connections Project; and to revoke the Bulk Entitlement (Goulburn System – Greater Western Water) Order 2012 on 20 June 2023 when the Order will no longer be required.

AUTHORISING PROVISION

- 3 The amendment is made in accordance with section 44 of the **Water Act 1989**. The revocation is made in accordance with section 27 of the **Interpretation of Legislation Act 1984**.

COMMENCEMENT

- 4.1 The amendment comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.
- 4.2 The revocation comes into effect on 20 June 2023.

REVOCATION OF BULK ENTITLEMENT (GOULBURN SYSTEM – GREATER WESTERN WATER) ORDER 2012

- 5 I revoke the Bulk Entitlement (Goulburn System – Greater Western Water) Order 2012 granted to the Authority on 1 July 2012 effective as at 20 June 2023.

DEFINITIONS

In this Order –

‘**Authority**’ means Greater Western Water Corporation;

‘**Bulk Entitlement (Goulburn System – City West Water) Order 2012**’ means Bulk Entitlement (Goulburn System – Greater Western Water) Order 2012 and vice versa;

‘**Stage 1 of the Connections Project**’ means Stage 1 of the Connections Project, which was contracted to generate 225 gegalitres of long-term annual average water recovery in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1.

CHANGE OF REFERENCE

- 6 In the Bulk Entitlement (Goulburn System – City West Water) Order 2012 for the words ‘City West Water’ **substitute** with ‘Greater Western Water’.

EMPOWERING PROVISION

- 7 In the empowering provisions of the Bulk Entitlement Order after the words ‘Part 4 of the’ **delete** the words ‘of the’.

AMENDMENT TO DEFINITIONS

- 8 In the Definitions of the Bulk Entitlement Order –
- a) **delete** the definition ‘**Agreement**’; and
 - b) **delete** the definition ‘**City West Water**’; and

- c) after the definition **‘Authority’** insert
‘Connections Project’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and
- d) for the definition **‘Department’** substitute
‘Department’ means the Department of Environment, Land, Water and Planning;’ and
- e) **delete** the definition **‘Goulburn Basin’** and
- f) after the definition **‘GMID’** insert
‘Goulburn component’ means that part of the GMID which can be supplied with water from the Goulburn River but not from the River Murray;’ and
- g) for the definition **‘Goulburn headworks system’** substitute
‘Goulburn headworks system’ means:
 - (a) the water supply works of Lake Eildon, Goulburn Weir, the Stuart Murray and Cattanach Canals and Waranga Basin; and
 - (b) the waterway below Lake Eildon;’ and
- h) for the definition **‘Goulburn Storage Manager’** substitute
‘Goulburn Storage Manager’ means a person appointed by the Minister under section 122ZK of the Act to control and manage the Goulburn headworks system, or to do all or any of the functions specified under Part 6C of the Act in the Goulburn System;’ and
- i) for the definition **‘Goulburn System’** substitute
‘Goulburn System’ means the following land and water storages in respect of which the Storage Manager is to exercise its functions and obligations;
 - (a) Lake Eildon and the Goulburn River downstream of Lake Eildon to where it enters the River Murray, including Lake Nagambie and anabranches receiving water as a consequence of regulation of the water system;
 - (b) the Shepparton, Central Goulburn, Rochester and Loddon Valley irrigation areas of the Goulburn-Murray irrigation district and waterworks districts of the Goulburn water system;
 - (c) major holding basins and interconnectors being East Goulburn Main channel, Stuart Murray Canal, Cattanach Canal, Waranga Basin, Waranga Western Channel and Loddon Weir pool; and
 - (d) the creeks and lakes used to convey Goulburn water system water (these include: Bears Lagoon, Serpentine Creek downstream of the channel linking it to Bears Lagoon and Little Lake Boort);’ and
- j) after the definition of **‘Goulburn System’** insert:
‘Greater Western Water’ means Greater Western Water Corporation;’ and
- k) **delete** the definition **‘Melbourne bulk transfer system’** and
- l) **delete** the definition **‘Melbourne Bulk Transfer System Operator’** and
- m) after the definition **‘Melbourne retail authorities’** insert
‘Melbourne’s share’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;’ and
- n) for the definition of **‘Melbourne Storage Manager’** substitute
‘Melbourne Storage Manager’ means Melbourne Water acting in respect of its role to manage storages for the Melbourne headworks system in accordance with section 171B of the Act;’ and

- o) **delete** the definition ‘**Melbourne Supply System**’ and
- p) **delete** the definition ‘**net carryover volume**’ and
- q) for the definition ‘**NVIRP**’ **substitute**
‘**‘NVIRP’** means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and
delete the definition ‘**Resource Manager**’.

AMENDMENTS TO CLAUSE 6

- 9 In Clause 6 of the Bulk Entitlement Order after ‘**GRANTING OF A BULK ENTITLEMENT**’ **insert**
‘A bulk entitlement to water from the Goulburn System is granted to the Authority on the conditions set out in this Order.’

AMENDMENTS TO CLAUSE 9

- 10 In sub-clause 9.1 paragraph (d) of the Bulk Entitlement Order after the words ‘Eildon Dam’ **insert** ‘which must be co-ordinated by the Goulburn Storage Manager’
- 11 In sub-clause 9.4 of the Bulk Entitlement Order **delete** the words ‘, the Resource Manager’

AMENDMENTS TO CLAUSE 10

- 12 In Clause 10 of the Bulk Entitlement Order **substitute** for Clause 10.1
‘Before the Authority, or any other entitlement holder listed in Schedule 1, may divert more than 300 ML in a year in line with Clause 9, the Authority together with the holders of entitlements listed in Schedule 1 must endeavour to agree on operational arrangements with the Melbourne Storage Manager and the Goulburn Storage Manager for the supply of water under this entitlement.’
- 13 After sub-clause 10.1 of the Bulk Entitlement Order **insert**
‘10.1A The Authority together with the holders of entitlements described in Schedule 1 must submit these arrangements to the Deputy Secretary of the Department.’

AMENDMENTS TO CLAUSE 12

- 14 In sub-clause 12.1 of the Bulk Entitlement Order **delete** the words ‘or the Resource Manager,’.
- 15 In sub-clause 12.2 of the Bulk Entitlement Order **delete** the words ‘or the Resource Manager,’.

AMENDMENTS TO CLAUSE 13

- 16 In Clause 13 of the Bulk Entitlement Order **substituted** the words ‘sub-clause 7.3’ with ‘Schedule 1’.
- 17 In Clause 13 of the Bulk Entitlement Order **substitute** for Clause 13.1 paragraph(c)
‘by 16 November 2023, reviews and if necessary amends the current metering plan for the Melbourne headworks system in accordance with any guidelines issued by the Minister from time to time for the purpose of assessing whether or not the Authority complies with this bulk entitlement.’

AMENDMENTS TO CLAUSE 14

- 18 In sub-clause 14.4 of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.
- 19 In sub-clause 14.5 paragraph (a) of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.
- 20 In sub-clause 14.5 paragraph (b) of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.

AMENDMENTS TO CLAUSE 16

- 21 **Delete** Clause 16.

AMENDMENTS TO CLAUSE 18

22 For Clause 18 **substitute**

‘The Authority has a duty to make its payments for Clause 17 directly to the Goulburn Storage Manager.’

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

Water Act 1989**BULK ENTITLEMENT (RIVER MURRAY –
GREATER WESTERN WATER) ORDER 2022**

PART 1 – INTRODUCTORY STATEMENTS.....	2810
1. Citation	2810
2. Empowering Provisions.....	2810
3. Commencement.....	2810
4. Purpose	2810
5. Definitions	2810
PART 2 – ENTITLEMENT	2811
6. Granting of a Bulk Entitlement.....	2811
7. Bulk Entitlement.....	2811
PART 3 – AVAILABLE WATER.....	2811
8. Available Water Resources.....	2811
PART 4 – GENERAL CONDITIONS AND PROVISIONS.....	2811
9. Dispute Resolution	2811
PART 5 – DEMONSTRATING COMPLIANCE.....	2812
10. Reporting Requirements.....	2812
11. Data.....	2813
PART 6 – COST SHARING ARRANGEMENTS.....	2813
12. Resource Manager Costs.....	2813
13. Water Storage Costs	2813
14. Duty to Make Payments	2813
SCHEDULE 1 – GREATER WESTERN WATER’S ENTITLEMENT IN THE RIVER MURRAY SYSTEM.....	2813

The Minister, under the provisions of the **Water Act 1989**, makes the following Order –

PART 1 – INTRODUCTORY STATEMENTS

1. CITATION

This Order may be cited as the Bulk Entitlement (River Murray – Greater Western Water) Order 2022.

2. EMPOWERING PROVISIONS

This Order is made under Division 1 of Part 4 of the **Water Act 1989**.

3. COMMENCEMENT

This Order comes into operation on 1 July 2022, or the day it is published in the Government Gazette, whichever comes later.

4. PURPOSE

The purpose of this Order is to grant Greater Western Water a bulk entitlement to 12,653.3 ML of high-reliability entitlement and 6,876.6 ML of low-reliability entitlement which equals one third of Melbourne's share of water recovered from the Murray component by the Connections Project Stage 1. The actual water allocation available to Greater Western Water in any year under this entitlement is determined in accordance with Clause 8.

5. DEFINITIONS

In this Order

‘**Act**’ means the **Water Act 1989**;

‘**Authority**’ means Greater Western Water;

‘**authority appointed under section 64GA of the Act**’ means, for the River Murray system, Goulburn–Murray Rural Water Corporation;

‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;

‘**Connections Project Stage 1**’ means Stage 1 of the Connections Project, which was projected to generate long-term annual average water savings of 225 gigalitres in the GMID in accordance with the *Business Case for Northern Victoria Irrigation Renewal Project Stage 1*.

‘**entitlement holder**’ means the holder of any type of entitlement to water in the River Murray System granted under the Act;

‘**ESC**’ means the Essential Services Commission;

‘**GMID**’ means the Goulburn–Murray Irrigation District;

‘**Goulburn–Murray Water**’ means the Goulburn–Murray Rural Water Corporation;

‘**Greater Western Water**’ means Greater Western Water Corporation;

‘**MDBA**’ means the Murray-Darling Basin Authority;

‘**Melbourne retail authorities**’ means any or all of –

- (a) Yarra Valley Water;
- (b) South East Water; and
- (c) Greater Western Water;

‘**Melbourne's share**’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;

‘**Minister**’ means the Minister administering the **Water Act 1989**;

‘**ML**’ means megalitre(s);

‘**Murray-Darling Basin Agreement**’ means the Murray-Darling Basin Agreement as contained in Schedule F of the **Water Act 2007** (Commonwealth);

‘NVIRP’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;

‘resource manager’ means any person appointed by the Minister under section 43A of the Act to be the resource manager for the River Murray;

‘River Murray Bulk Entitlements’ means all bulk entitlements granted under the Act for water taken from the River Murray System;

‘River Murray component’ means part of the GMID which can be supplied with water from the River Murray but not the Goulburn River;

‘River Murray Entitlement Holder’ means the holder of the *Bulk Entitlement (River Murray – Goulburn–Murray Water) Conversion Order 1999*;

‘River Murray System’ means the River Murray to which Victoria has access and which carries regulated water under the Murray-Darling Basin Agreement; consisting of:

- (a) the main course of the River Murray from Hume Dam to the South Australian border;
- (d) the main course of the Mitta Mitta River below Dartmouth Dam;
- (e) all effluents and anabranches of, or lakes or lagoons (including King’s Billabong) connected to, these main courses, other than those excluded by the MDBA;
- (f) the storages formed by Hume Dam and Dartmouth Dam and by weirs upstream of the South Australian border;

‘South East Water’ means South East Water Corporation;

‘Yarra Valley Water’ means Yarra Valley Water Corporation;

‘year’ means the 12 months commencing 1 July.

PART 2 – ENTITLEMENT

6. GRANTING OF A BULK ENTITLEMENT

A bulk entitlement to water from the River Murray System is granted to the Authority on the conditions set out in this Order.

7. BULK ENTITLEMENT

- 7.1 The Authority is entitled to the water entitlement specified in Schedule 1 of this Order.

PART 3 – AVAILABLE WATER

8. AVAILABLE WATER RESOURCES

- 8.1 The water available to the Authority in a given year, under the terms and conditions set out in this Order includes:
- a) allocation to the entitlement described in Schedule 1 determined by the authority appointed under section 64GA of the Act in accordance with the procedure for making seasonal determinations for high and low-reliability water shares; and
 - b) any water carried over by the Authority, from the previous year in accordance with a Declaration made by the Minister under section 47DA of the Act.

PART 4 – GENERAL CONDITIONS AND PROVISIONS

9. DISPUTE RESOLUTION

- 9.1 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the River Murray Entitlement Holder, or the Resource Manager, or another entitlement holder, the Authority may give written notice to another party, or parties, requiring the matter to be determined by the ESC or an independent expert.

- 9.2 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the River Murray Entitlement Holder, or the Resource Manager, or another entitlement holder, and the Authority receives written notice requiring the matter to be determined by the ESC or an independent expert, the Authority must comply with the notice.
- 9.3 A notice may not be given under sub-Clause 9.1, or considered under sub-clause 9.2, until 14 days have expired after the difference or dispute has arisen.
- 9.4 Where a dispute is referred to the ESC, the ESC may determine the process and timing for facilitating a resolution of the dispute.
- 9.5 Where a dispute is referred to an independent expert, the independent expert must not commence to determine a matter until 14 days have expired after notice is given under sub-clause 9.1 or received under sub-clause 9.2.
- 9.6 The independent expert will be either –
- (a) a person agreed to by the parties to the difference or dispute; or
 - (b) if the parties cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.
- 9.7 The independent expert must reach a conclusion on the matter within 30 days after it has been referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 9.8 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 9.9 Any conclusion by the ESC or an independent expert is final and binding on the parties.
- 9.10 Where a dispute is referred to the ESC, the ESC may determine the apportionment of the costs of and incidental to every reference.
- 9.11 Where a dispute is referred to an independent expert, the costs to the parties of, and incidental to, a reference to an independent expert, including the costs of an independent expert, must be apportioned among the parties to the dispute as determined by the independent expert.

PART 5 – DEMONSTRATING COMPLIANCE

10. REPORTING REQUIREMENTS

- 10.1 The Minister may require the Authority, to report on all or any of the following –
- (a) the annual water allocation made available to the Authority under Clause 8 of this bulk entitlement;
 - (b) any assignment of water allocation made available under this bulk entitlement;
 - (c) any permanent transfer of all or part of this bulk entitlement;
 - (d) any amendment to this bulk entitlement;
 - (e) any failure by the Authority, to comply with any provision of this bulk entitlement; and
 - (f) any difficulties experienced or anticipated by the Authority, in complying with this bulk entitlement and any remedial action taken or proposed.
- 10.2 Any report made under sub-clause 10.1 must be made –
- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister’s written request, or such longer period of time as the Minister may determine.
- 10.3 The Authority must, in its Annual Report, report on each of the matters referred to in sub-clause 10.1, except, with the approval of the Minister, any matter set out in paragraph (e) of sub-clause 10.1.

11. DATA

- 11.1 The Authority must make available to any person data collected by or on behalf of the Authority for the purpose of reporting under Clause 10, subject to the person paying any fair and reasonable access fee imposed by the Authority to cover the costs of making the data available to that person.

PART 6 – COST SHARING ARRANGEMENTS**12. RESOURCE MANAGER COSTS**

- 12.1 Subject to sub-clause 12.3, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager in undertaking its obligations as specified in the River Murray Bulk Entitlements.
- 12.2 Subject to sub-clause 12.3, the proportion of costs referred to in sub-clause 12.1 is to be determined by the Resource Manager.
- 12.3 Where the Resource Manager provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to the Resource Manager are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

13. WATER STORAGE COSTS

- 13.1 The Authority, must pay Goulburn–Murray Water a proportionate share of the costs associated with storing Victoria’s share of the water resources in Hume Dam and Dartmouth Dam.
- 13.2 Where Goulburn–Murray Water provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to Goulburn–Murray Water are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

14. DUTY TO MAKE PAYMENTS

The Authority, has a duty to make its payments for clauses 12 and 13, directly to the Resource Manager and Goulburn–Murray Water.

Dated 20 June 2022

Responsible Minister
HON. LISA NEVILLE
Minister for Water

SCHEDULE 1 – GREATER WESTERN WATER’S ENTITLEMENT IN THE RIVER MURRAY SYSTEM

Entitlement Volume (ML/yr)	Reliability	Trading Zone ¹
5,573.0	Equivalent to high-reliability water shares	Trading Zone 6
3,390.6	Equivalent to low-reliability water shares	Trading Zone 6
7,080.3	Equivalent to high-reliability water shares	Trading Zone 7
3,486.0	Equivalent to low-reliability water shares	Trading Zone 7

¹ Trading Zone 6 and Trading Zone 7 are as defined in *Trading Rules for Declared Water Systems* (which came into operation on 1 July 2007 and as amended)

Water Act 1989**BULK ENTITLEMENT (RIVER MURRAY – GREATER WESTERN WATER)
AMENDMENT AND REVOCATION ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (River Murray – Greater Western Water) Amendment and Revocation Order 2022.

PURPOSE

- 2 The purpose of this Order is to apply changes to the Bulk Entitlement (River Murray – City West Water) Order 2012 (the Bulk Entitlement Order) to reflect the name change as a result of the integration of City West Water and Western Water and the new name of this water corporation, Greater Western Water and change all references to City West Water to Greater Western Water; to amend the Bulk Entitlement Order to ensure consistency with the newly created Bulk Entitlement (River Murray – Greater Western Water) Order 2022 issued to the Authority to provide an enduring entitlement to water recovery from Stage 1 of the Connections Project; and to revoke the Bulk Entitlement (River Murray – Greater Western Water) Order 2012 on 20 June 2023 when the Order will no longer be required.

AUTHORISING PROVISION

- 3 The amendment is made in accordance with section 44 of the **Water Act 1989**. The revocation is made in accordance with section 27 of the **Interpretation of Legislation Act 1984**.

COMMENCEMENT

- 4.1 The amendment comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.
- 4.2 The revocation comes into effect on 20 June 2023.

REVOCATION OF BULK ENTITLEMENT (RIVER MURRAY – GREATER WESTERN WATER) ORDER 2012

- 5 I revoke the Bulk Entitlement (River Murray – Greater Western Water) Order 2012 granted to the Authority on 1 July 2012 effective as at 20 June 2023.

DEFINITIONS

In this Order –

‘**Authority**’ means Greater Western Water Corporation;

‘**Bulk Entitlement (River Murray – City West Water) Order 2012**’ means Bulk Entitlement (River Murray – Greater Western Water) Order 2012 and vice versa;

‘**Stage 1 of the Connections Project**’ means Stage 1 of the Connections Project, which was contracted to generate 225 gigalitres of long-term annual average water recovery in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1.

CHANGE OF REFERENCE

- 6 In the Bulk Entitlement (River Murray – City West Water) Order 2012 for the words ‘City West Water’ **substitute** with ‘Greater Western Water’.

AMENDMENT TO DEFINITIONS

- 7 In the Definitions of Bulk Entitlement (River Murray – Greater Western Water) Order 2012
- a) **delete** the definition ‘**Agreement**’ and
 - b) **delete** the definition ‘**City West Water**’ and
 - c) after the definition ‘**Authority**’ **insert**
‘ **‘Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (N VIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and

- d) for the definition **‘Department’** substitute
‘Department’ means the Department of Environment, Land, Water and Planning;’ and
- e) after the definition of **‘Goulburn-Murray Water’** insert:
‘Greater Western Water’ means Greater Western Water Corporation;’ and
- f) **delete** the definition **‘Melbourne bulk transfer system’** and
- g) **delete** the definition **‘Melbourne Bulk Transfer System Operator’** and
- h) **delete** the definition **‘Melbourne headworks system’** and
- i) after the definition **‘Melbourne retail authorities’** insert
‘Melbourne’s share’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;’ and
- j) **delete** the definition **‘Melbourne Storage Manager’** and
- k) **delete** the definition **‘Melbourne supply system’** and
- l) **delete** the definition **‘Melbourne Water’** and
- m) for the definition **‘NVIRP’** substitute
‘NVIRP’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and
- n) after the definition for **‘Resource Manager’** insert
‘River Murray Bulk Entitlements’ means all bulk entitlements granted under the Act for water taken from the River Murray System;’ and
- o) after the definition **‘River Murray Bulk Entitlements’** insert
‘River Murray component’ means part of the GMID which can be supplied with water from the River Murray but not the Goulburn River;’ and

AMENDMENTS TO CLAUSE 6

- 8 In Clause 6 of the Bulk Entitlement Order after **‘GRANTING OF A BULK ENTITLEMENT’** insert
‘A bulk entitlement to water from the River Murray System is granted to the Authority on the conditions set out in this Order.’

AMENDMENTS TO CLAUSE 10

- 9 In sub-clause 10.1 of the Bulk Entitlement Order **delete** ‘the Melbourne Storage Manager, or’
10 In sub-clause 10.2 of the Bulk Entitlement Order **delete** ‘the Melbourne Storage Manager, or’

AMENDMENTS TO CLAUSE 11

- 11 In Clause 11 of the Bulk Entitlement Order **substitute** for sub-clause 11.3
‘The Authority must, in its Annual Report, report on each of the matters referred to in sub-clause 11.1, except, with the approval of the Minister, any matter set out in paragraph (e) of sub-clause 11.1.’
12 **Delete** sub-clause 11.4 and sub-clause 11.5 of the Bulk Entitlement Order.

AMENDMENTS TO CLAUSE 13

- 13 In Clause 13 of the Bulk Entitlement Order **substitute** for sub-clause 13.1
‘Subject to sub-clause 13.3, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager in undertaking its obligations as specified in the River Murray Bulk Entitlements.’

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

Water Act 1989

BULK ENTITLEMENT (GOULBURN SYSTEM – SOUTH EAST WATER) ORDER 2022

PART 1 – INTRODUCTORY STATEMENTS.....2817

1. Citation2817

2. Empowering Provisions.....2817

3. Commencement.....2817

4. Purpose2817

5. Definitions2817

PART 2 – ENTITLEMENT2819

6. Granting of a Bulk Entitlement2819

7. Bulk Entitlement.....2819

PART 3 – AVAILABLE WATER.....2819

8. Available Water Resources2819

9. Diversion Limit2819

PART 4 – GENERAL CONDITIONS AND PROVISIONS.....2820

10. Operating Arrangements.....2820

11. Dispute Resolution2820

PART 5 – DEMONSTRATING COMPLIANCE.....2821

12. Metering and Monitoring2821

13. Reporting Requirements2821

14. Data.....2821

PART 6 – COST SHARING ARRANGEMENTS.....2822

15. Water Storage Costs2822

16. Duty to Make Payments2822

**SCHEDULE 1 – SOUTH EAST WATER’S ENTITLEMENT IN THE GOULBURN
SYSTEM..... 2822**

**SCHEDULE 2 – MELBOURNE RETAILER ENTITLEMENT HOLDERS AND
ENTITLEMENTS IN THE GOULBURN SYSTEM..... 2822**

The Minister, under the provisions of the **Water Act 1989**, makes the following Order -

PART 1 – INTRODUCTORY STATEMENTS

1. CITATION

This Order may be cited as the Bulk Entitlement (Goulburn System – South East Water) Order 2022.

2. EMPOWERING PROVISIONS

This Order is made under Division 1 of Part 4 of the **Water Act 1989**.

3. COMMENCEMENT

This Order comes into operation on 1 July 2022, or the day it is published in the Government Gazette, whichever comes later.

4. PURPOSE

The purpose of this Order is to grant South East Water a bulk entitlement to 6,647.3 ML of high-reliability entitlement and 4,311.7 ML of low-reliability entitlement which equals one third of Melbourne's share of water recovered from the Goulburn component by the Connections Project Stage 1. The actual water allocation available to South East Water in any year under this entitlement is determined in accordance with Clause 8.

5. DEFINITIONS

In this Order

‘**Act**’ means the **Water Act 1989**;

‘**Authority**’ means South East Water;

‘**authority appointed under section 64GA of the Act**’ means, for the Goulburn system, Goulburn-Murray Rural Water Corporation;

‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;

‘**Connections Project Stage 1**’ means Stage 1 of the Connections Project, which was projected to generate long-term annual average water savings of 225 gigalitres in the GMID in accordance with the *Business Case for Northern Victoria Irrigation Renewal Project Stage 1*;

‘**Department**’ means the Department of Environment, Land, Water and Planning;

‘**daily diversion rate**’ means the volume of water pumped from the Goulburn River into the North-South Pipeline over a period of 24 hours;

‘**entitlement holder**’ means the holder of any type of entitlement to water in the Goulburn System granted under the Act;

‘**ESC**’ means the Essential Services Commission;

‘**GMID**’ means the Goulburn-Murray Irrigation District;

‘**Goulburn component**’ means that part of the GMID which can be supplied with water from the Goulburn River but not from the River Murray;

‘**Goulburn Entitlement Holder**’ means the holder of the *Bulk Entitlement (Eildon – Goulburn Weir) Conversion Order 1995*;

‘**Goulburn headworks system**’ means:

- (a) the water supply works of Lake Eildon, Goulburn Weir, the Stuart Murray and Cattnach Canals and Waranga Basin; and
- (b) the waterway below Lake Eildon;

‘Goulburn Storage Manager’ means a person appointed by the Minister under section 122ZK of the Act to control and manage the Goulburn headworks system, or do all or any of the functions specified under Part 6C of the Act in the Goulburn System;

‘Goulburn System’ means the following land and water storages in respect of which the Storage Manager is to exercise its functions and obligations;

- (a) Lake Eildon and the Goulburn River downstream of Lake Eildon to where it enters the River Murray, including Lake Nagambie and anabranches receiving water as a consequence of regulation of the water system;
- (b) the Shepparton, Central Goulburn, Rochester and Loddon Valley irrigation areas of the Goulburn-Murray irrigation district and waterworks districts of the Goulburn water system;
- (c) major holding basins and interconnectors being East Goulburn Main channel, Stuart Murray Canal, Cattanaach Canal, Waranga Basin, Waranga Western Channel and Loddon Weir pool; and
- (d) the creeks and lakes used to convey Goulburn water system water (these include: Bears Lagoon, Serpentine Creek downstream of the channel linking it to Bears Lagoon and Little Lake Boort);

‘Greater Western Water’ means Greater Western Water Corporation;

‘Melbourne headworks system’ means Thomson, Upper Yarra, Maroondah, O’Shannassy, Sugarloaf, Silvan, Cardinia, Toorourrong, Yan Yean, Greenvale and Tarago Reservoirs and the associated weirs, tunnels, transfer conduits, treatment plants and associated water supply works owned by Melbourne Water;

‘Melbourne retail authorities’ means any or all of –

- (a) Yarra Valley Water;
- (a) Greater Western Water; and
- (b) South East Water;

‘Melbourne Storage Manager’ means Melbourne Water acting in respect of its role to manage storages for the Melbourne headworks system in accordance with section 171B of the Act;

‘Melbourne Water’ means Melbourne Water Corporation;

‘Melbourne’s share’ means 75 gegalitres of long-term average annual yield of water recovery from Connections Project Stage 1;

‘Minister’ means the Minister administering the **Water Act 1989**;

‘ML’ means megalitre(s);

‘North-South Pipeline’ means the water transmission pipeline between the specified off-take point in the Goulburn System and the Sugarloaf Reservoir;

‘NVIRP’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gegalitres by upgrading irrigation infrastructure in the GMID;

‘South East Water’ means South East Water Corporation;

‘specified monitoring point’ means the gauging station established to monitor the flow of the Goulburn River as required under sub-clause 12(b);

‘specified off-take point’ means the pump station near Killingworth Road, Yea;

‘Yarra Valley Water’ means Yarra Valley Water Corporation;

‘year’ means the 12 months commencing 1 July.

PART 2 – ENTITLEMENT**6. GRANTING OF A BULK ENTITLEMENT**

A bulk entitlement to water from the Goulburn System is granted to the Authority on the conditions set out in this Order.

7. BULK ENTITLEMENT

7.1 The Authority is entitled to the water entitlement specified in Schedule 1 of this Order.

7.2 Water available under this entitlement can be taken in accordance with Clause 9 of this Order.

PART 3 – AVAILABLE WATER**8. AVAILABLE WATER RESOURCES**

8.1 The water available to the Authority in a given year, under the terms and conditions set out in this Order includes:

- a) allocation to the entitlement described in Schedule 1 determined by the authority appointed under section 64GA of the Act in accordance with the procedure for making seasonal determinations for high and low-reliability water shares; and
- b) any water carried over by the Authority, from the previous year in accordance with a Declaration made by the Minister under section 47DA of the Act.

9. DIVERSION LIMIT

9.1 The Authority, together with the holders of the bulk entitlements listed in Schedule 2, may only divert water from the Goulburn River at the specified off-take point:

- (a) up to a maximum of 75,000 ML in any year; and
- (b) when the flow of the Goulburn River as measured at the specified monitoring point is at least 300 ML per day; and
- (c) when the daily diversion rate of the North-South Pipeline does not exceed 360 ML per day; and
- (d) if all the water taken is met through controlled, pre-ordered releases of available water allocation from Eildon Dam which must be co-ordinated by the Goulburn Storage Manager.

9.2 Subject to the maximum daily diversion rate established in sub-clause 9.1(c), the Authority, together with the holders of the bulk entitlements listed in Schedule 2, may vary the daily diversion rate:

- (a) in accordance with sub-clause 9.3; or
- (b) in any other way, with the prior written agreement of the Goulburn–Broken Catchment Management Authority.

9.3 The Authority, together with the holders of the bulk entitlements listed in Schedule 2 and the Melbourne Storage Manager, may increase or decrease the daily diversion rate by up to:

- (a) 75 ML per day when the flow in the Goulburn River at the specified monitoring point is between 300 and 799 ML per day;
- (b) 120 ML per day when the flow in the Goulburn River at the specified monitoring point is between 800 and 1,499 ML per day; and
- (c) 180 ML per day when the flow in the Goulburn River at the specified monitoring point is 1,500 ML per day or greater.

9.4 The Authority, together with the holders of the bulk entitlements listed in Schedule 2, must advise the Melbourne Storage Manager, the Goulburn Storage Manager and the Department in writing of any variation to the daily diversion rate agreed with the Goulburn–Broken Catchment Management Authority under sub-clause 9.2(b).

PART 4 – GENERAL CONDITIONS AND PROVISIONS**10. OPERATING ARRANGEMENTS**

- 10.1 Before the Authority, or any other entitlement holder listed in Schedule 2, may divert more than 300 ML in a year in line with Clause 9, the Authority together with the holders of entitlements listed in Schedule 2 must endeavour to agree on operational arrangements with the Melbourne Storage Manager and the Goulburn Storage Manager for the supply of water under this entitlement.
- 10.2 The Authority together with the holders of entitlements described in Schedule 1 must submit this arrangement to the Deputy Secretary of the Department.
- 10.3 If the Authority has not reached agreement with the Melbourne Storage Manager and the holders of the Bulk Entitlement listed in Schedule 2 and the Goulburn Storage Manager on operating arrangements one of them considers appropriate under sub-clause 10.1, any party may give written notice to the other parties requiring the matter to be determined in accordance with Clause 11.

11. DISPUTE RESOLUTION

- 11.1 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the Melbourne Storage Manager, or the Goulburn Storage Manager, or the Goulburn Entitlement Holder, or another entitlement holder, the Authority may give written notice to another party, or parties, requiring the matter to be determined by the ESC or an independent expert.
- 11.2 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the Melbourne Storage Manager, or the Goulburn Storage Manager, or the Goulburn Entitlement Holder, or another entitlement holder, and the Authority receives written notice requiring the matter to be determined by the ESC or an independent expert, the Authority must comply with the notice.
- 11.3 A notice may not be given under sub-clause 11.1, or considered under sub-clause 11.2, until 14 days have expired after the difference or dispute has arisen.
- 11.4 Where a dispute is referred to the ESC, the ESC may determine the process and timing for facilitating a resolution of the dispute.
- 11.5 Where a dispute is referred to an independent expert, the independent expert must not commence to determine a matter until 14 days have expired after notice is given under sub-clause 11.1 or received under sub-clause 11.2.
- 11.6 The independent expert is either -
- (a) a person agreed to by the parties to the difference or dispute; or
 - (b) if the parties to the difference or dispute cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.
- 11.7 The independent expert must reach a conclusion on the matter within 30 days after it has been referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 11.8 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 11.9 Any conclusion by the ESC or an independent expert is final and binding on the parties.
- 11.10 Where a dispute is referred to the ESC, the ESC may determine the apportionment of the costs of and incidental to every reference.
- 11.11 Where a dispute is referred to an independent expert, the costs to the parties of, and incidental to, a reference to an independent expert, including the costs of the independent expert, must be apportioned among the parties to the dispute as determined by the independent expert.

PART 5 – DEMONSTRATING COMPLIANCE**12. METERING AND MONITORING**

The Authority, together with the holders of the bulk entitlements listed in Schedule 2, must ensure the Melbourne Storage Manager -

- (a) meters how much water is diverted from the Goulburn River in each year;
- (b) monitors the flow of the Goulburn River immediately downstream of the specified off-take point; and
- (c) by 16 November 2023, reviews and if necessary amends the current metering plan for the Melbourne headworks system in accordance with any guidelines issued by the Minister from time to time for the purpose of assessing whether or not the Authority complies with this bulk entitlement.

13. REPORTING REQUIREMENTS

13.1 The Minister may require the Authority to report on all or any of the following -

- (a) the daily amount of water taken by the Authority from the waterway;
- (b) the annual amount of water taken by the Authority from the waterway;
- (c) the annual water allocation made available to the Authority under Clause 8 of this bulk entitlement;
- (d) any assignment of water allocation made available under this bulk entitlement;
- (e) any permanent transfer of all or part of this bulk entitlement;
- (f) any amendment to this bulk entitlement;
- (g) any failure by either the Authority to comply with any provision of this bulk entitlement; and
- (h) any difficulties experienced or anticipated either by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.

13.2 Any report made under sub-clause 13.1 must be made -

- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
- (b) within 14 days of receiving the Minister's written request, or such longer period of time as the Minister may determine.

13.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters referred to in sub-clause 13.1, except –

- (a) paragraph (a) of sub-clause 13.1; and
- (b) with the approval of the Minister, any matter set out in paragraph (g) of sub-clause 13.1.

13.4 If requested by the Goulburn Entitlement Holder the Authority, must report on all or any of the matters set out in sub-clause 13.1.

13.5 Any report under sub-clause 13.4 must be made –

- (a) in such form as may be agreed between the Authority and the Goulburn Entitlement Holder; and
- (b) within such period of time as may be agreed between the Authority and the Goulburn Entitlement Holder.

14. DATA

14.1 The Authority must make available to any person, data collected by or on behalf of the Authority for the purpose of metering, monitoring and reporting under Clauses 12 and 13, subject to the person paying any fair and reasonable access fee imposed by the Authority to cover the costs of making the data available to that person.

PART 6 – COST SHARING ARRANGEMENTS**15. WATER STORAGE COSTS**

- 15.1 The Authority must pay the Goulburn Storage Manager a proportionate share of the costs associated with the Goulburn headworks system.
- 15.2 Where the Goulburn Storage Manager provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to the Goulburn Storage Manager are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

16. DUTY TO MAKE PAYMENTS

The Authority has a duty to make its payments for Clause 15 directly to the Goulburn Storage Manager.

Dated 20 June 2022

Responsible Minister
HON. LISA NEVILLE
Minister for Water

SCHEDULE 1 – SOUTH EAST WATER’S ENTITLEMENT IN THE GOULBURN SYSTEM

Entitlement Volume (ML/yr)	Reliability	Trading Zone ¹
4,330.4	Equivalent to high-reliability water shares	Trading Zone 1A
3,581.7	Equivalent to low-reliability water shares	Trading Zone 1A
2,316.9	Equivalent to high-reliability water shares	Trading Zone 1B
730.0	Equivalent to low-reliability water shares	Trading Zone 1B

¹ Trading Zone 1A and Trading Zone 1B are as defined in *Trading Rules for Declared Water Systems* (which came into operation on 1 July 2007 and as amended)

SCHEDULE 2 – MELBOURNE RETAILER ENTITLEMENT HOLDERS AND ENTITLEMENTS IN THE GOULBURN SYSTEM

Holder	Bulk entitlement
South East Water	Bulk Entitlement (Goulburn System – South East Water) Order 2022
Greater Western Water	Bulk Entitlement (Goulburn System – Greater Western Water) Order 2022
Yarra Valley Water	Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2022

Water Act 1989**BULK ENTITLEMENT (GOULBURN SYSTEM – SOUTH EAST WATER)
AMENDMENT AND REVOCATION ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (Goulburn System – South East Water) Amendment and Revocation Order 2022.

PURPOSE

- 2 The purpose of this Order is to apply changes to the Bulk Entitlement (Goulburn System – South East Water) Order 2012 (the Bulk Entitlement Order) to reflect the name change as a result of the integration of City West Water and Western Water and the new name of this water corporation, Greater Western Water and change all references to City West Water to Greater Western Water; to amend the Bulk Entitlement Order to ensure consistency with the newly created Bulk Entitlement (Goulburn System – South East Water) Order 2022 issued to the Authority to provide an enduring entitlement to water recovery from Stage 1 of the Connections Project; and to revoke the Bulk Entitlement (Goulburn System – South East Water) Order 2012 on 20 June 2023 when the Order will no longer be required.

AUTHORISING PROVISION

- 3 The amendment is made in accordance with section 44 of the **Water Act 1989**. The revocation is made in accordance with section 27 of the **Interpretation of Legislation Act 1984**.

COMMENCEMENT

- 4.1 The amendment comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.
- 4.2 The revocation comes into effect on 20 June 2023.

REVOCATION OF BULK ENTITLEMENT (GOULBURN SYSTEM – SOUTH EAST WATER) ORDER 2012

- 5 I revoke the Bulk Entitlement (Goulburn System – South East Water) Order 2012 granted to the Authority on 1 July 2012 effective as at 20 June 2023.

DEFINITIONS

In this Order –

‘**Authority**’ means South East Water Corporation;

‘**Stage 1 of the Connections Project**’ means Stage 1 of the Connections Project, which was contracted to generate 225 gigalitres of long-term annual average water recovery in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1.

CHANGE OF REFERENCE

- 6 In the Bulk Entitlement (Goulburn System – South East Water) Order 2012 for the words ‘City West Water’ **substitute** with ‘Greater Western Water’.

EMPOWERING PROVISION

- 7 In the empowering provisions of the Bulk Entitlement Order after the words ‘Part 4 of the’ **delete** the words ‘of the’.

AMENDMENT TO DEFINITIONS

- 8 In the Definitions of the Bulk Entitlement Order –
- a) **delete** the definition ‘**Agreement**’; and
 - b) **delete** the definition ‘**City West Water**’; and
 - c) after the definition ‘**Authority**’ **insert** and
‘**‘Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and

- d) for the definition **‘Department’ substitute**
‘Department’ means the Department of Environment, Land, Water and Planning;’ and
- e) **delete** the definition **‘Goulburn Basin’** and
- f) after the definition **‘GMID’ insert:**
‘Goulburn component’ means that part of the GMID which can be supplied with water from the Goulburn River but not from the River Murray;’ and
- g) for the definition **‘Goulburn headworks system’ substitute**
‘Goulburn headworks system’ means:
 - (a) the water supply works of Lake Eildon, Goulburn Weir, the Stuart Murray and Cattanach Canals and Waranga Basin; and
 - (b) the waterway below Lake Eildon;’ and
- h) for the definition **‘Goulburn Storage Manager’ substitute**
‘Goulburn Storage Manager’ means a person appointed by the Minister under section 122ZK of the Act to control and manage the Goulburn headworks system, or to do all or any of the functions specified under Part 6C of the Act in the Goulburn System;’ and
- i) for the definition **‘Goulburn System’ substitute**
‘Goulburn System’ means the following land and water storages in respect of which the Storage Manager is to exercise its functions and obligations;
 - (a) Lake Eildon and the Goulburn River downstream of Lake Eildon to where it enters the River Murray, including Lake Nagambie and anabranches receiving water as a consequence of regulation of the water system;
 - (b) the Shepparton, Central Goulburn, Rochester and Loddon Valley irrigation areas of the Goulburn-Murray irrigation district and waterworks districts of the Goulburn water system;
 - (c) major holding basins and interconnectors being East Goulburn Main channel, Stuart Murray Canal, Cattanach Canal, Waranga Basin, Waranga Western Channel and Loddon Weir pool; and
 - (d) the creeks and lakes used to convey Goulburn water system water (these include: Bears Lagoon, Serpentine Creek downstream of the channel linking it to Bears Lagoon and Little Lake Boort);’ and
- j) after the definition of **‘Goulburn System’ insert:**
‘Greater Western Water’ means Greater Western Water Corporation;’ and
- k) **delete** the definition **‘Melbourne bulk transfer system’** and
- l) **delete** the definition **‘Melbourne Bulk Transfer System Operator’** and
- m) after the definition **‘Melbourne retail authorities’ insert**
‘Melbourne’s share’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;’ and
- n) for the definition of **‘Melbourne Storage Manager’ substitute**
‘Melbourne Storage Manager’ means Melbourne Water acting in respect of its role to manage storages for the Melbourne headworks system in accordance with section 171B of the Act;’ and
- o) **delete** the definition **‘Melbourne Supply System’** and
- p) **delete** the definition **‘net carryover volume’** and
- q) for the definition **‘NVIRP’ substitute**
‘NVIRP’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and
- r) **delete** the definition **‘Resource Manager’**.

AMENDMENTS TO CLAUSE 6

- 9 In Clause 6 of the Bulk Entitlement Order after ‘**GRANTING OF A BULK ENTITLEMENT**’ **insert**
‘A bulk entitlement to water from the Goulburn System is granted to the Authority on the conditions set out in this Order.’

AMENDMENTS TO CLAUSE 9

- 10 In sub-clause 9.1 paragraph (d) of the Bulk Entitlement Order after the words ‘Eildon Dam’ **insert** ‘which must be co-ordinated by the Goulburn Storage Manager’
11 In sub-clause 9.4 of the Bulk Entitlement Order **delete** the words ‘, the Resource Manager’

AMENDMENTS TO CLAUSE 10

- 12 In Clause 10 of the Bulk Entitlement Order **substitute** for Clause 10.1
‘Before the Authority, or any other entitlement holder listed in Schedule 1, may divert more than 300 ML in a year in line with Clause 9, the Authority together with the holders of entitlements listed in Schedule 1 must endeavour to agree on operational arrangements with the Melbourne Storage Manager and the Goulburn Storage Manager for the supply of water under this entitlement.’
13 After sub-clause 10.1 of the Bulk Entitlement Order **insert**
‘10.1A The Authority together with the holders of entitlements described in Schedule 1 must submit these arrangements to the Deputy Secretary of the Department.’

AMENDMENTS TO CLAUSE 12

- 14 In sub-clause 12.1 of the Bulk Entitlement Order **delete** the words ‘or the Resource Manager,’.
15 In sub-clause 12.2 of the Bulk Entitlement Order **delete** the words ‘or the Resource Manager,’.

AMENDMENTS TO CLAUSE 13

- 16 In Clause 13 of the Bulk Entitlement Order **substituted** the words ‘sub-clause 7.3’ with ‘Schedule 1’.
17 In Clause 13 of the Bulk Entitlement Order **substitute** for Clause 13.1 paragraph (c)
‘by 16 November 2023, reviews and if necessary amends the current metering plan for the Melbourne headworks system in accordance with any guidelines issued by the Minister from time to time for the purpose of assessing whether or not the Authority complies with this bulk entitlement.’

AMENDMENTS TO CLAUSE 14

- 18 In sub-clause 14.4 of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.
19 In sub-clause 14.5 paragraph (a) of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.
20 In sub-clause 14.5 paragraph (b) of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.

AMENDMENTS TO CLAUSE 16

- 21 **Delete** Clause 16.

AMENDMENTS TO CLAUSE 18

- 22 For Clause 18 **substitute**
‘The Authority has a duty to make its payments for Clause 17 directly to the Goulburn Storage Manager.’

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

Water Act 1989

BULK ENTITLEMENT (RIVER MURRAY – SOUTH EAST WATER) ORDER 2022

PART 1 – INTRODUCTORY STATEMENTS.....2827

1. Citation2827

2. Empowering Provisions.....2827

3. Commencement.....2827

4. Purpose2827

5. Definitions2827

PART 2 – ENTITLEMENT2828

6. Granting of a Bulk Entitlement2828

7. Bulk Entitlement.....2828

PART 3 – AVAILABLE WATER.....2828

8. Available Water Resources2828

PART 4 – GENERAL CONDITIONS AND PROVISIONS.....2828

9. Dispute Resolution2828

PART 5 – DEMONSTRATING COMPLIANCE.....2829

10. Reporting Requirements2829

11. Data.....2830

PART 6 – COST SHARING ARRANGEMENTS.....2830

12. Resource Manager Costs2830

13. Water Storage Costs2830

14. Duty to Make Payments2830

**SCHEDULE 1 – SOUTH EAST WATER’S ENTITLEMENT IN THE RIVER MURRAY
SYSTEM..... 2830**

The Minister, under the provisions of the **Water Act 1989**, makes the following Order –

PART 1 – INTRODUCTORY STATEMENTS

1. CITATION

This Order may be cited as the Bulk Entitlement (River Murray – South East Water) Order 2022.

2. EMPOWERING PROVISIONS

This Order is made under Division 1 of Part 4 of the **Water Act 1989**.

3. COMMENCEMENT

This Order comes into operation on 1 July 2022, or the day it is published in the Government Gazette, whichever comes later.

4. PURPOSE

The purpose of this Order is to grant South East Water a bulk entitlement to 12,653.3 ML of high-reliability entitlement and 6,876.6 ML of low-reliability entitlement which equals one third of Melbourne's share of water recovered from the River Murray component by the Connections Project Stage 1. The actual water allocation available to South East Water in any year under this entitlement is determined in accordance with Clause 8.

5. DEFINITIONS

In this Order

‘**Act**’ means the **Water Act 1989**;

‘**Authority**’ means South East Water;

‘**authority appointed under section 64GA of the Act**’ means, for the River Murray system, Goulburn-Murray Rural Water Corporation;

‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;

‘**Connections Project Stage 1**’ means Stage 1 of the Connections Project, which was projected to generate long-term annual average water savings of 225 gigalitres in the GMID in accordance with the *Business Case for Northern Victoria Irrigation Renewal Project Stage 1*;

‘**entitlement holder**’ means the holder of any type of entitlement to water in the River Murray System granted under the Act;

‘**ESC**’ means the Essential Services Commission;

‘**GMID**’ means the Goulburn-Murray Irrigation District;

‘**Goulburn-Murray Water**’ means the Goulburn-Murray Rural Water Corporation;

‘**Greater Western Water**’ means Greater Western Water Corporation;

‘**MDBA**’ means the Murray–Darling Basin Authority;

‘**Melbourne retail authorities**’ means any or all of –

- (a) Yarra Valley Water;
- (b) South East Water; and
- (c) Greater Western Water;

‘**Melbourne's share**’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;

‘**Minister**’ means the Minister administering the **Water Act 1989**;

‘**ML**’ means megalitre(s);

‘**Murray–Darling Basin Agreement**’ means the Murray–Darling Basin Agreement as contained in Schedule F of the **Water Act 2007** (Commonwealth);

‘**NVIRP**’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;

‘**resource manager**’ means any person appointed by the Minister under section 43A of the Act to be the resource manager for the River Murray;

‘**River Murray Bulk Entitlements**’ means all bulk entitlements granted under the Act for water taken from the River Murray System;

‘**River Murray component**’ means part of the GMID which can be supplied with water from the River Murray but not the Goulburn River;

‘**River Murray Entitlement Holder**’ means the holder of the *Bulk Entitlement (River Murray – Goulburn-Murray Water) Conversion Order 1999*;

‘**River Murray System**’ means the River Murray to which Victoria has access and which carries regulated water under the Murray–Darling Basin Agreement; consisting of:

- (a) the main course of the River Murray from Hume Dam to the South Australian border;
- (b) the main course of the Mitta Mitta River below Dartmouth Dam;
- (c) all effluents and anabranches of, or lakes or lagoons (including King’s Billabong) connected to, these main courses, other than those excluded by the MDBA;
- (d) the storages formed by Hume Dam and Dartmouth Dam and by weirs upstream of the South Australian border;

‘**South East Water**’ means South East Water Corporation;

‘**Yarra Valley Water**’ means Yarra Valley Water Corporation;

‘**year**’ means the 12 months commencing 1 July.

PART 2 – ENTITLEMENT

6. GRANTING OF A BULK ENTITLEMENT

A bulk entitlement to water from the River Murray System is granted to the Authority on the conditions set out in this Order.

7. BULK ENTITLEMENT

- 7.1 The Authority is entitled to the water entitlement specified in Schedule 1 of this Order.

PART 3 – AVAILABLE WATER

8. AVAILABLE WATER RESOURCES

- 8.1 The water available to the Authority in a given year, under the terms and conditions set out in this Order includes:

- a) allocation to the entitlement described in Schedule 1 determined by the authority appointed under section 64GA of the Act in accordance with the procedure for making seasonal determinations for high and low-reliability water shares; and
- b) any water carried over by the Authority, from the previous year in accordance with a Declaration made by the Minister under section 47DA of the Act.

PART 4 – GENERAL CONDITIONS AND PROVISIONS

9. DISPUTE RESOLUTION

- 9.1 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the River Murray Entitlement Holder, or the Resource Manager, or another entitlement holder, the Authority may give written notice to another party, or parties, requiring the matter to be determined by the ESC or an independent expert.

- 9.2 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the River Murray Entitlement Holder, or the Resource Manager, or another entitlement holder, and the Authority receives written notice requiring the matter to be determined by the ESC or an independent expert, the Authority must comply with the notice.
- 9.3 A notice may not be given under sub-clause 9.1, or considered under sub-clause 9.2, until 14 days have expired after the difference or dispute has arisen.
- 9.4 Where a dispute is referred to the ESC, the ESC may determine the process and timing for facilitating a resolution of the dispute.
- 9.5 Where a dispute is referred to an independent expert, the independent expert must not commence to determine a matter until 14 days have expired after notice is given under sub-clause 9.1 or received under sub-clause 9.2.
- 9.6 The independent expert will be either –
- (a) a person agreed to by the parties to the difference or dispute; or
 - (b) if the parties cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.
- 9.7 The independent expert must reach a conclusion on the matter within 30 days after it has been referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 9.8 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 9.9 Any conclusion by the ESC or an independent expert is final and binding on the parties.
- 9.10 Where a dispute is referred to the ESC, the ESC may determine the apportionment of the costs of and incidental to every reference.
- 9.11 Where a dispute is referred to an independent expert, the costs to the parties of, and incidental to, a reference to an independent expert, including the costs of an independent expert, must be apportioned among the parties to the dispute as determined by the independent expert.

PART 5 – DEMONSTRATING COMPLIANCE

10. REPORTING REQUIREMENTS

- 10.1 The Minister may require the Authority, to report on all or any of the following –
- (a) the annual water allocation made available to the Authority under Clause 8 of this bulk entitlement;
 - (b) any assignment of water allocation made available under this bulk entitlement;
 - (c) any permanent transfer of all or part of this bulk entitlement;
 - (d) any amendment to this bulk entitlement;
 - (e) any failure by the Authority, to comply with any provision of this bulk entitlement; and
 - (f) any difficulties experienced or anticipated by the Authority, in complying with this bulk entitlement and any remedial action taken or proposed.
- 10.2 Any report made under sub-clause 10.1 must be made –
- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister’s written request, or such longer period of time as the Minister may determine.
- 10.3 The Authority must, in its Annual Report, report on each of the matters referred to in sub-clause 10.1, except, with the approval of the Minister, any matter set out in paragraph (e) of sub-clause 10.1.

11. DATA

- 11.1 The Authority must make available to any person data collected by or on behalf of the Authority for the purpose of reporting under Clause 10, subject to the person paying any fair and reasonable access fee imposed by the Authority to cover the costs of making the data available to that person.

PART 6 – COST SHARING ARRANGEMENTS

12. RESOURCE MANAGER COSTS

- 12.1 Subject to sub-clause 12.3, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager in undertaking its obligations as specified in the River Murray Bulk Entitlements.
- 12.2 Subject to sub-clause 12.3, the proportion of costs referred to in sub-clause 12.1 is to be determined by the Resource Manager.
- 12.3 Where the Resource Manager provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to the Resource Manager are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

13. WATER STORAGE COSTS

- 13.1 The Authority, must pay Goulburn-Murray Water a proportionate share of the costs associated with storing Victoria’s share of the water resources in Hume Dam and Dartmouth Dam.
- 13.2 Where Goulburn-Murray Water provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to Goulburn-Murray Water are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

14. DUTY TO MAKE PAYMENTS

The Authority, has a duty to make its payments for Clauses 12 and 13, directly to the Resource Manager and Goulburn-Murray Water.

Dated 20 June 2022

Responsible Minister
HON. LISA NEVILLE
Minister for Water

**SCHEDULE 1 – SOUTH EAST WATER’S ENTITLEMENT IN THE
RIVER MURRAY SYSTEM**

Entitlement Volume (ML/yr)	Reliability	Trading Zone ¹
5,573.0	Equivalent to high-reliability water shares	Trading Zone 6
3,390.5	Equivalent to low-reliability water shares	Trading Zone 6
7,080.3	Equivalent to high-reliability water shares	Trading Zone 7
3,486.1	Equivalent to low-reliability water shares	Trading Zone 7

¹ Trading Zone 6 and Trading Zone 7 are as defined in *Trading Rules for Declared Water Systems* (which came into operation on 1 July 2007 and as amended)

Water Act 1989**BULK ENTITLEMENT (RIVER MURRAY – SOUTH EAST WATER)
AMENDMENT AND REVOCATION ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (River Murray – South East Water) Amendment and Revocation Order 2022.

PURPOSE

- 2 The purpose of this Order is to apply changes to the Bulk Entitlement (River Murray – South East Water) Order 2012 (the Bulk Entitlement Order) to reflect the name change as a result of the integration of City West Water and Western Water and the new name of this water corporation, Greater Western Water and change all references to City West Water to Greater Western Water; to amend the Bulk Entitlement Order to ensure consistency with the newly created Bulk Entitlement (River Murray – South East Water) Order 2022 issued to the Authority to provide an enduring entitlement to water recovery from Stage 1 of the Connections Project; and to revoke the Bulk Entitlement (River Murray – South East Water) Order 2012 on 20 June 2023 when the Order will no longer be required.

AUTHORISING PROVISION

- 3 The amendment is made in accordance with section 44 of the **Water Act 1989**. The revocation is made in accordance with section 27 of the **Interpretation of Legislation Act 1984**.

COMMENCEMENT

- 4.1 The amendment comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.
- 4.2 The revocation comes into effect on 20 June 2023.

REVOCATION OF BULK ENTITLEMENT (RIVER MURRAY – SOUTH EAST WATER) ORDER 2012

- 5 I revoke the Bulk Entitlement (River Murray – South East Water) Order 2012 granted to the Authority on 1 July 2012 effective as at 20 June 2023.

DEFINITIONS

In this Order –

‘**Authority**’ means South East Water Corporation;

‘**Stage 1 of the Connections Project**’ means Stage 1 of the Connections Project, which was contracted to generate 225 gigalitres of long-term annual average water recovery in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1.

CHANGE OF REFERENCE

- 6 In the Bulk Entitlement (River Murray – South East Water) Order 2012 for the words ‘City West Water’ **substitute** with ‘Greater Western Water’.

AMENDMENT TO DEFINITIONS

- 7 In the Definitions of Bulk Entitlement (River Murray – South East Water) Order 2012
- a) **delete** the definition ‘**Agreement**’ and
 - b) **delete** the definition ‘**City West Water**’ and
 - c) after the definition ‘**Authority**’ **insert**
‘ **‘Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and
 - d) for the definition ‘**Department**’ **substitute**
‘ **‘Department**’ means the Department of Environment, Land, Water and Planning;’ and

- e) after the definition of **‘Goulburn-Murray Water’** insert:
‘Greater Western Water’ means Greater Western Water Corporation;’ and
- f) **delete** the definition **‘Melbourne bulk transfer system’** and
- g) **delete** the definition **‘Melbourne Bulk Transfer System Operator’** and
- h) **delete** the definition **‘Melbourne headworks system’** and
- i) **delete** the definition **‘Melbourne Storage Manager’** and
- j) after the definition **‘Melbourne retail authorities’** insert
‘Melbourne’s share’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;’ and
- k) **delete** the definition **‘Melbourne supply system’** and
- l) **delete** the definition **‘Melbourne Water’** and
- m) for the definition **‘NVIRP’** substitute and
‘NVIRP’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and
- n) after the definition for **‘Resource Manager’** insert
‘River Murray Bulk Entitlements’ means all bulk entitlements granted under the Act for water taken from the River Murray System;’ and
- o) after the definition **‘River Murray Bulk Entitlements’** insert
‘River Murray component’ means part of the GMID which can be supplied with water from the River Murray but not the Goulburn River;’ and

AMENDMENTS TO CLAUSE 6

- 8 In Clause 6 of the Bulk Entitlement Order after **‘GRANTING OF A BULK ENTITLEMENT’** insert
‘A bulk entitlement to water from the River Murray System is granted to the Authority on the conditions set out in this Order.’

AMENDMENT TO CLAUSE 10

- 9 In sub-clause 10.1 of the Bulk Entitlement Order **delete** ‘the Melbourne Storage Manager, or’
- 10 In sub-clause 10.2 of the Bulk Entitlement Order **delete** ‘the Melbourne Storage Manager, or’

AMENDMENTS TO CLAUSE 11

- 11 In Clause 11.3 of the Bulk Entitlement Order **substitute** for sub-clause 11.3
‘The Authority must, in its Annual Report, report on each of the matters referred to in sub-clause 11.1, except, with the approval of the Minister, any matter set out in paragraph (e) of sub-clause 11.1.’
- 12 **Delete** sub-clause 11.4 and sub-clause 11.5 of the Bulk Entitlement Order.

AMENDMENTS TO CLAUSE 13

- 13 In Clause 13 of the Bulk Entitlement Order **substitute** for sub-clause 13.1
‘Subject to sub-clause 13.3, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager in undertaking its obligations as specified in the River Murray Bulk Entitlements.’

Dated 20 June 2022

HON. LISA NEVILLE MP
 Minister for Water

Water Act 1989**BULK ENTITLEMENT (GOULBURN SYSTEM – YARRA VALLEY WATER)
ORDER 2022**

PART 1 – INTRODUCTORY STATEMENTS.....	2834
1. Citation	2834
2. Empowering Provisions.....	2834
3. Commencement.....	2834
4. Purpose	2834
5. Definitions	2834
PART 2 – ENTITLEMENT	2836
6. Granting of a Bulk Entitlement.....	2836
7. Bulk Entitlement.....	2836
PART 3 – AVAILABLE WATER.....	2836
8. Available Water Resources.....	2836
9. Diversion Limit	2836
PART 4 – GENERAL CONDITIONS AND PROVISIONS.....	2837
10. Operating Arrangements.....	2837
11. Dispute Resolution	2837
PART 5 – DEMONSTRATING COMPLIANCE.....	2838
12. Metering and Monitoring	2838
13. Reporting Requirements.....	2838
14. Data.....	2838
PART 6 – COST SHARING ARRANGEMENTS.....	2839
15. Water Storage Costs	2839
16. Duty to Make Payments	2839
SCHEDULE 1 – YARRA VALLEY WATER’S ENTITLEMENT IN THE GOULBURN SYSTEM.....	2839
SCHEDULE 2 – MELBOURNE RETAILER ENTITLEMENT HOLDERS AND ENTITLEMENTS IN THE GOULBURN SYSTEM.....	2839

The Minister, under the provisions of the **Water Act 1989**, makes the following Order –

PART 1 – INTRODUCTORY STATEMENTS

1. CITATION

This Order may be cited as the Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2022.

2. EMPOWERING PROVISIONS

This Order is made under Division 1 of Part 4 of the **Water Act 1989**.

3. COMMENCEMENT

This Order comes into operation on 1 July 2022, or the day it is published in the Government Gazette, whichever comes later.

4. PURPOSE

The purpose of this Order is to grant Yarra Valley Water a bulk entitlement to 6,647.3 ML of high-reliability entitlement and 4,311.7 ML of low-reliability entitlement which equals one third of Melbourne's share of water recovered from the Goulburn component by the Connections Project Stage 1. The actual water allocation available to Yarra Valley Water in any year under this entitlement is determined in accordance with Clause 8.

5. DEFINITIONS

In this Order

‘**Act**’ means the **Water Act 1989**;

‘**Authority**’ means Yarra Valley Water;

‘**authority appointed under section 64GA of the Act**’ means, for the Goulburn system, Goulburn-Murray Rural Water Corporation;

‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVI RP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 giganlitres by upgrading irrigation infrastructure in the GMID;

‘**Connections Project Stage 1**’ means Stage 1 of the Connections Project, which was projected to generate long-term annual average water savings of 225 giganlitres in the GMID in accordance with the *Business Case for Northern Victoria Irrigation Renewal Project Stage 1*;

‘**Department**’ means the Department of Environment, Land, Water and Planning;

‘**daily diversion rate**’ means the volume of water pumped from the Goulburn River into the North-South Pipeline over a period of 24 hours;

‘**entitlement holder**’ means the holder of any type of entitlement to water in the Goulburn System granted under the Act;

‘**ESC**’ means the Essential Services Commission;

‘**GMID**’ means the Goulburn-Murray Irrigation District;

‘**Goulburn component**’ means that part of the GMID which can be supplied with water from the Goulburn River but not from the River Murray;

‘**Goulburn Entitlement Holder**’ means the holder of the *Bulk Entitlement (Eildon – Goulburn Weir) Conversion Order 1995*;

‘**Goulburn headworks system**’ means:

- (a) the water supply works of Lake Eildon, Goulburn Weir, the Stuart Murray and Cattinach Canals and Waranga Basin; and
- (b) the waterway below Lake Eildon;

‘Goulburn Storage Manager’ means a person appointed by the Minister under section 122ZK of the Act to control and manage the Goulburn headworks system, or do all or any of the functions specified under Part 6C of the Act in the Goulburn System;

‘Goulburn System’ means the following land and water storages in respect of which the Storage Manager is to exercise its functions and obligations;

- (a) Lake Eildon and the Goulburn River downstream of Lake Eildon to where it enters the River Murray, including Lake Nagambie and anabranches receiving water as a consequence of regulation of the water system;
- (b) the Shepparton, Central Goulburn, Rochester and Loddon Valley irrigation areas of the Goulburn-Murray irrigation district and waterworks districts of the Goulburn water system;
- (c) major holding basins and interconnectors being East Goulburn Main channel, Stuart Murray Canal, Cattanaach Canal, Waranga Basin, Waranga Western Channel and Loddon Weir pool; and
- (d) the creeks and lakes used to convey Goulburn water system water (these include: Bears Lagoon, Serpentine Creek downstream of the channel linking it to Bears Lagoon and Little Lake Boort);

‘Greater Western Water’ means Greater Western Water Corporation;

‘Melbourne headworks system’ means Thomson, Upper Yarra, Maroondah, O’Shannassy, Sugarloaf, Silvan, Cardinia, Toorourrong, Yan Yean, Greenvale and Tarago Reservoirs and the associated weirs, tunnels, transfer conduits, treatment plants and associated water supply works owned by Melbourne Water;

‘Melbourne retail authorities’ means any or all of –

- (a) Yarra Valley Water;
- (b) Greater Western Water; and
- (c) South East Water;

‘Melbourne’s share’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1;

‘Melbourne Storage Manager’ means Melbourne Water acting in respect of its role to manage storages for the Melbourne headworks system in accordance with section 171B of the Act;

‘Melbourne Water’ means Melbourne Water Corporation;

‘Minister’ means the Minister administering the **Water Act 1989**;

‘ML’ means megalitre(s);

‘NVIRP’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;

‘North-South Pipeline’ means the water transmission pipeline between the specified off-take point in the Goulburn System and the Sugarloaf Reservoir;

‘South East Water’ means South East Water Corporation;

‘specified monitoring point’ means the gauging station established to monitor the flow of the Goulburn River as required under sub-clause 12(b) and 12.2(b);

‘specified off-take point’ means the pump station near Killingworth Road, Yea;

‘Yarra Valley Water’ means Yarra Valley Water Corporation;

‘year’ means the 12 months commencing 1 July.

PART 2 – ENTITLEMENT**6. GRANTING OF A BULK ENTITLEMENT**

A bulk entitlement to water from the Goulburn System is granted to the Authority on the conditions set out in this Order.

7. BULK ENTITLEMENT

7.1 The Authority is entitled to the water entitlement specified in Schedule 1 of this Order.

7.2 Water available under this entitlement can be taken in accordance with Clause 9 of this Order.

PART 3 – AVAILABLE WATER**8. AVAILABLE WATER RESOURCES**

8.1 The water available to the Authority in a given year, under the terms and conditions set out in this Order includes:

- a) allocation to the entitlement described in Schedule 1 determined by the authority appointed under section 64GA of the Act in accordance with the procedure for making seasonal determinations for high and low-reliability water shares; and
- b) any water carried over by the Authority, from the previous year in accordance with a Declaration made by the Water Minister under section 47DA of the Act.

9. DIVERSION LIMIT

9.1 The Authority, together with the holders of the bulk entitlements listed in Schedule 2 may only divert water from the Goulburn River at the specified off-take point:

- (a) up to a maximum of 75,000 ML in any year; and
- (b) when the flow of the Goulburn River as measured at the specified monitoring point is at least 300 ML per day; and
- (c) when the daily diversion rate of the North-South Pipeline does not exceed 360 ML per day; and
- (d) if all the water taken is met through controlled, pre-ordered releases of available water allocation from Eildon Dam which must be co-ordinated by the Goulburn Storage Manager.

9.2 Subject to the maximum daily diversion rate established in sub-clause 9.1(c), the Authority, together with the holders of the bulk entitlements listed in Schedule 2, may vary the daily diversion rate:

- (a) in accordance with sub-clause 9.3; or
- (b) in any other way, with the prior written agreement of the Goulburn-Broken Catchment Management Authority.

9.3 The Authority, together with the holders of the bulk entitlements listed in Schedule 2 may increase or decrease the daily diversion rate by up to:

- (a) 75 ML per day when the flow in the Goulburn River at the specified monitoring point is between 300 and 799 ML per day;
- (b) 120 ML per day when the flow in the Goulburn River at the specified monitoring point is between 800 and 1,499 ML per day; and
- (c) 180 ML per day when the flow in the Goulburn River at the specified monitoring point is 1,500 ML per day or greater.

9.4 The Authority, together with the holders of the bulk entitlements listed in Schedule 2, must advise the Melbourne Storage Manager, the Goulburn Storage Manager and the Department in writing of any variation to the daily diversion rate agreed with the Goulburn-Broken Catchment Management Authority under sub-clause 9.2(b).

PART 4 – GENERAL CONDITIONS AND PROVISIONS**10. OPERATING ARRANGEMENTS**

- 10.1 Before the Authority, or any other entitlement holder listed in Schedule 2, may divert more than 300 ML in a year in line with Clause 9, the Authority together with the holders of entitlements listed in Schedule 2 must endeavour to agree on operational arrangements with the Melbourne Storage Manager and the Goulburn Storage Manager for the supply of water under this entitlement.
- 10.2 The Authority together with the holders of entitlements described in Schedule 1 must submit this arrangement to the Deputy Secretary of the Department.
- 10.3 If the Authority has not reached agreement with the Melbourne Storage Manager and the holders of the Bulk Entitlement listed in Schedule 2 and the Goulburn Storage Manager on operating arrangements one of them considers appropriate under sub-clause 10.1, any party may give written notice to the other parties requiring the matter to be determined in accordance with Clause 10.11.

11. DISPUTE RESOLUTION

- 11.1 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the Melbourne Storage Manager, or the Goulburn Storage Manager, or the Goulburn Entitlement Holder, or another entitlement holder, the Authority may give written notice to another party, or parties, requiring the matter to be determined by the ESC or an independent expert.
- 11.2 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the Melbourne Storage Manager, or the Goulburn Storage Manager, or the Goulburn Entitlement Holder, or another entitlement holder, and the Authority receives written notice requiring the matter to be determined by the ESC or an independent expert, the Authority must comply with the notice.
- 11.3 A notice may not be given under sub-clause 11.1, or considered under sub-clause 11.2, until 14 days have expired after the difference or dispute has arisen.
- 11.4 Where a dispute is referred to the ESC, the ESC may determine the process and timing for facilitating a resolution of the dispute.
- 11.5 Where a dispute is referred to an independent expert, the independent expert must not commence to determine a matter until 14 days have expired after notice is given under sub-clause 11.1 or received under sub-clause 11.2.
- 11.6 The independent expert is either –
- (a) a person agreed to by the parties to the difference or dispute; or
 - (b) if the parties to the difference or dispute cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.
- 11.7 The independent expert must reach a conclusion on the matter within 30 days after it has been referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 11.8 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 11.9 Any conclusion by the ESC or an independent expert is final and binding on the parties.
- 11.10 Where a dispute is referred to the ESC, the ESC may determine the apportionment of the costs of and incidental to every reference.
- 11.11 Where a dispute is referred to an independent expert, the costs to the parties of, and incidental to, a reference to an independent expert, including the costs of the independent expert, must be apportioned among the parties to the dispute as determined by the independent expert.

PART 5 – DEMONSTRATING COMPLIANCE**12. METERING AND MONITORING**

The Authority, together with the holders of the bulk entitlements listed in Schedule 2, must ensure the Melbourne Storage Manager –

- (a) meters how much water is diverted from the Goulburn River in each year;
- (b) monitors the flow of the Goulburn River immediately downstream of the specified off-take point; and
- (c) by 16 November 2023, reviews and if necessary amends the current metering plan for the Melbourne headworks system in accordance with any guidelines issued by the Minister from time to time for the purpose of assessing whether or not the Authority complies with this bulk entitlement.

13. REPORTING REQUIREMENTS

13.1 The Minister may require the Authority, to report on all or any of the following –

- (a) the daily amount of water taken by the Authority from the waterway;
- (b) the annual amount of water taken by the Authority from the waterway;
- (c) the annual water allocation made available to the Authority under Clause 8 of this bulk entitlement;
- (d) any assignment of water allocation made available under this bulk entitlement;
- (e) any permanent transfer of all or part of this bulk entitlement;
- (f) any amendment to this bulk entitlement;
- (g) any failure by either the Authority to comply with any provision of this bulk entitlement; and
- (h) any difficulties experienced or anticipated either by the Authority in complying with this bulk entitlement and any remedial action taken or proposed.

13.2 Any report made under sub-clause 13.1 must be made –

- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
- (b) within 14 days of receiving the Minister's written request, or such longer period of time as the Minister may determine.

13.3 The Authority must, for the period of the preceding year, report in its Annual Report on each of the matters referred to in sub-clause 13.1, except –

- (a) paragraph (a) of sub-clause 13.1; and
- (b) with the approval of the Minister, any matter set out in paragraph (g) of sub-clause 13.1.

13.4 If requested by the Goulburn Entitlement Holder the Authority must report on all or any of the matters set out in sub-clause 13.1.

13.5 Any report under sub-clause 13.4 must be made –

- (a) in such form as may be agreed between the Authority and the Goulburn Entitlement Holder; and
- (b) within such period of time as may be agreed between the Authority and the Goulburn Entitlement Holder.

14. DATA

14.1 The Authority must make available to any person, data collected by or on behalf of the Authority for the purpose of metering, monitoring and reporting under clauses 12 and 13, subject to the person paying any fair and reasonable access fee imposed by the Authority to cover the costs of making the data available to that person.

PART 6 – COST SHARING ARRANGEMENTS**15. WATER STORAGE COSTS**

- 15.1 The Authority must pay the Goulburn Storage Manager a proportionate share of the costs associated with the Goulburn headworks system.
- 15.2 Where the Goulburn Storage Manager provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to the Goulburn Storage Manager are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

16. DUTY TO MAKE PAYMENTS

The Authority has a duty to make its payments for Clause 15 directly to the Goulburn Storage Manager.

Dated 20 June 2022

Responsible Minister
HON. LISA NEVILLE
Minister for Water

SCHEDULE 1 – YARRA VALLEY WATER'S ENTITLEMENT IN THE GOULBURN SYSTEM

Entitlement Volume (ML/yr)	Reliability	Trading Zone ¹
4,330.4	Equivalent to high-reliability water shares	Trading Zone 1A
3,581.8	Equivalent to low-reliability water shares	Trading Zone 1A
2,316.9	Equivalent to high-reliability water shares	Trading Zone 1B
729.9	Equivalent to low-reliability water shares	Trading Zone 1B

¹ Trading Zone 1A and Trading Zone 1B are as defined in *Trading Rules for Declared Water Systems* (which came into operation on 1 July 2007 and as amended)

SCHEDULE 2 – MELBOURNE RETAILER ENTITLEMENT HOLDERS AND ENTITLEMENTS IN THE GOULBURN SYSTEM

Holder	Bulk entitlement
South East Water	Bulk Entitlement (Goulburn System – South East Water) Order 2022
Greater Western Water	Bulk Entitlement (Goulburn System – Greater Western Water) Order 2022
Yarra Valley Water	Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2022

Water Act 1989**BULK ENTITLEMENT (GOULBURN SYSTEM – YARRA VALLEY WATER)
AMENDMENT AND REVOCATION ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (Goulburn System – Yarra Valley Water) Amendment and Revocation Order 2022.

PURPOSE

- 2 The purpose of this Order is to apply changes to the Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2012 (the Bulk Entitlement Order) to reflect the name change as a result of the integration of City West Water and Western Water and the new name of this water corporation, Greater Western Water and change all references to City West Water to Greater Western Water; to amend the Bulk Entitlement Order to ensure consistency with the newly created Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2022 issued to the Authority to provide an enduring entitlement to water recovery from Stage 1 of the Connections Project; and to revoke the Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2012 on 20 June 2023 when the Order will no longer be required.

AUTHORISING PROVISION

- 3 The amendment is made in accordance with section 44 of the **Water Act 1989**. The revocation is made in accordance with section 27 of the **Interpretation of Legislation Act 1984**.

COMMENCEMENT

- 4.1 The amendment comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.
- 4.2 The revocation comes into effect on 20 June 2023.

REVOCATION OF BULK ENTITLEMENT (GOULBURN SYSTEM – YARRA VALLEY WATER) ORDER 2012

- 5 I revoke the Bulk Entitlement (Goulburn System – Yarra Valley Water) Order 2012 granted to the Authority on 1 July 2012 effective as at 20 June 2023.

DEFINITIONS

In this Order –

‘**Authority**’ means Yarra Valley Water Corporation;

‘**Stage 1 of the Connections Project**’ means Stage 1 of the Connections Project, which was contracted to generate 225 gigalitres of long-term annual average water recovery in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1.

CHANGE OF REFERENCE

- 6 In the Bulk Entitlement (Goulburn System Yarra Valley Water) Order 2012 for the words ‘City West Water’ **substitute** with ‘Greater Western Water’.

EMPOWERING PROVISION

- 7 In the empowering provisions of the Bulk Entitlement Order after the words ‘Part 4 of the’ **delete** the words ‘of the’.

AMENDMENT TO DEFINITIONS

- 8 In the Definitions of the Bulk Entitlement Order –
- a) **delete** the definition ‘**Agreement**’; and
 - b) **delete** the definition ‘**City West Water**’; and

- c) after the definition '**Authority**' insert
' '**Connections Project**' also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;' and
- d) for the definition '**Department**' substitute
' '**Department**' means the Department of Environment, Land, Water and Planning;' and
- e) **delete** the definition '**Goulburn Basin**' and
- f) after the definition '**GMID**' insert:
' '**Goulburn component**' means that part of the GMID which can be supplied with water from the Goulburn River but not from the River Murray;' and
- g) for the definition '**Goulburn headworks system**' substitute
' '**Goulburn headworks system**' means:
 - (a) the water supply works of Lake Eildon, Goulburn Weir, the Stuart Murray and Cattanach Canals and Waranga Basin; and
 - (b) the waterway below Lake Eildon;' and
- h) for the definition '**Goulburn Storage Manager**' substitute
' '**Goulburn Storage Manager**' means a person appointed by the Minister under section 122ZK of the Act to control and manage the Goulburn headworks system, or to do all or any of the functions specified under Part 6C of the Act in the Goulburn System;' and
- i) for the definition '**Goulburn System**' substitute
' '**Goulburn System**' means the following land and water storages in respect of which the Storage Manager is to exercise its functions and obligations;
 - (a) Lake Eildon and the Goulburn River downstream of Lake Eildon to where it enters the River Murray, including Lake Nagambie and anabranches receiving water as a consequence of regulation of the water system;
 - (b) the Shepparton, Central Goulburn, Rochester and Loddon Valley irrigation areas of the Goulburn-Murray irrigation district and waterworks districts of the Goulburn water system;
 - (c) major holding basins and interconnectors being East Goulburn Main channel, Stuart Murray Canal, Cattanach Canal, Waranga Basin, Waranga Western Channel and Loddon Weir pool; and
 - (d) the creeks and lakes used to convey Goulburn water system water (these include: Bears Lagoon, Serpentine Creek downstream of the channel linking it to Bears Lagoon and Little Lake Boort);' and
- j) after the definition of '**Goulburn System**' insert:
' '**Greater Western Water**' means Greater Western Water Corporation;' and
- k) **delete** the definition '**Melbourne bulk transfer system**' and
- l) **delete** the definition '**Melbourne Bulk Transfer System Operator**' and
- m) after the definition '**Melbourne retail authorities**' insert
' '**Melbourne's share**' means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;' and
- n) for the definition of '**Melbourne Storage Manager**' substitute
' '**Melbourne Storage Manager**' means Melbourne Water acting in respect of its role to manage storages for the Melbourne headworks system in accordance with section 171B of the Act;' and
- o) **delete** the definition '**Melbourne Supply System**' and
- p) **delete** the definition '**net carryover volume**' and

- q) for the definition ‘**NVIRP**’ **substitute**
 ‘ ‘**NVIRP**’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and

delete the definition ‘**Resource Manager**’.

AMENDMENTS TO CLAUSE 6

- 9 In Clause 6 of the Bulk Entitlement Order after ‘**GRANTING OF A BULK ENTITLEMENT**’ **insert**
 ‘A bulk entitlement to water from the Goulburn System is granted to the Authority on the conditions set out in this Order.’

AMENDMENTS TO CLAUSE 9

- 10 In sub-clause 9.1 paragraph (d) of the Bulk Entitlement Order after the words ‘Eildon Dam’ **insert** ‘which must be co-ordinated by the Goulburn Storage Manager’
 11 In sub-clause 9.4 of the Bulk Entitlement Order **delete** the words ‘, the Resource Manager’

AMENDMENTS TO CLAUSE 10

- 12 In Clause 10 of the Bulk Entitlement Order **substitute** for Clause 10.1
 ‘Before the Authority, or any other entitlement holder listed in Schedule 1, may divert more than 300 ML in a year in line with Clause 9, the Authority together with the holders of entitlements listed in Schedule 1 must endeavour to agree on operational arrangements with the Melbourne Storage Manager and the Goulburn Storage Manager for the supply of water under this entitlement.’
 13 After sub-clause 10.1 of the Bulk Entitlement Order **insert**
 ‘10.1A The Authority together with the holders of entitlements described in Schedule 1 must submit these arrangements to the Deputy Secretary of the Department.’

AMENDMENTS TO CLAUSE 12

- 14 In sub-clause 12.1 of the Bulk Entitlement Order **delete** the words ‘or the Resource Manager,’.
 15 In sub-clause 12.2 of the Bulk Entitlement Order **delete** the words ‘or the Resource Manager,’.

AMENDMENTS TO CLAUSE 13

- 16 In Clause 13 of the Bulk Entitlement Order **substituted** the words ‘sub-clause 7.3’ with ‘Schedule 1’.
 17 In Clause 13 of the Bulk Entitlement Order **substitute** for Clause 13.1 paragraph(c)
 ‘by 16 November 2023, reviews and if necessary amends the current metering plan for the Melbourne headworks system in accordance with any guidelines issued by the Minister from time to time for the purpose of assessing whether or not the Authority complies with this bulk entitlement.’

AMENDMENTS TO CLAUSE 14

- 18 In sub-clause 14.4 of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.
 19 In paragraph 14.5 (a) of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.
 20 In paragraph 14.5 (b) of the Bulk Entitlement Order **delete** the words ‘or Resource Manager,’.

AMENDMENTS TO CLAUSE 16

- 21 **Delete** Clause 16.

AMENDMENTS TO CLAUSE 18

- 22 For Clause 18 **substitute**
 ‘The Authority has a duty to make its payments for Clause 17 directly to the Goulburn Storage Manager.’

Dated 20 June 2022

HON. LISA NEVILLE MP
 Minister for Water

Water Act 1989**BULK ENTITLEMENT (RIVER MURRAY – YARRA VALLEY WATER) ORDER 2022**

PART 1 – INTRODUCTORY STATEMENTS.....	2844
1. Citation	2844
2. Empowering Provisions.....	2844
3. Commencement	2844
4. Purpose	2844
5. Definitions	2844
PART 2 – ENTITLEMENT	2845
6. Granting of a Bulk Entitlement.....	2845
7. Bulk Entitlement.....	2845
PART 3 – AVAILABLE WATER.....	2845
8. Available Water Resources.....	2845
PART 4 – GENERAL CONDITIONS AND PROVISIONS.....	2845
9. Dispute Resolution	2845
PART 5 – DEMONSTRATING COMPLIANCE.....	2846
10. Reporting Requirements.....	2846
11. Data.....	2847
PART 6 – COST SHARING ARRANGEMENTS.....	2847
12. Resource Manager Costs	2847
13. Water Storage Costs	2847
14. Duty to Make Payments	2847
SCHEDULE 1 – YARRA VALLEY WATER’S ENTITLEMENT IN THE RIVER MURRAY SYSTEM	2847

The Minister, under the provisions of the **Water Act 1989**, makes the following Order –

PART 1 – INTRODUCTORY STATEMENTS

1. CITATION

This Order may be cited as the Bulk Entitlement (River Murray – Yarra Valley Water) Order 2022.

2. EMPOWERING PROVISIONS

This Order is made under Division 1 of Part 4 of the **Water Act 1989**.

3. COMMENCEMENT

This Order comes into operation on 1 July 2022, or the day it is published in the Government Gazette, whichever comes later.

4. PURPOSE

The purpose of this Order is to grant Yarra Valley Water a bulk entitlement to 12,653.3 ML of high-reliability entitlement and 6,876.6 ML of low-reliability entitlement which equals one third of Melbourne's share of water recovered from the Murray component by the Connections Project Stage 1. The actual water allocation available to Yarra Valley Water in any year under this entitlement is determined in accordance with Clause 8.

5. DEFINITIONS

In this Order

‘**Act**’ means the **Water Act 1989**;

‘**Authority**’ means Yarra Valley Water;

‘**authority appointed under section 64GA of the Act**’ means, for the River Murray system, Goulburn-Murray Rural Water Corporation;

‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 giganlitres by upgrading irrigation infrastructure in the GMID;

‘**Connections Project Stage 1**’ means Stage 1 of the Connections Project, which was projected to generate long-term annual average water savings of 225 giganlitres in the GMID in accordance with the *Business Case for Northern Victoria Irrigation Renewal Project Stage 1*;

‘**entitlement holder**’ means the holder of any type of entitlement to water in the River Murray System granted under the Act;

‘**ESC**’ means the Essential Services Commission;

‘**GMID**’ means the Goulburn-Murray Irrigation District;

‘**Goulburn-Murray Water**’ means the Goulburn-Murray Rural Water Corporation;

‘**Greater Western Water**’ means Greater Western Water Corporation;

‘**MDBA**’ means the Murray-Darling Basin Authority;

‘**Melbourne retail authorities**’ means any or all of –

- (a) Yarra Valley Water;
- (b) South East Water; and
- (c) Greater Western Water;

‘**Melbourne's share**’ means 75 giganlitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;

‘**Minister**’ means the Minister administering the **Water Act 1989**;

‘**ML**’ means megalitre(s);

‘**Murray-Darling Basin Agreement**’ means the Murray-Darling Basin Agreement as contained in Schedule F of the **Water Act 2007** (Commonwealth);

‘**NVIRP**’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;

‘**resource manager**’ means any person appointed by the Minister under section 43A of the Act to be the resource manager for the River Murray;

‘**River Murray Bulk Entitlements**’ means all bulk entitlements granted under the Act for water taken from the River Murray System;

‘**River Murray component**’ means part of the GMID which can be supplied with water from the River Murray but not the Goulburn River;

‘**River Murray Entitlement Holder**’ means the holder of the *Bulk Entitlement (River Murray – Goulburn-Murray Water) Conversion Order 1999*;

‘**River Murray System**’ means the River Murray to which Victoria has access and which carries regulated water under the Murray-Darling Basin Agreement; consisting of:

- (a) the main course of the River Murray from Hume Dam to the South Australian border;
- (b) the main course of the Mitta Mitta River below Dartmouth Dam;
- (c) all effluents and anabranches of, or lakes or lagoons (including King’s Billabong) connected to, these main courses, other than those excluded by the MDBA;
- (d) the storages formed by Hume Dam and Dartmouth Dam and by weirs upstream of the South Australian border;

‘**South East Water**’ means South East Water Corporation;

‘**Yarra Valley Water**’ means Yarra Valley Water Corporation;

‘**year**’ means the 12 months commencing 1 July.

PART 2 – ENTITLEMENT

6. GRANTING OF A BULK ENTITLEMENT

A bulk entitlement to water from the River Murray System is granted to the Authority on the conditions set out in this Order.

7. BULK ENTITLEMENT

- 7.1 The Authority is entitled to the water entitlement specified in Schedule 1 of this Order.

PART 3 – AVAILABLE WATER

8. AVAILABLE WATER RESOURCES

- 8.1 The water available to the Authority in a given year, under the terms and conditions set out in this Order includes:
- a) allocation to the entitlement described in Schedule 1 determined by the authority appointed under section 64GA of the Act in accordance with the procedure for making seasonal determinations for high and low-reliability water shares; and
 - b) any water carried over by the Authority, from the previous year in accordance with a Declaration made by the Minister under section 47DA of the Act.

PART 4 – GENERAL CONDITIONS AND PROVISIONS

9. DISPUTE RESOLUTION

- 9.1 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the River Murray Entitlement Holder, or the Resource Manager, or another entitlement holder, the Authority may give written notice to another party, or parties, requiring the matter to be determined by the ESC or an independent expert.

- 9.2 If a difference or dispute arises about the interpretation or application of this Order between the Authority and the River Murray Entitlement Holder, or the Resource Manager, or another entitlement holder, and the Authority receives written notice requiring the matter to be determined by the ESC or an independent expert, the Authority must comply with the notice.
- 9.3 A notice may not be given under sub-clause 9.1, or considered under sub-clause 9.2, until 14 days have expired after the difference or dispute has arisen.
- 9.4 Where a dispute is referred to the ESC, the ESC may determine the process and timing for facilitating a resolution of the dispute.
- 9.5 Where a dispute is referred to an independent expert, the independent expert must not commence to determine a matter until 14 days have expired after notice is given under sub-clause 9.1 or received under sub-clause 9.2.
- 9.6 The independent expert will be either –
- (a) a person agreed to by the parties to the difference or dispute; or
 - (b) if the parties cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.
- 9.7 The independent expert must reach a conclusion on the matter within 30 days after it has been referred, but has power to extend the period for reaching a conclusion on the matter by a further 30 days.
- 9.8 The independent expert must send a copy of the conclusion and its supporting reasons to each party to the difference or dispute.
- 9.9 Any conclusion by the ESC or an independent expert is final and binding on the parties.
- 9.10 Where a dispute is referred to the ESC, the ESC may determine the apportionment of the costs of and incidental to every reference.
- 9.11 Where a dispute is referred to an independent expert, the costs to the parties of, and incidental to, a reference to an independent expert, including the costs of an independent expert, must be apportioned among the parties to the dispute as determined by the independent expert.

PART 5 – DEMONSTRATING COMPLIANCE

10. REPORTING REQUIREMENTS

- 10.1 The Minister may require the Authority, to report on all or any of the following –
- (a) the annual water allocation made available to the Authority under Clause 8 of this bulk entitlement;
 - (b) any assignment of water allocation made available under this bulk entitlement;
 - (c) any permanent transfer of all or part of this bulk entitlement;
 - (d) any amendment to this bulk entitlement;
 - (e) any failure by the Authority, to comply with any provision of this bulk entitlement; and
 - (f) any difficulties experienced or anticipated by the Authority, in complying with this bulk entitlement and any remedial action taken or proposed.
- 10.2 Any report made under sub-clause 10.1 must be made –
- (a) in writing, or in such electronic form as may be agreed between the Authority and the Minister; and
 - (b) within 14 days of receiving the Minister’s written request, or such longer period of time as the Minister may determine.
- 10.3 The Authority must, in its Annual Report, report on each of the matters referred to in sub-clause 10.1, except, with the approval of the Minister, any matter set out in paragraph (e) of sub-clause 10.1.

11. DATA

- 11.1 The Authority must make available to any person data collected by or on behalf of the Authority for the purpose of reporting under Clause 10, subject to the person paying any fair and reasonable access fee imposed by the Authority to cover the costs of making the data available to that person.

PART 6 – COST SHARING ARRANGEMENTS**12. RESOURCE MANAGER COSTS**

- 12.1 Subject to sub-clause 12.3, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager in undertaking its obligations as specified in the River Murray Bulk Entitlements.
- 12.2 Subject to sub-clause 12.3, the proportion of costs referred to in sub-clause 12.1 is to be determined by the Resource Manager.
- 12.3 Where the Resource Manager provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to the Resource Manager are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

13. WATER STORAGE COSTS

- 13.1 The Authority, must pay Goulburn-Murray Water a proportionate share of the costs associated with storing Victoria's share of the water resources in Hume Dam and Dartmouth Dam.
- 13.2 Where Goulburn-Murray Water provides a prescribed service for the purposes of section 4A of the **Water Industry Act 1994**, the charges to be paid by the Authority to Goulburn-Murray Water are to be determined by the ESC in accordance with Part 1A or 1B of the **Water Industry Act 1994**.

14. DUTY TO MAKE PAYMENTS

The Authority, has a duty to make its payments for Clauses 12 and 13, directly to the Resource Manager and Goulburn-Murray Water.

Dated 20 June 2022

Responsible Minister
HON. LISA NEVILLE
Minister for Water

**SCHEDULE 1 – YARRA VALLEY WATER'S ENTITLEMENT IN THE
RIVER MURRAY SYSTEM**

Entitlement Volume (ML/yr)	Reliability	Trading Zone ¹
5,573.1	Equivalent to high-reliability water shares	Trading Zone 6
3,390.5	Equivalent to low-reliability water shares	Trading Zone 6
7,080.2	Equivalent to high-reliability water shares	Trading Zone 7
3,486.1	Equivalent to low-reliability water shares	Trading Zone 7

¹ Trading Zone 6 and Trading Zone 7 are as defined in *Trading Rules for Declared Water Systems* (which came into operation on 1 July 2007 and as amended)

Water Act 1989**BULK ENTITLEMENT (RIVER MURRAY – YARRA VALLEY WATER)
AMENDMENT AND REVOCATION ORDER 2022**

I, Lisa Neville MP, Minister for Water and Minister administering the **Water Act 1989**, make the following Order –

CITATION

- 1 This Order is called the Bulk Entitlement (River Murray – Yarra Valley Water) Amendment and Revocation Order 2022.

PURPOSE

- 2 The purpose of this Order is to apply changes to the Bulk Entitlement (River Murray – Yarra Valley Water) Order 2012 (the Bulk Entitlement Order) to reflect the name change as a result of the integration of City West Water and Western Water and the new name of this water corporation, Greater Western Water and change all references to City West Water to Greater Western Water; to amend the Bulk Entitlement Order to ensure consistency with the newly created Bulk Entitlement (River Murray – Yarra Valley Water) Order 2022 issued to the Authority to provide an enduring entitlement to water recovery from Stage 1 of the Connections Project; and to revoke the Bulk Entitlement (River Murray – Yarra Valley Water) Order 2012 on 20 June 2023 when the Order will no longer be required.

AUTHORISING PROVISION

- 3 The amendment is made in accordance with section 44 of the **Water Act 1989**. The revocation is made in accordance with section 27 of the **Interpretation of Legislation Act 1984**.

COMMENCEMENT

- 4.1 The amendment comes into effect on the day it is published in the Government Gazette or 1 July 2022, whichever is later.
- 4.2 The revocation comes into effect on 20 June 2023.

REVOCATION OF BULK ENTITLEMENT (RIVER MURRAY – YARRA VALLEY WATER) ORDER 2012

- 5 I revoke the Bulk Entitlement (River Murray – Yarra Valley Water) Order 2012 granted to the Authority on 1 July 2012 effective as at 20 June 2023.

DEFINITIONS

In this Order –

‘**Authority**’ means Yarra Valley Water Corporation;

‘**Stage 1 of the Connections Project**’ means Stage 1 of the Connections Project, which was contracted to generate 225 gegalitres of long-term annual average water recovery in the GMID in accordance with the Business Case for Northern Victoria Irrigation Renewal Project Stage 1.

CHANGE OF REFERENCE

- 6 In the Bulk Entitlement (River Murray – Yarra Valley Water) Order 2012 for the words ‘City West Water’ **substitute** with ‘Greater Western Water’.

AMENDMENT TO DEFINITIONS

- 7 In the Definitions of Bulk Entitlement (River Murray – Yarra Valley Water) Order 2012
- a) **delete** the definition ‘**Agreement**’ and
 - b) **delete** the definition ‘**City West Water**’ and
 - c) after the definition ‘**Authority**’ **insert**
‘ ‘**Connections Project**’ also known as the Northern Victoria Irrigation Renewal Project (NVIRP), means the major irrigation modernisation project that aimed to generate long term annual average water savings of 429 gegalitres by upgrading irrigation infrastructure in the GMID;’ and

- d) the definition **‘Department’** substitute
‘**Department**’ means the Department of Environment, Land, Water and Planning;’ and
- e) after the definition of **‘Goulburn-Murray Water’** insert:
‘**Greater Western Water**’ means Greater Western Water Corporation;’ and
- f) **delete** the definition **‘Melbourne bulk transfer system’** and
- g) **delete** the definition **‘Melbourne Bulk Transfer System Operator’** and
- h) **delete** the definition **‘Melbourne headworks system’** and
- i) after the definition **‘Melbourne retail authorities’** insert
‘**Melbourne’s share**’ means 75 gigalitres of long-term average annual yield of water recovery from Connections Project Stage 1 for Melbourne retail authorities;’ and
- j) **delete** the definition **‘Melbourne Storage Manager’** and
- k) **delete** the definition **‘Melbourne supply system’** and
- l) **delete** the definition **‘Melbourne Water’** and
- m) for the definition **‘NVIRP’** substitute
‘**NVIRP**’ means the Northern Victoria Irrigation Renewal Project, also known as the Connections Project, which is a major irrigation modernisation project aiming to generate long term annual average water savings of 429 gigalitres by upgrading irrigation infrastructure in the GMID;’ and
- n) after the definition for **‘Resource Manager’** insert
‘**River Murray Bulk Entitlements**’ means all bulk entitlements granted under the Act for water taken from the River Murray System;’ and
- o) after the definition **‘River Murray Bulk Entitlements’** insert
‘**River Murray component**’ means part of the GMID which can be supplied with water from the River Murray but not the Goulburn River;’.

AMENDMENTS TO CLAUSE 6

- 8 In Clause 6 of the Bulk Entitlement Order after **‘GRANTING OF A BULK ENTITLEMENT’** insert
‘A bulk entitlement to water from the River Murray System is granted to the Authority on the conditions set out in this Order.’

AMENDMENTS TO CLAUSE 10

- 9 In sub-clause 10.1 of the Bulk Entitlement Order **delete** ‘the Melbourne Storage Manager, or’
10 In sub-clause 10.2 of the Bulk Entitlement Order **delete** ‘the Melbourne Storage Manager, or’

AMENDMENTS TO CLAUSE 11

- 11 In Clause 11 of the Bulk Entitlement Order **substitute** for sub-clause 11.3
‘The Authority must, in its Annual Report, report on each of the matters referred to in sub-clause 11.1, except, with the approval of the Minister, any matter set out in paragraph (e) of sub-clause 11.1.’
12 **Delete** sub-clause 11.4 and sub-clause 11.5 of the Bulk Entitlement Order.

AMENDMENTS TO CLAUSE 13

- 13 In Clause 13 of the Bulk Entitlement Order **substitute** for sub-clause 13.1
‘Subject to sub-clause 13.3, the Authority must pay the Resource Manager a fair and reasonable proportion of the costs incurred by the Resource Manager in undertaking its obligations as specified in the River Murray Bulk Entitlements.’

Dated 20 June 2022

HON. LISA NEVILLE MP
Minister for Water

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

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

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

Schedule of Charge Tolls, Maximum Charge Tolls and Day Tolls
Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.85	4.56	8.56	5.71	1.43
Western Link Section 1, between Racecourse Road and Dynon Road	2.85	4.56	8.56	5.71	1.43
Western Link Section 2, between Footscray Road and West Gate Freeway	3.57	5.71	10.71	7.14	1.78
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	3.57	5.71	10.71	7.14	1.78
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	6.42	10.27	19.26	12.84	3.21
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	2.85	4.56	8.56	5.71	1.43
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.85	4.56	8.56	5.71	1.43
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.85	4.56	8.56	5.71	1.43
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.85	4.56	8.56	5.71	1.43
Exhibition Street Extension	1.78	2.85	5.35	3.57	0.89

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than (a) that part of Southern Link Section 1: (i) between Punt Road and the exit to Boulton Parade; and (ii) comprising Boulton Parade; and (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road	1.78	2.85	5.35	3.57	0.89
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.78	2.85	5.35	3.57	0.89

Notes:

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

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	10.70	17.12	32.11	5.35
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	10.70	17.12	21.41	5.35

Day Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	20.53	44.52	82.95	10.27

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, and Day Toll specified above will first apply in the quarter ending 30 September 2022.

Capitalised terms in this notice that are defined in:

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

subject to the provisions of the IFA.

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

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

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

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

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

Charge Tolls (\$/vehicle)

<div>Category of Vehicle</div> <div>Tollable Section</div>	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Exhibition Street Extension	1.78	2.85	5.35	3.57	0.89

Note:

In this table:

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

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

Clepcó intends that these Charge Tolls will first apply in the quarter ending 30 September 2022.

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

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

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

AGREEMENT FOR THE MELBOURNE CITY LINK

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

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

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.85	4.56	8.56	5.71	1.43
Western Link Section 1, between Racecourse Road and Dynon Road	2.85	4.56	8.56	5.71	1.43
Western Link Section 2, between Footscray Road and West Gate Freeway	3.57	5.71	10.71	7.14	1.78
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	3.57	5.71	10.71	7.14	1.78
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	6.42	10.27	19.26	12.84	3.21
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	2.85	4.56	8.56	5.71	1.43
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					

Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.85	4.56	8.56	5.71	1.43
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.85	4.56	8.56	5.71	1.43
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.85	4.56	8.56	5.71	1.43
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than: (a) that part of Southern Link Section 1: (i) between Punt Road and the exit to Boulton Parade; and (ii) comprising Boulton Parade; and (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road	1.78	2.85	5.35	3.57	0.89
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.78	2.85	5.35	3.57	0.89

Notes:

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

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	10.70	17.12	32.11	5.35
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	10.70	17.12	21.41	5.35

Day Tolls (\$/vehicle)

Category of Vehicle	Car (including a Taxi)	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	20.53	44.52	82.95	10.27

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, and Day Toll specified above will first apply in the quarter ending 30 September 2022.

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

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

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

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

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

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

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

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

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

Car:

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

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

Extension road has the same meaning as in the Act;

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

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

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

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

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

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

Link road has the same meaning as in the Act;

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

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

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

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

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

the Agreement has the same meaning as in the Act;

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

toll zone has the same meaning as in the Act;

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

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

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

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

vehicle has the same meaning as in the Act.

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

Table One					
Toll Zone	Toll				
	Car (including a Taxi)	LCV	HCV – Day	HCV – Night	Motor Cycle
1. That part of the Link road between Moreland Road and Brunswick Road.	\$2.85	\$4.56	\$8.56	\$5.71	\$1.43
2. That part of the Link road between Racecourse Road and Dynon Road.	\$2.85	\$4.56	\$8.56	\$5.71	\$1.43
3. That part of the Link road between Footscray Road and the West Gate Freeway.	\$3.57	\$5.71	\$10.71	\$7.14	\$1.78
4. That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road <ul style="list-style-type: none"> (a) being the eastbound carriageways of the Link road; (b) between Punt Road and the exit to Boulton Parade; and (c) comprising Boulton Parade. 	\$3.57	\$5.71	\$10.71	\$7.14	\$1.78
5. That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$6.42	\$10.27	\$19.26	\$12.84	\$3.21

6. That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$2.85	\$4.56	\$8.56	\$5.71	\$1.43
7. That part of the Link road between Burnley Street and Punt Road and including that part of the Link road – (a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and (b) comprising Boulton Parade, other than: (i) the eastbound carriageways between Burnley Street and Punt Road; and (ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$2.85	\$4.56	\$8.56	\$5.71	\$1.43
8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.	\$2.85	\$4.56	\$8.56	\$5.71	\$1.43
9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.	\$2.85	\$4.56	\$8.56	\$5.71	\$1.43

10. That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than – (a) that part of the Link road being the Burnley Tunnel; and (b) that part of the Link road comprising Boulton Parade.	\$1.78	\$2.85	\$5.35	\$3.57	\$0.89
11. That part of the Link road between Punt Road and Swan Street Intersection, other than – (a) the eastbound carriageways; (b) that part of the Link road being the Burnley Tunnel; (c) that part of the Link road: (1) between Punt Road and the exit to Boulton Parade; and (2) comprising Boulton Parade; and (d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road.	\$1.78	\$2.85	\$5.35	\$3.57	\$0.89

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

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

Table Two				
Trip Cap	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
1. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$10.70	\$17.12	\$32.11	\$5.35
2. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$10.70	\$17.12	\$21.41	\$5.35

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 23 March 2022 and published in the Victoria Government Gazette No. G 12 (pages 1642 to 1646) dated 24 March 2022 ('the Last Notice').

This notice takes effect on 1 July 2022 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

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

Dated 22 June 2022

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

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

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

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

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

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

Car:

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

Extension road has the same meaning as in the Act;

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

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

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

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

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

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

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

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

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

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

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

toll zone has the same meaning as in the Act;

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

vehicle has the same meaning as in the Act.

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

Table One					
Toll Zone	Toll				
	Car (including a Taxi)	LCV	HCV – Day	HCV – Night	Motor Cycle
12. The Extension road	\$1.78	\$2.85	\$5.35	\$3.57	\$0.89

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 23 March 2022 and published in the Victoria Government Gazette No. G 12 (pages 1647 to 1648) dated 24 March 2022 ('the Last Notice').

This notice takes effect on 1 July 2022 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

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

Dated 22 June 2022

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

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

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

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

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

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

Car:

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

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

Extension road has the same meaning as in the Act;

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

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

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

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

Link road has the same meaning as in the Act;

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

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

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

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

the Agreement has the same meaning as in the Act;

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

toll zone has the same meaning as in the Act;

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

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

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

Tulla Pass is an agreement with CityLink Melbourne for CityLink Melbourne to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use only on that part of the Link road being the Tullamarine Freeway Upgrade, between Bulla Road and Flemington Road including the toll zone between Moreland Road and Brunswick Road, for a fixed 24-hour period commencing at the time of the first Tulla Trip by that Car, Light Commercial Vehicle or Motor Cycle on a specified day;

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

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

vehicle has the same meaning as in the Act; and

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

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

Table One				
24 Hour Pass	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
	20.53	44.52	82.95	10.27

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

Table Two			
Weekend Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	20.53	44.52	10.27

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

Table Three			
Tulla Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	7.31	11.69	3.62

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 23 March 2022 and published in the Victoria Government Gazette No. G 12 (pages 1649 to 1651) dated 24 March 2022 ('the Last Notice').

This notice takes effect on 1 July 2022 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

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

Dated 22 June 2022

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

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

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

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

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

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

Car:

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

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

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

Extension road has the same meaning as in the Act;

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

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

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

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

Link road has the same meaning as in the Act;

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

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

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

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

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

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

toll zone has the same meaning as in the Act;

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

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

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

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

vehicle has the same meaning as in the Act; and

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

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

Table One				
24 Hour Pass	Toll			
	Car (including a Taxi)	LCV	HCV	Motor Cycle
	20.53	44.52	82.95	10.27

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

Table Two			
Weekend Pass	Toll		
	Car (including a Taxi)	LCV	Motor Cycle
	20.53	44.52	10.27

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

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1) dated 23 March 2022 and published in the Victoria Government Gazette No. G 12 (pages 1652 to 1654) dated 24 March 2022 ('the Last Notice').

This notice takes effect on 1 July 2022 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d)

—

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

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

Dated 22 June 2022

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

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

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

Under section 71(1A) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road and the Extension Road) hereby fixes Toll Administration Fees which are payable to it and specifies the circumstances in which they are payable.

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

Addressee means the person named on a Request for Payment or Further Request for Payment;

Extension road has the same meaning as in the Act;

Further Request for Payment means a further Request for Payment sent to an Addressee following the sending of a Request for Payment to that Addressee in relation to any or all of the Trips the subject of that Request for Payment;

Link road has the same meaning as in the Act;

Request for Payment means, in relation to a Trip or Trips, a request for payment of the tolls in respect of that Trip or Trips (as the case may be) and the Toll Administration Fee, within the meaning of section 77(1)(a) or sections 77(1)(b) and 78(1) of the Act (as the case may be);

the Agreement has the same meaning as in the Act;

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

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

Toll Administration Fee means a toll administration fee within the meaning of section 71(1A) of the Act;

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

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

vehicle has the same meaning as in the Act.

Under section 71(1A) of the Act and in accordance with the Agreement or the Extension Agreement (as the case requires):

- (a) a Toll Administration Fee of \$14.22 is payable when a Request for Payment is sent to an Addressee; and
- (b) a Toll Administration Fee of \$27.75 is payable when a Further Request for Payment is sent to an Addressee.

This notice is also a notice for the purposes of:

- (a) schedule 3 of the Agreement;
- (b) schedule 1 of the Extension Agreement and in that capacity is given by CityLink Melbourne Limited as agent for City Link Extension Pty Limited (ABN 40 082 058 615); and
- (c) schedule 4 of the Integration and Facilitation Agreement and in that capacity is given by CityLink Melbourne Limited for itself and as agent for City Link Extension Pty Limited.

For the avoidance of doubt, this Notice also:

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

the NOTICE UNDER SECTION 71(1A) dated 16 June 2021 and published in the Victoria Government Gazette No. G 24 (pages 1272 to 1273), dated 17 June 2021 ('the Last Notice').

This notice takes effect on 1 July 2022 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

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

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

Dated 22 June 2022

FIONA LAST
Company Secretary
City Link Extension Pty Limited
(ABN 65 070 810 678)

HENRY BYRNE
Director
City Link Extension Pty Limited
(ABN 65 070 810 678)

Planning and Environment Act 1987
VICTORIA PLANNING PROVISIONS
Notice of Approval of Amendment
Amendment VC217

The Minister for Planning has approved Amendment VC217 to the Victoria Planning Provisions (VPP) and all planning schemes in Victoria.

The Amendment comes into operation on 1 December 2023.

The Amendment changes the VPP and all planning schemes to support the decriminalisation of sex work.

The Amendment is available for public inspection on the Department of Environment, Land, Water and Planning (DELWP) website, www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation.

JIM PAPADIMITRIOU
Acting Director
Planning Systems
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:

ECHUCA NORTH – The temporary reservation by Order in Council of 20 March, 2018 of an area of 2.418 hectares of land described in the Order as Crown Allotment 2045, Parish of Echuca North as a site for public recreation, **so far only as** the portion containing 7538 square metres being Crown Allotment 2049, Parish of Echuca North as shown on Original Plan No. OP125546 lodged in the Central Plan Office.

File ref: 0606958

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

Dated: 21 June 2022

Responsible Minister:

HON LILY D’AMBROSIO MP

Minister for Energy, Environment and Climate Change

SAMUAL WALLACE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

**INCORPORATION OF COMMITTEE OF MANAGEMENT –
KOTTA PUBLIC HALL RESERVE**

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 a corporation the committee of management appointed under section 14(2) of the Act of the land described in Column 2 hereunder :–

- (a) declares that the committee of management shall be a corporation;
- (b) assigns the name shown in Column 1 to the corporation.

Column 1 Corporate name	Column 2 Crown Reserve currently managed by the Committee
Kotta Hall Committee Incorporated	The land being Crown Allotment 4A, Parish of Bamawn temporarily reserved as a site for a Public Hall by Notification of 8 March, 1967 and published in the Government Gazette on 31 March, 1967 page – 984. File Ref : 0606721

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

Dated: 21 June 2022

Responsible Minister:

HON LILY D’AMBROSIO MP

Minister for Energy, Environment and Climate Change

SAMUAL WALLACE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

BALLARAT – The temporary reservation by Order in Council of 3 July, 2007 of an area of 4532 square metres of land being Crown Allotment 2031, Township of Ballarat, Parish of Ballarat as a site for Public purposes (Mental Health purposes).

File ref: 0505427

COLAC – The temporary reservation by Order in Council of 2 December, 2003 of an area of 1.695 hectares of land being Crown Allotment 2005, Township of Colac, Parish of Colac as a site for Cemetery purposes.

File ref : 0512167

MOORPANYAL – The temporary reservation by Order in Council of 23 November, 1868 of an area of 10.11 hectares, more or less, of land in the Parish of Moorpanyal (now described as Crown Allotment 73K, Parish of Moorpanyal) as a site for the Geelong Cattle Market, revoked as to part by various Orders in Council and the **Balmoral Geelong and Balwyn Lands Exchange Act 1964**, so far as the balance remaining containing 1.197 hectares.

File ref : 0704769

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

Dated: 21 June 2022

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

SAMUAL WALLACE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE MELBOURNE CITY COUNCIL

CARLTON – Public park; Crown Allotments 2050 [area 2375 square metres] and 2052 [area 1263 square metres], At Carlton, Parish of Jika Jika as shown on Original Plan No. OP125174 lodged in the Central Plan Office.

File ref: 1204343

MUNICIPAL DISTRICT OF THE CASEY CITY COUNCIL

CRANBOURNE – Preservation of an area of ecological significance; area 2.602 hectares being Crown Allotment 2024, Parish of Cranbourne as shown on Original Plan No. OP125835 lodged in the Central Plan Office.

File ref: LA/20/3311

MUNICIPAL DISTRICT OF THE MARIBYRNONG CITY COUNCIL

MARIBYRNONG – Public purposes [Community purposes]; being Crown Allotments 2013 [area 388 square metres], 2014 [area 578 square metres] and 2015 [area 38.9 square metres], Township of Maribyrnong, Parish of Cut-Paw-Paw as shown on Original Plan No. OP125254 lodged in the Central Plan Office.

File ref: 2019586

MUNICIPAL DISTRICT OF THE GREATER GEELONG CITY COUNCIL

MOORPANYAL – Public purposes; area 1.197 hectares being Crown Allotment 73K, Parish of Moorpanyal as shown on Original Plan No. OP110121 lodged in the Central Plan Office.

File ref : 0704769

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

Dated: 21 June 2022

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

SAMUAL WALLACE
Clerk of the Executive Council

Planning and Environment Act 1987**SECTION 3AB – SPECIFICATION OF INCOME RANGES****Order in Council**

The Governor in Council under section 3AB of the **Planning and Environment Act 1987** and on the recommendation of the Minister for Planning, the Minister administering the **Planning and Environment Act 1987**, hereby specifies, with respect to affordable housing that is not social housing, the following ranges to be the very low income range, low income range and moderate income range, respectively.

Table 1 – Greater Capital City Statistical Area of Melbourne

	Very low income range (annual)	Low income range (annual)	Moderate income range (annual)
Single adult	Up to \$26,680	\$26,681 to \$42,680	\$42,681 to \$64,020
Couple, no dependant	Up to \$40,010	\$40,011 to \$64,030	\$64,031 to \$96,030
Family (with one or two parents) and dependent children	Up to \$56,010	\$56,011 to \$89,630	\$89,631 to \$134,450

Table 2 – Rest of Victoria

	Very low income range (annual)	Low income range (annual)	Moderate income range (annual)
Single adult	Up to \$19,440	\$19,441 to \$31,110	\$31,111 to \$46,660
Couple, no dependant	Up to \$29,160	\$29,161 to \$46,660	\$46,661 to \$69,990
Family (with one or two parents) and dependent children	Up to \$40,830	\$40,831 to \$65,330	\$65,331 to \$97,980

Note: Table 1 and 2 are derived from annual area median income from the Australian Bureau of Statistics 2016 Census of Population and Housing and indexed using the Australian Bureau of Statistics Housing Group of the Consumer Price Index

This Order applies from 1 July 2022.

For the avoidance of doubt, this Order revokes the following Orders previously made under section 3AB of the **Planning and Environment Act 1987**:

- Specification of Income Ranges, published in Government Gazette No. S 256 on 1 June 2018 at pages 1–2;
- Specification of Income Ranges, published in Government Gazette No. G 23 on 6 June 2019 at page 1070;
- Specification of Income Ranges for Affordable Housing, published in Government Gazette No. S 322 on 30 June 2020; and
- Specification of Income Ranges, published in Government Gazette No. G 26 on 1 July 2021.

21 June 2022

Responsible Minister:

HON RICHARD WYNNE MP

Minister for Planning

SAMUAL WALLACE
Clerk of the Executive Council

Drugs, Poisons and Controlled Substances Act 1981**ORDER FURTHER EXTENDING THE PERIOD OF RESTRICTION ON THE SALE OR SUPPLY OR USE OF THE POISON OR CONTROLLED SUBSTANCE IVERMECTIN****Order in Council**

The Governor in Council under section 55(3)(a) of the **Drugs, Poisons and Controlled Substances Act 1981** further extends the period during which the restriction on the sale or supply or use of the poison or controlled substance Ivermectin in Victoria set out in the Order dated 29 March 2022 is in force, and in accordance with terms and conditions attached in the Schedule to this Order, for a period of 12 weeks from 30 June 2022 until 22 September 2022 (dates inclusive).

Dated: 21 June 2022

Responsible Minister:

HON MARTIN FOLEY

Minister for Health

SAMUAL WALLACE
Clerk of the Executive Council

Drugs, Poisons and Controlled Substances Act 1981**ORDER FURTHER EXTENDING THE PERIOD OF RESTRICTION ON THE SALE OR SUPPLY OR USE OF THE POISON OR CONTROLLED SUBSTANCE IVERMECTIN****SCHEDULE TO THE ORDER IN COUNCIL**

A product containing IVERMECTIN for oral administration for human use is currently registered on the Australian Register of Therapeutic Goods (ARTG) for the treatment of:

- a) Onchocerciasis and intestinal strongyloidiasis (anguillulosis).
- b) Crusted scabies in conjunction with topical therapy.
- c) Human sarcoptic scabies when prior topical treatment has failed or is contraindicated.

Treatment is only justified when the diagnosis of scabies has been established clinically and/or by parasitological examination. Without formal diagnosis, treatment is not justified in case of pruritus alone.¹

The sale or supply or use of IVERMECTIN, including the writing of a prescription, by a health practitioner authorised under section 13(1) of the **Drugs, Poisons, and Controlled Substances Act 1981** is restricted to the circumstances listed below:

- 1. IVERMECTIN is in preparations for oral administration for human use.
- 2. Treatment by sale, supply or use of IVERMECTIN is restricted to:
 - a) an indication that is accepted by the Secretary of the Australian Government Department of Health in relation to the inclusion of IVERMECTIN in tablet dosage form in the Australian Register of Therapeutic Goods (an **approved indication**);
OR
 - b) an indication that is not an **approved indication**, when the preparation is prescribed or authorised by a medical practitioner registered under State or Territory legislation that forms part of the Health Practitioner Regulation National Law, as a specialist in any of the following specialties or fields of specialty practices:
 - i. dermatology;
 - ii. gastroenterology and hepatology;
 - iii. infectious diseases;
 - iv. paediatric gastroenterology and hepatology;
 - v. paediatric infectious diseases;

OR

¹ Specific Indications as shown on the public ARTG summary of ARTG ID 181338 at www.tga.gov.au

- c) use in a clinical trial that is approved by, or notified to, the Secretary of the Australian Government Department of Health under the **Therapeutic Goods Act 1989** (Cth).
 - 3. A health practitioner means a person registered under the **Health Practitioner Regulation National Law** (other than as a student).
 - 4. Treatment means for the health practitioner to sell or supply or use, including issuing a prescription to, a person under their care and for whom the practitioner has taken all reasonable steps to ensure a therapeutic need exists for that treatment.
 - 5. The Order applies to health practitioners who treat with IVERMECTIN in Victoria.
-

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:

- | | |
|-------------------------------|--|
| 45. <i>Statutory Rule:</i> | Subordinate
Legislation
(Supported
Residential
Services (Private
Proprietors)
Regulations 2012)
Extension
Regulations 2022 |
| <i>Authorising Act:</i> | Subordinate
Legislation
Act 1994 |
| <i>Date first obtainable:</i> | 21 June 2022 |
| <i>Code A</i> | |
| 46. <i>Statutory Rule:</i> | Mental Health
Amendment
Regulations 2022 |
| <i>Authorising Act:</i> | Mental Health
Act 2014 |
| <i>Date first obtainable:</i> | 21 June 2022 |
| <i>Code A</i> | |
| 47. <i>Statutory Rule:</i> | Road Safety
(General) and
(Vehicles)
Amendment
Regulations 2022 |
| <i>Authorising Act:</i> | Road Safety
Act 1986 |
| <i>Date first obtainable:</i> | 21 June 2022 |
| <i>Code A</i> | |
| 48. <i>Statutory Rule:</i> | Water (Drillers'
Licences)
Regulations 2022 |
| <i>Authorising Act:</i> | Water Act 1989 |
| <i>Date first obtainable:</i> | 21 June 2022 |
| <i>Code A</i> | |

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

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

<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>
A	1–16	\$4.22
B	17–32	\$6.33
C	33–48	\$8.65
D	49–96	\$13.61
E	97–144	\$17.51
F	145–192	\$20.78
G	193–240	\$23.95
H	241–288	\$25.43
I	289–352	\$28.70
J	353–416	\$33.44
K	417–480	\$38.19
L	481–544	\$44.52
M	545–608	\$50.90
N	609–672	\$56.28
O	673–736	\$63.62
P	737–800	\$70.10
#Q	821–886	\$76.22
#R	887–950	\$81.29
#S	951–1016	\$86.83
#T	1017–1080	\$92.21
#U	1081–1146	\$97.75
#V	1147–1210	\$103.50
#W	1211–1276	\$108.88
#X	1277–1340	\$114.78
#Y	1341–1406	\$119.95

<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>
#Z	1407–1470	\$125.60
#ZA	1471–1536	\$131.56
#ZB	1537–1610	\$136.57
#ZC	1611–1666	\$142.32
#ZD	1667–1730	\$147.70
#ZE	1731–1796	\$153.66
#ZF	1797–1860	\$159.20
#ZG	1861–1926	\$164.42
#ZH	1927–1990	\$170.38
#ZI	1991–2056	\$175.76

* All prices include GST

Printed as two volumes



The *Victoria Government Gazette* is published by IVE Group Limited with the authority of the Government Printer for the State of Victoria

© State of Victoria 2022

This publication is copyright. No part may be reproduced by any process except in accordance with the provisions of the Copyright Act.

Address all enquiries to the Government Printer for the State of Victoria
Level 2, 1 Macarthur Street
Melbourne 3002
Victoria Australia

How To Order



**Retail &
Mail Sales**

Victoria Government Gazette
Ground Floor, Building 8,
658 Church Street,
Richmond 3121



**Telephone
email**

DX 106 Melbourne
(03) 8523 4601
gazette@ivegroup.com.au

Recommended Retail Price \$2.55 (includes GST)