

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 26 Thursday 30 June 2022

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	IABLE	E OF P	ROVISIONS	
Pri	vate Advertisements		Nicole Slingsby	2890
	Land Act 1958		Oakleys White Lawyers	2890
	Lease Application –	2005	Parke Lawyers	2890
	Great Southern Coaches Pty Ltd	2885	Pearce Webster Dugdales	2891
Est	ates of Deceased Persons		Perpetual Trustee Company Limited	2891
	Andrew Gray and Associates Pty Ltd	2885	Verhoeven & Curtain Solicitors	2891
	ANZ Wealth Legal Services	2885	Warren Graham & Murphy Pty Ltd	2891
	Aughtersons	2885	Willett Lawyers Pty Ltd	2891
	Basile & Co. Pty Ltd	2885	Sales by the Sheriff	
	Beck Legal	2886	Thi Tay Cao	2891
	Bowlen Dunstan & Associates Pty	2886	•	2091
	Brendan Holland & Michael Cahir	2886	Government and Outer Budget Sector	2002
	Collards	2886	Agencies Notices	2893
	David Davis & Associates	2886	Orders in Council	3017
	Devenish Lawyers	2886	Education and Training Reform	
	Garden & Green Lawyers	2887		
	Gauld & Co.	2887		
	HDME Lawyers	2887		
	Hartwell Legal	2887		
	Hicks Oakley Chessell Williams	2887		
	KCL Law	2888		
	Kensington Lawyers	2888		
	Kingston Lawyers Pty Ltd	2888		
	Lorraine Jones & Associates	2888		
	McNab McNab & Starke	2889		
	MNG Lawyers Pty Ltd	2889		
	MW Law	2889		
	Macpherson Kelley	2889		
	Maurice Blackburn Lawyers	2890		
	Nevile & Co. Pty Ltd	2890		

Advertisers Please Note

As from 30 June 2022

The last Special Gazette was No. 326 dated 29 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

Land Act 1958

Notice is hereby given that Great Southern Coaches Pty Ltd has applied to lease, pursuant to section 137 of the Land Act 1958, part of the premises occupied by the Public Records Office of Victoria (PROV), which is located on Crown Land, being Crown Allotment 13A, section 92, Parish of Jika Jika, as described in the Crown Folio Volume 11742 Folio 793, for a term commencing on the date of signing to 30 June 2024 with three (3) options for a further term of two (2) years each, to be used for Storage of coach vehicles.

NOTICE TO CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

Re: MARIAN LESLEY JONES, late of 534 Pranjip Road, Molka, Victoria 3666, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 March 2022, are required by the trustee, Mark Dennis Carroll of 534 Pranjip Road, Molka, Victoria 3666, to send particulars to the undermentioned solicitor by 1 September 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

ANZ WEALTH LEGAL SERVICES, Level 44, 55 Collins Street, Melbourne, Victoria 3000.

ELIZABETH ANN ROSINA CHERRY, late of 15 Punt Road, Barwon Heads, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 25 July 2017, are required by the executor, Michael Christopher Henry Cherry, care of 102 High Street, Berwick, in the State of Victoria, to send particulars of their claims to him by 1 September 2022, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted on 6 October 2017.

ANDREW GRAY AND ASSOCIATES PTY LTD.

102 High Street, Berwick, Victoria 3806, PO Box 445.

VINCENZINA MINCHELLA, late of 10 Fieldstone Boulevard, Beaconsfield, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 14 October 2021, are required by the executors, Dora Antonia Edwardes and Robert Edwardes, care of 102 High Street, Berwick, in the State of Victoria, to send particulars of their claims to them by 1 September 2022, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted on 28 January 2022.

ANDREW GRAY AND ASSOCIATES PTY LTD,

102 High Street, Berwick, Victoria 3806, PO Box 445.

MARGARET ANNE DIELE, late of Apartment 314, 300 Ridge Road, Wantirna, Victoria 3152.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 March 2022, are required by the personal representative, Nisar Ahmed Parkar, to send particulars to them, care of the undermentioned solicitors, by 30 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.

AUGHTERSONS,

267 Maroondah Highway, Ringwood 3134.

Estate NORMAN EDWARD MATTHEWS, late of 12 Hall Street, Cohuna, Victoria, tradesperson, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 10 April 2022, are required by the executor, Jayne Elizabeth Sumpter, to send particulars of such claims to her, in care of the

undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 23 June 2022

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579. RB:BD:22145.

Re: JAMES CHARLES McMANUS, deceased, late of 8 Soudan Street, Lake Boga, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 2019, are required by the trustee, Bradley James McManus, care of Beck Legal, 177 View Street, Victoria, to send particulars to the trustee by 29 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BECK LEGAL, solicitors, 177 View Street, Bendigo, Victoria 3585.

HARALD WALTER RATJE, also known as Harold Walter Ratje, late of Unit 6, 5 Collopy Street, Mansfield, Victoria 3724, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 1 July 2021, are required by the executors for Grant of Probate, David Martin Ratje and Samantha Ratje, to send particulars of their claims to them, care of the undermentioned solicitors, within 60 days of the publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 27 April 2022.

BOWLEN DUNSTAN & ASSOCIATES PTY, 38 Beetham Parade, Rosanna, Victoria 3084. Ph: 03 9459 5755.

Contact: Anthony Francis Bowlen.

Re: Estate of ROBERT FILMER, late of 1312 Heatherton Road, Noble Park, Victoria, deceased.

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

who died on 17 March 2022, are required by the trustee, Wayne Baxter, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this advertisement, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

BRENDAN HOLLAND & MICHAEL CAHIR, legal practitioners,

130 Balcombe Road, Mentone 3194.

KATICA KURIC, late of 35 Washington Street, Dallas, in the State of Victoria, widow, deceased, who died on 9 January 2008.

Would anyone holding or knowing of the whereabouts of any Will of the deceased please contact Collards of 312 Station Street, Lalor, Victoria 3075. Tel: 03 9466 1544, Fax: 03 9464 0589, email: maria@collards.com.au

CATHERINE ELSPETH MURRAY, late of 59 Vale Street, Alfredton, Victoria, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 April 2022, are required by the executor, Equity Trustees Wealth Services Limited, ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 30 August 2022, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

ALIDA MARIANNA MARIA ELISABETH ROMEYN, late of Room 16, Overbeek Lodge, MiCare, 736 Mount Dandenong Road, Kilsyth, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 October 2021, are required by the executor, Christine Romeyn, to send particulars of their claims to the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DEVENISH LAWYERS, PO Box 4276, Ringwood, Victoria 3134. JOHN HENRY BUTLER, late of Woorinen, Victoria, 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 Marie Josee Marilyn Rosy Butler, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

IRENE VERONICA DRUMMOND, late of Lake Boga, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 September 2020, are required by Ralph Murray Drummond, Marilyn Kaye Foley and Deborah Murray Bow, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

LYNETTE BEVERLEY STUTLEY, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 May 2021, are required by Christine Michelle Gale, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

NOTICE TO CREDITORS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

PETER JAMES ROSS, late of 203 Napier Street, South Melbourne, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 August 2021, are required by Alinudin, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor, by 31 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.

GAULD & CO., solicitors, Suite 2.07, 737 Burwood Road, Hawthorn East 3123.

Re: RAIMONDO NARDI, also known as Ray Nardi, late of 6 Wondoora Avenue, Ferny Creek, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 December 2020, are required by the administrator of the deceased to send particulars of their claims to them, care of the undermentioned solicitors, by 30 August 2022, after which date the administrator may convey or distribute the assets, having regard only to the claims for which notice has been received.

Dated 30 June 2022

HDME LAWYERS,

Level 1, 600 St Kilda Road, Melbourne 3004.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

LYDIA RUTH TEICHER, also known as Ruth Teicher, 3/82 Hodder Street, Brighton East, Victoria 3187, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 September 2017, are required by Rika Teicher, care of Hartwell Legal of 8/1 Milton Parade, Malvern, Victoria 3144, the executor of the estate of the deceased, to send particulars of their claims by 29 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.

HARTWELL LEGAL, 8/1 Milton Parade, Malvern, Victoria 3144.

Re: Estate of GEORGE DAVID DUNCAN.

Creditors, next-of-kin and others having claims against the estate of GEORGE DAVID DUNCAN, late of 25 Willandra Drive, Epping,

Victoria, retired accountant, deceased, who died on 2 March 2022, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 31 August 2022, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

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

Re: Estate of AMY DORIS PROE.

Creditors, next-of-kin and others having claims against the estate of AMY DORIS PROE, late of 1 Regency Place, Glen Waverley, Victoria, home duties, deceased, who died on 27 January 2022, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 31 August 2022, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

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

DAN HORESH, late of 92 Brighton Road, Ripponlea, Victoria, lawyer, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 13 October 2021, are required by the executors, Sasson Horesh, in the Will called Sasson Horesh, and Shmuel Horesh, in the Will called Samuel Horesh, 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.

FAN HING HOEY, late of 77 Hurtle Street, Ascot Vale, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 20 August 2021, are required by the executor, Wai Hoey, to send particulars of their claims to him, care of the undermentioned solicitors, within two months from the date of publication of this notice, after

which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: ROBERT WILLIAM BRETT, late of 5 Avalon Court, Cheltenham, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of ROBERT WILLIAM BRETT, deceased, who died on 3 May 2022, are required by the trustee, Margaret Brett, 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: JOAQUIM ROCHE DOS-SANTOS, deceased, late of 50 Pickett Street, Footscray, Victoria, retired.

Creditors, next-of-kin and others having claims in the respect of the estate of JOAQUIM ROCHE DOS-SANTOS, deceased, who died on 8 May 2022, are required by the trustee, Cameron Grant Smith, to send particulars of their claim to the undermentioned firm by a date not later than two months from the date of publication hereof, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

Re: WARWICK WILLIAM JACKSON, late of Estia Health, 45 Silvan Road, Wattle Glen, Victoria 3096, truck driver, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the above deceased, who died on 5 October 2021, are required by the personal representative, Justin Matthew Jackson, care of 900 Main Road, Eltham, Victoria 3095, to send particulars of their claims to him by 29 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.

LORRAINE JONES & ASSOCIATES, 900 Main Road, Eltham, Victoria 3095. Ph: 03 9439 1233.

Email: d.jones@lorrainejones.com.au DEJ:ND:210751:225012.

RONALD JAMES FISHER, late of 1/8 Harker Street, Sunbury, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Sunbury on 13 August 2021, are required by Mark Albert Maier and Daria Dagher, the executors of the estate of the said named deceased, to send particulars of their claims to them, care of McNab McNab & Starke, Level 10, 552 Lonsdale Street, Melbourne 3000, by 23 September 2022, after which date they may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE, 30 Station Street, Sunbury, Victoria 3429. Ph: 9744 2666. Fax: 9744 7914. Ref: AMA:210697.

MARY CATHERINE SANFORD, late of 40 Anderson Road, Sunshine, Victoria 3020, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 20 October 2021, are required by the executor, Geraldine Mary Williams, care of Level 1, 638–640 Mt Alexander Road, Moonee Ponds, Victoria 3039, to send particulars of their claims to her by 29 August 2022, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 15 February 2022.

Dated 30 June 2022

MNG LAWYERS PTY LTD, Level 1, 638–640 Mt Alexander Road, Moonee Ponds, Victoria 3039. PO Box 121, Essendon North, Victoria 3041. Ph: 03 8371 1600.

NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958

JANICE MARGARET MILLS, late of 5 Franklin Way, Officer, Victoria 3809, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 October 2020, are required by the executors of the estate, Shayne William Mills and Elisa Margaret Mills, to send particulars of their claims to them, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

MW LAW, Greensborough,

65 Main Street, Greensborough, Victoria 3088.

Ph: 03 9435 3811.

Email: molly@mwlaw.com.au

ALMA DAWN BAKER, 1/27 Hutton Avenue, Ferntree Gully, Victoria, plastic moulder, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 March 2022, are required by the trustee, Alan Edward Baker, 29 Godwin Avenue, Narre Warren, Victoria, accountant, to send particulars to him, care of the undersigned, by 30 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.

ANTHONY MARTINO, 225 Brunswick Street, Fitzroy, Victoria, business person, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2022, are required by the trustee, Caterina Di Biase, care of Macpherson Kelley, Level 7, 600 Bourke Street, Melbourne, Victoria, business person, to send particulars to her, care of the undersigned, by 30 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

MACPHERSON KELLEY, Level 7, 600 Bourke Street, Melbourne, Victoria 3000. Re: STEPHEN GERARD KEENAN, late of Unit 4, 29–31 East Brighton Road, St Kilda, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 December 2021, are required by the executor, Stephen Robert Long, to send particulars of such claims to him at the undermentioned address by 29 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.

Stephen Robert Long, care of MAURICE BLACKBURN LAWYERS, Level 21, 380 La Trobe Street, Melbourne 3000. Tel: 03 9605 2700. Ref: ZTAPP/5686792.

KI YUNG WONG, also known as Ki-Yung Wong, late of 129 Manningham Street, Parkville, Victoria, social worker, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 18 January 2022, are required by the executor, Selena Yan-Ling Moorfield, care of Level 11, 100 Collins Street, Melbourne, Victoria 3000, to send particulars of their claims to her by 31 August 2022, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 14 June 2022.

Dated 30 June 2022 NEVILE & CO. PTY LTD, Level 11, 100 Collins Street, Melbourne, Victoria 3000. Ph: 03 9664 4700.

NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

RAE CHURCH, late of 71 Badger Creek Road, Healesville, Victoria, retired, deceased.

Creditors, next-of-kin and all others having claims in respect of the abovenamed deceased, who died on 6 November 2021, are required by the trustee, Michelle Anne Goss, care of 301 Maroondah Highway, Healesville, Victoria, to send particulars of such claims to

the trustee, care of the undermentioned solicitor, by 5 September 2022, after which date the trustee may convey or distribute the estate, having regard only to the claims of which the trustee then has notice. Probate was granted in Victoria on 4 March 2022.

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

Re: ANNIE GERTRUDE JONES, late of 795 Foster Boolarra Road, Woorarra West, Victoria 3960.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 May 2021, are required by the executor, Peter John Bardho, care of the undermentioned firm, to send particulars to the executor by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

OAKLEYS WHITE LAWYERS, 65 Main Street, Foster 3960.

Re: LORRAINE DOROTHY SHUTTLEWORTH, late of 89 Pioneer Street, Foster, Victoria 3960.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 November 2021, are required by the executor, Clive William White, care of the undermentioned firm, to send particulars to the executor by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

OAKLEYS WHITE LAWYERS, 65 Main Street, Foster 3960.

Re: Estate of PATRICIA MIRIAM CHAMBERS, deceased, late of 6 Argus Crescent, Doncaster East, Victoria 3109.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 27 January 2022, are required by the executor of the estate, Mary Denise von der Lippe,

to send particulars of their claims to her, care of the undermentioned solicitors, by 30 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: JOHN CHARLES GAHAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 May 2022, are required by the executors, John Frederick Henry and John Patrick Toohey, to send particulars to them, care of the undermentioned solicitors, by 1 September 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, 4th Floor, 379 Collins Street, Melbourne 3000.

PETER CECIL EVERY, late of Unit 1, 40 George Street, Bentleigh East, Victoria, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 March 2021, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of Level 29, 525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 9 September 2022, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PERPETUAL TRUSTEE COMPANY LIMITED,

Level 29, 525 Collins Street, Melbourne, Victoria 3000.

CARLEEN O'DONNELL, deceased, late of 478 Burwood Highway, Wantirna South, in the State of Victoria, home duties.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 January 2022, are required by the personal representative, Mark Andrew O'Donnell, of 46 Haigh Street, Moe, to send particulars to him, care of the undermentioned

solicitors, by 29 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.

VERHOEVEN & CURTAIN SOLICITORS, Suite 2, 46 Haigh Street, Moe 3825.

Estate of TREVOR JOHN HOSKIN, late of 77 Greenmount Road, Yarram, Victoria, clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2021, are required by the executors, John Patrick Harrington and Jennifer Joy Harrington, to send particulars to them, care of Warren Graham & Murphy Pty Ltd, of 99 Raymond Street, Sale, Victoria, by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

WARREN GRAHAM & MURPHY PTY LTD, 99 Raymond Street, Sale, Victoria 3850.

Re: Estate of IRENE MAY ENGLISH, late of Doutta Galla Yarraville Village Aged Care Home, 52 Somerville Road, Yarraville, Victoria, retired office manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 March 2022, are required by the trustee, Sandra Louise Fallshaw, to send particulars to the trustee in care of the undersigned by 30 August 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

ADVERTISEMENT OF ONLINE AUCTION BY THE SHERIFF

On Thursday 4 August 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.

Thi Tay Cao of 121 Tyler Street, Preston, Victoria 3172, sole proprietor of an estate in

fee simple in the land described on Certificate of Title Volume 08344 Folio 424 upon which is erected a house and known as 121 Tyler Street, Preston, Victoria 3172.

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

- Registered Mortgage AN106659Q,
- Covenant No. 1332903.

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

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



ROAD DISCONTINUANCE

Under section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989**, the Swan Hill Rural City Council at its ordinary meeting held on 19 April 2022 formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and consolidate the land from the road to the adjacent Lot 1 PS807535.

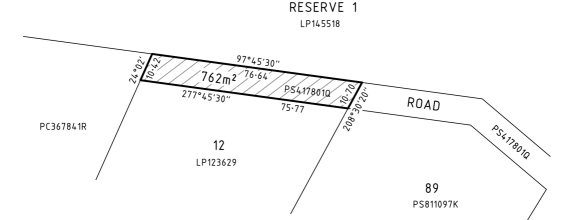


SCOTT BARBER Chief Executive Officer



NOTICE OF ROAD DISCONTINUATION AND SALE

In accordance with section 206, section 207B and Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Wodonga City Council, at its meeting on 27 June 2022, resolved that part of the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and sell the land to the adjoining land owner at 3 Turner Court, Wodonga.



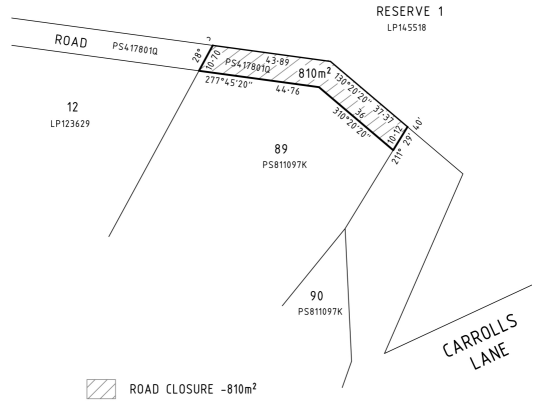
ROAD CLOSURE - 762m²

DEBRA MUDRA Acting Chief Executive Officer



NOTICE OF ROAD DISCONTINUATION AND SALE

In accordance with section 206, section 207B and Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Wodonga City Council, at its meeting on 27 June 2022, resolved that part of the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and sell the land to the adjoining land owner at 4 Turner Court, Wodonga.



DEBRA MUDRA Acting Chief Executive Officer



NOTICE OF MAKING OF A LOCAL LAW

Pursuant to section 74(4) of the **Local Government Act 2020**, notice is hereby given that on 20 June 2022, Cardinia Shire Council made the following local law:

The title of the local law is Local Law 20 – Open Air Fires Local Law.

The objectives of the local law are to:

- a) provide for the peace order and good government of the Cardinia Shire Council; and
- b) promote a physical and social environment free from hazards to health, in which the residents
 of the municipal district can enjoy a quality of life that meets the general expectations of the
 community; and
- c) protect the amenity of the municipal district; and
- d) prevent and suppress nuisances connected with open air fires and smoke in the environment, which may adversely affect the enjoyment of life or the health, safety and welfare of persons;
 and
- e) prohibit, regulate and control open air fires (and related behaviours) which may be dangerous or unsafe or detrimental to the quality of life and the environment; and
- f) encourage the use of open air fires only for fire prevention purposes; and
- g) provide for the consistent application and enforcement of the Local Law.

The effect of the local law is to:

- a) limit the circumstances in which open air fires may be conducted on private land within the municipality, such circumstances and limitations being dependant of zoning defined by property maps that form part of the local law; and
- introduce penalties (including infringement penalties) for failure to comply with the conditions;
 and
- c) provide for a permit scheme, whereby property owners may obtain property-specific permission pertaining to open air fires; and
- d) authorise the Chief Executive Officer to suspend the operation of any clause in the local law for a period of time specified in the declaration; and
- e) make miscellaneous amendments to Cardinia Shire Local Law 17.

A copy of this local law is available for inspection at the Council's office and on the Council's internet site: cardinia.vic.gov.au

Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C133hbay

The Hobsons Bay City Council has prepared Amendment C133hbay to the Hobsons Bay Planning Scheme.

The amendment applies to the land affected by the *Newport Structure Plan* and *Inner Newport Heritage Gap Study 2022*.

The Amendment proposes to:

- replace Clause 02.03 to include reference to the Newport Large Neighbourhood Activity Centre in the strategic directions;
- replace Clause 02.04 to include an updated Strategic Framework Plan and Residential Development Framework Plan;
- replace Clause 11.03-1L Activity Centres to introduce local policy related to the Newport Large Neighbourhood Activity Centre;
- insert new Clause 18.01-1L Newport integrated transport;
- insert a new Schedule 2 to Clause 32.04 Mixed Use Zone;
- rezone properties from General Residential Zone, Schedule 1 (GRZ1) to Mixed Use Zone, Schedule 2 (MUZ2);
- insert a new Schedule 3 to Clause 32.07 Residential Growth Zone;
- rezone properties from General Residential Zone, Schedule 1 (GRZ1) to Residential Growth Zone, Schedule 3 (RGZ3);
- replace General Residential Zone, Schedules 2 and 8 (GRZ2 and GRZ8) with new General Residential Zone, Schedules 2 and 8;
- insert a new Schedule 9 to Clause 32.08 General Residential Zone (GRZ9);
- rezone properties from General Residential Zone, Schedule 1 (GRZ1) to General Residential Zone, Schedules 3, 8 and 9;
- replace Neighbourhood Residential Zone, Schedule 4 (NRZ4) with new Neighbourhood Residential Zone, Schedule 4;
- rezone properties from General Residential Zone, Schedule 1 (GRZ1) to Neighbourhood Residential Zone, Schedules 3, 4 and 5;
- rezone properties from General Residential Zone, Schedule 1 to Commercial 1 Zone;
- rezone properties from General Residential Zone, Schedule 2 to Commercial 1 Zone;
- replace the Schedule to Clause 43.01 Heritage Overlay as outlined in the table below to reflect the findings of the *Inner Newport Heritage Gap Study 2022*:

Heritage Overlay	Properties for Inclusion in HO
HO22 – Newport Civic and Commercial	Paine and Whitwam Reserves
Heritage Precinct	4 Market Street, Newport Bowls Club
	6 Market Street, Second Newport Scout Hall
	24–28 Market Street, RSL Hall
	429–431 Melbourne Road
HO23 – Newport Estate Residential Heritage	59–73 Schutt Street
Precinct	26–40 Newcastle Street
	14–40 Ford Street
	3–19 Mirls Street
	19-33 and 18-36 Speight Street
	10 and 21 Ross Street
	34–56 and 33–41 Oxford Street
	35-99 and 40-54 William Street
	15 Kohry Lane
	3–29 and 2–24 Durkin Street
HO322 (proposed) – Mason Street Ecclesiastical and Residential Heritage Precinct	53-63 and 67-71 Mason Street
Heritage Overlay	Properties for Removal from HO
HO23 – Newport Estate Residential Heritage	5 and 27–29 Steele Street
Precinct	37 Mirls Street
HO182 – Christ Church Complex (to be deleted from the schedule as properties	59–61 Mason Street
will be included and absorbed within the new HO322 Mason Street Ecclesiastical and Residential Heritage Precinct)	

Note: Other minor corrections have been made to addresses of existing properties to reflect the HO22 and HO23 Statements of Significance in the *Inner Newport Heritage Gap Study 2022*. Refer to Schedule to Clause 43.01 Heritage Overlay.

- amend Planning Scheme Maps 10HO and 11HO to update HO22 and HO23 and include a new Mason Street Ecclesiastical and Residential Heritage Precinct HO322;
- amend Planning Scheme Map 10HO to delete HO182, noting these properties will be included in the proposed HO322;
- insert new Design and Development Overlay, Schedules 6, 7, 12, and 18 (DDO6, DDO1, DDO12, and DDO18) to Clause 43.02;
- amend Planning Scheme Maps 10DDO and 11DDO to introduce DDO6, DDO7, DDO12, and DDO18;
- amend Planning Scheme Maps 10EAO and 11EAO to include additional properties;
- replace the Schedule to Clause 72.04 with a new schedule to include statements of significance for HO22, HO23 and HO322 as incorporated documents;
- replace the Schedule to Clause 72.08 with a new schedule to include the *Newport Structure Plan* and *Inner Newport Heritage Gap Study 2022* as background documents and update the Hobsons Bay Heritage Study with the new title Hobsons Bay Heritage Study (Hobsons Bay City Council et al., 2007 amended 2022).

Note the Heritage Study is updated to reflect HO182 (Christ Church Complex) being deleted from the schedule to Clause 43.01 and being included within the new HO322. The new Mason Street Ecclesiastical and Residential Heritage Precinct (HO322) is added to the Heritage Study.

You may inspect the Amendment, the Explanatory Report that sets out the Amendment and any documents that support the Amendment, free of charge, at: the Hobsons Bay City Council website at https://participate.hobsonsbay.vic.gov.au/amendmentc133; during office hours, at the office of the planning authority, Hobsons Bay City Council Civic Centre, 115 Civic Parade, Altona, Victoria 3018; at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions.

The closing date for submissions is 12 August 2022 by 5 pm. A submission must be sent to the Strategic Planning Unit – Amendment C133, PO Box 21, Altona, Victoria 3018, or by email at: amendments@hobsonsbay.vic.gov.au (please use Amendment 133 – Submission in the subject line).

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

The following panel hearing dates have been tentatively set for this Amendment: Directions hearing – week commencing 24 October 2022; Panel hearing – week commencing 5 December 2022.

PENELOPE WINSLADE Director Sustainable Communities

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 30 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.

- BALL, Michelena, also known as Michalena Ball and Michelina Ball, late of 29 Tooradin Avenue, Broadmeadows, Victoria 3047, retired, deceased, who died on 13 October 2021.
- BONELL, Ian Alexander, also known as Ian Bonell, late of Unit 7, 128 Hickford Street, Reservoir, Victoria 3073, deceased, who died on 17 November 2021.
- BURTON, Raymond James, late of Forest Lodge, 23 Forest Drive, Frankston North, Victoria 3200, deceased, who died on 6 April 2022.
- FRIEDRICH, Manfred Paul Hermann, also known as Manfred Friedrich and Friedrich Manfred, late of Room 37, HammondCare, 294 Kooyong Road, Caulfield, Victoria 3162, deceased, who died on 29 April 2022.
- KLICHE, Ingrid Anna Gertrud, also known as Ingrid Anna Gertrud Stieler, Ingrid Kliche and Ingrid Anna Gertrude Kliche, late of Room 19, Belvedere Aged Care, 41–43 Fintonia Road, Noble Park, Victoria 3174, retired, deceased, who died on 26 November 2021.
- LAZZAROTTI, Liliana, also known as Liliana Maria Concetta Lazzarotti and Lilliana Lazzarotti, late of 7 Ramu Parade, Heidelberg West, Victoria 3081, pensioner, deceased, who died on 8 October 2021.
- MAES, Robert John, late of 101 Grey Street, St Kilda, Victoria 3182, deceased, who died on 5 January 2022.

- MALLA, Jean-Louis Pierre, late of Purok 3 Barangay, Concepcion Ormoc City, Leyte 6541, Philippines, deceased, who died on 29 March 2022.
- MILLARD, Norma Beryl, late of Royal Freemasons Bendigo, 61 Alder Street, Kangaroo Flat, Victoria 3555, pensioner, deceased, who died on 22 February 2020.
- O'CONNELL, Gary John, also known as Gary O'Connell, late of 37 Bamfield Road, Heidelberg Heights, Victoria 3081, deceased, who died on 10 January 2022.
- WILLIAMS, Jean Mary, also known as Jean Mary Cameron, late of Millward, 31 Blackburn Road, Doncaster East, Victoria 3109, deceased, who died on 10 August 2021.

Dated 21 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 1 September 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.

- BREMNER, William, also known as William Shaun Stein Bremner, late of Uniting Agewell Preston Community, 78 Bruce Street, Preston, Victoria 3072, deceased, who died on 13 January 2022.
- COOKE, Timothy Richard, late of Unit 2, 81A Tucker Road, Bentleigh, Victoria 3204, deceased, who died on 22 November 2021.
- FREE, Rodney John, late of 71 Carpenter Street, Lakes Entrance, Victoria 3909, deceased, who died on 22 January 2022.
- HOROWITZ, Jody, late of Unit 3, 26 Charnwood Crescent, St Kilda, Victoria 3182, deceased, who died on 7 August 2021.
- KANG, Chulsung, late of 1/76 Haughton Road, Oakleigh, Victoria 3166, deceased, who died on 4 November 2021.
- MOLLAY, Peter Andreas, also known as Peter Mollay, late of Unit 212, 78 Clifford Terrace, Kensington, Victoria 3031, deceased, who died on 12 December 2021.

- NANCE, David McFarland, late of Unit 15, 8 Martin Street, Thornbury, Victoria 3071, deceased, who died on 8 January 2022.
- PHILLIPS, Hazel Frances, late of Baptcare Peninsula View, 24–28 Moorooduc Highway, Frankston South, Victoria 3199, deceased, who died on 10 January 2022.
- STEENKAMP, Ernest Harm, also known as Ernest Steenkamp, late of Ravenhall Correctional Centre, 97 Riding Boundary Road, Ravenhall, Victoria 3023, deceased, who died on 12 March 2022.

Dated 23 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 2 September 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.

- CLEMENTS, Lindsay, late of Embracia Aged Care, 63A Glasgow Avenue, Reservoir, Victoria 3073, deceased, who died on 13 November 2021.
- HIGGINS, Sean, late of Unit 2, 61 Gordon Street, Elsternwick, Victoria 3185, deceased, who died on 9 November 2021.
- HILL, Chrisoula Joy, late of 10 Comber Street, Noble Park, Victoria 3174, deceased, who died on 18 August 2021.
- MAGLAIC, Marko, late of Unit 31, 77 Alma Road, St Kilda, Victoria 3182, deceased, who died on 16 March 2022.
- PERKICH, John Matthew, late of Unit 26, 33 Alma Street, Fitzroy, Victoria 3065, deceased, who died on 4 December 2021.
- SAWAZKY, Dieter, also known as Dieta Sawazky, late of Unit 2, 3 Nicholson Crescent, Bell Park, Victoria 3215, deceased, who died on 22 September 2021.
- WALSH, Raymond Francis, late of Hilltop Aged Care, 7–17 Montague Street, Preston, Victoria 3072, pensioner, deceased, who died on 19 January 2022.

Dated 24 June 2022

Aboriginal Lands Act 1970

SECTION 23C(2)

In accordance with section 23C(2) of the **Aboriginal Lands Act 1970**, I, the Hon. Gabrielle Williams MP, Minister for Aboriginal Affairs, hereby extend the period of appointment of Mr Michael Fung of PricewaterhouseCoopers (2 Riverside Quay, Southbank, Victoria 3006) as Administrator of the Framlingham Aboriginal Trust. This extension of appointment applies from 1 July 2022 to 30 June 2023 inclusive, unless I revoke it sooner.

Dated 21 June 2022

GABRIELLE WILLIAMS MP Minister for Aboriginal Affairs

Accident Compensation Act 1985

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH DIVISION 2D OF PART IV OF THE

ACCIDENT COMPENSATION ACT 1985

Division 2D of Part IV of the Accident Compensation Act 1985 provides for the indexation of weekly payments, weekly pensions for dependants and certain other amounts stipulated under the Accident Compensation Act 1985. Section 100 of the Accident Compensation Act 1985 stipulates that weekly payments are varied on 1 July each year in line with the movement in the average weekly total earnings for all employees in Victoria between the two previous corresponding reference periods, using the latest figures published by the Australian Bureau of Statistics as at 15 June following the previous reference period. Weekly payments are indexed on the anniversary of the entitlement to weekly payments, or on the deemed anniversary date which for the purposes of this section is 1 July.

The Average Weekly Earnings for all employees in Victoria between the December quarter of 2020 and the December quarter of 2021 changed from \$1,283.40 to \$1,294.70 which is an increase of 0.881%. The Consumer Price Index between the December quarter of 2020 and the December quarter of 2021 increased from 118.4 to 121.4 which is an increase of 2.534%.

Section	Provision	Rate before 1 July 22	Rate from 1 July 22
COMPENSA	TION FOR DEATH OF A WORKER (CPI)		
	Revised compensation for death of worker		
92A(4)	For a dependent partner or partners in equal shares	\$644,640	\$660,970
92A(5)	For an orphan child or orphan children in equal shares	\$644,640	\$660,970
92A(6)	For a dependent partner or partners where there is one dependent child in the following shares:		
	total amount of	\$644,640	\$660,970
92A(6)(a)	For the dependent child	\$64,460	\$66,090
92A(6)(b)	For a dependent partner or partners in equal shares	Balance	Balance
92A(7)	For a dependent partner or partners where there is more than one dependent child but not more than 5 dependent children payable in the following shares:		
	total amount of	\$644,640	\$660,970

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2902	G 26	30 June	2022

92A(7)(a)	To each dependent child	\$32,240	\$33,060
92A(7)(b)	To dependent partner/partners in equal shares	Balance	Balance
92A(8)	For a dependent partner or partners where there are more than 5 dependent children payable in the following shares:		
	total amount of	\$644,640	\$660,970
92A(8)(a)	To dependent partner or partners in equal shares	\$483,490	\$495,740
92A(8)(b)	To the dependent children in equal shares	Balance	Balance
92A(8A)	Maximum lump sum for dependent children if no dependent partner	\$644,640	\$660,970
92A(8B)	Maximum lump sum for any one or more dependent children or dependent partners or partially dependent partners	\$644,640	\$660,970
92A(9)	Maximum lump sum for any other dependants if no dependent partner or dependent child or partially dependent partner	\$644,640	\$660,970
92AA	Maximum amount for reimbursement of expenses incurred by non-dependent family members	\$38,460	\$39,430
WEEKLY PENS	SIONS FOR DEPENDANTS OF WORKER WHO	O DIES (AWE)
	During the first 13 weeks		
92B(3)(a)(ii)	Maximum weekly pension for a dependent partner for claims made before 5 April 2010	\$1,890	\$1,910
	Maximum weekly pension for a dependent partner for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(4)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made before 5 April 2010	\$1,890	¢1.010
			\$1,910
	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(5)(a)(ii)	dependent partners in equal shares for claims		
92B(5)(a)(ii)	dependent partners in equal shares for claims made on or after 5 April 2010 Maximum weekly pension for one orphan	\$2,570	\$2,590
92B(5)(a)(ii) 92B(6)(a)(ii)	dependent partners in equal shares for claims made on or after 5 April 2010 Maximum weekly pension for one orphan child for claims made before 5 April 2010 Maximum weekly pension for one orphan	\$2,570 \$1,890	\$2,590 \$1,910

	After first 13 weeks until the end of 3 years		
92B(3)(b)(i)	Maximum weekly pension for a dependent partner for claims made before 5 April 2010	\$1,890	\$1,910
	Maximum weekly pension for a dependent partner for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(3)(b)(ii)	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension and overall cap applies for claims made before 5 April 2010	\$1,890	\$1,910
	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension and overall cap applies for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(3)(b)(iii)	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension and overall cap applies for claims made before 5 April 2010	\$1,270	\$1,280
	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension and overall cap applies for claims made after 5 April 2010	\$1,710	\$1,730
92B(4)(b)(i)	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made before 5 April 2010	\$1,890	\$1,910
	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(4)(b)(ii)	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children and overall cap applies for claims made before 5 April 2010	\$1,890	\$1,910
	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children and overall cap applies for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(4)(b)(iii)	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children and overall cap applies in equal shares before 5 April 2010	\$1,270	\$1,280
	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children and overall cap applies in equal shares on or after 5 April 2010	\$1,710	\$1,730
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	After first 13 weeks until child ceases to be eligible		
92B(5)(b)(ii)	Maximum weekly pension for one orphan child for claims made before 5 April 2010	\$1,890	\$1,910
	Maximum weekly pension for one orphan child for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(6)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares for claims made before 5 April 2010	\$1,890	\$1,910
	Maximum weekly pension for 2 or more orphan children in equal shares for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(7)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies for claims made before 5 April 2010	\$1,890	\$1,910
	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies for claims made on or after 5 April 2010	\$2,570	\$2,590
92B(8)(b)	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies in equal shares for claims made before 5 April 2010	\$626	\$632
	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies in equal shares for claims made on or after 5 April 2010	\$856	\$863
PROVISIONAL	PAYMENTS (CPI)		
92D(1)(b)	Maximum amount for medical and other costs	\$9,600	\$9,840
WEEKLY PAYN	MENTS (AWE)		
	Weekly payments for First Entitlement Period		
	Where worker has no current work capacity		
93A(1)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997	\$1,500	\$1,510
93A(2)(a)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,890	\$1,910
93A(3)(a)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,570	\$2,590

	Where worker has a current work capacity		
93A(1)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 – less worker's current weekly earnings	\$1,500	\$1,510
93A(2)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 – less worker's current weekly earnings	\$1,890	\$1,910
93A(3)(b)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 – less worker's current weekly earnings	\$2,570	\$2,590
	Weekly payments for Second Entitlement Period		
	Where worker has no current work capacity		
93B(1)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker has a serious injury – less 90% of the worker's	¢1.500	¢1.510
93B(1)(b)(ii)	current weekly earnings Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury	\$1,500 \$1,500	\$1,510 \$1,510
93B(2)(a)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,890	\$1,910
93B(3)(a)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,570	\$2,590
	Where worker has a current work capacity		
93B(1)(c)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury – less 80% of the worker's current weekly earnings	\$1,500	\$1,510
93B(2)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 – less 80% of worker's current weekly earnings	\$1,890	\$1,910
93B(3)(b)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 – less 80% of worker's current weekly earnings	\$2,570	\$2,590
	Weekly payments after Second Entitlement Period		
	Where worker has no current work capacity		
93C(2)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker has a serious injury – less 90% of the worker's current weekly earnings	\$1,500	\$1,510
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93C(2)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury	\$1,500	\$1,510
93C(2)(c)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before		
	5 April 2010	\$1,890	\$1,910
93C(2)(d)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,570	\$2,590
	Continuation of weekly payments after Second Entitlement Period		
	Compensation for incapacity arising from surgery		
93CA(1)(c)	Minimum current weekly earnings	\$220	\$222
	Where worker has a current work capacity		
93CD(4)(a)	Minimum weekly earnings for approval of an application for a worker who has returned to work	\$220	\$222
93CD(5)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$1,500	\$1,510
93CD(5)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$1,890	\$1,910
93CD(5)(c)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$2,570	\$2,590
93CDA(1)(d)	Minimum weekly earnings for approval of an application for a worker who has returned to work under section 93CD(4)(a)	\$220	\$222
COMPENSATIO	ON FOR NON-ECONOMIC LOSS (CPI)		
	Permanent Impairment – Calculations of Amounts of Non-economic Loss		
98C(2)(e)(i)	Where the worker's impairment benefit rating is more than 70% and not more than 80%	\$304,200	\$311,910
0.00(3)(-)('')	Maximum amandarda ada ara la d	\$34,050	\$34,910
98C(2)(e)(ii)	Maximum amount where the worker's impairment benefit rating is more than 70% and not more than 80%	\$644,640	\$660,970
98C(2)(f)	Where the worker's impairment benefit rating	•	•
	is more than 80%	\$644,640	\$660,970

	Psychiatric Impairment – Calculations of Amounts of Non-economic Loss		
98C(3)(d)(i)	Where worker's degree of impairment is more than 70% and not more than 80%	\$304,200	\$311,910
98C(3)(d)(ii)	Maximum amount where worker's degree of impairment is more than 70% and not more than 80%	\$644,640	\$660,970
98C(3)(e)	Where worker's degree of impairment is more than 80%	\$644,640	\$660,970
	Permanent Impairment – Calculation of Amounts of Non-economic Loss for Further Injury Industrial Deafness		
98C(7)	Maximum amount of compensation for more than one injury suffered on the same occasion	\$644,640	\$660,970
98C(8)	Maximum amount of compensation for more than one kind of non-economic loss for the same injury	\$644,640	\$660,970
MEDICAL AND	LIKE SERVICES (CPI)		
99(1)(b)	Maximum family counselling expenses	\$6,820	\$6,990
99(1)(d)	Maximum payment to family members for reasonable travel and accommodation expenses to attend a burial or cremation of a deceased worker if more than 100 km from	4	42.20
00(5)	family members residence	\$5,380	\$5,520
99(5)	Employer's liability	\$744	\$763
99(15)	Contribution to be made by worker towards cost of supported accommodation	\$38	\$39
125(1)(a)(iii)	Employer's initial liability for medical and like services	\$744	\$763
125A(3)(c)	Employer's initial liability for medical and like services	\$744	\$763
LIABILITY OF	PRIOR INSURER (AWE)		
129B (7)	Minimum payments for contribution injury	\$18,800	\$18,970
ACTIONS FOR	DAMAGES		
	Pecuniary Loss (CPI)		
134AB(22)(a)(i)	Threshold	\$65,760	\$67,430
134AB(22)(a)(ii)	Maximum	\$1,480,660	\$1,518,180
	Pain and Suffering (CPI)		
134AB(22)(b)(i)	Threshold	\$63,510	\$65,120

134AB(22)(b)(ii)	Maximum	\$644,640	\$660,970
	Pecuniary Loss (AWE)		
135A(7)(a)(i)	Threshold	\$74,820	\$75,480
135A(7)(a)(ii)	Maximum	\$1,684,380	\$1,699,210
	Pain and Suffering (CPI)		
135A(7)(b)(i)	Threshold	\$58,820	\$60,310
135A(7)(b)(ii)	Maximum	\$597,060	\$612,190
	Damages under Part III of the Wrongs Act 1958 (AWE)		
135C(2)	Death of a person	\$1,111,180	\$1,120,960
PRE-INJURY AV	/ERAGE WEEKLY EARNINGS (AWE)		
5A(5) and Schedule 1A	Where no rate applicable		
Item 1 Column 3 paragraph (c)		\$2,570	\$2,590
5A(5) and Schedule 1A Item 10	Deemed pre-injury average weekly earnings for a full-time student at time of completion of course		
Column 3 paragraph (b)		\$2,570	\$2,590
100B and Schedule 1A Item 11 Column 3	Deemed pre-injury-average weekly earnings for a full-time student at a primary or secondary school at time of completion of secondary school		
paragraph(b)	secondary school	\$1,500	\$1,510

Workplace Injury Rehabilitation and Compensation Act 2013

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH DIVISION 1 OF PART 13 OF THE

WORKPLACE INJURY REHABILIATION AND COMPENSATION ACT 2013

Division 1 of Part 13 of the **Workplace Injury Rehabilitation and Compensation Act 2013** provides for the indexation of weekly payments, weekly pensions for dependants and certain other amounts stipulated under the **Workplace Injury Rehabilitation and Compensation Act 2013**.

Section 542 of the **Workplace Injury Rehabilitation and Compensation Act 2013** stipulates that weekly payments are varied on 1 July each year in line with the movement in the average weekly total earnings for all employees in Victoria between the two previous corresponding reference periods, using the latest figures published by the Australian Bureau of Statistics as at 15 June following the previous reference period. Weekly payments are indexed on the anniversary of the entitlement to weekly payments.

The Average Weekly Earnings for all employees in Victoria between the December quarter of 2020 and the December quarter of 2021 changed from \$1,283.40 to \$1,294.70 which is an increase of 0.881%.

The Consumer Price Index between the December quarter of 2020 and the December quarter of 2021 increased from 118.4 to 121.4 which is an increase of 2.534%.

Section	Provision	Rate before 1 July 22	Rate from 1 July 22
DISPUTE R	ESOLUTION (CPI)		
	Costs		
301(3)	Maximum payment for worker's reasonable transportation expenses	\$65	\$67
301(4)	Maximum payment for worker's loss of income	\$450	\$461
COMPENSA	TION FOR DEATH OF A WORKER (CPI)		
	Compensation for death of worker		
236(1)	For a dependent partner or partners in equal shares	\$644,640	\$660,970
236(2)	For an orphan child or orphan children in equal shares	\$644,640	\$660,970
236(3)	For a dependent partner or partners where there is one and only one dependent child payable in the following shares:		
	total amount of	\$644,640	\$660,970
236(3)(a)	For the dependent child	\$64,460	\$66,090
236(3)(b)	For a dependent partner or partners in equal shares	Balance	Balance
236(4)	For a dependent partner or partners where there is more than one dependent child but not more than 5 dependent children payable in the following shares:		
	total amount of	\$644,640	\$660,970
236(4)(a)	To each dependent child	\$32,240	\$33,060
236(4)(b)	To dependent partner/partners in equal shares	Balance	Balance
236(5)	For a dependent partner or partners where there are more than 5 dependent children payable in the following shares:		
	total amount of	\$644,640	\$660,970
236(5)(a)	To dependent partner or partners in equal shares	\$483,490	\$495,740
236(5)(b)	To the dependent children in equal shares	Balance	Balance
236(6)	Maximum lump sum for dependent children if no dependent partner	\$644,640	\$660,970
237(1)	Maximum lump sum for any one or more dependent children or dependent partners or partially dependent partners	\$644,640	\$660,970
237(2)	Maximum lump sum for any other dependants if no dependent partner or dependent child or partially dependent partner	\$644,640	\$660,970

240(9)	Maximum amount for reimbursement of expenses incurred by non-dependent family members	\$38,460	\$39,430
WEEKLY PENS	IONS FOR DEPENDANTS OF WORKER WHO	O DIES (AWE)	
	During the first 13 weeks		
241(2)(a)(ii)	Maximum weekly pension for a dependent partner	\$2,570	\$2,590
241(3)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$2,570	\$2,590
241(4)(a)(ii)	Maximum weekly pension for one orphan child	\$2,570	\$2,590
241(5)(a)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$2,570	\$2,590
	After first 13 weeks until the end of 3 years		
241(2)(b)(i)	Maximum weekly pension for a dependent partner	\$2,570	\$2,590
241(2)(b)(ii)	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension	\$2,570	\$2,590
241(2)(b)(iii)	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension	\$1,710	\$1,730
241(3)(b)(i)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$2,570	\$2,590
241(3)(b)(ii)	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children	\$2,570	\$2,590
241(3)(b)(iii)	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children	\$1,710	\$1,730
	After first 13 weeks until child ceases to be eligible		
241(4)(b)(ii)	Maximum weekly pension for one orphan child	\$2,570	\$2,590
241(5)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$2,570	\$2,590
241(6)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children	\$2,570	\$2,590
241(7)(b)	Weekly pension for dependent children where there are more than 5 dependent children	\$856	\$863
PROVISIONAL	DAVMENTS (CDI)		
243(1)(b)	PAYMENTS (CPI) Maximum amount for medical and other costs	\$9,600	\$9,840

WEEKLY PAY	MENTS (AWE)		
	Weekly payments in First Entitlement Period		
	Where worker has no current work capacity		
161(a)(ii)	Maximum weekly payment	\$2,570	\$2,590
	Where worker has a current work capacity		
161(b)(ii)	Maximum weekly payment – less worker's current weekly earnings	\$2,570	\$2,590
	Weekly payments in Second Entitlement Period		
	Where worker has no current work capacity		
162(a)(ii)	Maximum weekly payment for claims	\$2,570	\$2,590
	Where worker has a current work capacity		
162(b)(ii)	Maximum weekly payment – less 80% of worker's current weekly earnings	\$2,570	\$2,590
	Weekly payments after Second Entitlement Period		
	Where worker has no current work capacity		
163(2)(b)	Maximum weekly payment – less 80% of worker's current weekly earnings	\$2,570	\$2,590
	Continuation of weekly payments after Second Entitlement Period		
	Compensation for incapacity arising from surgery		
164(1)(c)	Minimum current weekly earnings	\$220	\$222
	Where worker has a current work capacity		
165(4)(a)	Minimum weekly earnings for approval of an application for a worker who has returned to work	\$220	\$222
165(5)(b)	Maximum weekly payment where an application under section 165(1) has been approved – less 80% of worker's current weekly earnings	\$2,570	\$2,590
166(1)(d)	Minimum current weekly earnings for approval of an application for a worker who has returned to work under section 165	\$220	\$222

COMPENSATIO	ON FOR NON-ECONOMIC LOSS (CPI)		
	Calculations of Amounts of Non-economic Loss – Permanent Impairment		
211(2)(b)(i)	Where the worker's impairment benefit rating is a modified whole person impairment of not	Ф12.520	Φ12.0 7 0
	less than 10% and less than 11%	\$13,530	\$13,870
		\$11,530	\$11,820
211(2)(b)(ii)	Where the worker's impairment benefit rating is a modified spinal impairment of not less	¢12.520	¢12.070
	than 10% and less than 11%	\$13,530	\$13,870
		\$11,530	\$11,820
211(2)(c)(i)	Where the worker's impairment benefit rating is not less than 10% and not more than 30%	#21 040	Ф22 200
	is not less than 10% and not more than 30%	\$21,840	\$22,390
		\$3,280	\$3,360
211(2)(c)(ii)(A)	Where the worker's impairment benefit rating is a spinal impairment and is not less than		
	10% and less than 30%	\$21,840	\$22,390
		\$3,280	\$3,360
211(2)(c)(ii)(B)	Where the worker's impairment benefit rating is a spinal impairment and is not less than		
	10% and less than 30%	\$21,840	\$22,390
		\$3,280	\$3,360
211(2)(d)	Where the worker's impairment benefit rating is more than 30% and not more than 70%	\$87,380	\$89,590
		\$5,460	\$5,600
211(2)(e)(i)	Where the worker's impairment benefit rating	4-7	*-,
(-)(-)(-)	is more than 70% and not more than 80%	\$304,200	\$311,910
		\$34,050	\$34,910
211(2)(e)(ii)	Maximum amount where the worker's		
() () ()	impairment benefit rating is more than 70%		
	and not more than 80%	\$644,640	\$660,970
211(2)(f)	Where the worker's impairment benefit rating		
211(2)(1)	is more than 80%	\$644,640	\$660,970
	Calculations of Amounts of Non-economic Loss – Psychiatric Impairment		
212(b)	Where worker's degree of impairment is 30%	\$21,840	\$22,390
		\$3,280	\$3,360
212(c)	Where worker's degree of impairment is more		
	than 30% and not more than 70%	\$87,380	\$89,590
		\$5,460	\$5,600

212(d)(i)	Where worker's degree of impairment is more than 70% and not more than 80%	¢204.200	¢211 010
	than 7070 and not more than 0070	\$304,200	\$311,910
212(4)(;;)	Maximum amount where worker's decree of	\$34,050	\$34,910
212(d)(ii)	Maximum amount where worker's degree of impairment is more than 70% and not more		
	than 80%	\$644,640	\$660,970
212(e)	Where worker's degree of impairment is more than 80%	\$644,640	\$660,970
	Calculation of Amounts of Non-economic		
	Loss for Further Injury Industrial Deafness – Permanent Impairment		
213(1)(a)	Where 'T' is not less than 10% and not more		
	than 30% and 'P' is less than 10%	\$3,280	\$3,360
		\$2,160	\$2,210
213(1)(b)	Where 'T' is not less than 10% and not more		
	than 30% and 'P' is not less than 10%	\$3,280	\$3,360
213(1)(c)	Where 'T' is more than 30% and 'P' is less than 10%	\$5,460	\$5,600
	than 1070	\$3,280	\$3,360
		\$2,160	\$2,210
213(1)(d)	Where 'T' is more than 30% and 'P' is not	Ψ2,100	Ψ2,210
213(1)(d)	less than 10% and is less than 30%	\$5,460	\$5,600
		\$3,280	\$3,360
213(1)(e)	Where 'T' is more than 30% and 'P' is not	. ,	
() ()	less than 30%	\$5,460	\$5,600
	Other non-economic loss		
214(1)	Loss of a foetus or loss of more than one foetus	\$78,560	\$80,550
217(1)	Maximum amount of compensation for more		
	than one injury suffered on the same occasion	\$644,640	\$660,970
217(2)	Maximum amount of compensation for more than one kind of non-economic loss for the		
	same injury	\$644,640	\$660,970
NO DISADVAN'	TAGE – COMPENSATION TABLE (CPI)	. ,	,
221	Total loss of the sight of both eyes	\$317,630	\$325,680
	Total loss of the sight of an only eye	\$317,630	\$325,680
	Loss of both hands	\$317,630	\$325,680
	Loss of both feet	\$317,630	\$325,680
	Loss of a hand and a foot	\$317,630	\$325,680
	Total loss of the right arm or of the greater part of the right arm	\$254,120	\$260,560
	Total loss of the left arm or of the greater part	4.2. 2.2.2.2.2	0011555
	of the left arm	\$238,240	\$244,280

Total loss of the right hand or of five fingers of the right hand, or of the lower part of the right arm	\$222,330	\$227,960
Total loss of the left hand or of five fingers of the left hand, or of the lower part of the left	#20 (5 00	#211 520
arm	\$206,500	\$211,730
Total loss of a leg	\$238,240	\$244,280
Total loss of a foot	\$206,500	\$211,730
Total loss of the lower part of the leg	\$222,330	\$227,960
Total loss of the sight of one eye, together with the serious diminution of the sight of the other eye	\$238,240	\$244,280
Total loss of hearing	\$206,500	\$211,730
Total loss of the sight of one eye	\$127,030	\$130,250
Loss of binocular vision	\$127,030	\$130,250
Loss of eyeball (in addition to compensation	\$127,030	\$150,250
for loss of sight of an eye)	\$69,900	\$71,670
Total loss of power of speech	\$190,580	\$195,410
Total loss of sense of taste or smell	\$54,000	\$55,370
Total loss of senses of both taste and smell	\$108,010	\$110,750
Total loss of male sexual organs	\$149,310	\$153,090
Total loss of penis	\$149,310	\$153,090
Total loss of one testicle	\$31,730	\$32,530
Total loss of two testicles or an only testicle	\$149,310	\$153,090
Total loss of female sexual organs	\$149,310	\$153,090
Total loss of both breasts	\$149,310	\$153,090
Total loss of one breast	\$95,280	\$97,690
Total loss of the thumb of the right hand	\$95,280	\$97,690
Total loss of the thumb of the left hand	\$82,590	\$84,680
Total loss of the forefinger of the right hand	\$66,750	\$68,440
Total loss of the forefinger of the left hand	\$57,150	\$58,600
Total loss of two joints of the forefinger of the		
right hand	\$50,820	\$52,110
Total loss of two joints of the forefinger of the left hand	\$38,090	\$39,060
Total loss of a joint of the thumb	\$50,820	\$52,110
Total loss of the first joint of the forefinger of the right hand	\$31,730	\$32,530
Total loss of the first joint of the forefinger of the left hand	\$28,610	\$29,330

	Total loss of the first joint of the middle or		
	little or ring finger of either hand	\$19,040	\$19,520
	Total loss of the middle finger of either hand	\$38,090	\$39,060
	Total loss of the little or ring finger of either hand	\$34,960	\$35,850
	Total loss of two joints of the middle finger of either hand	\$31,730	\$32,530
	Total loss of two joints of the little or ring finger of either hand	\$28,610	\$29,330
	Total loss of the great toe of either foot	\$69,900	\$71,670
	Total loss of a joint of the great toe of either foot	\$31,730	\$32,530
	Total loss of any other toe	\$19,040	\$19,520
	Total loss of a joint of any other toe	\$6,350	\$6,510
	Quadriplegia	\$317,630	\$325,680
	Paraplegia	\$317,630	\$325,680
	Total impairment of the spine	\$317,630	\$325,680
221(4)	Maximum total amount of compensation allowable under Schedule 4 Table	\$317,630	\$325,680
MEDICAL A 224(1)(b)	ND LIKE SERVICES (CPI) Maximum family counselling expenses	\$6,820	\$6,990
224(1)(d)	Maximum payment to family members of a severely injured worker who has been immediately hospitalised following the injury for travel and accommodation expenses where the family members residence more than 100 km from the hospital	\$21,090	\$21,620
224(1)(e)	Maximum payment to family members for reasonable travel and accommodation expenses to attend a burial or cremation of a deceased worker if more than 100 km from		
	family members residence	\$5,380	\$5,520
225(2)	Employer's liability	\$744	\$763
229(4)	Contribution to be made by worker towards cost of supported accommodation	\$38	\$39
72(1)(c)	Employer's initial liability for medical and like services	\$744	\$763
ACTIONS FO	OR DAMAGES		
	Pecuniary Loss (CPI)		
340(a)(i)	Threshold	\$65,760	\$67,430
340(a)(ii)	Maximum	\$1,480,660	\$1,518,180

	Pain and Suffering (CPI)		
340(b)(i)	Threshold	\$63,510	\$65,120
340(b)(ii)	Maximum	\$644,640	\$660,970
	Damages under Part III of the Wrongs Act 1958 (AWE)		
366(2)	Death of a person	\$1,111,180	\$1,120,960
SELF-INSURER	s		
Schedule 6 1(1)	Pre-application eligibility fee (CPI)	\$981	\$1,010
Schedule 6 1(1)	Pre-application eligibility fee inclusive of GST (CPI)	\$1,080	\$1,110
Schedule 7 3(1)	Application fee limit for approval as self-insurer (AWE)	\$69,360	\$69,970
	Ministerial Order 2016 – Terms and condition approval as a self-insurer (Clause 5.14)	s of	
388 (5)	Surcharge (CPI)	\$126	\$129
RETURN TO W	ORK		
106(1) and (2)	Total rateable remuneration of employer (CPI)	\$2,518,510	\$2,582,320
PRE-INJURY AV	/ERAGE WEEKLY EARNINGS (AWE)		
153(5) and Schedule 2 Item 1 Column 3	Where no rate applicable		
paragraph (c)		\$2,570	\$2,590
153(5) and Schedule 2 Item 10 Column 3	Deemed pre-injury average weekly earnings for a full-time student at time of completion of course		
paragraph (b)		\$2,570	\$2,590
		•	•
544 and Schedule 2 Item 11 Column 3	Deemed pre-injury-average weekly earnings for a full-time student at a primary or secondary school at time of completion of secondary school		
paragraph (b)	secondary school	\$1,500	\$1,510

Workers Compensation Act 1958

NOTICE OF NEW BENEFIT RATES PAYABLE IN ACCORDANCE WITH SECTION 9 AND SECTION 11

Section 9(3) of the **Workers Compensation Act 1958** provides for rates of compensation to be adjusted on 1 July in any year in line with movements in the Australian male average weekly earnings between the December quarter of the two preceding years as published by the Australian Statistician at 15 June in each respective year.

Section 9(5) of the **Workers Compensation Act 1958** provides that average weekly earnings means the average weekly total earnings of all male employees in Victoria in original terms published by the Australian Bureau of Statistics as at 15 June in the preceding financial year in respect of the most recent reference period ending on or before 31 December in that preceding financial year.

The Victorian male average weekly earnings for the December quarter of 2020 and 2021 were \$1,503.30 and \$1,555.40 respectively, an increase of 3.466%.

Notice is hereby given that calculations in accordance with the said section produce the following rates of compensation which are payable, on and from 1 July 2005 instead of the amounts specified in Section 9 of the said Act, in the clauses under the heading 'The Clauses Referred To'.

The amount specified in 'The Clauses Referred To' (wherever occurring)	Rates before 1 July 22	Rates from 1 July 22
COMPENSATION FOR THE DEATH OF A WORKER		
1(a) (i)	\$251,242	\$259,949
	\$61,288	\$63,412
	\$57,319	\$59,306
	\$53,368	\$55,218
	\$49,422	\$51,135
	\$45,464	\$47,040
	\$41,509	\$42,948
	\$37,555	\$38,857
	\$33,601	\$34,766
	\$29,655	\$30,683
	\$25,693	\$26,583
	\$21,741	\$22,494
	\$17,782	\$18,398
	\$13,831	\$14,310
	\$13,831	\$14,310
1(a)(ii)	\$251,242	\$259,949

WEEKLY PAYMENTS		
1(b) (i)	\$801	\$829
	\$227	\$235
	\$73	\$76
	\$1,177	\$1,218
	\$587	\$607
	\$1,019	\$1,054
TOTAL LIABILITY FOR WEEKLY PAYMENTS		
1(b) (iii)	\$280,039	\$289,744

Section 11(1) of the **Workers Compensation Act 1958** provides for rates of compensation for certain specified injuries to be set percentages of the maximum payable, at the time of the injury, under Clause 1(a)(ii).

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 Colbinabbin Cemetery Trust

The Mornington Peninsula Cemetery Trust

The Ouyen Cemetery Trust

The Skipton Cemetery Trust

Dated 27 June 2022

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Corrections Act 1986

NOTICE OF AN AWARD OF DAMAGES TO A PRISONER

In accordance with section 104Y of the **Corrections Act 1986** notice is given that an award of damages has been made to former prisoner Grant Fechner in a claim against the State of Victoria. The award money, excluding legal costs and medical expenses, has been paid into the Prisoner Compensation Quarantine Fund, where it will be held for an initial period of 12 months from 30 June 2022.

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

Dated 30 June 2022

Crown Land (Reserves) Act 1978

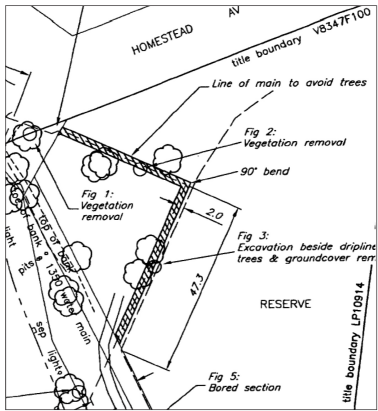
ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, Matthew Jackson, Chief Executive Officer of Parks Victoria, as delegate for the Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by Parks Victoria to Australian Gas Networks (Vic.) Pty Ltd over part of Yarra Valley Parklands as described in the Schedule below and, in accordance with section 17B(3A)(a) of the **Crown Land (Reserves) Act 1978**, state that –

- there are special reasons which make granting a licence reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**.

SCHEDULE

The area of land shown hatched on the following plan, being part of the land temporarily reserved as a site for Conservation Recreation Leisure and Tourism by an Order in Council dated 4 December 2001.



Dated 18 May 2022

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
149607	Maroondah Federation Estate	Maroondah City Council	Located at 32 Greenwood Avenue, Ringwood For further details see map at www.land.vic.gov.au/place-naming

Road Naming:

Change Request Number	Road Name	Locality	Authority and Location
149534	Towner Street	Marlo	East Gippsland Shire Council
			Previously named Tower Street, the road is located between Jorgenson and Stirling Streets.

Geographic Names Victoria Land Use Victoria 2 Lonsdale Street Melbourne 3000

> CRAIG L. SANDY Registrar of Geographic Names

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Mr Harry Black operating in Frankston in the State of Victoria.
Date of this Interim Prohibition Order:	23 June 2022
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 14 September 2022 while an investigation is conducted unless it is revoked before that date.

Effect of this Interim Prohibition Order:

- 1. The general health service provider named above must not, directly or indirectly:
 - a. advertise or cause to be advertised, or
 - b. offer or cause to be offered, or
 - c. provide or cause to be provided, or
 - d. establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided)

any general health service paid or otherwise, in a clinical or non-clinical capacity.

- 2. The general health service provider named above must display a copy of this Interim Prohibition Order prominently at their business premises and ensure that it is easily visible to the public.
- The general health service provider named above must prominently publish a copy of this Interim Prohibition Order on the homepage of any website or social media platform used to promote themselves or the supply of any goods or services.
- 4. The published Interim Prohibition Order must remain on prominently on the homepage of any website or social media platform used to promote themselves or the supply of any goods or services until the Interim Prohibition Order has expired or is revoked.

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

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

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

DOROTA SIARKIEWICZ Acting Health Complaints Commissioner

Health Complaints Act 2016 Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health
service provider on whom the
Interim Prohibition Order is
imposed:

Kapil Rakheja of Heidelberg West in the state of Victoria.

Date this Interim Prohibition Order is made:	24 June 2022		
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 15 September 2022 while an investigation is conducted unless it is revoked before that date.		
Effect of this Interim Prohibition Order:	1) The provider is to only provide general health services to male patients.		
	i) The provider is to only provide general health services to patients 16 years old or over.		
	ii) The provider must not provide any general health services, including but not limited to scanning, to any patients around the groin area.		
	iii) The provider is to only provide general health services at Southern Cross Medical Imaging.		
	iv) The provider is to only provide general health services at the location above when other sonographers are also rostered for the shift.		
	v) Prior to his resumption of providing any general health services, the provider is to submit to the HCC:		
	a. Contact details for his employer and/or supervisor		
	b. Written confirmation from the person or persons above stating they are aware of the terms of the IPO.		
	2) The general health service provider named above must display a copy of this Interim Prohibition Order prominently at any premises where he provides any general health service and must ensure it is easily visible to the public until such time as the Interim Prohibition Order expires or is revoked.		
	3) The general health service provider named above must prominently publish a copy of this Interim Prohibition Order, in a manner that is easily visible to the public, on the homepage of any website or social media platform he uses to offer or promote any general health services.		

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

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

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

DOROTA SIARKIEWICZ Acting Health Complaints Commissioner

Health Services Act 1988

APPOINTMENT OF A DELEGATE TO THE BOARD OF DIRECTORS OF ROBINVALE DISTRICT HEALTH SERVICE

Instrument of Appointment

I, Mary-Anne Thomas, Minister for Health, under section 40C(1) of the **Health Services Act 1988** (the Act), appoint Heather Wellington as a delegate to the board of Robinvale District Health Service.

The appointment is made on the following terms and conditions –

1. Appointment arrangements

The appointment is part time.

2. Period of Appointment

Under section 40C(6)(a), the appointment is for a period of 12 months and will commence on the date of publication of this instrument in the Government Gazette.

3. Resignation/Revocation

Under section 40C(7) of the Act, a delegate may resign by signed written notice delivered to the Minister for Health.

Under section 40C(8) of the Act, the Minister for Health may at any time revoke this appointment.

4. Payment Provisions

Under section 40C(5)(c) of the Act, the delegate will be paid remuneration of \$32,761.79 per annum.

5. Superannuation Obligations

Superannuation obligations will be paid by the employer in accordance with the Commonwealth's **Superannuation Guarantee** (Administration) Act 1992.

6. Travel and personal expenses

Under section 40C(6)(c) of the Act, the delegate is entitled to be reimbursed for reasonable travel and personal expenses.

7. Leave arrangements

The delegate will not be entitled to paid leave of any kind.

HON. MARY-ANNE THOMAS MP Minister for Health

Housing Act 1983

Eastern Suburbs Rental Housing Co-operative Ltd has sought to voluntarily revoke its registration as a housing provider under section 141(2) of the **Housing Act 1983** (the Act) following its merger with registered housing provider SouthEast Housing Co-operative Ltd.

I, David Schreuder, Registrar of Housing Agencies, hereby notify that as of 22 June 2022, the registration of Eastern Suburbs Rental Housing Co-operative Ltd has been revoked pursuant to section 141(2) of the Act.

DAVID SCHREUDER Registrar of Housing Agencies

Land Act 1958

Notice is hereby given that the Australian Centre for the Moving Image has applied to lease, pursuant to section 134 of the Land Act 1958, part of the Victorian Archives Centre being Crown Allotment 13A, section 92, Parish of Jika Jika, as described in Crown Folio Volume 11742 Folio 793, for a term commencing on the date of signing to 30 June 2024 with three options for a further term of two years each, to be used for storage, office administration, documentation, digitisation and conservation, delivery and retrieval activities of ACMI's collection, and viewing of collection.

Major Transport Projects Facilitation Act 2009

(Section 10)

DECLARATION OF A MAJOR TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** ('the Act'), declare the transport project known as the Pakenham Roads Upgrade Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

This declaration comes into effect on the date it is published in the Government Gazette. Dated 21 June 2022

Responsible Minister HON. DANIEL ANDREWS MP Premier of Victoria

Major Transport Projects Facilitation Act 2009

(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the Major Transport Projects Facilitation Act 2009, appoint Jacinta Allan, Minister for Transport Infrastructure, to be the Project Minister for the Pakenham Roads Upgrade Project.

This declaration comes into effect on the date it is published in the Government Gazette. Dated 21 June 2022

Responsible Minister HON. DANIEL ANDREWS MP Premier of 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: H1840

Category: Registered Place

Place: Former Manager's Residence, Newport

Railway Workshops

Location: 59 Champion Road and 1C Park

Crescent, Williamstown North Municipality: City of Hobsons Bay

Dated 30 June 2022

STEVEN AVERY Executive Director



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: H1839

Category: Registered Place

Place: Former Deputy Manager's Residence,

Newport Railway Workshops

Location: 57 Champion Road, Williamstown

North

Municipality: City of Hobsons Bay

Dated 30 June 2022

STEVEN AVERY Executive Director

Melbourne Cricket Ground Act 2009

MELBOURNE CRICKET GROUND FLOODLIGHT DETERMINATION NO. 3/2022

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

1. Title

This determination may be cited as the Melbourne Cricket Ground Floodlight Determination No. 3/2022.

2. Objectives

The objectives of the determination are to:

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

3. Authorising provision and commencement

This determination is made under section 30 of the **Melbourne Cricket Ground Act 2009** and commences on 14 July 2022.

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

The floodlights affixed to the floodlight towers at the MCG may be used:

- (a) between 8.00 am and 11.30 pm on 14 July 2022 and 18 July 2022 for the purpose of football training sessions for the Manchester United, Melbourne Victory and Crystal Palace Football Clubs;
- (b) between 2.00 pm and 11.30 pm on 15 July 2022 for the purpose of playing the Manchester United Football Club versus Melbourne Victory Football Club football match;
- (c) between 2.00 pm and 11.30 pm on 19 July 2022 for the purpose of playing the Manchester United Football Club versus Crystal Palace Football Club football match.

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

Section 165AI

GUIDANCE FOR THE PANDEMIC (PUBLIC SAFETY) ORDER 2022 (No. 2)

This Order requires individuals to take certain actions to reduce the risk of harm caused by COVID-19 by carrying and wearing face coverings in certain settings.

Unless an exception applies, a person will be required to wear a face covering in certain settings.

This Order also prohibits certain visitors and workers attending care facilities to protect vulnerable persons from harm caused by the transmission of COVID-19.

An operator of a care facility must not permit visitors to enter the premises unless they have received a negative result from a COVID-19 rapid antigen test or fall under a relevant exception.

An operator of a care facility is also required to take all reasonable steps to:

- (1) facilitate telephone, video or other electronic communication with residents and family and support persons to ensure the physical, emotional and social wellbeing of residents; and
- (2) ensure that an excluded person does not enter the premises; and
- (3) keep a record of visitors who are care facility excluded persons undertaking an end of life visit, and times of entry and exit for those visitors, for at least 28 days from the day of entry.

Failure to comply with this Order may result in penalties.

This guidance does not form part of the Pandemic (Public Safety) Order 2022 (No. 2) and is for explanatory purposes only.

Section 165AI

PANDEMIC (PUBLIC SAFETY) ORDER 2022 (No. 2)

TABLE OF PROVISIONS

PAF	RT I – PRELIMINARY	2928
1	Objective	2928
2	Citation	2928
3	Authorising provision	2928
4	Commencement and revocation	2928
5	Definitions	2928
6	Application of this Order	2928
PAF	RT 2 – WORK AND FACE COVERING REQUIREMENTS FOR INDIVIDUAL	LS2928
7	Work	2928
8	Face covering requirements	2928
9	Face covering requirements on aircraft	2930
PAF	RT 3 – ENTRY REQUIREMENTS FOR CARE FACILITIES	2931
10	Prohibition on entry	2931
11	Entry Requirement	2931
12	Exceptions to Entry Requirements	2931
13	Care facility excluded persons	2932
14	Certain care facility excluded persons may be permitted to visit a care facility	2932
15	Essential visitors to residential aged care facilities	2932
16	Operator to take all reasonable steps	2932
17	Visitor declarations	2933
PAF	RT 4 – GENERAL PROVISIONS	2933
18	Relationship with other Orders	2933
19	Transitional provisions	2933
20	Severability	2934
PAF	RT 5 – PENALTIES	2934
21	Penalties	2934
SCI	HEDULE 1 – DEFINITIONS	2935
1	Definition of care facility	2935
2	Definition of care facility worker	2935
3	Other definitions	2935

Section 165AI

PANDEMIC (PUBLIC SAFETY) ORDER 2022 (No. 2)

I, Martin Foley, Minister for Health, make the following Order under the **Public Health and Wellbeing Act 2008** in the belief that this Order is reasonably necessary to protect public health throughout Victoria from the serious risk arising from the coronavirus (COVID-19) pandemic disease.

PART 1 - PRELIMINARY

1 Objective

The objective of this Order is to address the serious public health risk posed to the State of Victoria by the spread of COVID-19 by requiring everyone in the State of Victoria to carry and wear face coverings in certain settings and to restrict access to care facilities in order to limit the spread of COVID-19 within a particularly vulnerable population.

2 Citation

This Order may be referred to as the Pandemic (Public Safety) Order 2022 (No. 2).

3 Authorising provision

This Order is made under section 165AI of the Public Health and Wellbeing Act 2008.

4 Commencement and revocation

- (1) The **Pandemic (Public Safety) Order 2022 (No. 2)** commences at 11:59:00 pm on 24 June 2022 and ends at 11:59:00 pm on 12 July 2022.
- (2) The **Pandemic (Public Safety) Order 2022** is revoked at 11:59:00 pm on 24 June 2022.

5 Definitions

Terms used in this Order have the meanings set out in Schedule 1.

6 Application of this Order

This Order applies to the whole State of Victoria.

PART 2 – WORK AND FACE COVERING REQUIREMENTS FOR INDIVIDUALS

7 Work

A person must not perform work outside of the person's ordinary place of residence or enter, or remain on, a work premises to perform work, if the employer of the person or the operator of their work premises, is not permitted to allow the person to do so under the Workplace Order.

8 Face covering requirements

- (1) A person must:
 - (a) carry a face covering at all times, except where subclause (2)(a), (2)(b), (2)(c), (2)(d), (2)(e) or (2)(f) applies; and
 - (b) wear a face covering:
 - (i) while in an indoor space that is a publicly accessible area of a healthcare premises; or
 - (ii) while working in an indoor space:
 - (A) that is a publicly accessible area of a court or justice centre; or
 - (B) at a prison, police gaol, remand centre, youth residential centre, youth justice centre or post-sentence facility; or
 - (C) in a resident-facing role at a care facility, including when not interacting with residents; or
 - (iii) while visiting a hospital or a care facility; or
 - (iv) while on public transport or in a commercial passenger vehicle or in a vehicle being operated by a licensed tourism operator; or

- (v) if the person is required to self-isolate, self-quarantine or is a close contact under the Quarantine, Isolation and Testing Order and leaves the premises in accordance with that Order; or
- (vi) if the person has been tested for COVID-19 and is awaiting the results of that test, except where that test was taken as part of a surveillance or other asymptomatic testing program; or
- (vii) where required to do so in accordance with any other pandemic orders in force.

Note 1: face shields on their own do not meet the face covering requirements. For further information, please refer to the Department of Health's guidelines as amended or replaced from time to time by the Victorian Government, available at: www.coronavirus.vic.gov.au/face-masks

Note 2: it is strongly recommended that face coverings be worn in other situations when physical distancing is not possible.

- (2) Subclause 8(1)(b) does not apply if a person complies with any other requirements under any other pandemic orders in force and:
 - (a) the person is an infant or a child under the age of 8 years; or
 - (b) the person is a prisoner in a prison (either in their cell or common areas), subject to any policies of that prison; or
 - (c) the person is detained in a remand centre, youth residential centre or youth justice centre (either in their room or common areas), subject to any policies of that centre; or
 - (d) the person is a resident in a post-sentence facility (either in their room or common areas), while they are at the facility and subject to any policies of that facility; or
 - (e) the person has a physical or mental health illness or condition, or disability, which makes wearing a face covering unsuitable; or
 - Examples: persons who have obstructed breathing, a serious skin condition on their face, an intellectual disability, a mental health illness, or who have experienced trauma.
 - (f) it is not practicable for the person to comply with subclause 8(1)(b) because the person is escaping harm or the risk of harm, including harm relating to family violence or violence of another person; or
 - (g) the person is communicating with a person who is deaf or hard of hearing and visibility of the mouth is essential for communication; or
 - (h) the nature of a person's work means that wearing a face covering creates a risk to their health and safety; or
 - the nature of a person's work means that clear enunciation or visibility of the mouth is essential; or
 Example: broadcasting.
 - (j) the person is working by themselves in an enclosed indoor space (unless and until another person enters that indoor space); or
 - (k) the person is a professional sportsperson when training or competing; or
 - (l) the person is engaged in any strenuous physical exercise; or *Examples: jogging, running, swimming, cycling.*
 - (m) the person is riding a bicycle or motorcycle; or
 - (n) the person is consuming:
 - (i) medicine; or
 - (ii) food or drink; or

- (o) the person is smoking or vaping (including e-cigarettes) while stationary; or
- (p) the person is undergoing dental or medical care or treatment to the extent that such care or treatment requires that no face covering be worn; or
- (q) the person is receiving a service and it is not reasonably practicable to receive that service wearing a face covering; or
- (r) the person is providing a service and it is not reasonably practicable to provide that service wearing a face covering; or
- (s) the person is asked to remove the face covering to ascertain identity; or

 Example: a person may be asked by police, security, bank or post office staff to remove a face covering to ascertain identity or when purchasing alcohol or cigarettes.
- (t) for emergency purposes; or
- (u) when required or authorised by law; or
- (v) when doing so is not safe in all the circumstances.

9 Face covering requirements on aircraft

- (1) Without limiting clause 8(1)(b), a person in the State of Victoria at an airport or travelling in an aircraft must:
 - (a) carry a face covering at all times, except where subclause (2)(a) or (2)(b) applies; and
 - (b) wear a face covering at all times while inside an aircraft; and
 - (c) wear a face covering where required to do so in accordance with any other pandemic orders in force.

Note: face shields on their own do not meet the face covering requirements. For further information, please refer to the Department of Health's guidelines as amended or replaced from time to time by the Victorian Government, available at: www.coronavirus.vic.gov.au/face-masks

- (2) Subclauses (1)(b) and (1)(c) do not apply if a person complies with any other requirements under any other pandemic orders in force and:
 - (a) the person is an infant or a child under the age of 12 years; or
 - (b) the person has a physical or mental health illness or condition, or disability, which makes wearing a face covering unsuitable; or
 - Examples: persons who have obstructed breathing, a serious skin condition on their face, an intellectual disability, a mental health illness, or who have experienced trauma.
 - (c) the person is communicating with a person who is deaf or hard of hearing and visibility of the mouth is essential for communication; or
 - (d) the nature of a person's work means that wearing a face covering creates a risk to their health and safety; or
 - (e) the nature of a person's work means that clear enunciation or visibility of the mouth is essential; or
 - (f) the person is consuming food, drink or medicine; or
 - (g) the person is undergoing dental or medical care or treatment to the extent that such care or treatment requires that no face covering be worn; or
 - (h) the person is receiving a service and it is not reasonably practicable to receive that service wearing a face covering; or
 - (i) the person is providing a service and it is not reasonably practicable to provide that service wearing a face covering; or
 - (j) the person is asked to remove the face covering to ascertain identity; or Examples: a person may be asked by police, security, or airport staff to remove a face covering to ascertain identity or when purchasing alcohol or cigarettes.

- (k) for emergency purposes; or
- (1) when required or authorised by law; or
- (m) when doing so is not safe in all the circumstances.
- (3) An authorised officer may require a person to attest in writing that they have complied with the requirements of subclause (1) to wear a face covering on an aircraft (subject to subclause (2)).

PART 3 – ENTRY REQUIREMENTS FOR CARE FACILITIES

10 Prohibition on entry

A person must not enter, or remain on, the premises of a care facility unless:

- (1) the person is a resident of the facility; or
- (2) the person is a care facility worker in relation to the facility, as defined in clause 2 of Schedule 1, and the entry is not otherwise prohibited under this Order; or
- (3) the person is a visitor of a resident of the facility and the visit is not otherwise prohibited under this Order; or
- (4) the person is visiting as a prospective resident of the facility, or a visitor that is a support person to a prospective resident of the facility, and the visit is not otherwise prohibited under this Order; or
- (5) the person is an essential visitor listed in the Benchmark Essential Visitors List and the visit is not otherwise prohibited under this Order.

11 Entry Requirement

An operator of a care facility must not permit:

- (1) a visitor of a resident of the care facility; or
- (2) a visitor who is visiting as a prospective resident of the care facility; or
- (3) a visitor that is a support person to a prospective resident of the care facility; or
- (4) a visitor who is an essential visitor listed in the Benchmark Essential Visitors List (unless the person is a care facility worker),

to enter, or remain at, the care facility except if they have received a negative result from a COVID-19 rapid antigen test undertaken on the same day the visitor attends the care facility.

Note 1: for all visitors, face covering requirements contained within Part 2 continue to apply.

Note 2: the visitor must provide a declaration that they have received a negative result from the COVID-19 rapid antigen test, consistent with the visitor declaration requirements in clause 17.

12 Exceptions to Entry Requirements

The obligations in clause 11 do not apply to an operator of a care facility in relation to the following persons:

- (1) a person who is visiting for the purpose of undertaking an end of life visit to a resident of the care facility; or
- (2) a person that is seeking to enter the care facility for the purpose of providing urgent support for a resident's immediate physical, cognitive or emotional wellbeing, where it is not practicable for the person to take a COVID-19 rapid antigen test prior to entering the care facility; or
 - Example: a person providing urgent assistance to settle a resident experiencing severe symptoms related to dementia.
- (3) a person who has undertaken a COVID-19 PCR test within 24 hours prior to visiting the care facility and provided acceptable evidence of a negative result from that test to the operator of the care facility; or
- (4) a person providing professional patient care, including but not limited to:
 - (a) emergency workers in the event of an emergency; and

- (b) ambulance workers; and
- (c) visiting healthcare professionals.

13 Care facility excluded persons

Despite clause 10, a person who is a care facility worker or a visitor of a resident of the care facility, or a prospective resident of the care facility, or a visitor that is a support person to a prospective resident of the facility, or a visitor who is an essential visitor listed in the Benchmark Essential Visitors List, must not enter, or remain on, the premises of the facility if the person is a care facility excluded person.

14 Certain care facility excluded persons may be permitted to visit a care facility

- (1) Despite clause 13, a person referred to in paragraph (3) of the definition of residential aged care facility excluded person may enter, or remain on, the premises of the care facility if:
 - (a) the person's presence at the facility is for the purposes of undertaking an end of life visit to a resident of the care facility; and
 - (b) the person is authorised to enter or remain at the care facility by:
 - (i) an officer of the care facility with the position of Director of the facility or equivalent; and
 - (ii) either;
 - (A) the Chief Health Officer or Deputy Chief Health Officer; or
 - (B) a Director or Medical Lead of a designated Local Public Health Unit.
- (2) A person authorised to enter or remain at the residential aged care facility under subclause (1) must comply with any directions or conditions to which that authorisation is subject.
- (3) An officer of a residential aged care facility referred to in subclause (1)(b)(i) must keep, in relation to each person to whom they give authorisation under that subclause, a record of:
 - (a) the contact details of the person; and
 - (b) the date and time at which that person entered and left the care facility.
- (4) A record under subclause (3) must be kept for at least 28 days from the day the authorisation is given.

15 Essential visitors to residential aged care facilities

Subject to clause 11, an operator of a residential aged care facility must take all reasonable steps to ensure that a person who is an essential visitor listed in the Benchmark Essential Visitors List is permitted to enter, or remain on, the premises of the facility, including during an outbreak.

16 Operator to take all reasonable steps

The operator of a care facility must take all reasonable steps to ensure that:

- (1) a person does not enter or remain on the premises of the care facility if the person is prohibited from doing so by clause 10; and
- (2) the care facility facilitates telephone, video or other means of electronic communication with the parents, guardians, partners, carers, support persons and family members of residents to support the physical, emotional and social wellbeing (including mental health) of residents.

17 Visitor declarations

- (1) The operator of a care facility must require visitors in relation to the care facility to declare in writing at the start of each visit, but before entering any area of the care facility that is freely accessible to residents, whether the visitor:
 - (a) is free of COVID-19 symptoms other than symptoms caused by an underlying health condition or medication; and
 - (i) has received a negative result from a COVID-19 rapid antigen test on the same day that they attend the care facility; and
 - (b) is not currently required to self-isolate, self-quarantine or is a close contact but is not required to self-quarantine in accordance with the Quarantine, Isolation and Testing Order.
- (2) Where a visitor of a resident of a residential aged care facility is aged under 18 years, a parent, carer or guardian of the visitor may make the declaration required of the visitor by the operator of a residential aged care facility under subclause (1) on the visitor's behalf.

PART 4 – GENERAL PROVISIONS

18 Relationship with other Orders

- (1) Where the premises of a care facility are located within the premises of a hospital, the care facilities requirements in this Order apply, in relation to the premises of the care facility and to matters that relate to the care facility.
- (2) This Order operates alongside, and is not intended to derogate from, obligations imposed on operators of care facilities under the **Workplace Order**.
- (3) If there is any inconsistency between Part 2 of this Order and the Quarantine, Isolation and Testing Order, Part 2 of this Order is inoperative to the extent of any inconsistency.
- (4) If there is any inconsistency between this Order and any other pandemic order in force or other requirement contained in a **Detention Notice**, this Order is inoperative to the extent of the inconsistency.
- (5) If there is any inconsistency between Part 2 of this Order and Part 3 of this Order, Part 2 of this Order is inoperative to the extent of any inconsistency.
- (6) Unless the context otherwise requires, a reference in any pandemic order in force, in any **Detention Notice**, or in any approved form under a pandemic order in force or a **Detention Notice** to:
 - (a) a pandemic order in force or this Order, or a defined term in a pandemic order in force or this Order, will be taken to mean that Order (and hence that defined term) as amended or replaced from time to time; or
 - (b) an earlier version of a particular pandemic order in force or this Order will be taken to be a reference to the current version of that particular pandemic order.

19 Transitional provisions

- (1) A reference in any pandemic order in force to a Revoked Public Safety Order or a Revoked Visitors to Hospitals and Care Facilities Order or a Revoked Movement and Gathering Order is taken on and after the commencement of this Order to be a reference to this Order.
- (2) Any act, matter or thing that had effect under a Revoked Public Safety Order or a Revoked Visitors to Hospitals and Care Facilities Order or a Revoked Movement and Gathering Order immediately before it was revoked continues to have effect under this Order.
- (3) Without limiting subclause (2), this Order is subject to any exemption, benefit, requirement or entitlement (however described) to which a Revoked Public Safety

Order or a Revoked Visitors to Hospitals and Care Facilities Order or a Revoked Movement and Gathering Order was subject immediately before it was revoked.

(4) This clause is subject to any express provision to the contrary in this Order.

20 Severability

To the extent that any part of this Order is held to be in excess of power or otherwise invalid it is intended that it is to be taken to be valid to the extent to which it is not in excess of that power.

PART 5 – PENALTIES

21 Penalties

Section 165BN of the Public Health and Wellbeing Act 2008 provides:

Failure to comply with pandemic order, direction or other requirement

(1) A person commits an offence if the person refuses or fails to comply with a pandemic order, or with a direction given to the person, or a requirement made of the person, in the exercise of a pandemic management power.

Penalty: In the case of a natural person, 60 penalty units;

In the case of a body corporate, 300 penalty units.

(2) A person is not guilty of an offence against subsection (1) if the person had a reasonable excuse for refusing or failing to comply.

Note: the **Public Health and Wellbeing Regulations 2019** provide for infringement notices to be served on any person who has refused or failed to comply (without a reasonable excuse) with a pandemic order, or a direction given or a requirement made in the exercise of a pandemic management power. The amount payable pursuant to the infringement notice varies depending on the nature of the failure or refusal and the age of the person.

SCHEDULE 1 – DEFINITIONS

1 Definition of care facility

A care facility is a facility in Victoria that is:

- (1) an alcohol and drug residential service;
- (2) a homelessness residential service;
- (3) a residential aged care facility;
- (4) a disability residential service;
- (5) an eligible SDA enrolled dwelling;
- (6) a secure welfare service;
- (7) a short-term accommodation and assistance dwelling;
- (8) a supported residential service;
- (9) the Thomas Embling Hospital.

2 Definition of care facility worker

A person is a care facility worker in relation to a care facility if:

- (1) the person is the operator of a care facility or an employee or contractor in relation to the care facility; or
- (2) the person is a student under the supervision of an employee or contractor in relation to the care facility; or
- (3) the person's presence at the premises of the care facility is for the purposes of providing goods or services that are necessary for the effective operation of the care facility, whether the goods or services are provided for consideration or on a voluntary basis; or
- (4) the person's presence at the premises of the care facility is for the purposes of providing any of the following goods or services to a resident of the care facility, whether the goods or services are provided for consideration or on a voluntary basis:
 - (a) health, medical, or pharmaceutical goods or services; or
 - (b) behavioural support services; or
 - (c) functional and well-being support services; or
 - (d) other support services; or
- (5) in the case of a disability residential service or an eligible SDA enrolled dwelling the person's presence at the premises of the facility is for the purposes of providing treatment under a treatment plan to a resident of the facility, whether the treatment is provided for consideration or on a voluntary basis; or
- (6) in the case of a secure welfare service the person's presence at the premises of the facility is for the purposes of providing educational services to a resident of the facility, whether the goods or services are provided for consideration or on a voluntary basis; or
- (7) the person's presence at the premises of the care facility is authorised or required for the purposes of emergency management, law enforcement, or the performance of a duty, function or power under a law.

Note: this includes advocates with a legislated role such as the National Aged Care Advocacy Program and the Community Visitors Scheme.

3 Other definitions

For the purposes of this Order:

aircraft means an aircraft that is mainly used for the purpose of, or is engaged, or is intended or likely to be engaged, in a flight wholly within Australia;

airport means an aerodrome at which facilities are available for the arrival or departure of aircraft into or from the State of Victoria;

alcohol and drug residential service means any of the following:

- (1) a treatment centre within the meaning of the Severe Substance Dependence Treatment Act 2010;
- (2) a residential treatment service (however described) that provides drug or alcohol withdrawal or rehabilitation services in a residential setting to people dependent on alcohol or other drugs;
- (3) a service that provides supported accommodation to a person after the person has received residential treatment services of the kind referred to in subclause (2);

authorised officer has the same meaning as in the Public Health and Wellbeing Act 2008; Benchmark Essential Visitors List means the document titled 'Benchmark Essential Visitors List' as amended or reissued from time to time by the Secretary of the Department of Health and included with this Order;

bus company has the same meaning as in the Transport (Compliance and Miscellaneous) Act 1983:

care facility has the meaning in clause 1 of this Schedule;

care facility excluded person means a person who:

- (1) is required to self-isolate under the **Quarantine**, **Isolation and Testing Order**; or
- (2) is required to self-quarantine under the Quarantine, Isolation and Testing Order; or
- (3) has COVID-19 symptoms unless those symptoms are caused by an underlying health condition or medication; or

Note: for the purposes of this Order, COVID-19 symptoms, including but not limited to acute respiratory infection (such as cough, shortness of breath, sore throat), loss of smell, and loss of taste do not include those symptoms where caused by an underlying health condition or medication.

(4) in the case of a visitor – has been tested for COVID-19, and has not yet received the results of that test;

care facility worker has the meaning in clause 2 of this Schedule;

childcare or early childhood service has the same meaning as in the Workplace Order;

close contact has the same meaning as in the Quarantine, Isolation and Testing Order;

confirmed case means a person who has been diagnosed with COVID-19 and includes the period of time prior to the diagnosis during which the confirmed case is considered infectious;

Note: the period during which a person is considered infectious is generally considered to be 48 hours prior to the onset of COVID-19 symptoms, however, alternative infectious periods may be determined at the discretion of an officer or nominated representative of the Department of Health (for instance, in high-risk settings or if the confirmed case is asymptomatic).

commercial passenger vehicle has the same meaning as in the Workplace Order;

court means any premises in the State of Victoria that is:

- (1) the Supreme Court; or
- (2) the County Court; or
- (3) the Magistrates' Court; or
- (4) the Children's Court; or
- (5) any Federal Court; or
- (6) the Coroner's Court; or
- (7) the Victorian Civil and Administrative Tribunal; or
- (8) any other court or tribunal of Victoria conducting in-person hearings;

COVID-19 means the contagious disease caused by severe acute respiratory syndrome coronavirus 2;

COVID-19 PCR test means a COVID-19 polymerase chain reaction test;

COVID-19 symptoms means symptoms consistent with COVID-19, including but not limited to the following:

- a fever (≥37.5°C) or consistent fever of less than 37.5°C (such as night sweats or chills);
- (2) acute respiratory infection (such as cough, shortness of breath, sore throat);
- (3) loss of smell;
- (4) loss of taste;

day procedure centre has the same meaning as in the Health Services Act 1988; denominational hospital has the same meaning as in the Health Services Act 1988; designated Local Public Health Unit means:

- (1) Western Public Health Unit;
- (2) South Eastern Public Health Unit;
- (3) North Eastern Public Health Unit;
- (4) Barwon South West Public Health Unit;
- (5) Grampians Wimmera Southern Mallee Public Health Unit;
- (6) Loddon-Mallee Public Health Unit;
- (7) (Hume) Goulburn Valley Public Health Unit;
- (8) (Hume) Albury-Wodonga Public Health Unit;
- (9) Gippsland Public Health Unit;

Detention Notice means a notice given to a person requiring the person to be detained for a specified period under the **Public Health and Wellbeing Act 2008**;

Director or Medical Lead of a designated Local Public Health Unit means a person with the title of Director or Medical Lead in a designated Local Public Health Unit who is authorised under section 165AW(2)(a) of the Public Health and Wellbeing Act 2008 to exercise the pandemic management powers or to exercise public health risk powers;

disability has the same meaning as in the Disability Service Safeguards Act 2018;

disability residential service means a residential service within the meaning of the **Disability Act 2006** and to avoid doubt, includes the facility called the Intensive Residential Treatment Program of the Statewide Forensic Service;

Note: the Intensive Residential Treatment Program of the Statewide Forensic Service is often referred to as 'DFATS'.

disability service has the same meaning as in the Disability Service Safeguards Act 2018; disability service provider has the same meaning as in the Disability Act 2006;

disability worker has the same meaning as in the Disability Service Safeguards Act 2018; eligible SDA enrolled dwelling means a Specialist Disability Accommodation (SDA) enrolled dwelling that is provided under an SDA residency agreement within the meaning of section 498B of the Residential Tenancies Act 1997;

employee or contractor in relation to a care facility, means a person employed or engaged as a contractor by the operator of a care facility, and includes a person who provides labour hire services to the operator of a care facility;

employer has the same meaning as in the Workplace Order;

end of life in relation to a patient or a resident:

(1) means a situation where the person's death is expected within days (including periods of 28 days or less), or where the person, with or without existing conditions, is at risk of dying from a sudden acute event;

(2) does not mean a situation where a person has an advanced, progressive, incurable condition, or general frailty and co-existing conditions, that mean that the person is expected to die within 12 months (except where the situation also falls within subclause (1));

essential visitor has the same meaning as in the Benchmark Essential Visitors List;

excepted person has the same meaning as in the Workplace Order;

flexible care subsidy has the same meaning as in the Aged Care Act 1997 of the Commonwealth:

food and drink premises has the same meaning as in the Workplace Order;

face covering means a fitted face mask that covers the nose and mouth to provide the wearer protection against infection (but does not include a face shield);

fully vaccinated has the same meaning as in the Workplace Order;

healthcare premises means:

- (1) a community health centre, including mental health, child and maternity, and drug and alcohol counselling services centres; or
- (2) a general practice; or
- (3) a COVID-19 related healthcare site, including testing sites, vaccination centres and hotel quarantine premises; or
- (4) a dental surgery and dental practice; or
- (5) a health clinic, including medical specialist and/or allied health professional operated clinics; or
- (6) a diagnostic and medical imaging centre; or
- (7) a premises at which mobile health services are provided; or
- (8) a premises at which blood donation services are provided;

homelessness residential service means a service that is funded by government to provide a staffed residential service to people who are homeless or at risk of being homeless;

hospital means a public hospital, a denominational hospital, a multi-purpose service, a private hospital, a day procedure centre and includes any retail or other premises operating within a hospital including but not limited to a cafe, newsagent and florist;

indoor space means an area, room or premises that is or are substantially enclosed by a roof and walls that are permanent structures rising either from floor to ceiling or are at least 2.1 metres high, regardless of whether the roof or walls or any part of them are open or closed:

justice centre means a Justice Service Centre as established by the Department of Justice and Community Safety;

licensed tourism operator has the same meaning as in the Workplace Order;

multi-purpose service has the same meaning as in the Health Services Act 1988;

operator of a care facility means:

- (1) for an alcohol and drug treatment facility the operator of the facility;
- (2) for a homelessness residential service the entity that receives government funding to provide the service;
- (3) for a residential aged care facility the operator of the facility;
- (4) for a disability residential service the disability service provider that operates the service;
- (5) for an eligible SDA enrolled dwelling the disability service provider or the registered NDIS provider that operates the service;

- (6) for a short-term accommodation and assistance dwelling the registered NDIS provider or the disability service provider that operates the service;
- (7) for a secure welfare service the Secretary to the Department of Families, Fairness and Housing;
- (8) for a supported residential service the proprietor of the supported residential service;
- (9) for the Thomas Embling Hospital the Victorian Institute of Forensic Mental Health;

outbreak has the same meaning as in the Quarantine, Isolation and Testing Order;

pandemic orders in force means any of the following as amended or replaced from time to time:

- (1) the **Workplace Order**;
- (2) the **Public Safety Order**;
- (3) the Quarantine, Isolation and Testing Order;

parent, carer or guardian in relation to a patient aged under 18 means an adult in a significant primary caring role, including biological, adoptive, or foster parents, kinship carers, step-parents and legal guardians;

passenger transport company has the same meaning as in the Transport (Compliance and Miscellaneous) Act 1983;

police gaol has the same meaning as in the Corrections Act 1986;

post-sentence facility means a residential facility or residential treatment facility under the Serious Offenders Act 2018;

premises means:

- (1) a building, or part of a building; and
- (2) any land on which the building is located, other than land that is available for communal use:

prison has the same meaning as in the Corrections Act 1986;

prisoner has the same meaning as in the Corrections Act 1986;

private hospital has the same meaning as in the Health Services Act 1988;

proprietor of a supported residential service has the same meaning as in the Supported Residential Services (Private Proprietors) Act 2010;

provides labour hire services has the same meaning as in the Labour Hire Licensing Act 2018;

public hospital has the same meaning given in the Health Services Act 1988;

Public Safety Order means the Pandemic (Public Safety) Order 2022 (No. 2) as amended or replaced from time to time;

public transport means a vehicle operated by a passenger transport company or by a bus company in the provision of public transport service;

public transport service has the same meaning as in the Transport (Compliance and Miscellaneous) Act 1983;

Quarantine, Isolation and Testing Order means the Pandemic (Quarantine, Isolation and Testing) Order 2022 (No. 9) as amended or replaced from time to time;

registered NDIS provider has the same meaning as in the National Disability Insurance Scheme Act 2013 of the Commonwealth;

remand centre has the same meaning as in the Children, Youth and Families Act 2005;

resident of a care facility includes a patient or resident of the care facility;

residential aged care facility means premises at which accommodation and personal care or nursing care or both are provided to a person in respect of whom a residential care subsidy or a flexible care subsidy is payable under the **Aged Care Act 1997** of the Commonwealth;

2940

residential care subsidy has the same meaning as in the Aged Care Act 1997 of the Commonwealth:

retail premises means a premises that is used wholly or predominantly for the sale or hire of goods by retail, or the retail provision of services;

Revoked Movement and Gathering Order means the Stay Safe Directions (Victoria) (No. 30) or the Pandemic (Movement and Gathering) Order 2022 (No. 5), or their predecessors;

Revoked Public Safety Order means the Pandemic (Public Safety) Order 2022;

Revoked Visitors to Hospitals and Care Facilities Order means the Care Facilities Directions (No. 50), the Hospital Visitor Directions (No. 40) or the Pandemic (Visitors to Hospitals and Care Facilities) Order 2022 (No. 5), or their predecessors;

SDA enrolled dwelling has the same meaning as in the Disability Act 2006;

SDA provider has the same meaning as in the Disability Act 2006;

secure welfare service has the same meaning as in the Children, Youth and Families Act 2005:

short-term accommodation and assistance dwelling has the same meaning as in the Disability Act 2006;

supported residential service has the same meaning as in the Supported Residential Services (Private Proprietors) Act 2010;

Thomas Embling Hospital means the hospital of that name operated by the Victorian Institute of Forensic Mental Health;

treatment plan has the same meaning as in the Disability Act 2006;

vehicle has the same meaning as in the Public Health and Wellbeing Act 2008;

worker means any person engaged or employed by an operator of a premises to work at the premises;

work premises has the same meaning as in the Workplace Order;

Workplace Order means the Pandemic (Workplace) Order 2022 (No. 9) as amended or replaced from time to time;

youth justice centre has the same meaning as in the Children, Youth and Families Act 2005; youth residential centre has the same meaning as in the Children, Youth and Families Act 2005.

Dated 20 June 2022

MARTIN FOLEY MP Minister for Health

Section 165AI

GUIDANCE FOR THE PANDEMIC (QUARANTINE, ISOLATION AND TESTING) ORDER 2022 (No. 9)

This Order requires persons to limit the spread of COVID-19 including by requiring persons who are:

- (1) diagnosed with COVID-19 or probable cases to self-isolate; or
- (2) close contacts to self-quarantine and/or undertake testing, as applicable; or
- (3) risk individuals to observe relevant testing requirements issued by the Department.

This Order also sets out the conditions under which a person may be granted an exemption from this Order.

Failure to comply with this Order may result in penalties.

This guidance does not form part of the Pandemic (Quarantine Isolation and Testing) Order 2022 (No. 9) and it is for explanatory purposes only.

Section 165AI

PANDEMIC (QUARANTINE, ISOLATION AND TESTING) ORDER 2022 (No. 9)

TABLE OF PROVISIONS

PAR	T 1 – PRELIMINARY	2944
1	Objective	2944
2	Citation	2944
3	Authorising provision	2944
4	Commencement and revocation	2944
5	Definitions	2944
6	Application of this Order	2944
PAR	T 2 – SELF-ISOLATION FOR DIAGNOSED PERSONS	2944
7	Who is a diagnosed person?	2944
8	Requirement to self-isolate	2944
9	Location of self-isolation.	2945
10	Self-isolation period	2945
11	Notifications by the diagnosed person	2945
PAR	T 3 – SELF-ISOLATION FOR PROBABLE CASES	2946
12	Who is a probable case?	2946
13	Requirement to self-isolate	2946
14	Location of self-isolation.	2946
15	Self-isolation period	2946
16	Notification by the probable case	2947
PAR	T 4 – SELF-QUARANTINE FOR CLOSE CONTACTS	2948
17	Who is a close contact?	2948
18	Requirement to self-quarantine	2948
19	Location of self-quarantine	2948
20	Self-quarantine period	2948
21	End of period of self-quarantine	2949
22	Exception – surveillance testing.	2949
23	Exception – previous clearance	2950
24	Review of determination and notice	2950
25	Notifications by the close contact	2950
26	Testing of persons in self-quarantine	2950
PAR	T 5 - RISK INDIVIDUALS	2951
27	Who is a risk individual?	2951
28	Testing of risk individuals	2951
PAR	T 6 – GENERAL PROVISIONS	2951
29	Requirements of self-isolation and self-quarantine	2951
30	General exemption power	2953
31	Exemption power – variation to the period of self-isolation for a diagnosed person probable case	

32	Exemption power – alternate premises for self-quarantine or self-isolation	2954
33	Exemption power – healthcare worker who is a close contact – return to work	2954
34	Severability	2955
35	Transitional provisions	.2955
PART	7 - PENALTIES	.2955
36	Penalties	.2955
SCHE	EDULE 1 – DEFINITIONS	.2956

Section 165AI

PANDEMIC (QUARANTINE, ISOLATION AND TESTING) ORDER 2022 (No. 9)

I, Martin Foley, Minister for Health, make the following Order under the **Public Health and Wellbeing Act 2008** in the belief that this Order is reasonably necessary to protect public health throughout Victoria from the serious risk arising from the coronavirus (COVID-19) pandemic disease.

PART 1 – PRELIMINARY

1 Objective

The objective of this Order is to require persons to limit the spread of COVID-19 including by requiring persons:

- (1) diagnosed with COVID-19 or who are probable cases to self-isolate;
- (2) who are living with a diagnosed person or a probable case or who have been in close contact with a diagnosed person or a probable case, to self-quarantine and/or undertake testing, as applicable;
- (3) who are risk individuals to observe relevant testing requirements issued by the Department.

2 Citation

This Order may be referred to as the Pandemic (Quarantine, Isolation and Testing) Order 2022 (No. 9).

3 Authorising provision

This Order is made under section 165AI of the Public Health and Wellbeing Act 2008.

4 Commencement and revocation

- (1) This Order commences at 11:59:00 pm on 24 June 2022 and ends at 11:59:00 pm on 12 July 2022.
- (2) The **Pandemic (Quarantine, Isolation and Testing) Order 2022 (No. 8)** is revoked at 11:59:00 pm on 24 June 2022.

5 Definitions

Terms used in this Order have the meanings set out in Schedule 1.

6 Application of this Order

- (1) This Order applies to the whole State of Victoria.
- (2) This Order does not apply to a person during the period in which they are detained pursuant to a direction given by an authorised officer under section 165B or section 165BA of the **Public Health and Wellbeing Act 2008**.

PART 2 – SELF-ISOLATION FOR DIAGNOSED PERSONS

7 Who is a diagnosed person?

- (1) A person is a diagnosed person if the person at any time before, on or after the commencement of this Order, has received a positive result from a COVID-19 PCR test and is not a recent confirmed case.
- (2) A person ceases to be a diagnosed person when they have completed self-isolation in accordance with this Part 2 or a Revoked Quarantine, Isolation and Testing Order.

8 Requirement to self-isolate

A diagnosed person must self-isolate under this Order:

- (1) if the diagnosis is communicated to the person on or after the commencement of this Order; or
- (2) if the diagnosis was communicated to the person before the commencement of this Order.

 Note: the requirements of self-isolation are specified in clause 29. A diagnosed person can still leave the premises at which they are self-isolating to obtain medical care.

9 Location of self-isolation

- (1) A diagnosed person must self-isolate:
 - (a) if clause 8(1) applies, at the premises chosen by the person under subclause (2); or
 - (b) if clause 8(2) applies, at the premises at which the person was required to reside under a Revoked Quarantine, Isolation and Testing Order.
- (2) For the purposes of subclause (1)(a), the diagnosed person may choose to self-isolate at:
 - (a) a premises at which they ordinarily reside; or
 - (b) another premises that is suitable for the person to reside in for the purpose of self-isolation.

Note 1: a person can decide to self-isolate at a hotel or other suitable location, instead of self-isolating at their ordinary place of residence.

Note 2: once a person has chosen the premises at which to self-isolate, the person must reside at that premises for the entirety of the period of self-isolation unless an exemption to move to and self-isolate at an alternate premises has been given: see clauses 29(2)(a) and 29(5).

(3) If a diagnosed person who has chosen a premises under subclause (2) is not at the premises at the time when the choice is made, the person must immediately and directly travel to that premises, unless the person is admitted to a hospital or other facility for the purposes of receiving medical care.

10 Self-isolation period

- (1) For the purposes of clause 8, the period of self-isolation begins:
 - (a) if clause 8(1) applies, when the diagnosis is communicated to the person; or
 - (b) if clause 8(2) applies, upon the commencement of this Order.
- (2) For the purposes of clause 8 and subject to clause 31, the period of self-isolation ends at 12:01:00 am on the seventh day from the date on which the person undertook a COVID-19 PCR test, from which they were diagnosed with COVID-19.

Note: if a person's period of self-isolation ends before the commencement of this Order, they are not required to self-isolate on the commencement of this Order. If a person's period of self-isolation begins but does not end before the commencement of this Order, they are only required to self-isolate for the remainder of their self-isolation period on the commencement of this Order.

Example: a person who undertook a COVID-19 PCR test on Monday, the first Monday of the month, and received a positive test result from that test, would end their self-isolation period at 12:01:00 am on the following Monday, the second Monday of the month.

11 Notifications by the diagnosed person

- (1) Immediately after choosing a premises under clause 9(2), the diagnosed person must:
 - (a) if any other person is residing at the premises chosen by the diagnosed person, notify the other person that:
 - (i) the diagnosed person has been diagnosed with COVID-19; and
 - (ii) the diagnosed person has chosen to self-isolate at the premises; and
 - (b) notify the Department of the address of the premises chosen by the diagnosed person.
- (2) If, during the period that a diagnosed person is self-isolating at a premises for the purposes of clause 8, another person informs the diagnosed person that they intend to commence residing at the premises chosen by the diagnosed person, the diagnosed person must inform the other person of their diagnosis.
- (3) The diagnosed person must as soon as practicable notify the persons listed below that the diagnosed person has been diagnosed with COVID-19, and of the diagnosed person's infectious period:
 - (a) the operator of any education facility at which they are enrolled, if the diagnosed person attended an indoor space at the education facility during their infectious period; and

Note: the diagnosed person's parent, guardian or carer may notify the operator of the education facility on behalf of the diagnosed person for the purpose of paragraph (a).

- (b) the operator of any work premises at which they ordinarily work, if the diagnosed person attended an indoor space at the work premises during their infectious period; and
- (c) any person who is a close contact or a social contact of the diagnosed person, to the extent the diagnosed person is able to reasonably ascertain and notify such person.

PART 3 – SELF-ISOLATION FOR PROBABLE CASES

Who is a probable case?

- (1) A person is a probable case if the person at any time before, on or after the commencement of this Order, has received a positive result from a COVID-19 rapid antigen test and is not a recent confirmed case.
- (2) A person ceases to be a probable case after the person has completed self-isolation in accordance with this Part 3.

13 Requirement to self-isolate

A probable case must self-isolate under this Order:

- (1) if the person received the positive result from a COVID-19 rapid antigen test on or after the commencement of this Order; or
- (2) if the person received the positive result from a COVID-19 rapid antigen test before the commencement of this Order.

Note: the requirements of self-isolation are specified in clause 29. A probable case can still leave the premises at which they are self-isolating to obtain medical care.

14 Location of self-isolation

- (1) A probable case must self-isolate:
 - (a) if clause 13(1) applies, at the premises chosen by the person under subclause (2); or
 - (b) if clause 13(2) applies, at the premises at which the person was required to reside under a Revoked Quarantine, Isolation and Testing Order.
- (2) For the purposes of subclause (1)(a), the probable case may choose to self-isolate at:
 - (a) a premises at which they ordinarily reside; or
 - (b) another premises that is suitable for the person to reside in for the purpose of self-isolation.

Note 1: a person can decide to self-isolate at a hotel or other suitable location, instead of self-isolating at their ordinary place of residence.

Note 2: once a person has chosen the premises at which to self-isolate, the person must reside at that premises for the entirety of the period of self-isolation unless an exemption to move to and self-isolate at an alternative premises has been given: see clauses 29(2)(a) and 29(5).

(3) If a probable case who has chosen a premises under subclause (2) is not at the premises at the time when the choice is made, the person must immediately and directly travel to that premises, unless the person is admitted to a hospital or other facility for the purposes of receiving medical care.

15 Self-isolation period

- (1) For the purposes of clause 13, the period of self-isolation begins:
 - (a) if clause 13(1) applies, when the probable case received a positive result from a COVID-19 rapid antigen test; or
 - (b) if clause 13(2) applies, upon the commencement of this Order.
- (2) For the purposes of clause 13 and subject to clause 31, the period of self-isolation ends on the earlier of:
 - (a) 12:01:00 am on the seventh day from the date on which the probable case received a positive result from a COVID-19 rapid antigen test; or

(b) the day on which a negative result is received by the probable case from a COVID-19 PCR test that was undertaken within 48 hours after the COVID-19 rapid antigen test from which the person became a probable case.

Note 1: if the probable case undertakes a COVID-19 PCR test within 48 hours after receiving the positive result from the COVID-19 rapid antigen test and receives a positive result from the COVID-19 PCR test, the probable case is not required to restart their self-isolation period; that period still begins from the relevant date under subclause (1).

Note 2: if a person's period of self-isolation ends before the commencement of this Order, they are not required to self-isolate on the commencement of this Order. If a person's period of self-isolation begins but does not end before the commencement of this Order, they are only required to self-isolate for the remainder of their self-isolation period on the commencement of this Order.

Example: in the case of subclause (a), a probable case who undertook a COVID-19 rapid antigen test which was positive on Monday, the first Monday of the month, would end their self-isolation period at 12:01:00 am on the following Monday, the second Monday of the month.

16 Notification by the probable case

- (1) Immediately after choosing a premises under clause 14(2), the probable case must:
 - (a) if any other person is residing at the premises chosen by the probable case, notify the other person that:
 - (i) the probable case has received a positive result from a COVID-19 rapid antigen test; and
 - (ii) the probable case has chosen to self-isolate at the premises; and
 - (b) notify the Department of the positive result from a COVID-19 rapid antigen test by submitting a COVID-19 Positive Rapid Antigen Test Self-Reporting Form or by calling the Department and providing:
 - (i) the positive result from the COVID-19 Rapid antigen test; and
 - (ii) the address of the premises chosen by the probable case.

Note: notification to the Department is to occur by the submission of the COVID-19 Positive Rapid Antigen Test Self-Reporting Form online at dhvicgovau.powerappsportals.com/rapid-antigentest/ as amended or reissued from time to time by the Secretary of the Department or by calling the Department.

- (2) If, during the period that a probable case is self-isolating at a premises for the purposes of clause 13, another person informs the probable case that they intend to commence residing at the premises chosen by the probable case, the probable case must inform the other person of their positive result from a COVID-19 rapid antigen test.
- (3) The probable case must as soon as practicable notify the persons listed below that the probable case has received a positive result from a COVID-19 rapid antigen test, and of the probable case's infectious period:
 - (a) the operator of any education facility at which they are enrolled, if the probable case attended an indoor space at the education facility during their infectious period; and
 - Note: the probable case's parent, guardian or carer may notify the operator of the education facility on behalf of the probable case for the purpose of paragraph (a).
 - (b) the operator of any work premises at which they ordinarily work, if the probable case attended an indoor space at the work premises during their infectious period; and
 - (c) any person who is a close contact or a social contact of the probable case, to the extent the probable case is able to reasonably ascertain and notify such person.

PART 4 – SELF-OUARANTINE FOR CLOSE CONTACTS

17 Who is a close contact?

- (1) A person is a close contact if the person is not a recent confirmed case and before, on or after the commencement of this Order:
 - (a) an officer or nominated representative of the Department makes a determination that the person is a close contact of a diagnosed person or a probable case, including in the event of an outbreak, and has given that person a notice of the determination in accordance with subclause (2); or
 - (b) the person has spent more than four hours in an indoor space at a private residence, accommodation facility or care facility with a diagnosed person or a probable case during their infectious period.
- (2) For the purposes of subclause (1)(a), the notice:
 - (a) may be given orally or in writing, and, if given orally, must be confirmed in writing as soon as reasonably practicable; and
 - (b) is not required to be in a particular form.

18 Requirement to self-quarantine

Subject to clauses 22 and 23, a close contact must self-quarantine under this Order:

- (1) if the person becomes a close contact on or after the commencement of this Order; or
- (2) if the person became a close contact before the commencement of this Order. *Note: the requirements of self-quarantine are specified in clause 29.*

19 Location of self-quarantine

- (1) A close contact may choose to self-quarantine:
 - (a) if clause 18(1) applies, at:
 - (i) a premises at which they ordinarily reside; or
 - (ii) another premises that is suitable for the person to reside in for the purpose of self-quarantine; or

Note 1: a person can decide to self-quarantine at a hotel or other suitable location, instead of self-quarantining at their ordinary place of residence.

Note 2: once a person has chosen the premises at which to self-quarantine, the person must reside at that premises for the entirety of the period of self-quarantine unless an exemption to move to and self-quarantine at an alternate premises has been given: see clauses 29(2)(a) and 29(5).

- (b) if clause 18(2) applies, at a premises at which the person was permitted to reside under a Revoked Quarantine, Isolation and Testing Order.
- (2) If, at the time a person becomes aware or is given notice that they are a close contact, the person is not at the premises chosen by the person under subclause (1), the person must immediately and directly travel to those premises.

20 Self-quarantine period

- (1) Subject to clauses 22 and 23 and if clause 18(1) applies, if a close contact self-quarantines at the same premises where the diagnosed person or the probable case is self-isolating, the close contact's period of self-quarantine begins:
 - (a) on the date the diagnosed person undertook a COVID-19 PCR test, from which they were diagnosed with COVID-19; or
 - (b) on the date the probable case received a positive result from a COVID-19 rapid antigen test.
- (2) Subject to clause 22 and 23 and if clause 18(1) applies, if a close contact self-quarantines at a different premises from where the diagnosed person or the probable case is self-isolating, the close contact's period of self-quarantine begins

- from the date the close contact most recently had in-person contact with the diagnosed person or the probable case.
- (3) Subject to clause 22 and 23 and if clause 18(2) applies, a close contact period of self-quarantine begins upon the commencement of this Order.

21 End of period of self-quarantine

For the purposes of this clause, the period of self-quarantine ends on the earlier of:

- (1) subject to subclauses (2) to (5), at 12:01:00 am on the seventh day from the relevant date specified under clause 20(1) or 20(2) or as varied or revoked under clause 24; or Example: a person who resides with a diagnosed person where the diagnosed person undertook a COVID-19 test which was positive on Monday, the first Monday of the month, would end their self-isolation period at 12:01:00 am on the following Monday, the second Monday of the month, unless the person themselves tests positive for COVID-19 during the period.
- (2) if the notice given to the person under clause 17(1)(a) is revoked under clause 24, at the time that revocation takes effect; or
- (3) if the person becomes a diagnosed person, when the diagnosis is communicated to the person; or
 - Note: a close contact who becomes a diagnosed person will then be required to self-isolate under clause 8.
- (4) if the person becomes a probable case, the date the person receives a positive result from a COVID-19 rapid antigen test; or
 - Note: a close contact who becomes a probable case will then be required to self-isolate under clause 13.
- (5) if the person is a close contact of a probable case, the date the probable case receives a negative test result from a COVID-19 PCR test that was undertaken within 48 hours after the COVID-19 rapid antigen test from which the person became a probable case.

Note 1: a close contact of a probable case may end self-quarantine early if the probable case receives a negative COVID-19 PCR test result before the seven day self-isolation period provided that the COVID-19 PCR test is undertaken within 48 hours of the COVID-19 rapid antigen test.

Note 2: if a person's period of self-quarantine ends before the commencement of this Order, they are not required to self-quarantine on the commencement of this Order. If a person's period of self-quarantine begins but does not end before the commencement of this Order, they are only required to self-quarantine for the remainder of their self-quarantine period on the commencement of this Order.

22 Exception – surveillance testing

A close contact is not required to self-quarantine under clause 18 if:

- (1) the person, during the period commencing from the date the person became a close contact until the date the close contact's period of self-quarantine would have ended under clause 21, or as varied or revoked under clause 24:
 - (a) undertakes a COVID-19 rapid antigen test once within each 24 hour period (up to a maximum of 5 tests) and receives a negative result on each occasion; and
 - (b) wears a face covering when attending any indoor space outside their ordinary place of residence unless, in accordance with the pandemic orders in force, an exception from the requirement to wear a face covering applies to the person; and
 - (c) does not visit a hospital or care facility, unless:
 - in relation to a hospital, the person is permitted to do so by an officer
 of that hospital with the position of Executive Director of Nursing and
 Midwifery or equivalent; or
 - (ii) in relation to a care facility, the person is permitted to do so under the Public Safety Order; and
- (2) within 24 hours after the person becomes a close contact, the person notifies the following persons that they are a close contact and required to comply with the conditions specified in subclause (1):
 - (a) the operator of any education facility at which they are enrolled and are likely to attend during the period specified in subclause (1); and

(b) the operator of any work premises at which they are likely to attend for work during the period specified in subclause (1).

23 Exception – previous clearance

- (1) A close contact is not required to self-quarantine under clause 18 if the person has been given clearance from self-quarantine by the Director or Medical Lead of a designated Local Public Health Unit in accordance with subclause (2).
- (2) For the purposes of subclause (1):
 - (a) the Director or Medical Lead of a designated Local Public Health Unit may make a determination in relation to a person if the Director or Medical Lead of a designated Local Public Health Unit is satisfied that the person is at negligible risk of infection of COVID-19, on the basis that the person has previously been a diagnosed person or probable case and has since been given clearance from self-isolation and must give the person notice of the decision; and
 - (b) for the purposes of paragraph (a), the notice must be in writing but is not required to be in a particular form.

24 Review of determination and notice

- (1) The Chief Health Officer, a Deputy Chief Health Officer, a Director or Medical Lead of a designated Local Public Health Unit or an authorised officer who is authorised to exercise the pandemic management powers under section 165AW(2) of the **Public Health and Wellbeing Act 2008**, may review a determination made under clause 17(1)(a) and, if satisfied that it is appropriate, having regard to Departmental Requirements, may vary or revoke the notice given to the person under clause 17(1)(a) and must give the person notice of the decision.
- (2) For the purposes of subclause (1), the notice must be given in writing but is not required to be in a particular form.

25 Notifications by the close contact

If a close contact is required to self-quarantine under clause 18 and, during the period of self-quarantine, another person informs the close contact that they intend to commence residing at the premises chosen by the close contact, the close contact must inform the other person of their self-quarantine.

26 Testing of persons in self-quarantine

- (1) A close contact must comply with the relevant requirements set out in the Testing Requirements Policy and, where applicable, follow the COVID-19 rapid antigen test procedure.
- (2) If a close contact is required to self-quarantine under clause 18 and, during the period of self-quarantine, the person receives a COVID-19 PCR test result stating that they have been diagnosed with COVID-19, the person becomes a diagnosed person and must self-isolate under clause 8.
- (3) If a close contact is required to self-quarantine under clause 18 and, during the period of self-quarantine, the person receives a positive result from a COVID-19 rapid antigen test, the person becomes a probable case and must self-isolate under clause 13.
- (4) If a close contact of a diagnosed person or a probable case is required to self-quarantine under clause 18 and, during the period of self-quarantine, the person receives a negative result from a COVID-19 rapid antigen test or a COVID-19 PCR test result stating that they have not been diagnosed with COVID-19, the person must, if the period of self-quarantine has not expired, continue to self-quarantine under clause 18 for the remainder of the self-quarantine period.

PART 5 – RISK INDIVIDUALS

Who is a risk individual?

A person is a risk individual if the person is:

- (1) a social contact; or
- (2) a symptomatic person in the community; or
- (3) an international arrival.

28 Testing of risk individuals

A person who is a risk individual must comply with the relevant requirements set out in the Testing Requirements Policy and, where applicable, follow the COVID-19 rapid antigen test procedure.

PART 6 – GENERAL PROVISIONS

29 Requirements of self-isolation and self-quarantine

- (1) This clause applies to a person who is required to:
 - (a) self-isolate at a premises under clauses 8 or 13; or
 - (b) self-quarantine at a premises under clause 18.
- (2) The person identified in subclause (1):
 - (a) must reside at the premises for the entirety of the period of self-isolation or self-quarantine, as the case requires, except for any period that the person is admitted to a hospital or other facility for the purposes of receiving medical care; and
 - (b) must not leave the premises, except:
 - (i) for the purposes of obtaining medical care or medical supplies; or
 - (ii) for the purposes of transporting another person with whom they reside to or from a hospital if the person identified in subclause (1) is asymptomatic for COVID-19; or
 - (iii) if the person is a person identified in subclause (1)(a), for the purposes of transporting another person with whom they reside to, or from, a work premises, an education facility or a healthcare appointment only if:
 - (A) the need for transportation is essential or other arrangements cannot be made; and
 - (B) the person being transported is not required to self-isolate or self-quarantine under this Order; and
 - (C) the person identified in subclause (1)(a) that is leaving self-isolation:
 - travels directly to and from the location, making no stops, unless:
 - a. in any emergency situation; or
 - b. if required to do so by law; and
 - 2. remains in the vehicle at all times, unless:
 - reasonably required to escort the person being transported to the location; or
 - b. in any emergency situation; or
 - c. if required to do so by law; and
 - wears a face covering at all times when they are not in the premises where they are self-isolating unless, in accordance with the pandemic orders in force, an exception from the requirement to wear a face covering applies to the person;
 - (iv) for the purposes of getting tested for COVID-19; or
 - (v) in any emergency situation; or

- (vi) if required to do so by law; or
- (vii) for the purposes of visiting a patient in hospital if permitted to do so by an officer of that hospital with the position of Executive Director of Nursing and Midwifery or equivalent; or
- (viii) for the purposes of working in a care facility if permitted to do so under the **Public Safety Order**; or
- (ix) for the purpose of sitting a Senior Secondary examination provided that the person is not a diagnosed person or a probable case; or
- (x) to escape the risk of harm (including harm relating to family violence or violence of another person at the premises); or
- (xi) for the purpose of relocating from the premises chosen under this Order to the Victorian Quarantine Hub or a CIRF, only if the person has not spent any time at the Victorian Quarantine Hub or a CIRF during the person's self-isolation or self-quarantine period; or
- (xii) for the purpose of relocating from the Victorian Quarantine Hub or a CIRF to another suitable premises to complete the person's self-isolation or self-quarantine period only if the person has complied with subclause (3):

 Note: once a person has relocated from the Victorian Quarantine Hub or a CIRF, they may return to their chosen premises for the remainder of their period of self-isolation or self-quarantine, where they must remain, unless an exemption is granted under the this Order
- (c) subject to (4), must not permit any other person to enter the premises unless:
 - (i) that other person:
 - (A) ordinarily resides at the premises; or
 - (B) is required to self-isolate or self-quarantine at the premises under this Order: or
 - (ii) it is necessary for the other person to enter for medical or emergency purposes; or
 - (iii) the other person is a disability worker, and it is necessary for the disability worker to enter for the purpose of providing a disability service to a person with a disability; or
 - (iv) it is necessary for the other person to enter for the purpose of providing personal care or household assistance to the person as a result of that person's age, disability or chronic health condition; or Examples: personal care includes assistance with showering, toileting, eating; household

assistance includes help with cooking, house cleaning, laundry and gardening.

- v) the entry is otherwise required or authorised by law.
- (3) If the person is a person identified in subclause (1)(a) and the person is relocating to another suitable premises under subclause (2)(b)(xii), the person must, immediately after choosing a premises:
 - (a) if any other person is residing at the premises chosen, notify the other person that:
 - (i) the person has been diagnosed with COVID-19 or has received a positive result from a COVID-19 rapid antigen test; and
 - (ii) the person has chosen to self-isolate at the premises for the remainder of their self-isolation period; and
 - (b) notify the Department of the address of the chosen premises where they will complete the remainder of their self-isolation period by calling the Department and providing the address of the premises chosen.

- (4) Subclause (2)(c) does not apply to a person who is a resident of a care facility.

 Note: the **Public Safety Order** governs who can enter a care facility.
- (5) Despite subclause (2)(a):
 - (a) a diagnosed person or a probable case who is required to self-isolate; or
 - (b) a close contact who is required to self-quarantine,
 - may apply under clause 32(2) to the Chief Health Officer, a Deputy Chief Health Officer, a Director or Medical Lead of a designated Local Public Health Unit for an exemption from the requirement to remain at the premises chosen for the purposes of subclause (2)(a) for the purpose of moving to an alternate premises for the remainder of the period of self-quarantine or self-isolation.
- (6) Despite subclause (2)(a), a healthcare worker who is a close contact and required to self-quarantine, may apply to the Chief Health Officer, a Deputy Chief Health Officer or a Director or Medical Lead of a designated Local Public Health Unit under clause 33(2) for an exemption from the requirement to remain at the premises chosen for the purposes of subclause (2)(a) for the purpose of a healthcare worker who is a close contact returning to work.

30 General exemption power

- (1) A person is not required to comply with a requirement of this Order if the person is granted an exemption from that requirement under subclause (2).
- (2) The Chief Health Officer, Deputy Chief Health Officer or a Director or Medical Lead of a designated Local Public Health Unit may exempt a person and the Chief Health Officer or Deputy Chief Health Officer may exempt a group of persons, from any or all requirements contained in this Order, if satisfied that an exemption is appropriate, having regard to the:
 - (a) need to protect public health; and
 - (b) principles in sections 5 to 10 of the **Public Health and Wellbeing Act 2008**, as appropriate.
- (3) An exemption under subclause (2) must:
 - (a) be given, in writing, to the person or a group of persons the subject of the exemption; and
 - (b) specify the requirement or requirements that the person or a group of persons need not comply with.
- (4) An exemption granted to a person or group of persons under this clause does not prevent an authorised officer from exercising a pandemic management power to give a person or a group of persons a different order or impose a different requirement on the person or group of persons.

31 Exemption power – variation to the period of self-isolation for a diagnosed person or a probable case

- (1) If a person is granted an exemption from the requirement under subclause 32(2), they:
 - (a) are not required to comply with the requirement to remain in self-isolation for the period specified in clause 10 (if the person is a diagnosed person) or clause 15 (if the person is a probable case); and
 - (b) must comply with the period of self-isolation specified in the exemption.
- (2) The Chief Health Officer, a Deputy Chief Health Officer or a Director or Medical Lead of a designated Local Public Health Unit may:
 - (a) exempt a person or group of persons from requirement to remain in self-isolation for the period specified in clause 10 (if the person is a diagnosed person) or clause 15 (if the person is a probable case); and

(b) require the person or group of persons to self-isolate for a shorter period of time,

if satisfied that an exemption is appropriate having regard to the:

- (a) need to protect public health; and
- (b) principles in sections 5 to 10 of the **Public Health and Wellbeing Act 2008**, as appropriate.
- (3) An exemption under subclause (2) must:
 - (a) be given, in writing, to the person the subject of the exemption; and
 - (b) specify the requirement or requirements that the person need not comply with; and
 - (c) the period of time during which they must self-isolate.
- (4) An exemption granted to a person under subclause (2) does not prevent an authorised officer from exercising a pandemic management power to give the person a different order or impose a different requirement on the person.

32 Exemption power – alternate premises for self-quarantine or self-isolation

- (1) A person is not required to comply with the requirement to remain at the premises chosen for the purposes of clause 29(2)(a) for the purpose of moving to an alternate premises for the remainder of the period of self-isolation or self-quarantine if the person is granted an exemption from the requirement under subclause (2).
- (2) The Chief Health Officer, a Deputy Chief Health Officer or a Director or Medical Lead of a designated Local Public Health Unit may exempt a person or group of persons from any or all requirements in clauses 9(1), 9(2), 14(1), 14(2) (location of self-isolation) or 19 (location of self-quarantine) or 29(2)(a), if satisfied that an exemption from a requirement is appropriate having regard to the:
 - (a) need to protect public health; and
 - (b) principles in sections 5 to 10 of the **Public Health and Wellbeing Act 2008**, as appropriate.
- (3) An exemption under subclause (2) must:
 - (a) be given, in writing, to the person the subject of the exemption; and
 - (b) specify the requirement or requirements that the person need not comply with.
- (4) An exemption granted to a person under subclause (2) does not prevent an authorised officer from exercising a pandemic management power to give the person a different order or impose a different requirement on the person.

33 Exemption power – healthcare worker who is a close contact – return to work

- (1) A healthcare worker who is a close contact is not required to comply with a requirement to remain at the premises chosen for the purposes of clause 29(2)(a) for the purpose of the healthcare worker returning to work if the person is granted an exemption from the requirement under subclause (2).
- (2) The Chief Health Officer, a Deputy Chief Health Officer, a Director or Medical Lead of a designated Local Public Health Unit may exempt a person from any or all of the requirements of clause 19 (location of self-quarantine) or clause 29(2)(a), if satisfied that an exemption from that requirement is appropriate having regard to the:
 - (a) need to protect public health; and
 - (b) principles in sections 5 to 10 of the **Public Health and Wellbeing Act 2008**, as appropriate.
- (3) An exemption under subclause (2) must:
 - (a) be given, in writing, to the person the subject of the exemption; and
 - (b) specify the requirement or requirements that the person need not comply with.

(4) An exemption granted to a person under subclause (2) does not prevent an authorised officer from exercising a pandemic management power to give the person a different order or impose a different requirement on the person.

34 Severability

To the extent that any part of this Order is held to be in excess of power or otherwise invalid it is intended that it is to be taken to be valid to the extent to which it is not in excess of that power.

35 Transitional provisions

- (1) A reference in any pandemic order in force to a Revoked Quarantine, Isolation and Testing Order or a Revoked Victorian Border Crossing Order is taken on and after the commencement of this Order to be a reference to this Order.
- (2) Any act, matter or thing that had effect under a Revoked Quarantine, Isolation and Testing Order or a Revoked Victorian Border Crossing Order immediately before it was revoked continues to have effect under this Order.
- (3) Without limiting subclause (2), this Order is subject to any exemption, benefit, requirement or entitlement (however described) to which a Revoked Quarantine, Isolation and Testing Order or a Revoked Victorian Border Crossing Order was subject immediately before it was revoked.
- (4) This clause is subject to any express provision to the contrary in this Order.

PART 7 – PENALTIES

36 Penalties

Section 165BN of the Public Health and Wellbeing Act 2008 provides:

Failure to comply with pandemic order, direction or other requirement

(1) A person commits an offence if the person refuses or fails to comply with a pandemic order, or with a direction given to the person, or a requirement made of the person, in the exercise of a pandemic management power.

Penalty: In the case of a natural person, 60 penalty units; In the case of a body corporate, 300 penalty units.

(2) A person is not guilty of an offence against subsection (1) if the person had a reasonable excuse for refusing or failing to comply.

Note: the **Public Health and Wellbeing Regulations 2019** provide for infringement notices to be served on any person who has refused or failed to comply (without a reasonable excuse) with a pandemic order, or a direction given or a requirement made in the exercise of a pandemic management power. The amount payable pursuant to the infringement notice varies depending on the nature of the failure or refusal and the age of the person.

SCHEDULE 1 – DEFINITIONS

For the purposes of this Order:

accommodation facility has the same meaning as in the Workplace Order;

authorised officer has the same meaning as in the Public Health and Wellbeing Act 2008;

care facility has the same meaning as in the Public Safety Order;

childcare or early childhood service means onsite early childhood education and care services or children's services provided under the:

- (1) Education and Care Services National Law 2010 and the Education and Care Services National Regulations 2011, including long day care services, kindergartens and/or preschool and family daycare services, but not including outside school hours care services; and
- (2) **Children's Services Act 1996**, including limited hours services, budget based funded services, occasional care services, early childhood intervention services, mobile services and (if applicable) school holiday care programs;

CIRF means a Coronavirus Isolation and Recovery Facility operated by the Department of Families, Fairness and Housing;

close contact has the meaning in clause 17(1);

COVID-19 means the contagious disease caused by severe acute respiratory syndrome coronavirus 2; **COVID-19 PCR test** means a COVID-19 polymerase chain reaction test;

COVID-19 Positive Rapid Antigen Test Self-Reporting Form means the form titled 'COVID-19 Positive Rapid Antigen Test Self-Reporting Form', as amended or reissued from time to time by the Secretary of the Department and available at dhvicgovau.powerappsportals.com/rapid-antigen-test/;

COVID-19 rapid antigen test procedure means if a person completed a COVID-19 rapid antigen test:

- (1) the person must undertake a second COVID-19 rapid antigen test as soon as possible if the person receives an invalid test result from the first COVID-19 rapid antigen test, such that it is not possible to conclude that the result is a negative test result; and
- (2) if the result of the second COVID-19 rapid antigen test is invalid such that it is not possible to conclude that the result is negative, the person must complete a COVID-19 PCR test within 24 hours and remain in self-quarantine until the person receives a negative test result;

COVID-19 symptoms means the following symptoms that a person may experience:

- (1) fever;
- (2) chills or sweats;
- (3) cough;
- (4) sore throat;
- (5) shortness of breath;
- (6) runny nose;
- (7) loss of or change in sense of smell or taste;

COVID-19 vaccine means a vaccine to protect a person against COVID-19 that:

- (1) has been registered, provisionally registered or recognised by the Therapeutic Goods Administration; or
- (2) has been approved by a comparable overseas regulator, as determined by the Therapeutic Goods Administration, under regulation 16DA(3) of the **Therapeutic Goods Regulation 1990** of the Commonwealth;

Department means the Victorian Department of Health;

Departmental Requirements means the document titled 'Case, Contact and Outbreak Management Policy', as amended or reissued from time to time by the Victorian Government with the approval of the Chief Health Officer or a Deputy Chief Health Officer;

designated Local Public Health Unit means:

- (1) Western Public Health Unit;
- (2) South Eastern Public Health Unit;
- (3) North Eastern Public Health Unit;
- (4) Barwon South West Public Health Unit;
- (5) Grampians Wimmera Southern Mallee Public Health Unit;
- (6) Loddon-Mallee Public Health Unit;
- (7) (Hume) Goulburn Valley Public Health Unit;
- (8) (Hume) Albury-Wodonga Public Health Unit;
- (9) Gippsland Public Health Unit;

diagnosed person has the meaning in clause 7;

Director or Medical Lead of a designated Local Public Health Unit means a person with the title of Director or Medical Lead in a designated Local Public Health Unit who is authorised under section 165AW(2)(a) of the **Public Health and Wellbeing Act 2008** to exercise the pandemic management powers or to exercise public health risk powers;

disability has the same meaning as in the Disability Service Safeguards Act 2018;

disability service has the same meaning as in the Disability Service Safeguards Act 2018;

disability worker has the same meaning as in the Disability Service Safeguards Act 2018; education facility means:

- (1) premises at which a childcare or early childhood service is provided;
- (2) premises at which an outside school hours care service is provided;
- (3) a school;
- (4) school boarding premises;

emergency powers has the same meaning as in the Public Health and Wellbeing Act 2008; employee includes a person who is self-employed;

employer means a person who owns, operates or controls work premises (or a work premises) and includes a person who is self-employed;

excepted person has the same meaning as in the **Workplace Order**;

exemption means an exemption granted by the Chief Health Officer or the Deputy Chief Health Officer, or a Director or Medical Lead of a designated Local Public Health Unit, or the Secretary or a Deputy Secretary to the Department or an Executive Director or Director in the COVID-19 Response Division of the Department, as the case may be, under clause 30(2), 31(2), 32(2) or 33(2) of this Order:

face covering means a fitted face mask that covers the nose and mouth to provide the wearer protection against infection (but does not include a face shield);

healthcare worker means a worker of a health service managed by a designated Local Public Health Unit;

hospital means a public hospital, a denominational hospital, a multi-purpose service, a private hospital, a day procedure centre and includes any retail or other premises operating within a hospital including but not limited to a cafe, newsagent and florist;

indoor space means an area, room or premises that is or are substantially enclosed by a roof and walls that are either floor to ceiling high or are at least 2.1 metres high, regardless of whether the roof or walls or any part of them are:

- (1) permanent or temporary; or
- (2) open or closed;

infectious period means the period:

- (1) commencing:
 - (a) if the person undertook a COVID-19 PCR test or COVID-19 rapid antigen test (from which they were diagnosed with COVID-19) without experiencing symptoms of COVID-19, 48 hours before the person undertook the COVID-19 PCR test or COVID-19 rapid antigen test; or
 - (b) if the person was experiencing symptoms of COVID-19 at the time they undertook a COVID-19 PCR test or COVID-19 rapid antigen test (from which they were diagnosed with COVID-19), 48 hours before the person first experienced symptoms; and
- (2) concluding:
 - (a) seven days from the date on which the person undertook the COVID-19 PCR test or COVID-19 rapid antigen test (from which they were diagnosed with COVID-19); or
 - (b) where a person is a probable case, on the date which the probable case undertook the COVID-19 PCR test from which a negative result was received; or
 - (c) such other time as specified by an officer or nominated representative of the Department;

international arrival means a person who:

- (1) has been in another country in the 7 days prior to arrival in Victoria; or
- (2) has arrived from another country and is disembarking a maritime vessel at a Victorian maritime port;

one dose COVID-19 vaccine means 'COVID-19 Vaccine Janssen' (Janssen-Cilag);

outbreak means a declaration made by the Chief Health Officer, a Deputy Chief Health Officer, a Director or Medical Lead of a designated Local Public Health Unit in relation to a specific location at which diagnosed persons or probable cases were present at a specific time, which presents a public health risk of the transmission of COVID-19;

pandemic management power has the same meaning as in the Public Health and Wellbeing Act 2008:

pandemic orders in force has the same meaning as in the Public Safety Order; premises means:

- (1) a building, or part of a building; and
- (2) any land on which the building is located, other than land that is available for communal use; **probable case** has the meaning in clause 12;

Public Safety Order means the Pandemic (Public Safety) Order 2022 (No. 2) as amended or replaced from time to time;

rapid antigen test result means the result of COVID-19 rapid antigen test, whether positive, negative or invalid;

recent confirmed case means a person:

- (1) who is currently within their infectious period; or
- (2) whose infectious period ended within the previous 12 weeks, except if the infectious period ended in accordance with clause 15(2)(b);

resident of a care facility has the same meaning as in the Public Safety Order;

Revoked Quarantine, Isolation and Testing Order means the Diagnosed Persons and Close Contacts Directions (No. 35) or the Pandemic (Quarantine, Isolation and Testing) Order 2022 (No. 8), or their predecessors;

Revoked Victorian Border Crossing Order means the Victorian Border Crossing Permit Directions (No. 44) or the Pandemic (Victorian Border Crossing) Order 2022 (No. 7), or their predecessors;

risk individual has the meaning in clause 27;

school means a registered school as defined in the Education and Training Reform Act 2006;

school boarding premises means a registered school boarding premises, as defined in the Education and Training Reform Act 2006;

Senior Secondary examination means an examination relating to a senior secondary certificate; **social contact** means a person who is not a close contact, or recent confirmed case and:

- (1) the person has spent more than 15 minutes of face-to-face contact with a diagnosed person or a probable case during the diagnosed person's or a probable case's infectious period; or
- (2) the person has spent more than two hours in an indoor space with a diagnosed person or a probable case during the diagnosed person's or the probable case's infectious period;

symptomatic person in the community means a person who is not a close contact, social contact or recent confirmed case and is experiencing one or more COVID-19 symptoms, unless those symptoms are caused by an underlying health condition or medication;

Testing Requirements Policy means the document titled 'Testing Requirements Policy' as amended or reissued from time to time by the Secretary of the Department of Health;

two dose COVID-19 vaccine means any of the following:

- (1) Vaxzevria (AstraZeneca);
- (2) Comirnaty (Pfizer);
- (3) Spikevax (Moderna);
- (4) Coronavac (Sinovac);
- (5) Covishield (Astrazeneca/Serum Institute of India);
- (6) Covaxin (Bharat Biotech);
- (7) BBIP-CorV (Sinopharm);
- (8) Sputnik V (Gamaleva Research Institute);
- (9) Nuvaxovid (Biocelect on behalf of Novavax);

vaccination status means whether a person is fully vaccinated, received one dose of a two dose COVID-19 vaccine or has not received any dose of a COVID-19 vaccine;

Victorian maritime port means the authorised first points of entry for international maritime vessels including seaports of Geelong, Melbourne, Portland and Western Port;

Victorian Quarantine Hub means the quarantine facility located on Donnybrook Road in Mickleham, operated by COVID-19 Quarantine Victoria;

work premises means the premises of an employer in which work is undertaken, including any vehicle whilst being used for work purposes, but excluding a worker's ordinary place of residence; worker includes employees, subcontractors (and their employees), volunteers and any other person engaged or permitted by an employer to perform work;

Workplace Order means the Pandemic (Workplace) Order 2022 (No. 9) as amended or replaced from time to time.

Dated 20 June 2022

MARTIN FOLEY MP Minister for Health

Public Health and Wellbeing Act 2008

Section 165AI

GUIDANCE FOR THE PANDEMIC (WORKPLACE) ORDER 2022 (No. 9)

This Order imposes specific obligations on employers to assist in reducing the frequency of outbreaks of COVID-19 in Victorian workplaces.

An employer must take reasonable steps to ensure that all workers comply with face covering requirements that may apply under the **Public Safety Order** and that they respond appropriately if there is a symptomatic person or a confirmed case in the work premises.

This Order specifies additional obligations on certain categories of hospitals.

A regulated employer must not permit a worker to work outside their ordinary place of residence, or to work at a facility if the worker is under 18 years of age and is not fully vaccinated, or the worker is 18 years or over and is not fully vaccinated (boosted), in order to limit the spread of COVID-19 within the population of those workers.

Amongst other things, this Order requires certain regulated employers to:

- (1) collect, record and hold certain vaccination information of workers;
- (2) not permit workers to work outside their ordinary place of residence unless the worker is under 18 years of age and is fully vaccinated, or the worker is 18 years or over and is fully vaccinated (boosted), or an excepted person or unless an exception applies to the worker; and
- (3) notify current and new workers that the employer is obliged to collect, record and hold vaccination information about the worker and to not permit the worker who is not fully vaccinated (for workers under 18 years of age) or not fully vaccinated (boosted) (for workers aged 18 years or over) from working outside the worker's ordinary place of residence, or at a facility, as applicable.

Exceptions are set out in this Order where an employer is not required to comply with this Order. Otherwise, failure to comply with this Order may result in penalties.

This guidance does not form part of the Pandemic (Workplace) Order 2022 (No. 9) and is for explanatory purposes only.

Public Health and Wellbeing Act 2008

Section 165AI

PANDEMIC (WORKPLACE) ORDER 2022 (No. 9)

TABLE OF PROVISIONS

PART	T 1 – PRELIMINARY	.2964
1	Objective	.2964
2	Citation	.2964
3	Authorising provision	.2964
4	Commencement and revocation	.2964
5	Definitions	.2964
6	Application of this Order	.2964
PART	T 2 – WORKPLACE REQUIREMENTS	.2964
Divisi	on 1 – Precautionary measures	.2964
7	Operation of a work premises	.2964
8	Face coverings requirement	.2964
9	COVIDSafe Plan	.2965
10	Signage requirements	.2966
Divisi	on 2 - Responding to a symptomatic person or a confirmed case	.2966
11	Responding to a symptomatic person in a work premises	.2966
12	Responding to a confirmed case in a work premises	.2966
13	Notifications by the operator of an education facility	.2967
14	Collection of information by operators of an education facility	.2967
Divisi	on 3 – Additional Obligations for Hospitals	.2967
15	Additional obligations for hospitals	.2967
PART	3 – VACCINATION INFORMATION AND NOTIFICATIONS FOR	
	REGULATED EMPLOYERS	
	on 1 – Vaccination information	
16	Vaccination status	
17	Booster information about specified workers and facility workers	
18	Timing	
	on 2 – Authorisation and disclosure of vaccination information	
19	Authorisation to hold or use vaccination information	
20	Disclosure to authorised officers	
21	Disclosure by facility operators.	
	on 3 – Notification to workers	
22		
23	Notification to new workers	
	on 4 – Exceptions to vaccination and booster information obligations	
24	Exception for fully vaccinated, fully vaccinated (boosted) and excepted persons	
25	Exception for information already held	
PART	T 4 – EMPLOYER MUST ENSURE UNVACCINATED WORKERS DO NOT WORK OUTSIDE ORDINARY PLACE OF RESIDENCE	
Divisi	on 1 – Specified workers	.2971

26	No work outside ordinary place of residence	2971
Divis	sion 2 – Facility workers	2971
27	Prevention of entry to premises	2971
PAR	T 5 – EXCEPTIONS	2972
28	Not eligible for booster	2972
29	Recent international arrival	2972
30	No longer excepted person	2972
31	Recent diagnosed persons or probable cases	2972
32	State or Federal elections	2972
33	Exceptional circumstances	2973
PAR	T 6 – SERVICE VICTORIA AUTHORISATION	2973
34	Notification of eligibility for booster and collection of information	2973
PAR	T 7 – GENERAL PROVISIONS	2973
35	Cruise ship protocol	2973
36	Severability	2974
37	Transitional provisions	2974
PAR	T 8 – PENALTIES	2974
38	Penalties	2974
SCH	IEDULE 1 – RESTRICTIONS ON ELECTIVE SURGERY	2975
SCH	IEDULE 2 – SPECIFIED WORKERS	2977
SCH	IEDULE 3 - FACILITIES	2978
SCH	IEDULE 4 – DEFINITIONS	2979
Divis	sion 1 – Key definitions	2979
1	Vaccination status	2979
2	Vaccination information	2979
Divis	sion 2 – Worker-specific definitions	2980
3	Employers and workers	2980
4	Accommodation worker	
5	Agricultural and forestry worker	2981
6	Airport worker	2982
7	Ancillary, support and welfare worker	
8	Authorised officer	2982
9	Care worker	2982
10	Community worker	
11	Creative arts worker	2984
12	Custodial worker	2984
13	Disability worker	2984
14	Emergency service worker	
15	Entertainment and function worker	
16	Food distribution worker	2986
17	Funeral worker	2986

19	Justice worker	2986
20	Manufacturing worker	
21	Marriage celebrant	
22	Meat and seafood processing worker	
23	Media and film production worker	
24	Mining worker	
25	Physical recreation worker	
26	Port or freight worker	
27	Professional sports, high-performance sports, or racing person	
28	Professional services worker	
29	Public sector worker	
30	Quarantine accommodation worker	
31	Real estate worker	
32	Religious worker	
33	Repair and maintenance worker	2989
34	Retail worker	
35	Science and technology worker	2991
36	Social and community service worker	2991
37	Transport worker	2991
38	Utility and urban worker	2991
39	Veterinary and pet/animal care worker	
Divi	sion 3 – Facility-specific definitions	2992
40	Accommodation facility	2992
41	Community facility	2992
42	Construction sites	2993
43	Education facility	2993
44	Food and drink facilities	2994
45	Healthcare facility	2994
46	Residential aged care facility	2995
47	Specialist school facility	2996
Divi	sion 4 – Other definitions	

Public Health and Wellbeing Act 2008

Section 165AI

PANDEMIC (WORKPLACE) ORDER 2022 (No. 9)

I, Martin Foley, Minister for Health, make the following Order under the **Public Health and Wellbeing Act 2008** in the belief that this Order is reasonably necessary to protect public health throughout Victoria from the serious risk arising from the coronavirus (COVID-19) pandemic disease.

PART 1 – PRELIMINARY

1 Objective

- (1) The objective of this Order is to impose obligations upon employers in relation to workers, in order to limit the spread of COVID-19 within the population of those workers.
- (2) This Order must be read together with the pandemic orders in force.
- (3) This Order is intended to supplement any obligation an employer may have under the **Occupational Health and Safety Act 2004** and is not intended to derogate from any such obligations.

2 Citation

This Order may be referred to as the **Pandemic (Workplace) Order 2022 (No. 9)**.

3 Authorising provision

This Order is made under section 165AI of the Public Health and Wellbeing Act 2008.

4 Commencement and revocation

- (1) This Order commences at 11:59:00 pm on 24 June 2022 and ends at 11:59:00 pm on 12 July 2022.
- (2) The **Pandemic (Workplace) Order 2022 (No. 8)** is revoked at 11:59:00 pm on 24 June 2022.

5 Definitions

In this Order:

- (1) key definitions are contained in Division 1 of Schedule 4; and
- (2) worker-specific definitions are contained in Division 2 of Schedule 4; and
- (3) facility-specific definitions are contained in Division 3 of Schedule 4; and
- (4) other definitions are contained in Division 4 of Schedule 4.

6 Application of this Order

This Order applies to the whole State of Victoria.

PART 2 – WORKPLACE REQUIREMENTS

Division 1 – Precautionary measures

7 Operation of a work premises

- (1) Where an employer permits or requires work to be performed at a work premises, the employer must comply with clauses 8 to 12.
- (2) A worker must not attend a work premises if they have undertaken a COVID-19 PCR test or a COVID-19 rapid antigen test and they are awaiting the result of that test except if more than 7 days have passed since the date of the test.

8 Face coverings requirement

An employer must take reasonable steps to ensure a worker, when working at a work premises, complies with any face covering requirement that may apply to the worker under the **Public Safety Order**.

Note: face shields on their own do not meet the face covering requirements. Please refer to the Department's guidelines for further information.

9 COVIDSafe Plan

- (1) Subject to subclause (3), an employer must, for each work premises:
 - (a) have in place a COVIDSafe Plan, which addresses the health and safety issues arising from COVID-19, including but not limited to:

Note: employers can use the template plan accessible from the following website for guidance: www.coronavirus.vic.gov.au/covidsafe-plan as amended or replaced from time to time by the Victorian Government.

- (i) where applicable, the employer's process for implementing any record-keeping obligations under this Order;
- (ii) the appropriate level of PPE to be worn at the work premises;
- (iii) actions taken by the employer to mitigate the introduction of COVID-19 at the work premises;

Examples: temperature testing, provision and training for PPE use, physical distancing requirements (e.g. closing or reconfiguring common areas such as lunchrooms to support workers remaining 1.5 metres apart at all times).

- (iv) the processes which the employer has put in place to respond to any symptomatic person or any confirmed case at the work premises, taking into account the employer's obligations under this Order and the Case, Contact and Outbreak Management Policy;
- (v) an acknowledgement that the employer understands its responsibilities and obligations under this Order; and
- (b) document and evidence, and require its managers to document and evidence, implementation of the COVIDSafe Plan.
- (2) The employer and the employer's workers must comply with the COVIDSafe Plan.
- (3) An employer is not required to comply with subclause (1):
 - (a) for any work premises that have no workers working at that work premises; or
 - (b) in relation to:

(i)

each individual vehicle that makes up a fleet of two or more vehicles; and

Note 1: despite subparagraph (i), an employer must have a COVIDSafe Plan in relation to a fleet of two or more vehicles.

Note 2: where an employer owns, operates or controls only one vehicle, then it must have a COVIDSafe Plan for that vehicle.

Example: where an employer owns, operates or controls only one vehicle used to provide commercial passenger vehicle services or a vehicle used to provide passenger services, then it must have a COVIDSafe Plan for that vehicle.

- (ii) vehicles used predominantly by a worker to travel between the work premises and the worker's ordinary place of residence; or
 - Note: each vehicle used predominantly as a work premises (e.g. food trucks, dental vans) requires a COVIDSafe Plan.
- (c) in relation to a premises governed by an owners corporation where that premises has:
 - (i) no shared spaces; or
 - (ii) only shared outdoor spaces (such as shared driveways, lawns or gardens).

Note: an owners corporation is required to have a COVIDSafe Plan for all premises where there are shared indoor spaces (for example: hallways, underground carparking facilities, or gyms).

- (4) An employer must:
 - (a) ensure the COVIDSafe Plan is held at the work premises at all times; and

- (b) immediately present a copy of the COVIDSafe Plan on request to an authorised officer: and
- (c) comply with any direction given by an authorised officer or WorkSafe inspector to modify a COVIDSafe Plan, including:
 - (i) following an outbreak of confirmed cases at a work premises; or
 - (ii) if the authorised officer considers that the COVIDSafe Plan is not fit for purpose; and
- (d) implement any modifications required in accordance with paragraph (c).

10 Signage requirements

Where the **Public Safety Order** requires a face covering to be worn in a work premises or part of a work premises:

- (1) an employer in relation to that work premises; or
- (2) a person who owns, operates or controls that work premises,

must display a sign at each public entry advising that each person required to wear a face covering under the **Public Safety Order** must wear a face covering when entering the work premises, unless an exception under a pandemic order in force applies.

Division 2 – Responding to a symptomatic person or a confirmed case

11 Responding to a symptomatic person in a work premises

- (1) An employer must not require a worker to perform work at a work premises if the worker is a symptomatic person.
- (2) As soon as practicable after becoming aware that a worker who is a symptomatic person has attended a work premises in the period commencing 48 hours prior to the onset of COVID-19 symptoms, an employer must:
 - (a) advise the worker that they are required to comply with the relevant requirements set out in the Testing Requirements Policy and, where applicable, follow the COVID-19 rapid antigen test procedure; and
 - (b) ensure appropriate records are maintained in order to support contact tracing if the symptomatic person becomes a confirmed case, particularly from the period commencing 48 hours prior to the onset of COVID-19 symptoms; and Note: this will include, for example, rosters and worker details to ascertain which persons were present at the work premises and who they may have come into contact with.
 - (c) inform all workers (including the health and safety representative) to be vigilant about the onset of COVID-19 symptoms and advise all workers to comply with the relevant requirements set out in the Testing Requirements Policy and, where applicable, follow the COVID-19 rapid antigen test procedure if they develop COVID-19 symptoms.

12 Responding to a confirmed case in a work premises

- (1) As soon as practicable after becoming aware of a diagnosed person or a probable case who has attended the work premises in their infectious period, the operator must:
 - (a) to the extent not already completed, direct the diagnosed person or the probable case not to attend the work premises and advise them to self-isolate immediately in accordance with the relevant requirements in the Quarantine, Isolation and Testing Order and support the worker in doing so, by either:
 - (i) directing the worker to travel home immediately (and providing support to the worker to do so); or
 - (ii) where the worker is unable to travel home immediately, directing the worker to isolate themselves at the work premises and, whilst doing so, to wear a face covering and remain at least 1.5 metres from any other

person at the work premises, until the worker can return home later that day to self-isolate; and

Note: the worker should isolate in a separate room from other persons, where possible.

- (b) take reasonable steps to notify workers who attended the work premises during the relevant infectious period that a diagnosed person or probable case has attended the work premises; and
- (c) inform all workers (including health and safety representatives) to be vigilant about the onset of COVID-19 symptoms and advise all workers to comply with the relevant requirements set out in the Testing Requirements Policy and, where applicable, follow the COVID-19 rapid antigen test procedure, if they develop COVID-19 symptoms; and
- (2) As soon as practicable after becoming aware that the number of confirmed cases that attended the work premises within a 7 day period has reached the workplace outbreak threshold under the Case, Contact and Outbreak Management Policy, the operator must notify the Department (or other entity nominated by the Department on its website) and comply with any further directions given by the Department or WorkSafe in relation to closure of the work premises (or part of the work premises) and/or cleaning.

13 Notifications by the operator of an education facility

An education operator who has been informed that a diagnosed person or a probable case attended that education facility during the diagnosed person's or the probable case's infectious period must take reasonable steps to notify the parents, guardians and carers of the persons enrolled at the education facility during the relevant infectious period:

- (1) that a diagnosed person or a probable case has attended the education facility during their infectious period; and
- (2) to monitor if the person enrolled at the education facility begins to experience COVID-19 symptoms; and
- (3) that the person enrolled at the education facility must, if they begin to experience COVID-19 symptoms, comply with the relevant requirements set out in the Testing Requirements Policy and, where applicable, follow the COVID-19 rapid antigen test procedure.

14 Collection of information by operators of an education facility

- (1) The education operator must collect, record and store the following information:
 - (a) the dates on which they were notified of any diagnosed persons or probable cases who attended the education facility during their infectious period; and
 - (b) the dates that any diagnosed persons or probable cases attended the education facility during their infectious period.
- (2) For the purposes of complying with this clause, an education operator is authorised to use any information that it holds under subclause (1).

Division 3 – Additional Obligations for Hospitals

15 Additional obligations for hospitals

In relation to a work premises identified in Column 1 of Schedule 1, an employer must comply with the restrictions and requirements outlined in Column 2 of Schedule 1, except in relation to:

- (1) an in vitro fertilisation (IVF) procedure performed at a work premises that is a registered facility; or
- (2) a procedure for the surgical termination of pregnancy.

PART 3 – VACCINATION INFORMATION AND NOTIFICATIONS FOR REGULATED EMPLOYERS

Division 1 – Vaccination information

16 Vaccination status

Specified workers

- (1) If a specified worker is, or may be, scheduled to work outside their ordinary place of residence after the commencement of this Order, the specified employer must collect, record and hold the following vaccination information about the specified worker:
 - (a) the specified worker's vaccination status; and
 - (b) if the specified worker is fully vaccinated the date on which the specified worker became fully vaccinated.

Facility workers

- (2) If a facility worker is, or may be, scheduled to work at a facility after the commencement of this Order, the facility operator must collect, record and hold the following vaccination information about the facility worker:
 - (a) the facility worker's vaccination status; and
 - (b) if the facility worker is fully vaccinated the date on which the facility worker became fully vaccinated.

17 Booster information about specified workers and facility workers

- (1) If
 - (a) a specified worker or facility worker is aged 18 years or over; and
 - (b) the worker is, or may be, scheduled to work outside the worker's ordinary place of residence,

the specified employer or the facility operator (as applicable) must collect, record and hold the following vaccination information about the specified worker or facility worker:

- (c) whether the specified worker or facility worker is fully vaccinated (boosted);
- (d) if the specified worker or facility worker is fully vaccinated (boosted) the date on which the person became fully vaccinated (boosted).
- (2) If an exception under clause 29 applies to a specified worker or facility worker, the specified employer or a facility operator (as applicable) must collect, record and hold information about whether the worker has a booking to receive a booster dose and any information about that booking including the date of the booking.
- (3) If a specified employer or a facility operator is not required to comply with clause 26(2) or 27(2) in relation to a worker specified in subclause (1) because the exception in clause 29 applies to the worker, the specified employer or facility operator must collect, record and hold information regarding the entry of the worker into Australia from another country including the date of entry.

18 Timing

A regulated employer must comply with the obligations in clause 16 and 17 as soon as reasonably practicable after the commencement of this Order.

Division 2 – Authorisation and disclosure of vaccination information

19 Authorisation to hold or use vaccination information

(1) A regulated employer is authorised to use any information about a worker that it holds under clause 16 or 17, except a worker's Individual Healthcare Identifier, for the purposes of complying with Part 4 and 5.

(2) If a 'regulated employer', as defined under the Pandemic (Workplace) Order (No. 8), was required to collect, record or hold vaccination information under a Revoked Pandemic (Workplace) Order, they are authorised to hold that information.

Note: a COVID-19 digital certificate issued by Services Australia may include a person's Individual Healthcare Identifier. Individual Healthcare Identifiers are regulated by the Healthcare Identifiers Act 2010 of the Commonwealth.

20 Disclosure to authorised officers

- (1) An authorised officer may request a regulated employer to produce to the authorised officer any vaccination information held by the regulated employer under clause 16 or 17, except any Individual Healthcare Identifiers that the regulated employer might hold.
- (2) If an authorised officer makes a request to a person under subclause (1), the person must comply with the request.

Note: authorised officers may also be authorised to exercise the public health risk power in section 190(1)(d) of the **Public Health and Wellbeing Act 2008** to require the provision of any information needed to investigate, eliminate or reduce the risk to public health.

21 Disclosure by facility operators

If a facility operator is obliged to comply with Part 4 in relation to a facility worker and the facility operator is not the person who:

- (1) employed the worker; or
- (2) engaged the worker to work at the facility,

the facility operator is authorised to disclose to the person who employed or engaged the worker that the facility operator is obliged to comply with Part 4 in relation to the worker.

Division 3 – Notification to workers

22 Notification to current workers

Specified workers

- (1) Unless an exception applies under this Order, a specified employer must, as soon as reasonably practicable after the commencement of this Order, inform each specified worker who is, or may be, scheduled to work outside the worker's ordinary place of residence that:
 - (a) clause 16 obliges the specified employer to collect, record and hold the information specified in that clause in relation to the specified worker; and
 - (b) clause 26(1) obliges the specified employer not to permit a specified worker under 18 years of age to work for that employer outside the specified worker's ordinary place of residence unless the specified worker is fully vaccinated or an excepted person; and
 - (c) if the specified worker is aged 18 years or over, clause 26(2) obliges the specified employer not to permit the specified worker to work for that employer outside the specified worker's ordinary place of residence unless the specified worker is fully vaccinated (boosted) or an excepted person.

Facility workers

- (2) Unless an exception applies under this Order, a facility operator must, as soon as reasonably practicable after the commencement of this Order, inform each facility worker aged 18 years or over who is, or may be, scheduled to work at the facility that:
 - (a) clause 16 obliges the facility operator to collect, record and hold the information specified in that clause in relation to the worker; and
 - (b) clause 27(1) obliges the facility operator to take all reasonable steps to ensure that the worker under 18 years of age does not enter, or remain on, the premises of a facility for the purposes of working at the facility unless the worker is fully vaccinated or an excepted person; and

(c) if the facility worker is aged 18 years or over, clause 27(2) obliges the facility operator to take all reasonable steps to ensure that the worker does not enter, or remain on, the premises of the facility for the purposes of working at the facility unless the worker is fully vaccinated (boosted) or an excepted person.

Exception

(3) Subclause (1) and (2) do not apply to the extent that the specified employer or the facility operator has previously notified the worker of the matters specified in that subclause under a Revoked Pandemic (Workplace) Order or its predecessors.

23 Notification to new workers

Specified workers

- (1) Unless an exception applies under this Order, if a specified employer engages a specified worker who is, or may be, scheduled to work outside the specified worker's ordinary place of residence, the employer must inform the worker, as soon as reasonably practicable after engaging the worker, that:
 - (a) clause 16 obliges the specified employer to collect, record and hold the information specified in that clause in relation to the worker; and
 - (b) clause 26(1) obliges the specified employer not to permit a specified worker under 18 years of age to work for that employer outside the worker's ordinary place of residence, unless the specified worker is fully vaccinated or an excepted person; and
 - (c) if the specified worker is aged 18 years or over, clause 26(2) obliges the specified employer not to permit the worker to work for that specified employer outside the worker's ordinary place of residence unless the worker is fully vaccinated (boosted) or an excepted person.

Facility workers

- (2) Unless an exception applies under this Order, if a facility operator engages a facility worker aged 18 years or over who is, or may be, scheduled to work at the facility, the facility operator must inform the worker, as soon as reasonably practicable after engaging the worker, that:
 - (a) clause 16 obliges the facility operator to collect, record and hold the information specified in that clause in relation to the worker; and
 - (b) clause 27(1) obliges the facility operator to take all reasonable steps to ensure that a facility worker under 18 years of age does not enter, or remain on, the premises of a facility for the purposes of working at the facility unless the worker is fully vaccinated or an excepted person; and
 - (c) if the facility worker is aged 18 years or over, clause 27(2) obliges the operator to take all reasonable steps to ensure that the worker does not enter, or remain on, the premises of the facility for the purposes of working at the facility unless the worker is fully vaccinated (boosted) or an excepted person.

Division 4 – Exceptions to vaccination and booster information obligations

24 Exception for fully vaccinated, fully vaccinated (boosted) and excepted persons

Clause 16(1) and 16(2) do not apply in relation to a specified worker or a facility worker if the specified employer or facility operator (as applicable) already holds, in relation to the relevant worker, information that the worker:

- (1) is fully vaccinated or fully vaccinated (boosted) (as applicable); or
- (2) will be an excepted person for the period beginning when this Order commences and ending when this Order ends.

25 Exception for information already held

Clauses 16 and 17 do not apply in relation to a specified worker or a facility worker if the specified employer or facility operator (as applicable) already holds the information specified in those subclauses.

PART 4 – EMPLOYER MUST ENSURE UNVACCINATED WORKERS DO NOT WORK OUTSIDE ORDINARY PLACE OF RESIDENCE

Division 1 – Specified workers

26 No work outside ordinary place of residence

Fully vaccinated requirement for workers under 18 years

(1) If a specified worker is under 18 years of age, the specified employer of the worker must not permit the worker to work for that employer outside the worker's ordinary place of residence unless the worker is fully vaccinated or an excepted person.

Booster requirement for workers aged 18 years and over

(2) If a specified worker is aged 18 years and over, the specified employer of the worker must not permit the worker to work for that employer outside the worker's ordinary place of residence unless the worker is fully vaccinated (boosted) or an excepted person, or one or more exceptions under this Order apply.

Where employer does not hold information about vaccination status

(3) For the purposes of this clause, if a specified employer does not hold information about the vaccination status of a specified worker, the employer must treat the worker as if the worker is unvaccinated.

Exception - risk of harm

(4) Subclauses (1) and (2) do not apply if it is not reasonable for the specified worker to work from their ordinary place of residence because of a risk of harm (including harm relating to family violence or violence of another person at the premises).

Division 2 – Facility workers

27 Prevention of entry to premises

Fully vaccinated requirement for workers under 18 years

(1) If a facility worker is under 18 years of age, a facility operator must take all reasonable steps to ensure that the worker does not enter, or remain on, the premises of a facility for the purposes of working at the facility unless the worker is fully vaccinated or an excepted person.

Booster requirement for workers aged 18 years and over

(2) If a facility worker is aged 18 years and over, a facility operator must take all reasonable steps to ensure that the worker does not enter, or remain on, the premises of the facility for the purposes of working at the facility unless the worker is fully vaccinated (boosted) or an excepted person, or one or more of the exceptions under this Order apply.

Where operator does not hold information about vaccination status

(3) For the purposes of this clause, if a facility operator does not hold information about the vaccination status of a facility worker, the facility operator must treat the worker as if the worker is unvaccinated.

Exception - risk of harm

(4) Subclauses(1) and(2) do not apply if it is not reasonable for the facility worker to work from their ordinary place of residence because of a risk of harm (including harm relating to family violence or violence of another person at the premises).

PART 5 - EXCEPTIONS

28 Not eligible for booster

Despite clauses 26(2) and 27(2), a specified employer or a facility operator may permit a specified worker or facility worker referred to in those clauses to work for the specified employer or facility operator (as applicable) outside of the worker's ordinary place of residence if the worker became fully vaccinated in the previous 3 months and 14 days.

Note: once 3 months and 14 days have passed since a worker aged 18 years and over has become fully vaccinated, an employer can only permit the worker to work for that employer outside of the worker's ordinary place of residence, and an operator can only permit the worker to work at the facility, if the worker is fully vaccinated (boosted).

29 Recent international arrival

Despite clauses 26(2) and 27(2), a specified employer or a facility operator may permit a specified worker or facility worker referred to in those clauses to work for the specified employer or facility operator (as applicable), outside of the worker's ordinary place of residence if the worker:

- (1) is fully vaccinated; and
- (2) entered Australia from another country in the previous 4 weeks; and
- (3) has a booking to receive a booster dose within 4 weeks of entering Australia; and
- (4) has provided evidence to the specified employer or facility operator (as applicable) that the worker has a booking as specified in subclause (3).

Note: once 4 weeks have passed since a worker aged 18 years and over has entered Australia from another country, an employer can only permit the worker to work for that employer outside of the worker's ordinary place of residence, and an operator can only permit the worker to work at the facility if the worker is fully vaccinated (boosted).

30 No longer excepted person

Despite clauses 26(2) and 27(2), a specified employer or a facility operator may permit a specified worker or facility worker referred to in those clauses to work for the specified employer or facility operator (as applicable) outside of the worker's ordinary place or residence if the worker is fully vaccinated and ceased to be an excepted person in the previous 14 days.

Note: once 14 days have passed since a worker aged 18 years and over has ceased to be an excepted person, an employer can only permit the worker to work for that employer outside of the worker's ordinary place of residence, and an operator can only permit the worker to work at the facility if the worker is fully vaccinated (boosted).

31 Recent diagnosed persons or probable cases

Despite clauses 26(2) and 27(2), a specified employer or a facility operator may permit a specified worker or facility worker referred to in those clauses to work for the specified employer or facility operator (as applicable) outside of the worker's ordinary place of residence, if the worker is fully vaccinated and:

- (1) was a diagnosed person whose infectious period ended within the previous 4 months; or
- (2) was a probable case whose infectious period ended within the previous 4 months, and the worker received a positive result from a COVID-19 PCR test undertaken during the infectious period.

Note 1: to demonstrate to an employer or operator that a worker is covered by this exception, the worker may provide the employer or operator with a written positive result from a COVID-19 PCR test for the purposes of subclause (1) and (2)(b), or a written declaration of their positive result from a COVID-19 rapid antigen test for the purposes of subclause (2)(a).

Note 2: once 4 months have passed since the period of self-isolation for a worker aged 18 years and over has ended, an employer can only permit the worker to work for that employer outside of the worker's ordinary place of residence, and an employer can only permit the worker to work at a facility if the worker is fully vaccinated (boosted).

32 State or Federal elections

The obligations in Part 3 and Part 4 do not apply in relation to an indoor space or outdoor space at a premises when used as a polling place for the purposes of voting in an election conducted by the Australian Electoral Commission or Victorian Electoral Commission.

33 Exceptional circumstances

- (1) A specified employer or a facility operator is not required to comply with clause 26 or 27 if one or more of the exceptional circumstances specified in subclause (2) applies.
- (2) The exceptional circumstances are:
 - a worker is required to perform work or duties at a facility that is or are necessary to provide for urgent specialist clinical or medical care due to an emergency situation or a critical unforeseen circumstance; or
 - a worker is required to fill a vacancy to provide urgent care, to maintain quality
 of care and/or to continue essential operations due to an emergency situation or
 a critical unforeseen circumstance; or
 - Example 1: a work premises has a large number of workers furloughed due to self-quarantine or self-isolation obligations.
 - Example 2: a medical practitioner is required to work at a premises outside their ordinary place of residence on short notice due to an emergency situation.
 - (c) a worker is required to respond to an emergency; or
 - (d) a worker is required to perform urgent and essential work to protect the health and safety of workers or members of the public, or to protect assets and infrastructure. *Example 1: securing a crane due to impending high winds.*
 - Example 2: works required at a construction site in order to make the construction site safe for continued operation.
- (3) If a circumstance specified in subclause (2) applies, the specified employer or facility operator must take all reasonable steps to ensure that the worker:
 - (a) in the case of a specified employer does not work outside the worker's ordinary place of residence for any longer than the period of time necessary to respond to the exceptional circumstance; or
 - (b) in the case of a facility operator remains upon the premises of the facility only for the period of time necessary to respond to the exceptional circumstances.
- (4) If a circumstance specified in subclause (2)(a) applies in relation to a facility, the facility operator does not have the obligation in subclause (3)(b).
- (5) If a circumstance specified in subclause (2) applies in relation to a facility, the relevant facility operator must take all reasonable steps to ensure that the facility worker wears, at all times while on the premises of the facility, PPE that includes, at a minimum, a surgical mask and face shield.

PART 6 – SERVICE VICTORIA AUTHORISATION

Notification of eligibility for booster and collection of information

The Service Victoria CEO is authorised to notify a person through the Service Victoria App that the person:

- (1) is eligible to receive a booster dose; or
- (2) will shortly become eligible to receive a booster dose,

by using the information contained in the person's COVID-19 digital certificate issued by Services Australia and displayed through the Service Victoria App.

PART 7 – GENERAL PROVISIONS

35 Cruise ship protocol

- (1) The Secretary of the Department of Health, Chief Health Officer or Deputy Chief Health Officer may make a protocol that specifies requirements in relation to the use and operation of cruise ships (as defined in a protocol under this subclause) if satisfied that a protocol is appropriate, having regard to the:
 - (a) need to protect public health; and

- (b) principles in sections 5 to 10 of the **Public Health and Wellbeing Act 2008**, as appropriate.
- (2) A protocol under subclause (1) must be published on a website controlled by the Department.
- (3) A person referred to in a protocol made under subclause (1) must comply with any requirement that applies to the person in the protocol.
- (4) A protocol under this clause does not prevent an authorised officer from exercising a pandemic management power to give a person or a group of persons a different order or impose a different requirement on the person or group of persons.

36 Severability

To the extent that any part of this Order is held to be in excess of power or otherwise invalid it is intended that it is to be taken to be valid to the extent to which it is not in excess of that power.

37 Transitional provisions

- (1) A reference in any pandemic order in force (other than this Order) to a Revoked Pandemic (Workplace) Order is taken on and after the commencement of this Order to be a reference to this Order.
- (2) Any act, matter or thing that had effect under any Order listed in subclause (1) immediately before it was revoked continues to have effect under this Order.
- (3) Without limiting subclause (2), this Order is subject to any exemption, benefit, requirement or entitlement (however described) to which any Order listed in subclause (1) was subject immediately before it was revoked.
- (4) This clause is subject to any express provision to the contrary in this Order.

PART 8 – PENALTIES

38 Penalties

Section 165BN of the **Public Health and Wellbeing Act 2008** provides:

Failure to comply with pandemic order, direction or other requirement

(1) A person commits an offence if the person refuses or fails to comply with a pandemic order, or with a direction given to the person, or a requirement made of the person, in the exercise of a pandemic management power.

Penalty: In the case of a natural person, 60 penalty units;

In the case of a body corporate, 300 penalty units.

(2) A person is not guilty of an offence against section (1) if the person had a reasonable excuse for refusing or failing to comply.

Note: the **Public Health and Wellbeing Regulations 2019** provide for infringement notices to be served on any person who has refused or failed to comply (without a reasonable excuse) with a pandemic order, or a direction given or a requirement made in the exercise of a pandemic management power. The amount payable pursuant to the infringement notice varies depending on the nature of the failure or refusal and the age of the person.

SCHEDULE 1 – RESTRICTIONS ON ELECTIVE SURGERY

Elective surgery restrictions (Column 2)			
(a) An employer may only permit elective surgery (including multi-day surgery and non-urgent surgery) to be performed if the employer does not exceed the volume cap on elective surgery procedures in paragraph (b).			
(b) An employer must ensure that the volume of elective surgery procedures performed per week at each registered facility does not exceed 100 per cent of the usual volume of allocated list time prior to the introduction of restrictions on elective surgery procedures under the revoked Workplace (Additional Industry Obligations) Directions (No. 51).			
(c) An employer must work in partnership with public hospitals to support system response to the COVID-19 pandemic, as required, including hospital capacity and workforce.			
(d) The following services provided by an employer do not count towards the volume cap in place at each registered facility in accordance with paragraph (b):			
(i) all activity undertaken on behalf of public health services or public hospitals; and			
(ii) emergency surgery.			
(a) Subject to paragraph (b), an employer may permit an elective surgery procedure to be performed that is a Category 1, Category 2, Category 3 or non-urgent non- ESIS elective surgery procedure.			
(b) An employer must ensure:			
(i) the volume of elective surgery activity is determined by the employer's assessment of capacity in consultation with the Department and in line with agreed Health Service Partnership bed plans; and			
(ii) all patients requiring elective surgery must be prioritised based on clinical need; and			
(iii) COVID-19 demand is met; and			
(iv) workforce pressures are manageable to support the resumption of non-urgent elective surgery.			
(c) If an employer intends to reduce the volume of non-urgent elective surgery, the employer must notify the Department.			
(d) If paragraph (c) applies, an employer should ensure elective surgery procedures that are not urgent elective surgery procedures, including Category 2 elective surgery procedures, Category 3 elective surgery procedures and non-urgent non-ESIS procedures, are reduced in the first instance.			

Work premises (Column 1)	Elective surgery restrictions (Column 2)		
	(e) An employer of a public health service operating a COVID-streaming area must:		
	(i) continue to focus on supporting patients with COVID-19; and		
	(ii) establish local partnerships with public and private hospitals with a focus on treating Category 1 and Category 2 patients within the clinically recommended time.		
	(f) An employer of a public health service that is not operating a COVID-19 streaming area must:		
	(i) provide required capacity to support the COVID-19 pandemic response; and		
	(ii) support requests by other public health services operating a COVID-19 streaming area to treat Category 1 and Category 2 patients within clinically recommended time.		

SCHEDULE 2 – SPECIFIED WORKERS

Row	Worker (Column 1)	Worker-specific definitions
1.	custodial worker	Schedule 4, Division 2, Clause 12
2.	disability worker	Schedule 4, Division 2, Clause 13
3.	emergency service worker	Schedule 4, Division 2, Clause 14

SCHEDULE 3 – FACILITIES

Row	Facility (Column 1)	Facility operator (Column 2)	Facility worker (Column 3)	Facility-specific definitions
1.	healthcare facility	healthcare operator	healthcare worker	Clause 44 of Schedule 4
2.	residential aged care facility	approved provider with responsibility for that residential aged care facility	residential aged care facility worker	Clause 45 of Schedule 4
3.	specialist school facility	specialist school operator	specialist education worker	Clause 46 of Schedule 4

SCHEDULE 4 – DEFINITIONS

Division 1 – Key definitions

1 Vaccination status

- (1) A person's **vaccination status** is one of the following:
 - (a) fully vaccinated (boosted); or
 - (b) fully vaccinated; or
 - (c) partially vaccinated; or
 - (d) unvaccinated; or
 - (e) excepted person.
- (2) A person is **fully vaccinated** if the person has received:
 - (a) one dose of a one dose COVID-19 vaccine; or
 - (b) two doses of a two dose COVID-19 vaccine including two different types of two dose COVID-19 vaccines.
- (3) A person is **fully vaccinated (boosted)** if the person has received a booster dose.
- (4) A person is **partially vaccinated** if the person has received one dose of a two dose COVID-19 vaccine and is not an excepted person.
- (5) A person is **unvaccinated** if the person has not received a dose of a COVID-19 vaccine and is not an excepted person.
- (6) A person is an **excepted person** if the person:
 - (a) holds acceptable certification that the person is unable to receive a dose, or a further dose, of any COVID-19 vaccine that is available in Australia due to:
 - (i) a medical contraindication;
 - (ii) an acute medical illness (including where the person has been diagnosed with COVID-19); or
 - (b) the person is under 12 years and 2 months of age.
- (7) An **acceptable certification** for the purpose of subclause (6) is:
 - (a) a current COVID-19 digital certificate issued by Services Australia and displayed through the Medicare App, Service Victoria App or equivalent smartphone wallet, that states that the person is unable to receive a dose, or a further dose, of any COVID-19 vaccine that is available in Australia; or
 - (b) a printed version of the COVID-19 digital certificate referred to in subparagraph (a);
 - (c) a current Immunisation History Statement displayed through the Medicare App, that states that the person is unable to receive a dose of a COVID vaccine that is available in Australia (whether that person has already received one or two doses of a COVID vaccine); or
 - (d) a printed version of the Immunisation History Statement referred to in subparagraph (c).
- (8) A person has received a **booster dose** if they have received:
 - (a) a second dose of a COVID-19 vaccine after receiving one dose of a one dose COVID-19 vaccine; or
 - (b) a third dose of a COVID-19 vaccine after receiving two doses of a two dose COVID-19 vaccine including different types of two dose COVID-19 vaccines.

2 Vaccination information

- (1) For the purposes of this Order, vaccination information is information relating to a person's vaccination status and includes:
 - (a) any information that is derived from a record of information that was made under, or in accordance with, the **Australian Immunisation Register Act** 2015 of the Commonwealth; and

- (b) the name or type of any dose of COVID-19 vaccine received by the person; and
- (c) the date on which the person received any dose of a COVID-19 vaccine.

Note: vaccination information may be recorded in a variety of documents, such as a letter from a medical practitioner, a certificate of immunisation or an immunisation history statement obtained from the Australian Immunisation Register. For overseas travellers, it may be recorded in an Australian International COVID-19 Vaccination Certificate or vaccination certificates issued by an overseas government authority, accompanied by the Australian Traveller Declaration or COVID-19 Vaccination and Testing Declaration for travel to Australia.

- (2) For the purposes of this Order, a person may display their vaccination information by:
 - (a) a current COVID-19 digital certificate issued by Services Australia and displayed through the Medicare App, Service Victoria App or equivalent smartphone wallet; or
 - (b) a printed version of the COVID-19 digital certificate referred to in subparagraph (a); or
 - (c) in relation to an excepted person, an acceptable certification.

Division 2 – Worker-specific definitions

3 Employers and workers

For the purpose of this Order:

- (1) **employee** includes a person who is self-employed;
- (2) **employer** means a person who owns, operates or controls work premises (or a work premises) and includes a person who is self-employed;
- (3) **excluded worker** means:
 - (a) a Commonwealth employee;
 - (b) a judge or judicial registrar;
 - (c) a person who works in connection with proceedings in a court, where that work cannot be done from the person's ordinary place of residence;
 - (d) a person who is a member of the staff of Court Services Victoria within the meaning of the **Court Services Victoria Act 2014**;
 - (e) a person employed or engaged by the Chief Executive Officer of the Victorian Civil and Administrative Tribunal;
 - (f) a member of State Parliament:
 - (g) the Clerk of the Legislative Assembly;
 - (h) the Clerk of the Legislative Council;
 - (i) an electorate officer within the meaning of the **Parliamentary Administration Act 2004**;
 - (j) a parliamentary officer within the meaning of the **Parliamentary** Administration Act 2004;
 - (k) a person who works at or in connection with a place of worship and:
 - (i) conducts services of public worship and acknowledgments of faith;
 - (ii) performs marriages, funerals and special memorial services according to tradition and ecclesiastical and civil law;
 - visits members of the community in their homes, hospitals and other institutions to provide advice and religious comfort for the purpose of end of life faith reasons;
 - (l) a person identified in Article 1 of the Vienna Convention on Diplomatic Relations, as set out in the Schedule to the **Diplomatic Privileges and Immunities Act 1967** of the Commonwealth:

- (m) a person identified in Article 1 of the Vienna Convention on Consular Relations, as set out in the Schedule to the Consular Privileges and Immunities Act 1972 of the Commonwealth:
- (n) the Governor and the Lieutenant Governor;
- (4) **facility** means a facility identified in Column 1 of Schedule 3 for the purposes of this Order, except in relation to Division 3 and 4 of Schedule 4;
- (5) **facility operator** means:
 - (a) a person identified in Column 2 of Schedule 3; or
 - (b) where an indoor space or outdoor space at a facility has been leased or hired for use for a period of time, the person whom that space has been leased or hired for that period of time;
- (6) **facility worker** means a person identified in Column 3 of Schedule 3 for that facility, but does not include an excluded worker;
- (7) **regulated employer** means:
 - (a) a specified employer;
 - (b) a facility operator;
- (8) **specified employer** means a person who employs or engages a specified worker, or if the specified worker is self-employed the specified worker;
- (9) **specified worker** means a person identified in Column 1 of Schedule 2, whether paid or unpaid, but does not include:
 - (a) a Commonwealth employee;
 - (b) a worker who works in connection with proceedings in a court, where that work cannot be done from the person's ordinary place of residence;
 - (c) a person under 12 years and two months of age;
- (10) **worker** includes employees, subcontractors (and their employees), volunteers and any other person engaged or permitted by an employer to perform work.

4 Accommodation worker

For the purposes of this Order, **accommodation worker** means a person who works at or in connection with one of the following accommodation premises, whether operated on a for-profit or not-for-profit basis:

- (1) camping ground;
- (2) caravan park;
- (3) hotel;
- (4) hostel:
- (5) bed and breakfast;
- (6) private holiday rental facility, including Airbnbs;
- (7) motel;
- (8) serviced apartment; or
- (9) a licensed premises to the extent that it is operated as a premises specified in (1) to (8).

5 Agricultural and forestry worker

For the purposes of this Order, **agricultural and forestry worker** means a person who works in connection with:

- (1) food safety and verification, inspection or associated laboratory services and biosecurity functions;
- (2) animal saleyards, knackeries and animal transportation services (including livestock and pets);

- (3) services connected with animal health, husbandry or welfare;
- (4) farm, animal and bloodstock leasing activities, including but not limited to:
 - (a) farming activities and other operations relating to agriculture, horticulture, viticulture, irrigation, permaculture, apiculture, grains, fibre production, dairy, flower industry, commercial fishing, aquaculture and livestock;
 - (b) intensive agricultural production including greenhouses and animal production;
 - (c) agricultural, veterinary chemicals and vaccine production, transportation and distribution (including the Pig Services Centre);
 - (d) laboratory and diagnostic services;
 - (e) animal feed production, transportation, packaging, sale, and feeding (including livestock and pets);
 - (f) animal pounds and shelters activities;
- (5) forestry activities for the purposes of or relating to:
 - (a) production of firewood for heating of premises;
 - (b) production of pallets;
 - (c) production of building supplies for construction;
 - (d) production of other goods (e.g. paper, packaging, caskets and coffins).

6 Airport worker

For the purposes of this Order:

- (1) **airport** has the same meaning as in the Airports Act 1996 of the Commonwealth;
- (2) **airport worker** means a person who works at or in connection with an airport.

7 Ancillary, support and welfare worker

For the purposes of this Order, ancillary, support and welfare worker means:

- (1) a person who works in connection with:
 - (a) services that are critical to, and relate to, the Victorian Government's COVID-19 response (including hotel quarantine);
 - (b) a public event where that event has received an exemption allowing it to proceed, including any workers and public broadcast personnel that support the safe running of the public event;
 - (c) employment services;
 - (d) union/peak body/employer organisation officials attending a worksite as permitted by law or for Occupational Health and Safety (OHS) advice;
- (2) fly in fly out workers or drive in drive out workers who are required for continuity of an industry or business and maintenance of a competitive operation and where the service is time-critical, or for the critical maintenance or repair of infrastructure critical to a region of, or to, Victoria;
- (3) maritime crew.

8 Authorised officer

For the purposes of this Order, authorised officer has the same meaning as in the Public Health and Wellbeing Act 2008.

9 Care worker

For the purposes of this Order:

- (1) **alcohol and drug residential service** means:
 - (a) a treatment centre within the meaning of the **Severe Substance Dependence Treatment Act 2010**;

- (b) a residential treatment service (however described) that provides drug or alcohol withdrawal or rehabilitation services in a residential setting to people dependent on alcohol or other drugs;
- (c) a service that provides supported accommodation to a person after the person has received residential treatment services of the kind referred to in subclause (b);
- (2) **care worker** means a person who works in connection with:
 - (a) an alcohol and drug residential service;
 - (b) a disability residential service;
 - (c) services provided to an NDIS participant in any setting;
 - (d) a homelessness residential service;
 - (e) a secure welfare service;
 - (f) a supported residential service;
 - (g) essential relief activities including the activities provided at Neighbourhood Houses;
 - (h) an eligible SDA enrolled dwelling;
 - (i) a short-term accommodation and assistance dwelling;
 - (j) a mental health residential service including the service provided at a Community Care Unit or a Prevention and Recovery Centre;
 - (k) a retirement village;
- (3) **disability residential service** means a residential service within the meaning of the **Disability Act 2006** and includes the Intensive Residential Treatment Program of the Statewide Forensic Service, often referred to as 'DFATS';
- (4) **eligible SDA enrolled dwelling** means a Specialist Disability Accommodation (SDA) enrolled dwelling that is provided under an SDA residency agreement within the meaning of section 498B of the **Residential Tenancies Act 1997**;
- (5) **homelessness residential service** means a service that is funded by government to provide a staffed residential service to people who are homeless or at risk of being homeless;
- (6) **mental health residential service** means a service that is funded by the Victorian Government to provide a staffed residential service to people who have a mental illness;
- (7) retirement village has the same meaning as in the Retirement Villages Act 1986;
- (8) secure welfare service has the same meaning as in the Children, Youth and Families Act 2005;
- (9) short-term accommodation and assistance dwelling has the same meaning as in the Disability Act 2006;
- (10) supported residential service has the same meaning as in the Supported Residential Services (Private Proprietors) Act 2010.

10 Community worker

For the purposes of this Order, **community worker** means a person who works at or in connection with a community premises or an organisation providing community services, whether operated on a for profit or not-for-profit basis, including but not limited to:

- (1) a premises at which services are provided by an Aboriginal Community Controlled Organisation;
- (2) a community centre or community hall;
- (3) a public library;
- (4) a youth centre;
- (5) a skatepark in an outdoor space.

11 Creative arts worker

For the purposes of this Order, creative arts worker means a person who works at or in connection with:

- (1) an art studio;
- (2) a ceramics studio;
- (3) a music room or studio;
- (4) a rehearsal room or studio;
- (5) any other facility that is used for creative art.

12 Custodial worker

For the purposes of this Order:

- (1) **custodial worker** means a person who works at or in connection with a:
 - (a) custodial facility that is a facility used for the detention of persons, including but not limited to:
 - (i) a prison;
 - (ii) a remand centre;
 - (iii) a youth residential centre;
 - (iv) a youth justice centre;
 - (v) residential facilities;
 - (vi) residential treatment facilities;
- (2) **prison** has the same meaning as in the Corrections Act 1986;
- (3) remand centre has the same meaning as in the Children, Youth and Families Act 2005;
- (4) **residential facility** has the same meaning as in the **Serious Offenders Act 2018**, and includes the Maribyrnong Community Residential Facility;
- (5) residential treatment facility has the same meaning as in the Serious Offenders Act 2018:
- (6) youth residential centre has the same meaning as in the Children, Youth and Families Act 2005;
- (7) **youth justice centre** has the same meaning as in the **Children**, **Youth and Families** Act 2005.

13 Disability worker

For the purposes of this Order, disability worker means:

- (1) an accommodation worker; or
- (2) agricultural and forestry worker; or
- (3) airport worker; or
- (4) ancillary, support and welfare worker; or
- (5) authorised officer; or
- (6) care worker; or
- (7) community worker; or
- (8) creative arts worker; or
- (9) custodial worker; or
- (10) emergency service worker; or
- (11) entertainment and function worker; or
- (12) food distribution worker; or

- (13) funeral worker; or
- (14) higher education worker; or
- (15) justice worker; or
- (16) manufacturing worker; or
- (17) marriage celebrant; or
- (18) meat and seafood processing worker; or
- (19) media and film production worker; or
- (20) mining worker; or
- (21) physical recreation worker; or
- (22) port or freight worker; or
- (23) professional sports, high performance sports or racing person; or
- (24) professional services worker; or
- (25) public sector worker; or
- (26) quarantine accommodation worker; or
- (27) real estate worker; or
- (28) religious worker; or
- (29) repair and maintenance worker; or
- (30) retail worker; or
- (31) science and technology worker; or
- (32) social and community service worker; or
- (33) transport worker; or
- (34) utility and urban worker; or
- (35) veterinary and pet/animal care worker,

who:

- (36) directly provides a disability service to a person with a disability; or
- (37) supervises or manages another person who directly provides a disability service to a person with a disability,

but does not include a person who:

- (38) is a family member of a person with a disability, and provides disability services to the person with a disability and does not receive a fee or reward for providing those disability services; or
- (39) voluntarily provides disability services, unless the person provides the disability services on behalf of an organisation or agency.

14 Emergency service worker

For the purposes of this Order, **emergency service worker** means a person who works in connection with emergency services including but not limited to:

- (1) the Victoria State Emergency Services;
- (2) Fire Rescue Victoria, the Country Fire Authority or any other firefighting services;
- (3) the Emergency Services Telecommunications Authority;
- (4) aquatic safety services, including life saving services and marine search and rescue services;
- (5) paramedical services;
- (6) ambulance and paramedics services;
- (7) air ambulance and medical retrieval services (including Royal Flying Doctor Service);

2986

- (8) Victoria Police, protective services and police custody services;
- (9) essential infrastructure and essential services that are required to maintain or protect human health, safety and wellbeing (whether provided by a public or private undertaking), and including maintenance and repair of such infrastructure.

15 Entertainment and function worker

For the purposes of this Order, **entertainment and function worker** means a worker who works at an amusement park for the purpose of providing statutorily required training for staff prior to reopening.

16 Food distribution worker

For the purposes of this Order, **food distribution worker** means a person who works at or in connection with a premises used for the distribution of food and is a:

- (1) manufacturing worker; or
- (2) port or freight worker; or
- (3) meat and seafood processing worker.

17 Funeral worker

For the purposes of this Order, **funeral worker** means a person who works in connection with funerary or mortuary services.

18 Higher education worker

For the purposes of this Order, **higher education worker** means a person who works at or in connection with:

- (1) a university;
- (2) a vocational education and training institute;
- (3) a technical and further education institute;
- (4) an adult community and further education institute;
- (5) a registered training organisation;
- (6) any other facility undertaking post-compulsory education or training.

19 Justice worker

For the purposes of this Order:

- (1) honorary justice has the same meaning as in the Honorary Justices Act 2014;
- (2) **justice service centre** means:
 - (a) a premises or place appointed as a community corrections centre pursuant to section 86 of the Corrections Act 1986 or a youth justice unit pursuant to section 478 of the Child Youth and Families Act 2005; or
 - (b) the Wulgunggo Ngalu Learning Place;

(3) **justice worker** means:

- (a) a person who works at or in connection with a justice service centre; or
- (b) an honorary justice or a person who works in connection with an honorary justice.

20 Manufacturing worker

For the purposes of this Order, **manufacturing worker** means a person who works at or in connection with a premises used for the distribution, production or processing of goods, including but not limited to production or processing of:

- (1) food (excluding meat, seafood or poultry);
- (2) beverages including brewed and bottled drinks;
- (3) textiles, leather, clothing, footwear and accessories;

G 26

- (4) wood products;
- (5) pulp and paper products;
- (6) printing including small and large production runs;
- (7) chemicals, including fertilisers, pesticides, pharmaceutical, medicinal, cleaning products, toiletries, cosmetics, photographic and explosives;
- (8) metal and plastics;
- (9) machinery and equipment manufacturing including parts;
- (10) furniture;
- (11) household goods;
- (12) whole or partial products;
- (13) software, essential marketing or product installation.

21 Marriage celebrant

For the purposes of this Order, marriage celebrant has the same meaning as authorised celebrant in the Marriage Act 1961 of the Commonwealth.

22 Meat and seafood processing worker

For the purposes of this Order, **meat and seafood processing worker** means a person who works at or in connection with an abattoir or a meat, seafood or poultry processing plant.

23 Media and film production worker

For the purposes of this Order, **media and film production worker** means a person who works in connection with:

- (1) journalism;
- (2) media services;
- (3) the production of feature films, theatre, television shows and documentaries (excluding television commercials, student and corporate productions);
- (4) broadcasting performances from an entertainment premises;
- (5) a rehearsal conducted in a theatre that has a seated capacity of more than 1000 people and ordinarily conducts performances on a commercial basis;
- (6) a rehearsal conducted by a National Performing Arts Partnership Company.

24 Mining worker

For the purposes of this Order, **mining worker** means a person who works at a premises at which mining activities take place, including coal mining, oil and gas extraction, metal ore mining, non-metallic mineral mining and quarrying petroleum production.

25 Physical recreation worker

For the purposes of this Order:

- (1) **physical recreation worker** means a person:
 - (a) who works at or in connection with:
 - (i) a facility used or partly used for sport, sport racing or physical recreation;
 - (ii) a play centre;
 - (iii) a trampolining centre;
 - (iv) a swimming pool, hydrotherapy pool, spa, sauna, steam room or spring facility; or
 - (b) who provides personal training services;
- (2) **hydrotherapy pool** means a pool designed to be used for hydrotherapy or rehabilitation purposes;

- (3) **play centre** means a premises, whether indoor or outdoor, that has play equipment to be used or partly used by children under the age of 12 years but does not mean a playground;
- (4) **spring facility** means a hot, sweet, geothermal or mineral pool, spa or bath fed by groundwater from an aquifer.

26 Port or freight worker

For the purposes of this Order, **port or freight worker** means a person works in connection with:

- (1) air transport services;
- (2) port operations;
- (3) freight services (including postal and courier services);
- (4) services provided by a transport, freight or logistics driver;
- (5) monitoring compliance with the **Heavy Vehicle National Law**.

27 Professional sports, high-performance sports, or racing person

For the purposes of this Order, **professional sports**, **high-performance sports**, **or racing person** means a person who:

- (1) performs a sporting activity in an open-aged national or international competition (at the highest level as identified by the recognised national body);
- (2) is employed to perform a sporting activity as their primary source of income (for example, employed by a professional club or recognised national body);
- (3) is a National Institute Network Scholarship holder or equivalent level national categorised athlete;
- (4) supports the safe conduct of another person's professional sport;
- (5) publicly broadcasts professional sport;
- (6) participates in thoroughbred, harness and greyhound racing.

28 Professional services worker

For the purposes of this Order:

- (1) Australian legal practitioner has the same meaning as in the Legal Profession Uniform Law Application Act 2014;
- (2) **legal worker** means:
 - (a) an Australian legal practitioner who provides services in connection with the administration of justice where the services cannot be provided by an online communication, teleconference or by means of an audio-visual link facility; or
 - (b) a person who works in connection with a person specified in subparagraph (a).
- (3) **professional services worker** means:
 - (a) a person who provides a financial service within the meaning of section 766A of the **Corporations Act 2001** of the Commonwealth, or works in connection with the provision of such a service; or
 - (b) a legal worker.

29 Public sector worker

For the purposes of this Order:

- (1) **local government worker** means:
 - (a) a Chief Executive Officer within the meaning of the Local Government Act 2020;
 - (b) a member of Council staff appointed under section 48 of the **Local Government**Act 2020:

(2) **public sector worker** means:

- (a) a Ministerial officer employed under section 98 of the **Public Administration Act 2004**:
- (b) a local government worker;
- (c) a person who is a public sector employee within the meaning of the **Public Administration Act 2004**, except:
 - (i) a person who is a member of the staff of Court Services Victoria within the meaning of the **Court Services Victoria Act 2014**;
 - (ii) a parliamentary officer within the meaning of the **Parliamentary** Administration Act 2005;
 - (iii) a person employed or engaged by the Chief Executive Officer of the Victorian Civil and Administrative Tribunal.

30 **Ouarantine accommodation worker**

For the purposes of this Order, **quarantine accommodation worker** means a person who works in connection with quarantine accommodation services that are critical to, and relate to, the Victorian Government's COVID-19 response.

31 Real estate worker

For the purposes of this Order:

- (1) **estate agent** has the same meaning as in the **Estate Agents Act 1980**;
- (2) **real estate worker** means an estate agent or any person who works in connection with the provision of services by an estate agent.

32 Religious worker

For the purposes of this Order:

- (1) **religious worker** means a person who works at or in connection with a place of worship, but does not include a person who:
 - (a) conducts services of public worship and acknowledgments of faith;
 - (b) performs marriages, funerals and special memorial services according to tradition and ecclesiastical and civil law;
 - (c) visits members of the community in their homes, hospitals and other institutions to provide advice and religious comfort for the purpose of end of life faith reasons;
- (2) place of worship has the same meaning as in the Heritage Act 2017.

33 Repair and maintenance worker

For the purposes of this Order, **repair and maintenance worker** means a person who works in connection with:

- (1) laundry services;
- (2) dry cleaning services;
- (3) car washing services;
- (4) commercial cleaning service;
- (5) locksmith services;
- (6) roadside assistance services:
- (7) pool and spa maintenance services for commercial pools and spas;
- (8) vehicle and mechanical repair services;
- (9) outdoor maintenance, repairs, and cleaning, including at occupied premises;
- (10) outdoor home installations;

- (11) home solar panel installations that involve outdoor work or in roof cavities with external access;
- (12) critical repairs to any premises where required for emergency or safety.

34 Retail worker

For the purposes of this Order:

- (1) **bottle shop** means an area that is physically attached to a licensed premises where packaged alcohol is sold to be consumed off the premises;
- (2) club licence has the same meaning as in the Liquor Control Reform Act 1998;
- (3) **food and drink facility** means a café, restaurant, licensed premises, fast-food store, cafeteria, canteen, winery, food truck or food court;
 - Note: a food and drink facility includes a food and drink facility at a stadium or arena.
- (4) general licence has the same meaning as in the Liquor Control Reform Act 1998;
- (5) late night licence has the same meaning as in the Liquor Control Reform Act 1998;
- (6) **licensed premises** means a business characterised as a pub, bar, club, nightclub or hotel that supplies alcohol under a general licence, an on-premises licence, a late night licence, a producer's licence, a club licence, a packaged liquor licence, or a restaurant and café licence;
- (7) **market** means a public market, whether indoor or outdoor, including a food market and includes individual stalls at a market;
- (8) **nightclub** means a facility:
 - (a) to which a late night licence applies; and
 - (b) with a dancefloor; and
 - (c) which does not serve food prepared at the facility for consumption on the premises;
- (9) on-premises licence has the same meaning as in the Liquor Control Reform Act 1998;
- (10) packaged liquor licence has the same meaning as in the Liquor Control Reform Act 1998;
- (11) **producer's licence** has the same meaning as in the **Liquor Control Reform Act 1998**;
- (12) **restaurant and café licence** has the same meaning as in the **Liquor Control Reform** Act 1998;
- (13) **retail facility** means a premises, or part of a premises, at which a business operates to provide for the sale or hire of goods by retail, or the provision of services by retail, including but not limited to a:
 - (a) market, but only to obtain groceries or fresh food;
 - (b) retail shopping centre;
 - (c) supermarket, grocery store, bakery, butcher, fruit and vegetable store or fishmonger;
 - (d) food and drink facility;
 - (e) post office;
 - (f) news agent;
 - (g) petrol station (including a petrol station that sells groceries);
 - (h) bottle shop;
 - (i) pet store;
 - (j) facility that provides 'click and collect' services;

- (14) **retail worker** means a person who works at or in connection with a retail facility or a wholesale or distribution facility;
- (15) retail shopping centre has the same meaning as in the Retail Leases Act 2003.

35 Science and technology worker

For the purposes of this Order, **science and technology worker** means a person who works in connection with scientific and technical research or activities, but only in relation to:

- (1) COVID-19 (e.g. MedTech research regarding vaccines);
- (2) hazard monitoring and resilience;
- (3) biosecurity and public health;
- (4) medical or other research, which is ongoing and requires on site attendance;
- (5) critical scientific experiments, labs and collections.

36 Social and community service worker

For the purposes of this Order, **social and community service worker** means a person who works in connection with:

- (1) disability services;
- (2) services provided to an NDIS participant in any setting;
- (3) child protection services;
- (4) family violence and sexual assault support services;
- (5) homelessness support services;
- (6) public housing support services;
- (7) mental health services;
- (8) aged care services;
- (9) any social services provided or contracted by the government to support members of the community who have a particular need because of family violence, homelessness, illness or a chronic health condition, infirmity, disability, contact with the justice system or other essential support service;
- (10) interpreter, cultural or support services.

37 Transport worker

For the purposes of this Order:

- (1) **transport worker** means a person who performs work in connection with:
 - (a) a bus company;
 - (b) a commercial passenger vehicle service;
 - (c) a public transport service;
- (2) bus company has the same meaning as in Transport (Compliance and Miscellaneous)
 Act 1983;
- (3) commercial passenger vehicle service has the same meaning as in the Commercial Passenger Vehicle Industry Act 2017;
- (4) **public transport service** has the same meaning as in the **Transport (Compliance and Miscellaneous) Act 1983.**

38 Utility and urban worker

For the purposes of this Order, **utility and urban worker** means a person who works in connection with:

- (1) specialist services at telecommunications stores to support telecommunications as a critical service during the COVID-19 pandemic;
- (2) services to support the ongoing provision and regulation of electricity, gas, water, sewage and waste and recycling services and their maintenance;

- (3) domestic and commercial waste and resource recovery services (including collection, treatment and disposal services and transfer stations), including:
 - (a) electricity services;
 - (b) operation of energy systems;
 - (c) gas services;
 - (d) water supply, sewerage and drainage services;
 - (e) liquid fuels and refinery services;
- (4) the operation of primary clinical waste incinerators by specialised clinical waste workers:
- (5) the operation of carparks for the purposes of supporting workers.

39 Veterinary and pet/animal care worker

For the purposes of this Order, **veterinary and pet/animal care worker** means a person who works:

- (1) in connection with:
 - (a) pet grooming services;
 - (b) veterinary services;
 - (c) animal rescue services;
 - (d) animal health, husbandry or welfare services; or
- (2) at the premises of or in connection with:
 - (a) a nature reserve at which animals are treated and cared for;
 - (b) a zoo.

Division 3 – Facility-specific definitions

40 Accommodation facility

For the purposes of this Order:

- (1) **accommodation facility** means any of the following:
 - (a) a camping ground;
 - (b) a caravan park;
 - (c) a hotel;
 - (d) a hostel;
 - (e) a bed and breakfast;
 - (f) a private holiday rental facility, including Airbnbs;
 - (g) a motel;
 - (h) a serviced apartment; or
 - (i) a licensed premises to the extent that it is operated as a premises specified in paragraphs (a) to (h).

41 Community facility

For the purposes of this Order:

- (1) **community facility** means any of the following, whether operated on a for profit or not-for-profit basis:
 - (a) a community centre or community hall;
 - (b) a public library (including a toy library, but not the State Library);
 - (c) a youth centre;
 - (d) a playground;
 - (e) a skatepark in an outdoor space; or

- (f) a premises that has outdoor communal exercise equipment,
- but does not include:
- (g) a creative arts premises;
- (h) a physical recreation premises; or
- (i) a premises that has a swimming pool, hydrotherapy pool, spa, sauna, steam room or spring; and
- (2) **early childhood education or care services** means onsite early childhood education and care services or children's services provided under the:
 - (a) Children's Services Act 1996 including limited hours services, budget based funded services, occasional care services, early childhood intervention services, mobile services and (if applicable) school holiday care programs; or
 - (b) Education and Care Services National Law Act 2010 and the Education and Care Services National Regulations 2011 including long day care services, kindergarten/preschool and family day care services, but does not include outside school hours care services.

42 Construction sites

For the purposes of this Order:

- (1) **construction site** means a premises at which civil works, building or construction activities are taking place (the primary premises) and includes:
 - (a) premises that are nearby to the primary premises at which work relating to the operation of the primary premises is undertaken (secondary premises);
 - (b) any vehicle used to carry out work at the primary premises or secondary premises;
 - Example: a site office for a construction site that is located in an office building close to the construction site.
- (2) vehicle has the same meaning as in the Public Health and Wellbeing Act 2008.

43 Education facility

For the purposes of this Order:

- (1) **childcare or early childhood service** means onsite early childhood education and care services or children's services provided under the:
 - (a) Education and Care Services National Law and the Education and Care Services National Regulations, including long day care services, kindergartens and/or preschool and family daycare services, but not including outside school hours care services; and
 - (b) Children's Services Act 1996, including limited hours services, budget based funded services, occasional care services, early childhood intervention services, mobile services and (if applicable) school holiday care programs;
- (2) **education facility** means:
 - (a) premises at which a childcare or early childhood service is provided;
 - (b) premises at which an outside school hours care service is provided;
 - (c) a school;
 - (d) school boarding premises;

but does not include any indoor space or outdoor space when that space is used as a polling place for the purposes of voting in an election conducted by the Australian Electoral Commission or Victorian Electoral Commission.

(3) **education operator** means a person who operates an education facility, whether public, private or denominational;

- (4) school means a registered school as defined in the Education and Training Reform Act 2006;
- (5) **school boarding premises** means a registered school boarding premises, as defined in the **Education and Training Reform Act 2006**.

44 Food and drink facilities

For the purposes of this Order:

- (1) club licence has the same meaning as in the Liquor Control Reform Act 1998; and food court has the same meaning as in the Liquor Control Reform Act 1998; and
- (2) **food and drink facility** means:
 - (a) a cafe;
 - (b) a restaurant;
 - (c) a fast-food store;
 - (d) a cafeteria;
 - (e) a canteen;
 - (f) a winery;
 - (g) a food court;
 - (h) a licensed premises to the extent it operates as a premises specified in subparagraphs (a) to (g);
 - (i) a premises specified in subparagraphs (a) to (h) that is located within an accommodation facility; and
- (3) general licence has the same meaning as in the Liquor Control Reform Act 1998; and
- (4) late night licence has the same meaning as in the Liquor Control Reform Act 1998; and
- (5) **licensed premises** means a business characterised as a pub, bar, club, nightclub or hotel that supplies alcohol under a general licence, an on-premises licence, a late night licence, a producer's licence, a club licence or a packaged liquor licence; and
- (6) on-premises licence has the same meaning as in the Liquor Control Reform Act 1998; and
- (7) packaged liquor licence has the same meaning as in the Liquor Control Reform Act 1998; and
- (8) **producer's licence** has the same meaning as in the **Liquor Control Reform Act 1998**; and

45 Healthcare facility

For the purposes of this Order:

- (1) **healthcare facility** means each of the following premises:
 - (a) hospitals, including outpatient settings and in reach services;
 - (b) ambulance and patient transport services vehicles;
 - (c) community health centres including mental health, child and maternity, and drug and alcohol counselling services centres;
 - (d) general practices;
 - (e) COVID-19 related healthcare sites, including testing sites, vaccination centres and hotel quarantine premises;
 - (f) dental surgeries and practices;
 - (g) day procedure centres;
 - (h) health clinics, including medical specialist and allied health professional operated clinics;
 - (i) pharmacies;

- (j) diagnostic and medical imaging centres;
- (k) premises at which mobile health services are provided;
- (l) premises at which blood donation services are provided;
- (m) premises at which healthcare students undertake placement, registration or internships;
- (n) premises at which health services within government agencies are provided, including the Victorian Department of Justice and Community Services Victorian Institute of Forensic Medicine, but excluding an education facility;
- (o) Coroner's Court;
- (p) any retail or other premises operating within a healthcare facility, including cafes, newsagents and florists;
- (2) **healthcare operator** means a person who operates a healthcare facility whether public, private or denominational;
- (3) **healthcare worker** means a person who is employed or engaged as a contractor by a healthcare operator to perform at a healthcare facility any of the following:
 - (a) healthcare services including:
 - (i) medical practitioners, dental professionals, nurses and midwives;
 - (ii) allied health professionals (including those that work within a discipline classified by the Victorian Department of Health as allied health, or are registered with the Australian Health Practitioner Regulation Agency);
 - (iii) palliative care workers;
 - (iv) personal care attendants;
 - (v) phlebotomists and pathology workers;
 - (vi) coroners;
 - (vii) lifestyle and social therapists;
 - (viii) formal language and interpretation services;
 - (ix) students;
 - (x) volunteers;
 - (b) administrative or ancillary roles, including:
 - an administrative, clerical and managerial worker, and each of their assistants' delegates;
 - (ii) food preparation, cleaning and laundry services;
 - (iii) patient service assistants and porters;
 - (iv) operating theatre technicians;
 - (v) security, maintenance and repair and information technology, gardening and landscaping;
 - (c) ambulance and patient transport services;
 - (d) work at a retail business operating within a healthcare facility, including cafes, restaurants, newsagents and florists.

46 Residential aged care facility

For the purposes of this Order:

- (1) **approved provider** has the same meaning as in the Aged Care Quality and Safety Commission Act 2018 of the Commonwealth;
- (2) **residential aged care facility** means the premises at which accommodation and

personal care or nursing care or both are provided to a person in respect of whom a residential care subsidy or a flexible care subsidy is payable under the **Aged Care Act 1997** of the Commonwealth;

- (3) **residential aged care facility worker** means a person (including a volunteer) that is:
 - (a) employed, or engaged as a contractor, by an operator that operates a residential aged care facility to perform work at the residential aged care facility including:
 - (i) direct care workforce including nurses, personal care workers, allied health professionals, and allied health assistants;
 - (ii) administration staff including reception and management staff;
 - (iii) ancillary staff including food preparation, cleaning, laundry, gardening and general maintenance staff;
 - (iv) dental practitioners;
 - (v) phlebotomists (pathology nurses);
 - (vi) lifestyle and social staff, such as those delivering music or art therapy;
 - (vii) transport drivers who are responsible for collecting and transporting residents to and from the residential aged care facility for outings;
 - (viii) volunteers engaged by the residential aged care facility to undertake duties at the facility;
 - (ix) students on placement;
 - medical practitioners and allied health professionals who attend the residential aged care facility to provide care to residents of the facility;
 - (b) a medical practitioner, dental practitioner or allied health professional who is employed or engaged by a resident of a residential aged care facility to provide care to the resident:
- (4) **residential care subsidy** has the same meaning as in the **Aged Care Act 1997** of the Commonwealth.

47 Specialist school facility

For the purposes of this Order:

- (1) registered school has the same meaning as in the Education and Training Reform Act 2006;
- (2) **specialist school facility** means a registered school established for the main purpose of providing instruction for students with a disability,

Note: where a multi-campus school includes a campus the main purpose of which is to provide instruction for students with a disability, a reference to 'specialist school' is taken to be a reference to that campus and not other campuses of the school that are established for other purposes.

- (3) **specialist school operator** means a person who operates a specialist school facility;
- (4) **specialist education worker** means:
 - (a) any person who is employed by a specialist school operator to work in a specialist school facility (including teachers, early childhood educators and educational support staff);
 - (b) a person contracted to work at a specialist school facility and who will or may be in close proximity to children, students or staff, whether or not engaged by the specialist school operator including casual relief teachers, Breakfast Club suppliers, IT personnel, NDIS providers and auditors, (but does not include delivery personnel);
 - (c) staff of the Department of Education and Training who attend a specialist school facility (such as allied health personnel or Authorised Officers);

- (d) staff of any other entity who attends a specialist school facility;
- (e) volunteers that attend a specialist school facility and that work in close proximity to children, students or staff (including parent helpers);
- (f) students on placements at a specialist school facility:
- (g) a person providing healthcare services at a specialist school facility,

but does not include:

- (h) a person attending a specialist school facility outside of the specialist school facility's normal operating hours, where the facility is hired, leased, operated or controlled by a community group; or
 - Example: workers attending a specialist school facility for community sporting activities outside of normal operating hours.
- (i) a person attending a specialist school facility outside of the specialist school facility's normal operating hours for the purposes of polling activities for an election conducted by the Australian Electoral Commission or Victorian Electoral Commission, provided no children or students that attend the specialist school facility are present.

Example: a candidate for a state or federal election attending a specialist school facility for a site visit outside of normal operating hours.

Division 4 – Other definitions

For the purposes of this Order:

Case, Contact and Outbreak Management Policy means the policy published by the Victorian Department of Health that describes the State's approach to case, contact and exposure site and outbreak management, as amended from time to time;

Category 1 elective surgery procedure means a procedure that is clinically indicated within 30 days and where the patient's condition has the potential to deteriorate quickly to the point where the patient's condition may become an emergency;

Category 2 elective surgery procedure means procedure that is clinically indicated within 90 days and is unlikely to deteriorate quickly or become an emergency during that period;

Category 3 elective surgery procedure means a procedure that is clinically indicated within 365 days but is unlikely to deteriorate quickly;

Commonwealth employee has the same meaning as in the Sex Discrimination Act 1984 of the Commonwealth;

confirmed case means a diagnosis of COVID-19 in a worker at the work premises from a COVID-19 PCR test or a COVID-19 rapid antigen test and includes a worker who is a diagnosed person or a probable case;

court means:

- (1) the Supreme Court;
- (2) the County Court;
- (3) the Magistrates' Court;
- (4) the Children's Court;
- (5) any Federal Court;

COVID-19 means the contagious disease caused by severe acute respiratory syndrome coronavirus 2;

COVID-19 PCR test means a COVID-19 polymerase chain reaction test;

COVID-19 rapid antigen test means a COVID-19 rapid antigen test;

COVID-19 rapid antigen test procedure has the same meaning as in the Quarantine, Isolation and Testing Order;

COVID-19 streaming area means any patient treatment area nominated by the relevant health service as an area dedicated to treating a confirmed case or confirmed cases, including negative pressure rooms for COVID-19 patients;

COVID-19 symptoms means symptoms consistent with COVID-19, including but not limited to the following:

- (1) a fever (≥ 37.5 °C) or consistent fever of less than 37.5°C (such as night sweats, chills);
- (2) acute respiratory infection (such as cough, shortness of breath, sore throat);
- (3) loss of smell;
- (4) loss of taste;

COVID-19 vaccine means a one dose COVID-19 vaccine or a two dose COVID-19 vaccine; **COVIDSafe Plan** has the meaning in clause 9(1);

critical unforeseen circumstance means a circumstance that the employer could not reasonably have foreseen nor planned for which results in a critical need for staff;

day procedure centre has the same meaning as in the Health Services Act 1988;

Department means the Victorian Department of Health;

diagnosed person has the same meaning as in the Pandemic (Quarantine, Isolation and Testing) Order;

disability has the same meaning as it has in the Disability Service Safeguards Act 2018; disability service has the same meaning as in the Disability Service Safeguards Act 2018; education and care service means:

- school education at a registered school as defined in the Education and Training Reform Act 2006;
- (2) early childhood education or care services;

elective surgery procedure means an urgent elective surgery procedure, urgent non-ESIS procedures, Category 1 elective surgery procedure, Category 2 elective surgery procedure, Category 3 elective surgery procedure or non-urgent non-ESIS procedure;

emergency situation means a situation where it is reasonably apparent to an employer that medical treatment is necessary, as a matter of urgency to:

- (1) save a person's life; or
- (2) prevent serious damage to a person's health; or
- (3) prevent a person from suffering or continuing to suffer significant pain or distress;

face covering means a fitted face mask that covers the nose and mouth to provide the wearer protection against infection;

health and safety representative has the same meaning as in the Occupational Health and Safety Act 2004;

hospital means a public hospital, a denominational hospital, a multi-purpose service, a private hospital, a day procedure centre and includes any retail or other premises operating within a hospital including but not limited to a cafe, newsagent and florist;

Individual Healthcare Identifier has the same meaning as the healthcare identifier of a healthcare recipient in section 9 of the **Healthcare Identifiers Act 2010** of the Commonwealth;

indoor space means an area, room or premises that is or are substantially enclosed by a roof and walls that are either floor to ceiling high or are at least 2.1 metres high, regardless of whether the roof or walls or any part of them are:

- (1) permanent or temporary; or
- (2) open or closed;

infectious period has the same meaning as in the Quarantine, Isolation and Testing Order; inspector has the same meaning as in the Occupational Health and Safety Act 2004;

judge has the same meaning as judicial officer in the **Judicial Entitlements Act 2015**, but does not include the Deputy State Coroner or a reserve coroner;

judicial registrar has the same meaning as judicial registrar in **Judicial Entitlements Act 2015**, but does not include a judicial registrar within the meaning of the **Coroners Act 2008**; **medical contraindication** means one of the following contraindications to the administration of a COVID-19 vaccine:

- (1) anaphylaxis after a previous dose;
- (2) anaphylaxis to any component of the vaccine, including polysorbate or polyethylene glycol;
- (3) in relation to AstraZeneca:
 - (a) history of capillary leak syndrome; or
 - (b) thrombosis with thrombocytopenia occurring after a previous dose;
- (4) in relation to Comirnaty or Spikevax, myocarditis or pericarditis attributed to a previous dose of either Comirnaty or Spikevax;
- (5) where a person is in the process of completing a Federal Department of Health approved COVID-19 vaccine clinical trial;
- (6) the occurrence of any other serious adverse event that has:
 - (a) been attributed to a previous dose of a COVID-19 vaccine by an experienced immunisation provider or medical specialist (and not attributed to any another identifiable cause); and
 - (b) been reported to State adverse event programs and/or the Therapeutic Goods Administration;

medical practitioner means:

- (1) a general practice registrar on an approved 3GA training placement; or
- (2) a public health physician; or
- (3) an infectious disease physician; or
- (4) a clinical immunologist; or
- (5) a general practitioner who is vocationally registered; or
- (6) a general practitioner who is a fellow of the Royal Australian College of General Practitioners (RACGP); or
- (7) a general practitioner who is a fellow of the Australian College of Rural and Remote Medicine (ACRRM); or
- (8) a paediatrician; or
- (9) a medical practitioner who is a fellow of the Royal Australasian College of Physicians;

Metropolitan Melbourne means the area within the municipal districts under the local government of the municipal councils set out in Schedule 2 of the **Planning and Environment Act 1987**;

NDIS participant has the same meaning as 'participant' under the National Disability Insurance Scheme Act 2013 of the Commonwealth:

non-urgent non-ESIS procedure means a non-time critical procedure that is not reported via the Elective Surgery Information System where the patient's condition is unlikely to deteriorate quickly;

one dose COVID-19 vaccine means 'COVID-19 Vaccine Janssen' (Janssen-Cilag);

outbreak has the same meaning as in the Quarantine, Isolation and Testing Order;

outdoor space means an area, room or premises that is not an indoor space;

owners corporation has the same meaning as in the Owners Corporation Act 2006;

passenger services has the same meaning as in the Transport Integration Act 2010;

pandemic orders in force has the same meaning as in the Public Safety Order as amended or replaced from time to time;

patient of a hospital means a person who requests or is being provided with health, medical or pharmaceutical services by the hospital;

PPE means personal protective equipment;

premises has the same meaning as in the Public Health and Wellbeing Act 2008 but does not include a worker's ordinary place of residence unless the place of residence is used for business purposes;

Example: a residential home from which a worker operates a remedial massage business.

private hospital has the same meaning as in the Health Services Act 1988;

probable case has the same meaning as in the Quarantine, Isolation and Testing Order; public health service has the same meaning as in the Health Services Act 1988;

public hospital has the same meaning as in the Health Services Act 1988;

Public Safety Order means the Pandemic (Public Safety) Order 2022 (No. 2);

Quarantine, Isolation and Testing Order means the Pandemic (Quarantine, Isolation and Testing) Order 2022 (No. 9);

reasonably practicable is to have its ordinary and common sense meaning;

registered facility means a private hospital or a day procedure centre that is registered with the Department as a 'private hospital' or 'day procedure centre';

Revoked Pandemic (Workplace) Orders means;

- the Workplace Directions (No. 57) or the Pandemic (Workplace) Order (No. 8), or (1) their predecessors;
- the COVID-19 Mandatory Vaccination (Workers) Directions (No. 8) or the (2) Pandemic COVID-19 Mandatory Vaccination (Specified Workers) Order 2022 (No. 5) or their predecessors;
- (3) the COVID-19 Mandatory Vaccination (Specified Facilities) Directions (No. 13) or the Pandemic COVID-19 Mandatory Vaccination (Specified Facilities) Order 2022 (No. 7), or their predecessors;
- the COVID-19 Mandatory Vaccination (General Workers) Directions (No. 3) or (4) the Pandemic COVID-19 Mandatory Vaccination (General Workers) Order 2022 (No. 4), or their predecessors;
- the Workplace (Additional Industry Obligations) Directions (No. 58) or the Pandemic (5) (Additional Industry Obligations) Order 2022 (No. 10), or their predecessors;
- the Open Premises Directions (No. 7) or the Pandemic (Open Premises) Order 2022 (6) (No.6), or their predecessors;
- the Stay Safe Directions (Victoria) (No. 30) or the Pandemic (Movement and (7) Gathering) Order 2022 (No. 5), or their predecessors;

self-isolate has the same meaning as in the Quarantine, Isolation and Testing Order; self-quarantine has the same meaning as in the Quarantine, Isolation and Testing Order; Service Victoria has the same meaning as in the Service Victoria Act 2018;

Service Victoria App means the digital system provided by the Chief Executive Officer of Service Victoria and other parts of the Victorian Government;

Service Victoria CEO has the same meaning as in the Service Victoria Act 2018; signage requirements has the meaning in clause 10;

symptomatic person means a person that is experiencing one or more COVID-19 symptoms, unless those symptoms are caused by an underlying health condition or medication;

Testing Requirements Policy means the document titled 'Testing Requirements Policy' as amended or reissued from time to time by the Secretary of the Department of Health;

two dose COVID-19 vaccine means any of the following:

- Vaxzevria (AstraZeneca);
- (2) Comirnaty (Pfizer);
- (3) Spikevax (Moderna);
- (4) Coronavac (Sinovac);
- (5) Covishield (AstraZeneca/Serum Institute of India);
- (6) Covaxin (Bharat Biotech);
- (7) BBIP-CorV (Sinopharm);
- (8) Sputnik V (Gamaleya Research Institute):
- (9) Nuvaxovid (Biocelect on behalf of Novavax);

urgent elective surgery procedure means:

- (1) a procedure where admission within 30 days is clinically indicated for a condition that has the potential to deteriorate quickly to the point that it might become an emergency;
- (2) an urgent non-ESIS procedure including a procedure undertaken for the purposes of cancer diagnosis and early or overdue cancer surveillance;

urgent non-ESIS procedure means a procedure that is a time critical procedure that is not reported via the Elective Surgery Information System where the patient's condition is likely to deteriorate quickly including procedures undertaken for the purposes of cancer diagnosis and early or overdue cancer surveillance;

work premises means a premises in which work is undertaken, including any vehicle whilst being used for work purposes, but excluding a person's ordinary place of residence;

workplace outbreak threshold means the number of confirmed cases constituting a workplace outbreak as set out in the Case Contact and Outbreak Management Policy;

WorkSafe means WorkSafe Victoria.

Dated 20 June 2022

MARTIN FOLEY MP Minister for Health

Retirement Villages Act 1986

SECTION 32

Extinguishment of Retirement Village Charge

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AH731659E, registered on Certificate of Title Volume 12273 Folio 675 on 17 January 2011, under the **Transfer of Land Act 1958**, is extinguished.

Dated 26 June 2022

NICOLE RICH

Executive Director, Regulatory Services and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice AH207061U, registered on Certificate of Title Volume 12273 Folio 675 on 7 May 2010, under the **Transfer of Land Act 1958**, is cancelled.

Dated 26 June 2022

NICOLE RICH

Executive Director, Regulatory Services and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice U289923P, registered on Certificate of Title Volume 09864 Folio 005 on 2 July 1996, under the **Transfer of Land Act 1958**, is cancelled.

Dated 26 June 2022

NICOLE RICH

Executive Director, Regulatory Services and Director, Consumer Affairs Victoria

Road Safety Act 1986

NOTICE UNDER SECTION 96A

Variation of the Road Safety (Vehicles) Regulations 2021 Regarding Heavy Vehicle Charges Under section 96A of the Road Safety Act 1986, I, the Hon. Ben Carroll, Minister for Roads and Road Safety, declare that Schedule 3 to the Road Safety (Vehicles) Regulations 2021 is varied

1. For clause 5 **substitute** –

Annual registration fees – 1 July 2022 to 30 June 2023

The annual registration fee for a vehicle to which this Schedule applies for the financial year 2022–2023 is the sum of the relevant amounts set out in Tables 1 and 2 for the vehicle.

as follows.

The annual registration fee for a vehicle is made up of 2 separate components – a road component (Table 1), which is designed to recover expenditure relating to roads that can be attributed to the use of heavy vehicles either generally or particularly; and a regulatory component (Table 2), which is designed to recover expenditure related to the regulation of heavy vehicles. It is intended that the regulatory component will be paid to the Regulator, subject to offsets where jurisdictions provide regulatory services under service level agreements.

The annual registration fee for a truck (type 1) with 2 axles is \$629, which is the sum of \$434 shown in Table 1 for that type of truck, and \$195 shown in Table 2 for that type of truck.

Table 1 – Road Component of Annual Registration Fees 1 July 2022-30 June 2023 Division 1 – Load Carrying Vehicles

	Column 1	Column 2	Column 3	Column 4	Column 5
	Vehicle type	2 axles	3 axles	4 axles	5 or more axles
Item No.		Fee per vehicle	Fee per vehicle	Fee per vehicle	Fee per vehicle
	Trucks				
1	Truck (type 1)	\$434	\$758	\$758	\$758
2	Truck (type 2)	\$758	\$860	\$860	\$860
3	Short combination truck	\$758	\$860	\$1,785	\$1,785
4	Medium combination truck	\$9,380	\$9,380	\$10,131	\$10,131
5	Long combination truck	\$12,967	\$12,967	\$12,967	\$12,967
	Prime movers				
6	Short combination prime mover	\$758	\$4,326	\$4,651	\$4,651
7	Multi-combination prime mover	\$10,975	\$10,975	\$12,073	\$12,073

Division 2 – Load Carrying Trailers

	Column 1	Column 2	Column 3	Column 4	Column 5
	Trailer type	Single axle	Tandem axle group	Tri-axle group	Quad-axle group and above
Item		Fee per axle	Fee per axle	Fee per axle	Fee per axle
No.					
1	Pig trailer	\$645	\$645	\$645	\$645
2	Dog trailer	\$645	\$645	\$645	\$645
3	Semi-trailer	\$645	\$819	\$582	\$437
4	B-Double lead trailer and B-triple lead and middle trailers	\$645	\$819	\$582	\$437
_		ΨΟΙΟ	ΨΟΙΣ	ψ20 2	Ψ 13 /
5	Converter dolly or low loader dolly	\$0	\$0	\$0	\$0

Note

All axles on a dog trailer are treated as part of one group for registration charging purposes. For example, a dog trailer with a single axle at the front and a tandem axle at the rear is treated as a tri-axle group for registration charging purposes.

Division 3 – Buses

	Column 1	Column 2	Column 3	Column 4
	Bus type	2 axles	3 axles	4 or more axles
Item No.		Fee per vehicle	Fee per vehicle	Fee per vehicle
	Bus type	2 axles	3 axles	4 or more axles
1	Bus (type 1)	\$325		
2	Bus (type 2)	\$325	\$2,380	\$2,380
3	Articulated bus		\$325	\$325

Division 4 – Special purpose vehicles

	Column 1	Column 2
Item No.	Vehicle type	Fee per vehicle
1	Special purpose vehicle (type P)	\$0
2	Special purpose vehicle (type T)	\$316
3	Special purpose vehicle (type O)	Calculated using the formula: $$395 + ($395 \times number of axles over 2)$.

Table 2 – Regulatory Component of Annual Registration Fees
1 July 2022–30 June 2023

	Column 1	Column 2	Column 3	Column 4	Column 5
	Vehicle type	2 axles	3 axles	4 axles	5 or more axles
Item No.		Fee per vehicle	Fee per vehicle	Fee per vehicle	Fee per vehicle
	Trucks				
1	Truck (type 1)	\$195	\$230	\$245	\$245
2	Truck (type 2)	\$255	\$325	\$346	\$346
3	Short combination truck	\$285	\$362	\$347	\$347
4	Medium combination truck	\$649	\$649	\$702	\$702
5	Long combination truck	\$897	\$897	\$897	\$897
	Prime movers				
6	Short combination prime mover	\$404	\$404	\$404	\$404
7	Multi-combination prime mover	\$913	\$913	\$1,004	\$1,004

Division 2 – Load Carrying Trailers

	Column 1	Column 2	Column 3	Column 4	Column 5
	Trailer type	Single axle	Tandem axle group	Tri-axle group	Quad-axle group and above
Item No.		Fee per axle	Fee per axle	Fee per axle	Fee per axle
1	Pig trailer	\$55	\$28	\$18	\$14
2	Dog trailer	\$55	\$28	\$18	\$14
3	Semi-trailer	\$55	\$28	\$18	\$14
4	B-Double lead trailer and B-triple lead and middle trailers	\$55	\$28	\$18	\$14
5	Converter dolly or low loader dolly	\$55	\$28	\$18	\$14

Note

All axles on a dog trailer are treated as part of one group for registration charging purposes. For example, a dog trailer with a single axle at the front and a tandem axle at the rear is treated as a tri-axle group for registration charging purposes.

Division 3 – Buses

	Column 1	Column 2	Column 3	Column 4
	Bus type	2 axles	3 axles	4 or more axles
Item No.		Fee per vehicle	Fee per vehicle	Fee per vehicle
1	Bus (type 1)	\$204		
2	Bus (type 2)	\$334	\$414	\$414
3	Articulated bus	\$0	\$331	\$331

Division 4 – Special purpose vehicles

Item No.	Vehicle type	Fee
1	Special purpose vehicle (type P)	No charge
2	Special purpose vehicle (type T)	\$202
3	Special purpose vehicle (type O)	\$202

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- 2. Delete clauses 6 to 8.
- **3. Delete** Parts 3 and 4.

This notice commences on 1 July 2022 and expires on 30 June 2023 unless otherwise revoked. Dated 23 June 2022

BEN CARROLL Minister for Roads and Road Safety

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

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

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

I, Daniel Andrews, as Premier, responsible for the **Public Records Act 1973**, in so far as the Act relates to public records in the possession of, transferred from or to be transferred from Cabinet Office (previously known as Cabinet Secretariat), do now by this notice declare that Cabinet-in-Confidence records held in the custody of the Keeper of Public Records shall not be available for public inspection for the periods described in the schedule below.

Dated 22 June 2022

THE HON. DANIEL ANDREWS MP
Premier of Victoria

SCHEDULE

Cabinet-in-Confidence Records Creation Date	Closure Period	
2021	Closed until 01/01/2052	

Water Act 1989

DECLARATION OF SERVICED PROPERTIES

For the purposes of section 144 of the **Water Act 1989** Goulburn Valley Region Water Corporation (trading as Goulburn Valley Water), declares it has made provision for water and/or sewerage services to the following lots commencing 31 July 2022:

Potable Water and Sewerage

Lots 1–8, PS837366N; 132 and 134 Sobraon Street, Shepparton

Lots 1–7, PS837374P; Shelby Court, Shepparton

Lots 1-2, PS901932A; 64 Golf Drive, Shepparton

Lots 7-9, PS835077G; 140 Highton Lane, Mansfield

Lots 1-2, PS840415J; 37 Redgum Drive, Mansfield

Lots 1-4, PS836675E; 4 Highton Lane, Mansfield

Lots 36-51, PS730471M/S5; 60 Reservoir Road, Broadford

Lots 60-87, 106-116, PS840317J; 2 Tootle Street, Kilmore

Lots 1-2, PS904240Q; 3 Horace Court, Broadford

Lots 1-3, PS841288H; 126 High Street, Yea

Lots 1-3, PS838455J; 8 Nelson Street, Euroa

Lots 529B and 531B, PS543359X; 34 and 38 Lakeside Drive, Nagambie

Potable Water only

Lots 1-2, PS848764N; 11 Bindley Court, Kilmore

CA 19, Sec A; Botanic Gardens Avenue, Kialla

For more information, telephone Goulburn Valley Water on 1800 45 45 00.

Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES

Notice is hereby given that Westernport Water has made provision for water and/or recycled water and/or sewer services for the properties listed below. In accordance with section 144 of the **Water Act 1989**, these properties are now liable to be rated as serviced properties from 30 June 2022, or subject to the approval of subdivision.

Lot / Plan Numbers	Property Address		
Water and Sewer Services			
Lots 1 and 2 / PS902937J	39 Bermagui Crescent, Sunset Strip		
Lots 1 and 2 / PS904540C	52–54 Powlett Street, Dalyston		
Water, Sewer and Recycled Water Services			
Lots 193–216 / PS843866G	Island View Estate, S/7 Elsa Terrace, San Remo, Victoria 3925		

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

www.westernportwater.com.au

Water Act 1989

SOUTH EAST WATER - DECLARATION OF SERVICED PROPERTIES

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

Development/Address	Stage/s	Suburb	Service	Subdivision No.	Declaration Date
65 Brunt Road	_	Officer	Potable Water, Recycled Water and Sewerage	PS830000W	02/05/2022
Olio Estate	2	Officer	Potable Water, Recycled Water and Sewerage	PS839284E	25/05/2022
Timbertop Estate	16	Officer	Potable Water, Recycled Water and Sewerage	PS840545U	17/05/2022
11–13 Memorial Dive	_	Narre Warren South	Sewerage	PS900180D	19/05/2022
Alira Estate	2A and 2B	Berwick	Potable Water and Sewerage	PS735767M	18/05/2022
Evergreen Estate 470 Pattersons Road	1	Clyde	Potable Water, Recycled Water and Sewerage	PS848718V	27/05/2022
Beaconsfield Wattle Estate 204 Kenilworth Avenue	1	Beaconsfield	Potable Water, Recycled Water and Sewerage	PS805057H	14/05/2022
Canopy Estate	11	Cranbourne	Potable Water, Recycled Water and Sewerage	PS844122D	17/05/2022
Orana Estate	7	Clyde North	Potable Water, Recycled Water and Sewerage	Schedule 2	05/05/2022
Riverfield Estate	5	Clyde	Potable Water, Recycled Water and Sewerage	PS839059M	20/05/2022
Meridian Central Estate	32	Clyde North	Potable Water, Recycled Water and Sewerage	PS848733A	12/05/2022
Beaconsfield Wattle Estate	2	Beaconsfield	Potable Water, Recycled Water and Sewerage	PS805058F	11/05/2022
Smiths Lane Estate	15	Clyde North	Potable Water, Recycled Water and Sewerage	PS839574U	27/05/2022

Eliston Estate	29	Clyde	Potable Water, Recycled Water and Sewerage	PS848722F	04/05/2022
Evergreen Estate	2	Clyde	Potable Water, Recycled Water and Sewerage	PS902122H	26/05/2022



Water Act 1989

NORTH EAST WATER REGION WATER CORPORATION (NORTH EAST WATER)

Water Restriction By-law 1/2022

North East Water Revokes Water Restriction By-law 1/2012

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

Water Restriction By-law 1/2022 is made using a Model Water Restriction By-law issued by the Minister for Water on 4 March 2022. The Water Restriction By-law 1/2022 is made in relation to restrictions and prohibitions on the use of water that may be imposed in the Water Supply Districts of North East Water.

The purpose of the By-law is to:

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

A copy of the By-law is available for inspection by visiting North East Water's website, www.newater.com.au; or arranging a time for inspection at our Regional Head Quarters located at 83 Thomas Mitchell Drive, Wodonga, by emailing info@newater.com.au

Water Act 1989 YARRA VALLEY WATER

Properties to Receive Water and Sewerage Services in the Future

We propose building water and sewerage infrastructure in the following areas to provide water and sewerage services to the following properties.

These properties will be declared to have water and/or sewerage services (serviced properties) when our works are complete.

Development Address/ Estate Name	Stage/s	Plan of Subdivision Number	Yarra Valley Water Works Portal ID	Suburb	Drinking Water	Recycled Water	Sewerage Services
Cloverton Estate	360	PS845610J	221/4373	Hume	Y	Y	Y
Cloverton Estate	343	PS835642B	221/4343	Hume	Y	Y	Y
Cloverton Stage 313 – Est/Stage ID	313	PS818703E	221/4308	Hume	Y	Y	Y
Highlands Estate Precinct DP20c	362	PS840556P	3120/3912	Hume	Y	Y	Y
Settlers Hill	11B	PS847519H	3889/4501	Whittlesea	Y	N	Y
Ooranya Estate	7	PS831551B	3662/4311	Mitchell Shire Council	Y	Y	Y
Highlands Estate	363	PS845578B	3120/4486	Hume	Y	Y	Y
Cloverton Estate	209	PS840609U	221/4260	Hume	Y	Y	Y
Mandalay Estate	43	PS617320S/S43	270/4509	Mitchell Shire Council	Y	Y	Y
Mernda Rise Estate	1B	PS836531F	3382/3077	Whittlesea	Y	N	Y
Mandalay Estate	44	PS617320S/S44	270/4510	Mitchell Shire Council	Y	Y	Y
Mernda Rise Estate	3	PS826401B	3382/4366	Whittlesea	Y	N	Y
Tullamore Estate	6B-2	PS816044F	478/3962	Manningham	Y	Y	Y
New Epping	1	PS830080V	3609/3655	Whittlesea	Y	N	Y

Planning and Environment Act 1987 BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment Amendment C337boro

The Minister for Planning has approved Amendment C337boro to the Boroondara Planning Scheme.

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

The Amendment implements the recommendations of the City of Boroondara Municipal-Wide Heritage Gap Study Volume 8: Ashburton (Context Pty Ltd, December 2021) to introduce the Heritage Overlay to nine individual heritage places and one heritage precinct on a permanent basis.

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

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

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C290case

The Minister for Planning has approved Amendment C290case to the Casey Planning Scheme.

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

The Amendment amends the Schedule to Clause 43.01 to change the interim expiry date for ten heritage places to 30 March 2023.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection. A copy of the Amendment can also be inspected at the Casey City Council website at www.casey.vic.gov.au and/or free of charge, during office hours, at the offices of the City of Casey, 2 Patrick Northeast Drive, Narre Warren, and Cranbourne Shopping Centre, Shop 156, South Gippsland Highway, Cranbourne.

STUART MENZIES

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

CORANGAMITE PLANNING SCHEME MACEDON RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment GC201

The Minister for Planning has approved Amendment GC201 to the Corangamite and Macedon Ranges Planning Schemes.

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

The Amendment changes the responsible authority for issuing planning certificates from the Corangamite Shire Council and the Macedon Ranges Shire Council to the Minister for Planning by amending the schedule to Clause 72.01 in the Corangamite Planning Scheme and Macedon Ranges Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, during office hours at the Macedon Ranges Shire Council website at www.mrsc.vic.gov.au and/or at the Macedon Ranges Shire Council, 40 Robertson Street, Gisborne; and at the Corangamite Shire Council website at www.corangamite.vic.gov.au and/or at the offices of Corangamite Shire Council, 181 Manifold Street, Camperdown.

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

Planning and Environment Act 1987

GOLDEN PLAINS PLANNING SCHEME

Notice of Approval of Amendment Amendment C92gpla

The Minister for Planning has approved Amendment C92gpla to the Golden Plains Planning Scheme.

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

The Amendment implements the recommendations of the *Teesdale Structure Plan* (Golden Plains Shire, 2021).

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Golden Plains Shire Council website at www.goldenplains.vic.gov.au and/or during office hours, at the offices of the Golden Plains Shire Council, 2 Pope Street, Bannockburn.

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

Planning and Environment Act 1987 GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C234gdan

The Minister for Planning has approved Amendment C234gdan to the Greater Dandenong Planning Scheme.

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

The Amendment rezones land in and around Cardinia Close, Dandenong North to the Neighbourhood Residential Zone (Schedule 2) and part of the western side of Stud Road (south of Brady Road to Cheam Street), Dandenong North, to Neighbourhood Residential Zone (Schedule 1) and makes other consequential changes to the Greater Dandenong Planning Scheme.

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

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

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C200king

The Minister for Planning has approved Amendment C200king to the Kingston Planning Scheme.

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

The Amendment replaces the Municipal Strategic Statement and Local Planning Policy Framework of the Kingston Planning Scheme with a new Municipal Planning Strategy at Clause 2 and a modified Planning Policy Framework at Clauses 11 to 19, replaces the schedule to Clause 43.01 (Heritage Overlay) and makes changes to the schedules to operational provisions in a manner consistent with the changes to the Victoria Planning Provisions introduced by Amendment VC148, VC204, VC216 and The Ministerial Direction – The Form and Content of Planning Schemes.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected at the Kingston City Council website at www.kingston.vic.gov.au and/or free of charge, during office hours, at the offices of the Kingston City Council, 1230 Nepean Highway, Cheltenham.

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

MANSFIELD PLANNING SCHEME

Notice of Approval of Amendment Amendment C44mans

The Minister for Planning has approved Amendment C44mans to the Mansfield Planning Scheme.

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

The Amendment implements the Mansfield Station Precinct Activation Project, Master Plan and Implementation Plan, May 2019 by introducing an Incorporated Document Mansfield Station Precinct to the Schedule to the Public Park and Recreation Zone and Schedule to Clause 72.04, amending the strategic directions for Mansfield township Clause 11.01-1L-01 and including the Mansfield Station Precinct Activation Project, Master Plan and Implementation Plan, May 2019 as a Background Document in the Schedule to Clause 72.08.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected at the Mansfield Shire Council website at www.mansfield.vic.gov.au and/or free of charge, during office hours, at the offices of the Mansfield Shire Council, 33 Highett Street, Mansfield.

STUART MENZIES

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

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C421melb

The Minister for Planning has approved Amendment C421melb to the Melbourne Planning Scheme.

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

The Amendment facilitates the Punt Road Oval Redevelopment project by applying the Specific Controls Overlay to land required for the project to allow the use and development of that land in accordance with the specific control of the Punt Road Oval Redevelopment—Part Crown Allotment 2114 at East Melbourne City of Melbourne Parish of Melbourne North Incorporated Document, June 2022.

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

STUART MENZIES

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

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment Amendment C269morn

The Minister for Planning has approved Amendment C269morn to the Mornington Peninsula Planning Scheme.

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

The Amendment implements the Baxter and Somerville Structure Plans by introducing the Design and Development Overlay Schedules 25, 30 and 31 to the commercial areas of Baxter and Somerville, rezones part of 18 Thomas Street, Baxter, and makes associated changes to the Mornington Peninsula Planning Scheme.

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

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C321ston

The Minister for Planning has approved Amendment C321ston to the Stonnington Planning Scheme.

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

The Amendment applies interim heritage controls (HO771) to 39 Lansell Road, Toorak with an expiry date of 30 September 2022.

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

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

SURF COAST PLANNING SCHEME

Notice of Approval of Amendment Amendment C134surf

The Minister for Planning has approved Amendment C134surf to the Surf Coast Planning Scheme.

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

The Amendment implements the Winchelsea Town Centre and Highway Design Guidelines (2019) by inserting new local policy under Clause 2.04 (Strategic framework plans), Clause 15.01 (Built environment) and Clause 17.04 (Facilitating tourism); inserting five new Schedules to the Design and Development Overlay (DDO27–DDO31) applying to all commercial land within the town centre and residential land abutting the Princes Highway; and including the design guidelines as a background document and making other associated changes to the Surf Coast Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, at the Surf Coast Shire Council website at www.surfcoast.vic. gov.au or during office hours, at the offices of the Surf Coast Shire Council, 1 Merrijig Drive, Torquay.

STUART MENZIES

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

Planning and Environment Act 1987 SURF COAST PLANNING SCHEME

Notice of Approval of Amendment

Amendment C139surf

The Minister for Planning has approved Amendment C139surf to the Surf Coast Planning Scheme.

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

The Amendment amends Schedule 2 to Clause 45.06 Development Contributions Plan Overlay and updates the Schedule to Clause 72.04 to replace the 'Torquay Jan Juc Development Contributions Plan, 16 May 2011 (Revised July 2017)' with the 'Torquay Jan Juc Development Contributions Plan, Urban Enterprise, June 2021' incorporated document.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation. A copy of the Amendment can also be inspected, free of charge, during office hours, at the offices of the Surf Coast Shire Council, 1 Merrijig Drive, Torquay, or on the Council's website at www.surfcoast.vic.gov.au

STUART MENZIES Director, State Planning Services

Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Education and Training Reform Act 2006

RESIGNATION OF A BOARD MEMBER FROM THE VICTORIAN REGISTRATION AND QUALIFICATIONS AUTHORITY

Order in Council

The Governor in Council, under section 4.2.4(3) of the **Education and Training Reform Act 2006**, accepts the resignation of Dr James Watterston as a member of the Victorian Registration and Qualifications Authority effective from 30 June 2022.

Dated: 15 June 2022 Responsible Ministers:

THE HON. JAMES MERLINO, MP

Minister for Education

THE HON. GAYLE TIERNEY, MP

Minister for Training and Skills

Minister for Higher Education

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