



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 35 Thursday 1 September 2022

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GENERAL

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As from 1 September 2022

The last Special Gazette was No. 444 dated 31 August 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
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2022 AFL GRAND FINAL PUBLIC HOLIDAY

Grand Final Friday

The Friday before the Australian Football League (AFL) Grand Final was declared a public holiday and published in Special Gazette S229 dated 19 August 2015. The 2022 public holiday will fall on Friday 23 September 2022.

Please Note: this office will be closed on Friday 23 September 2022.

The Victoria Government Gazette (General) for GRAND FINAL FRIDAY week (G39/22) will be published on **Thursday 29 September 2022**.

Copy Deadlines:

Private Advertisements	9.30 am on Monday 26 September 2022
Government and Outer Budget Sector Agencies Notices	9.30 am on Tuesday 27 September 2022

Office Hours:

The Victoria Government Gazette Office is open normal office hours during that week, i.e. 8.30 am to 5.30 pm **Monday to Thursday**, excluding the public holiday.

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

KIM BURNES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Re: STAVROS TZOURAMANIS, deceased, late of 11 Omar Street, Templestowe, Victoria, welder.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 March 2022, at Heidelberg, Victoria, are required by the trustees, Soteria Tzouramanis, also known as Sotiria Tzouramanis, and George Tzouramanis, to send particulars to the trustees, care of Antippa Lawyers of Room 3, Level 5, 2 Collins Street, Melbourne, Victoria, by 28 October 2022, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

JESSIE FORMOSA, deceased, late of Estia Health, 879 Plenty Road, South Morang, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 May 2022, are required by the executrix, Carmela Spiteri, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 31 October 2022, after which date the executrix may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 26 August 2022

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

DRAGAN MARKOVSKI, late of 18 Thornton Street, Lalor, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 December 2021, are required by the executor, Michael Markovski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 31 October 2022, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 26 August 2022

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

PETER MICHAEL COURTNEY, late of 264 High Street, Ashburton, Victoria, railway worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 August 2021, are required by Australian Unity Trustees Limited, ACN 162 061 556, of 15/271 Spring Street, Melbourne, Victoria, having been duly authorised by Claire Rosemary Bougrine, being the executor of the deceased's Will, to send particulars to it by 1 December 2022, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

AUSTRALIAN UNITY TRUSTEES
LEGAL SERVICES,
15/271 Spring Street, Melbourne, Victoria 3000.

Estate ALLAN JOHN JAMES, late of 13–15 Burgoyne Street, Kerang, truck driver, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 14 June 2022, are required by the executor, Teryl Mary Boyce, 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 26 August 2022

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579.
RB:GR:22254.

MARIANNA DI MAURO, also known as Mariannina Di Mauro, late of Epping Gardens, 25 Willandra Drive, Epping, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 February 2022, are required by the executor, Frank Costanzo, care of Suite 2, 261–265 Blackburn Road, Doncaster East, Victoria 3109, to send particulars of their claims to him within 60 days of the date of this notice, after which date the executor may convey or distribute the assets of the estate,

having regard only to the claims of which he then has notice. Probate was granted in Victoria on 10 May 2022.

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

STEPHEN GRANT PICK, late of
2/2 Madisson Crescent, Carrum Downs,
Victoria, IT technician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 December 2020, are required by the administrator, Freya Elizabeth Hosking, to send particulars to her, care of the undermentioned lawyers, by 1 November 2022, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Estate of MARGARET FLORENCE
EDWARDS, late of Unit 2, 37 Coven Avenue,
Heathmont, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 January 2022, are required by the executors to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

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

Re: Estate of DOUGLAS VICTOR
RICHARDSON, late of 1135 Frankston–
Dandenong Road, Carrum Downs, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 May 2022, are required by the trustee, Martin Victor Richardson, care of Level 11, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustee, care of its below lawyers, by 28 October 2022, after which date the trustee

may convey or distribute the assets, having regard only to the claims of which it has notice.

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

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

ALAN FREDERICK PINE, late of
270 Union Road, Balwyn, Victoria, company
director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 November 2020, are required by Lee-Anne Mary Pine, care of Hartwell Legal of 8/1 Milton Parade, Malvern, Victoria 3144, the administrator of the estate of the deceased, to send particulars of their claims by 31 October 2022, after which date the administrator 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 ALBERT JOSEPH
MANTELLO.

Creditors, next-of-kin and others having claims against the estate of ALBERT JOSEPH MANTELLO, late of 8 Leggett Way, Sorrento, Victoria, retired business owner, deceased, who died on 26 September 2021, are requested to send particulars of their claims to the executors, care of the undermentioned lawyers, by 2 November 2022, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

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

HAROULA KARAMINAS, late of
83 Coleman Road, Wantirna South, Victoria
3152, hairdresser, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 May 2022, are required by the personal representative, George Kapiniaris, to send particulars of such claim to him, care of the undersigned, by 31 October 2022, after which

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

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

ALISON LOUISE MULLINS, late of 8 Coghlan Drive, Bacchus Marsh, Victoria 3340, personal assistant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 August 2021, are required by the personal representative, Karen Lee Bowker, to send particulars of such claim to her, care of the undersigned, by 31 October 2022, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: JOHN BRUCE LOVE, late of Unit 3, 61 Primrose Street, Essendon, Victoria, plumber, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 August 2021, are required by the trustee, Elvis Jafer, care of Jafer Lawyers, 56 Pascoe Vale Road, Moonee Ponds, Victoria, to send particulars to the trustee by 31 October 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: Estate of MAXWELL HAROLD SLATER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MAXWELL HAROLD SLATER, late of Logan Lodge, 29 High Street, Swan Hill, in the State of Victoria, farmer, deceased, who died on 15 May 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 31 October 2022, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of MAUREEN BERNERDENE CONNOLLY, also known as Maureen Bernadine Connolly, deceased.

Creditors, next-of-kin and all others having claims against the estate of MAUREEN BERNERDENE CONNOLLY, late of 30A Fifth Street, Parkdale, Victoria, retired, deceased, who died on 9 October 2021, are to send particulars of such claims to the executors, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of MARION ANN HARGREAVES, deceased.

Creditors, next-of-kin and all others having claims against the estate of MARION ANN HARGREAVES, late of 5A Maxflo Court, Highett, Victoria, retired, deceased, who died on 29 April 2022, are to send particulars of such claims to the executors, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of ELIZABETH MARIE TWENTYMAN, deceased.

Creditors, next-of-kin and all others having claims against the estate of ELIZABETH MARIE TWENTYMAN, late of 23 Dendy Street, Brighton, Victoria, retired, deceased, who died on 16 January 2022, are to send particulars of such claims to the executors, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of EVANGELOS VAFIDIS, deceased.

Creditors, next-of-kin and all others having claims against the estate of EVANGELOS

VAFIDIS, late of 85 Stanley Road, Keysborough, Victoria, tailor, deceased, who died on 30 April 2022, are to send particulars of such claims to the executor, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executor will distribute the assets, having regard only to the claims of which she then has notice.

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

Re: Estate of MONIKA WAFFLER, deceased.

Creditors, next-of-kin and all others having claims against the estate of MONIKA WAFFLER, late of 11 Dixon Court, Boronia, Victoria, administrative officer, deceased, who died on 11 April 2022, are to send particulars of such claims to the executors, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Estate of BARBARA ELIZABETH ANNE GUY.

Creditors, next-of-kin and others having claims in respect of the estate of BARBARA ELIZABETH ANNE GUY, late of 1 Landen Place, Toorak, Victoria, deceased, who died on 4 May 2022, are required by the executor, Peter John Walsh, to send particulars of their claims to the executor, care of the undersigned lawyers, by 3 November 2022, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

LAWSON HUGHES PETER WALSH, lawyers,
Level 2, 533 Little Lonsdale Street,
Melbourne 3000.
susan@lhpw.com.au

Re: LAI MOOY SEE, late of 12 Golflinks Drive, Mill Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2022, are required by the

trustees, Henri Yewchong Choo and Kooi Seok Tay, to send particulars to the trustees, care of the undermentioned solicitors, by Monday 31 October 2022, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors,
Shop 26, 314–360 Childs Road,
Mill Park, Victoria 3082.
AJM:22200183.

Re: CAROL CHRISTINE THOMAS, late of 124 Glenfern Road, Ferntree Gully, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 October 2021, are required by the trustee, Jane Melanie Capon, to send particulars to the trustee, care of the undermentioned lawyers, by 2 November 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, lawyers,
101/177 Surrey Road, Blackburn 3130.
CD:2220526.

Re: BONNIE TAMIKA McVEA, late of 9/138 West Fyans Street, Newtown.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 December 2020, are required by the executor, Mark McVea, to send particulars of such claims to him at the undermentioned address by 31 October 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

MARK McVEA,
29 Thompson Street, Whittington 3219.

DONALD CHARLES FIELD, late of Regis Lake Park, 40 Central Road, Blackburn, Victoria 3130, accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 8 May 2022, are required by the executor, Richard Charles Field, care of Meltzer Green Broberg, Level 13,

200 Queen Street, Melbourne 3000, to send particulars of their claims to him by 14 November 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 16 August 2022.

Dated 23 August 2022

MELTZER GREEN BROBERG LAWYERS,
Level 13, 200 Queen Street, Melbourne 3000.
Ph: 03 5986 4951.

Re: Estate of CORRYN BETH BYRNE, deceased, late of 55 Heatherton Road, Endeavour Hills, Victoria 3802.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 28 November 2021, are required by the executor of the estate, Robyn Ann Nelson, to send particulars of their claims to her, care of the undermentioned solicitors, by 1 November 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.

ANTONINA DAQUINO, late of Dousta Galla Nursing Home, 120 North Road, Avondale Heights, Victoria 3034, dressmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 1 June 2022, are required by the executors, Francesco Angelo Daquino, Daniele Paolo Daquino and Ricardo Anthony Daquino, care of Level 11, 456 Lonsdale Street, Melbourne, Victoria 3000, to send particulars of their claims to them by 10 November 2022, after which date the executors may convey or distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 29 July 2022.

PERPETUITY LEGAL,
Level 11, 456 Lonsdale Street, Melbourne,
Victoria 3000.
Ph: 03 9070 9883.
Contact: Lav Chhabra.

PETER FRANCIS MARETT, late of 33 Lansell Road, Toorak, Victoria 3142, Australia, cinema operator, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 17 May 2022, are required by the administrator, Barbara Horrigan, care of Perpetuity Legal, Level 11, 456 Lonsdale Street, Melbourne, Victoria 3000, to send particulars of their claims to her by 17 November 2022, after which date the administrator may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Letters of Administration, with the Will annexed, were granted in Victoria on 10 August 2022.

PERPETUITY LEGAL,
Level 11, 456 Lonsdale Street, Melbourne,
Victoria 3000.
Ph: 03 9070 9883.
Contact: Lav Chhabra.

Creditors, next-of-kin and others having claims in respect of the estate of GEORGE KERRY, deceased, late of 7 St Leonards Avenue, Yarraville, real estate agent who died on 20 June 2022, are required by the executor to send particulars of such claims to them, care of the undermentioned solicitors, by 10 November 2022, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

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

Creditors, next-of-kin or others having claims in respect of the estate of PATRICIA JOAN KELLY, deceased, who died on 19 May 2022, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 25 November 2022, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

RIGBY COOKE LAWYERS,
Level 11, 360 Elizabeth Street, Melbourne,
Victoria 3000.

WILLIAM GORDON GRACE, late of 101 Punt Road, Windsor, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 March 2022, are required by the executor to send particulars of their claims to the undermentioned lawyers by 7 November 2022,

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

SCHEMBRI McCLUSKYS LAWYERS,
111 Bay Street, Port Melbourne, Victoria 3207.
alicia@sm-law.com.au

DANIEL JOHN BISHOP, late of Peninsula Grange Aged Care, 2 Booker Avenue, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 May 2022, are required by the executor, Mandy Gaye Bishop, to send particulars to her, care of the undermentioned solicitors, by 7 November 2022, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

STIDSTON WARREN LAWYERS,
Suite 1, 10 Blamey Place, Mornington 3931.

Re: TREVOR ARTHUR KENNY, late of Donwood Community Aged Care, 11 Diana Street, Croydon, accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 June 2022, are required by the executor, Brett Nicholas Kenny, to send particulars to him, care of the undermentioned lawyers, by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

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

**NOTICE TO CREDITORS UNDER
TRUSTEE ACT 1958**

(SECTION 33 NOTICE)

Notice to Claimants

SHANE MICHAEL PATRICK CARBOON, late of 62 Cranbourne Drive, Cranbourne, Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 August 2021, are required by Darcy Scott Carboon and Benjamin James

Carboon, the administrators of the estate, to send particulars of their claims to them, care of the undermentioned solicitor, by 7 November 2022, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

WHITE CLELAND PTY LTD, lawyers,
454 Nepean Highway, Frankston, Victoria 3199.

Re: LISA MICHELLE UTTLEY, late of 2082 Ballan-Meredith Road, Mount Wallace, Victoria, deceased.

Creditors, next-of-kin, grandchildren and others having claims in respect of the estate of the deceased, who died on 5 June 2022, are required by the personal representative, Robert Andrew Sheedy, to send particulars to him, care of the undermentioned solicitors, by 31 October 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

WHITING LAWYERS,
Level 4, 180 Queen Street, Melbourne 3000.

Re: ZHI JIE YU, late of 157 Canterbury Road, Canterbury, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 May 2022, are required to send particulars of their claims to the administrators, care of GPO Box 1946, Melbourne, Victoria 3001, by 19 November 2022, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they may then have notice.

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

Re: PATRICIA MARY ELLIOTT, late of 1127 Eyre Street, Newington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 April 2022, are required by the trustee to send particulars to him at the undermentioned address by 31 October 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

YANNER MANN DOBSON LAW,
14 Dawson Street South, Ballarat 3350.

ADVERTISEMENT OF ONLINE AUCTION
BY THE SHERIFF

On Tuesday 4 October 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.

Oanh Thi Ngo of 21 Darren Road, Springvale South, Victoria 3172, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09102 Folio 965 upon which is erected a dwelling and known as 21 Darren Road, Springvale South, Victoria 3172.

The following recordings in the Register affect or may affect the land as at 9 August 2022:

- Registered Mortgage No. AD857829M,
- Registered Caveat No. AJ095356Y.

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

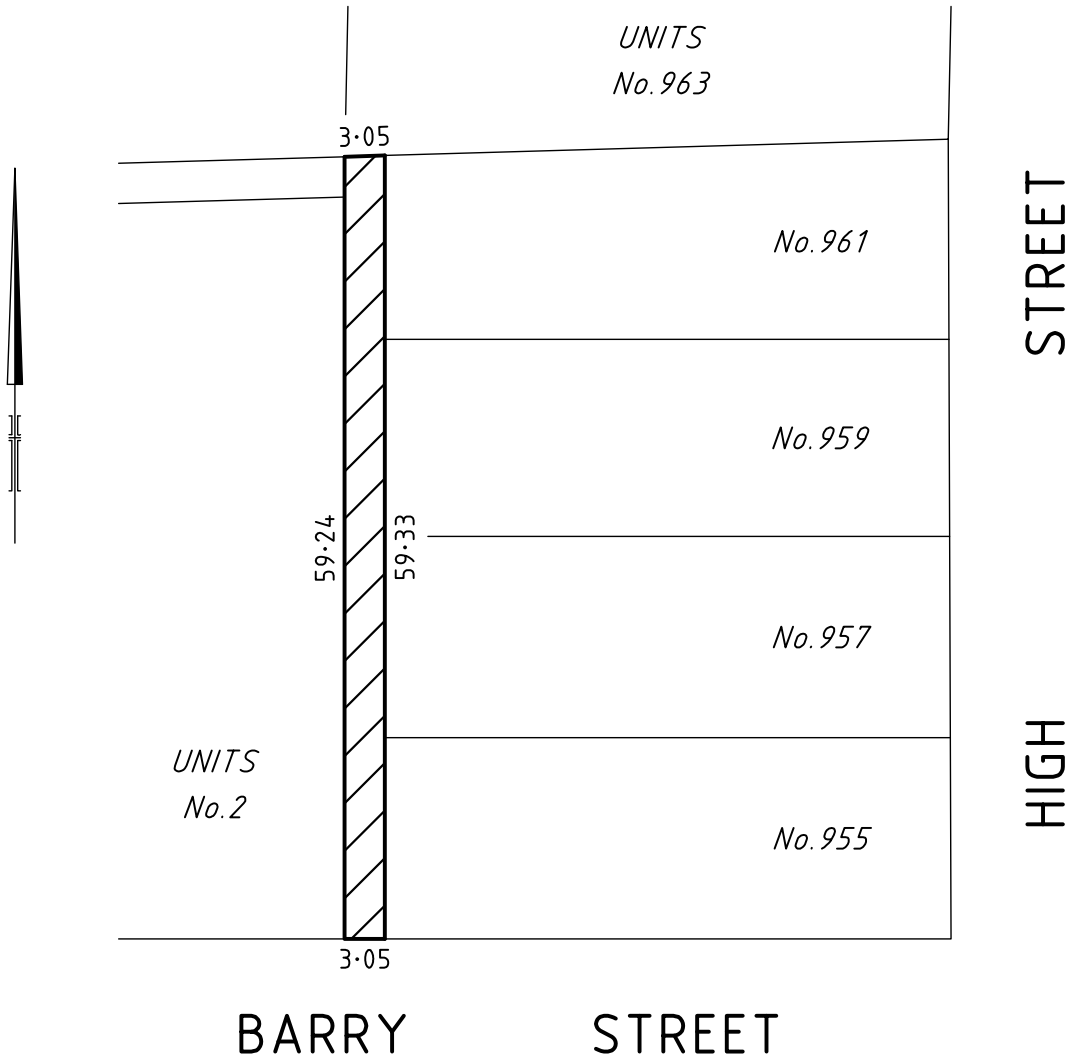
SHERIFF OF VICTORIA

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



DECLARATION OF A PUBLIC HIGHWAY

Pursuant to section 204(1) of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 22 August 2022 resolved to declare the 3.05 m wide road at the rear of 955 to 961 High Street and adjoining 2 Barry Street, Reservoir, shown hatched on the plan below, to be a public highway for the purposes of the **Local Government Act 1989**, on and from the date of publication of this notice.



RACHAEL OLLIVIER
Acting Chief Executive Officer



NOTICE OF LOCAL LAW NO. 9 GENERAL LOCAL LAW

Notice is hereby given pursuant to section 74(4) and (5) of the **Local Government Act 2020** that, at its meeting on 21 July 2022, Council resolved to give public notice to create General Local Law No. 9.

The purpose of the General Local Law No. 9 is to provide for:

- the peace, order, and good governance of the municipality;
- a safe and healthy environment so that the community can enjoy a quality of life that meets its expectations;
- the safe and equitable use and enjoyment of public and municipal places;
- the protection and enhancement of the amenity and environment of the municipality;
- the fair and reasonable use and enjoyment of private land; and
- the uniform and fair administration of this Local Law.

The General Local Law No. 9 is to commence on the day following which notice is published in the Victoria Government Gazette.

Copies of the General Local Law No. 9 may be viewed online at www.campaspe.vic.gov.au and will be available for viewing from any Campaspe Shire Council Service Centre during business hours.



**MORNINGTON
PENINSULA**
Shire

NOTICE UNDER **DOMESTIC ANIMALS ACT 1994**

Notice is hereby given that, at its meeting held on 9 August 2022, the Mornington Peninsula Shire Council resolved that:

In accordance with the provisions of section 10A of the **Domestic Animals Act 1994**, as of 5 October 2022 Council will not register a cat unless it is desexed or exempted under the **Domestic Animals Act 1994** from any requirement to be desexed.

JOHN BAKER
Chief Executive Officer

**MORNINGTON
PENINSULA***Shire***NOTICE OF MAKING OF LOCAL LAWS**

Notice is hereby given pursuant to section 74(4) of the **Local Government Act 2020**, that at its meeting held on 23 August 2022, the Mornington Peninsula Shire Council resolved to make the following Local Laws:

- Community Amenity Local Law 2022;
- Consumption of Liquor Local Law 2022; and
- Short Stay Rental Accommodation (Amendment) Local Law 2022.

The objectives and intended effect of these Local Laws are to:

Community Amenity Local Law 2022

- provide for the peace, order, and good government of the Municipal District of the Mornington Peninsula Shire;
- promote a physical and social environment in which residents and visitors to the Municipal District can enjoy a quality of life that meets the general expectations of the community;
- prevent and suppress nuisances which may adversely affect the enjoyment of life within the Municipal District or the health, safety, and welfare of persons within the Municipal District;
- prohibit, regulate, and control activities which may be dangerous or unsafe or detrimental to a person's health, amenity, or the environment;
- provide for fair access and use of Council and community assets and prescribe measures to protect those assets; and
- prescribe requirements for the administration and enforcement of the Local Law.

Consumption of Liquor Local Law 2022

- regulate and control the consumption, possession or control of liquor in designated areas, and prohibit the possession of liquor in other areas of the Municipal District;
- protect against behaviour which causes detriment to the amenity and environment of the Municipal District and to protect the community interest;
- provide for the enforcement of this Local Law, including the issuing of infringement notices;
- provide for the administration of Council powers and functions in relation to the consumption, possession or control of liquor on roads and Council land;
- lead and educate the public as to what is, and what is not, appropriate behaviour; and
- provide generally for the peace, order and good government of the Municipal District.

Short Stay Rental Accommodation (Amendment) Local Law 2022

- amend the Short Stay Rental Accommodation Local Law 2018, which regulates and controls the use of short stay rental accommodation within the Municipal District of the Mornington Peninsula Shire;
- ensure an appropriate standard of management and presentation of such accommodation;
- minimise the risk of such accommodation affecting the peace of neighbours;
- implement a registration requirement; and
- provide for a Code of Conduct under the Local Law.

Copies of the Local Laws are available for inspection at Mornington Peninsula Shire Service Centres and on Council's website at www.mornpen.vic.gov.au

JOHN BAKER
Chief Executive Officer

Planning and Environment Act 1987**BOROONDARA PLANNING SCHEME**Notice of the Preparation of an Amendment
Amendment C378boro

The Boroondara City Council has prepared Amendment C378boro to the Boroondara Planning Scheme.

The land affected by the Amendment is 1 Cherry Road, Balwyn.

The Amendment proposes to apply the Heritage Overlay (HO943) on a permanent basis to the former Balwyn Baby Health Centre, later Maternal and Child Health Centre at 1 Cherry Road, Balwyn.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Boroondara website at www.boroondara.vic.gov.au/C378boro; during office hours, at the office of the planning authority, Boroondara City Council, at 8 Inglesby Road, Camberwell, Victoria 3124; or at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 3 October 2022. A submission should be lodged online at www.boroondara.vic.gov.au/C378boro or be sent to the Boroondara City Council, Strategic and Statutory Planning and Placemaking Department, Private Bag 1, Camberwell, Victoria 3124.

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

PHILLIP STORER
Chief Executive Officer
Boroondara City Council

Planning and Environment Act 1987**GREATER GEELONG PLANNING SCHEME**Notice of the Preparation of an Amendment
Amendment C427ggee

The City of Greater Geelong Council has prepared Amendment C427ggee to the Greater Geelong Planning Scheme.

The Amendment relates to the Goandra Estate land in Ocean Grove, and it proposes to:

- Amend Schedule 8 to the Special Use Zone (SUZ8) to remove the reference to the requirement for a planning permit for a fence other than a post and wire fence;
- Introduce a new Design and Development Overlay Schedule 47 that sets out clearer planning permit requirements on fences within the Goandra Estate based on new Fencing Design Guidelines;
- Amend the Schedule to Clause 52.02 Easements, Restrictions and Reserves to include properties allowing variation to the restriction on construction of a fence outside a building envelope on the relevant land titles; and
- Amend the Schedule to Clause 72.08 Background Documents to include the Goandra Estate Fencing Design Guidelines (Hansen Partnership, February 2022), as a background document.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: 'Amendments' section of the City's website, geelongaustralia.com.au/amendments; at the Department of Environment, Land, Water and Planning website, delwp.vic.gov.au/public-inspection

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

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

with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

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

The closing date for submissions is Monday 17 October 2022.

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

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

PETER SMITH

Coordinator Strategic Implementation



City of
KINGSTON

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Amendment C205king

The Kingston City Council has prepared Amendment C205king to the Kingston Planning Scheme.

The land affected by the Amendment is known as Endeavour Cove and is located on the northern side of McLeod Road, Patterson Lakes within Schedule 1 of the Comprehensive Development Zone.

The Amendment proposes to introduce the updated Endeavour Cove Comprehensive Development Plan (March 2022) into the Kingston Planning Scheme, and amends Schedule 1 of the Comprehensive Development Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: during office hours, at the office of the planning authority, Kingston City Council,

Planning Counter, 1230 Nepean Highway, Cheltenham; during operating hours, at the Patterson Lakes Library, 54 Thompson Road, Patterson Lakes; the Kingston City Council website at: yourkingstonyoursay.com.au/c205; and at the Department of Environment, Land, Water and Planning website 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 4 October 2022. A submission must be sent to: online at yourkingstonyoursay.com.au/c205; or City of Kingston, Strategic Planning, PO Box 1000, Mentone, Vic 3194; or email strategicplanning@kingston.vic.gov.au

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

PAUL MARSDEN

Manager, City Strategy
Kingston City Council

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 3 November 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.

FORBES, Digby Gordon, also known as Digby Forbes, late of 185 Racecourse Road, Mount Martha, Victoria 3934, retired, deceased, who died on 3 April 2022.

KEBERLING, Mary Anna, late of 194 The Parade, Ascot Vale, Victoria 3032, pensioner, deceased, who died on 15 April 2022.

O'DONNELL, John, also known as John Carl O'Donnell, late of Lexington Gardens Aged Care, 18 Villa Road, Springvale, Victoria 3171, deceased, who died on 14 April 2022.

SARPA, Demetrio Enrico, also known as Demetrio Sarpa, late of Unit 3, 21 Church Street, Ballarat Central, Victoria 3350, deceased, who died on 5 April 2022.

SCHIAVONE, Rosanna, also known as Rosanna Rocchi, late of Assisi Aged Care, 230 Rosanna Road, Rosanna, Victoria 3084, deceased, who died on 12 February 2022.

WHITE, Laurence, late of 24 The Riverside, Nicholson, Victoria 3882, retired, deceased, who died on 7 May 2022.

WILSON, Georgina Marion, also known as Marion Wilson, late of Japara Mirridong Aged Care, 92–100 McIvor Highway, Bendigo, Victoria 3550, deceased, who died on 7 April 2022.

Dated 25 August 2022

HUMAN RIGHTS LIST

EXEMPTION

Application No H126/2022

The Victorian Civil and Administrative Tribunal has received an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) made by Cornish College (the Applicant). The Applicant amended its initial application and now seeks the exemption to allow it to, from time to time, for the purpose of achieving gender balance:

- (a) advertise for girl and boy students for various school levels; and
- (b) grant scholarships and bursaries to girl and boy students and advertise the offering of those scholarships and bursaries.

The term 'girl' includes females and people whose gender identity is female, and the term 'boy' includes males and people whose gender identity is male.

(the exempt conduct)

Upon Reading the material filed in support of this application, including an affidavit of

Martin Massey, Business Manager of Cornish College, and having taken oral evidence from Martin Massey during the hearing, for the reasons published today, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 38, 44, 107 and 182 of the Act to enable the Applicant to engage in the exempt conduct.

The Tribunal hereby grants an exemption from the operation of sections 38, 44, 107 and 182 of the Act to enable the Applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 1 September 2027.

Dated 1 September 2022

C. THWAITES
Member

Associations Incorporation Reform Act 2012

SECTION 138

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

A Grand Stand for the Environment Inc.; Ace Dance Studio Incorporated; Australian Children Coding Development Association Inc.; Australian Culture Association (Great China) Inc.; Australian Early Childhood Education Awareness Association Inc.; Australian Roundnet Association Inc.; Australian Vietnamese Aged Care Association Incorporated; Bairnsdale Computer Club Inc.; Bendigo Friends and Mentors Incorporated; Border Ovarian Cancer Awareness Group Inc.; C.B.D United FC Incorporated; Damper Creek Collective (Sustainable Local Organic Produce) Inc.; East Gippsland Progress Incorporated; Eastern Regional Access Television Inc.; Emmaus Animals Junior Football Club Incorporated; Epsom Road Safety Group Incorporated; Feel Good Association Australia Inc.; Friends of Monash Gallery of Art Incorporated; Friends of Powlett St Common Inc.; Friends of the Former Wesleyan Church and Model Sunday School Brunswick Incorporated; Geelong Catfish

Masters Swimming Incorporated; Gippsland Greyhounds Inc.; Gippsland Veterans Centre Incorporated; Great Divide Trail Riders Inc.; Heritage Tennis Club Incorporated; Homicide Squad Cycle Team Inc.; Hope International Volunteer (Australia) Inc.; Hungarian Senior Citizens Club of Greater Dandenong Inc.; Independent Order of Historical Mercenaries Inc.; Kehilla Darchei Shalom Incorporated; Lake Charm Mystic Park Seniors Citizens Club Incorporated; Latrobe Valley Palliative Care Fundraising Association Inc.; Laurimar Multicultural Association Inc.; Lilydale Ladies Golf Association Inc.; Maltese La Valette Association Inc.; Merbein Progressive Group Inc.; Mernda Senior Citizens Club Inc.; Modern Money Australia Inc.; Moorabbin West Cricket Club Inc.; Mornington Peninsula Marine Alliance Inc.; National Seniors Australia, Mornington Peninsula Branch Inc.; Nexus Service Club of Terang Inc.; North East Farmgate Trails Inc.; Northern Chinese Language School Incorporated; Oceania Reining Incorporated; Pascoe Vale Italian Community Bocce Club at Raeburn Reserve Inc.; Patchwork Collections Yarra Valley Inc.; Paynesville Marine Rescue Inc.; Phoenix Fencing Academy Inc.; Pledge for Prosperity Incorporated; Point Cook Camera Club Inc.; Probus Club of Chatham Inc.; Pyramid Hill Pioneer Machinery Club Inc.; Queen's Head Social Sports Club Incorporated; Red Cliffs Centenary Committee Incorporated; Regain Life Focus Incorporated; Sarbat Da Bhala Incorporated; St. Patricks Race Club (Wangaratta) Inc.; The Australian Hospitality and Tourism Association Inc.; The Australian Association of Certified Financial Analyst Incorporated; The Combines Probus Club of Kardinia Inc.; The International Association for Self Improvement Inc.; The Lions Club of Clarinda Inc.; The Loving Church of Melbourne Inc.; The Peninsula Old Time Ceilidh Dance Group Incorporated; The Premier Grand Lodge of Victoria Incorporated; The Probus Club of Waverley Inc.; Wangaratta Rovers Football & Netball Club Incorporated; Wendouree T.O.P.I.C. Club Tuesday Afternoon Group Inc.; Whitehorse Integrated Holiday Program Inc.; Wildlife Art Society of Australasia Inc.; Wine and Spirits Technology Incorporated; World Standing Martial Arts Federation Inc.; World Standing Mixed Martial Arts Federation Inc.; Y Service Club of Bendigo South Inc.

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

Dated 1 September 2022

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

Associations Incorporation Reform Act 2012

SECTION 138

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

Assist Ministries Australia Inc.; Australia Chinese Calligraphy Society Incorporated; Australian Nanhu Association Incorporated; Australian Software development Industry Association Incorporated; Australian Taekwondo Federation Inc.; Balcombe Ladies Probus Club Inc.; Balmattum Park Equestrian Incorporated; Bangholme Soldiers Memorial Hall Committee Inc.; Bayswater Early Years Hub Parent Group Incorporated; Bendigo Community Sister Cities Committee Inc.; Bendigo Regional Young Mens Christian Association Youth Services Incorporated; Brimbank Business Association Incorporated; Brimbank Hackerspace Incorporated; Brown Riders Australia Incorporated; Carlton Senior Citizen Organisation Associate Incorporated; Casey Emergency Social Fund Incorporated; Catanzaro Senior Citizens of Monash Incorporated; Central Highlands Bowling Division Inc.; Charlton Lite Club Inc.; Christian City Church Casey Incorporated; Clan Macnicol Victoria Inc.; Combined Probus Club of Bannockburn Inc.; Community Youth Arts Centre Incorporated; Eaglehawk Community Network Incorporated; Equal Ed Incorporated; Fishcare Melbourne Inc.; Frankston East Tennis Club Inc.; Frankston Writers Block Incorporated; Friends of the Union Jack Reserve Inc.; Gold Standard Education International Student Association Incorporated; Grandmas Across

Borders Inc.; HD Sportster Club of Victoria Inc.; Healing Ministries Incorporated; Inner Metro South Community Language School Russian “Rodnik” Inc.; Karingal Inc.; Kehilat Chazon Ovadia Inc.; Ladies Probus Club of Doncaster Central Inc.; Ladies Probus Club of Waverley Central Inc.; Lake Gilliear Smallbore Rifle Club Inc.; Lakes Entrance Bridge Club Inc.; Life Activities Club Balwyn Inc.; Lilydale Playgroup Inc.; Lynbrook Lions Soccer Club Inc.; Maiden Gully Hall Committee Inc.; Major Energy Users Inc.; Maltese Social Bowls Club of Victoria Inc.; Melbourne Soup Incorporated; Merrimu Services Inc.; Mornington Peninsula Writers Incorporated; Nagambie Fishing Club Incorporated; Neighbourhood Watch Surf Coast Incorporated; Nirodharama Inc.; Oceania Agriculture Promotion Cooperation Association Inc.; Open Door (Frankston) Inc.; Outreach Melbourne Incorporated; Peninsula Mountain Park Committee Inc.; Prisoners of Conscience Fund Inc.; Prostitution Education and Collective Experience Incorporated; Robert Burns Association of the Pacific Rim Incorporated; Rotary Club of Croydon and Montrose Inc.; Rotary Club of Port Melbourne Inc.; Rotary Club of Seaford–Carrum Downs Inc.; Rushworth & Colbinabbin Senior Citizens Club Inc.; Ruthven Playgroups Inc.; Sarsfield Croquet Club Inc.; Shepp Radio Inc.; Shepparton Ducats Currency Incorporated; Sing Socialise Support Inc.; South Gippsland Shire Senior Citizens Centre Inc.; St Leonard’s College Swimming Club Incorporated; Stewart Society (VIC / TAS / SA) Inc.; Syndal Ladies Probus Club Inc.; Take Part Theatre Company Incorporated; Tamil Senior Citizens Fellowship Death Donation Fund Inc.; The Bundoora Pre-School Association Incorporated; The Button Factory Arts Collective Incorporated; The Commonwealth Clydesdale Horse Society (Victorian Branch) Inc.; The Holland Festival Inc.; The Probus Club of Dingley Village Inc.; The Sherbrooke Theatre Company Inc.; The Somachi Association of Australia Inc.; The Truth and Integrity Project Incorporated; The Way Community Incorporated; Traralgon Early Learning Centre Parent Committee Inc.; Victoria Lot Industry Association Incorporated; Vital Growth Inc.; Wildlife Rescue & Carer Shelter Phillip Island Inc.; Wodonga Retailers Incorporated.

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

Dated 1 September 2022

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

The Wodonga Cemetery Trust

Dated 29 August 2022

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Caulfield Racecourse Reserve Act 2017

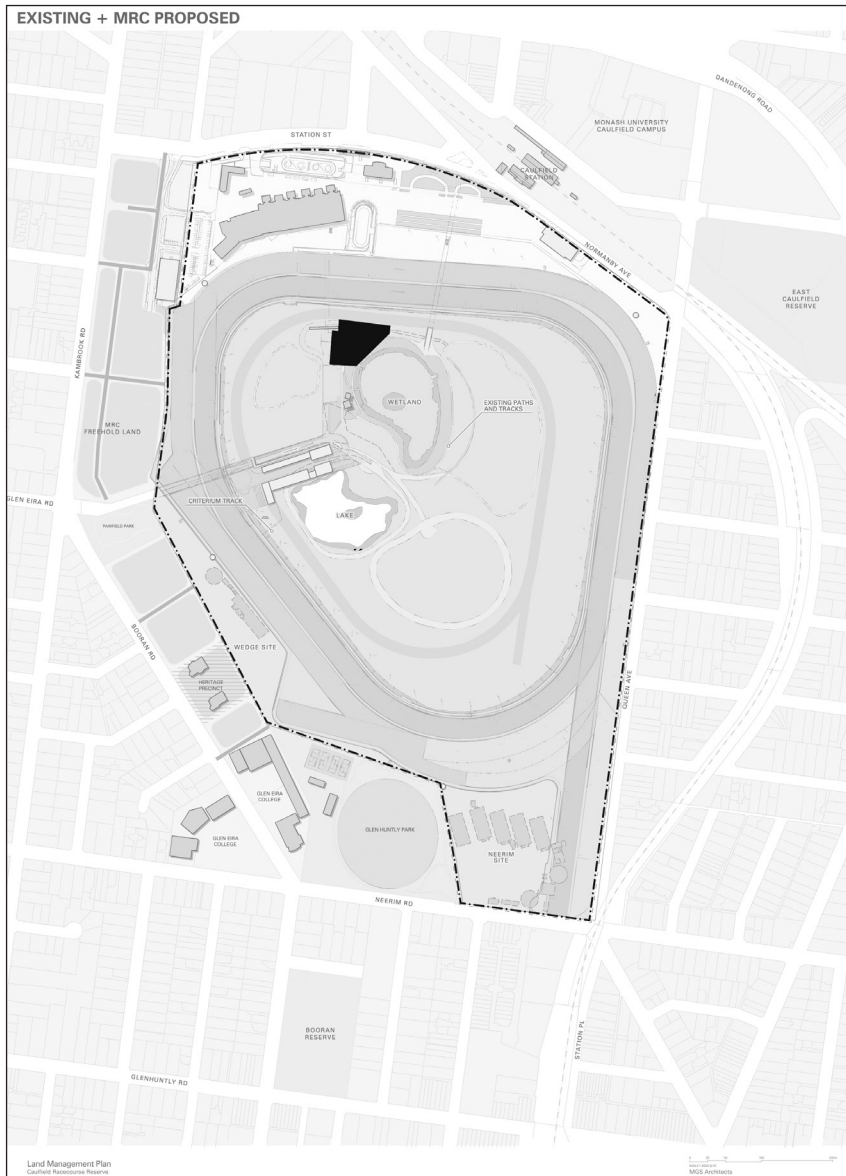
EVENT DECLARATION FOR CAULFIELD RACECOURSE RESERVE EVENTS

Under section 34(1) of the **Caulfield Racecourse Reserve Act 2017**, the Caulfield Racecourse Reserve Trust declares the event in the following table to be a Caulfield Racecourse Reserve event.

Table 1:

Title	Caulfield Cup Carnival Area to be used for temporary installation of marquees and associated supporting infrastructure
Dates and times	12.00 am 15 September 2022 until 11.59 pm 31 October 2022
Part of the Reserve	Area shown on the attached map Area in the middle between the screen and lake.
Name of person or body	Victoria Amateur Turf Club (incorporating the Melbourne Racing Club)
Regulations	N/A
Event Fees	Up to \$325 pp
Any other information	N/A

This event declaration applies to the area as shown on the attached plan.



Dated 23 August 2022

SAM ALMALIKI
Chairperson
As Authorised delegate for the
Caulfield Racecourse Reserve Trust

Notes:

1. The Trust Under section 34 (1) of the **Caulfield Racecourse Reserve Act 2017**, determined the event is not detrimental to the purposes for which the land is reserved and the making of the declaration is in the public interest.
2. The Caulfield Racecourse Reserve Trust advises that the Victorian Amateur Turf Club (incorporating the Melbourne Racing Club), takes control of the identified area of the Caulfield Racecourse Reserve for the nominated period to which the declaration applies.

Forests Act 1958

REVOCATION OF DETERMINATION OF FIREWOOD COLLECTION AREA

I, Sam Quigley, Deputy Chief Fire Officer, Gippsland Region, Department of Environment, Land, Water and Planning, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, under section 57U of the **Forests Act 1958**, revoke the determination of the firewood collection area described in item 34 of the table in the determination made under section 57U of the **Forests Act 1958** on 22 August 2022 and published in the Government Gazette No. G 34 on 25 August 2022.

This revocation comes into operation on 1 September 2022.

Dated 29 August 2022

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

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

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

Definitions

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

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

Determination

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

Table – Firewood collection areas

Item no.	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
1	LEGL./22-237	Gippsland	Latrobe	C22 Track	1/09/2022	30/11/2022
2	LEGL./22-247	Gippsland	Macalister	Woolenook	1/09/2022	30/11/2022
3	LEGL./22-243	Gippsland	Tambo	Cobungra	1/09/2022	30/11/2022

Notes

1. The information in columns 2, 3 and 4 of the table is for information only.
2. **DELWP** means Department of Environment, Land, Water and Planning.

3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning – see <www.landata.vic.gov.au> select Central Plan Office, and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from <www.ffm.vic.gov.au/firewood>.
4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 29 August 2022

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

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Hayley Coviello, Acting Deputy Chief Fire Officer, Port Phillip Region, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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

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

Determination

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

Table – Firewood collection areas

Item no.	Column 1 LEGL no.	Column 2 DELWP region	Column 3 DELWP district	Column 4 Name of firewood collection area	Column 5 Opening date	Column 6 Closing date
1	LEGL./20-082	Port Phillip	Yarra	Bunyip Road	01/09/2022	30/11/2022
2	LEGL./21-595	Port Phillip	Yarra	McMahons	01/09/2022	30/11/2022
3	LEGL./22-088	Port Phillip	Yarra	Mississippi SC	01/09/2022	27/10/2022
4	LEGL./22-245	Port Phillip	Yarra	Mississippi	27/10/2022	30/11/2022
5	LEGL./22-015	Port Phillip	Yarra	Mt Bride	01/09/2022	30/11/2022
6	LEGL./22-244	Port Phillip	Yarra	Patrol Road	01/09/2022	30/11/2022
7	LEGL./22-089	Port Phillip	Yarra	Pauls Range SC	01/09/2022	27/10/2022
8	LEGL./22-011	Port Phillip	Yarra	Pauls Range	27/10/2022	30/11/2022
9	LEGL./20-087	Port Phillip	Yarra	Powelltown North	01/09/2022	30/11/2022

10	LEGL./22-225	Port Phillip	Yarra	Powelltown South	01/09/2022	30/11/2022
11	LEGL./22-087	Port Phillip	Yarra	Torbets SC	01/09/2022	27/10/2022
12	LEGL./22-012	Port Phillip	Yarra	Torbets	27/10/2022	30/11/2022
13	LEGL./22-013	Port Phillip	Yarra	West of Whites Corner	01/09/2022	30/11/2022

Notes

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

Dated 25 August 2022

HAYLEY COVIELLO

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

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

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

Feature Naming:

Change Request Number	Place Name	Authority	Location
151146	Allan Walters Pavilion	Hume City Council	Located adjacent to the Dennis McIntyre Oval at 258–274 Mitchells Lane, Sunbury For further details see map at www.land.vic.gov.au/place-naming
150787	Mill Park Stadium	Whittlesea City Council	Located at 1 Readleap Avenue, Mill Park For further details see map at www.land.vic.gov.au/place-naming
150766	Evelyn Park	Frankston City Council	Located at 17–21 Evelyn Street, Frankston For further details see map at www.land.vic.gov.au/place-naming

107100	Pennydale	Bayside City Council	The Neighbourhood is located within Cheltenham. For further details see map at www.land.vic.gov.au/place-naming
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Road Naming:

Change Request Number	Road Name	Locality	Authority and Location
150885	Herbert Street	Cranbourne	Casey City Council Formerly part section of Casper Circuit, the road is located south off Snead Boulevard.
149290	Colwell Lane	Chadstone	Monash City Council The road is located southwest off Power Avenue.

Locality Naming:

Change Request Number	Naming Authority	Affected Localities	Location
149413	Casey City Council	Cranbourne East and Clyde	Casey City Council Modify the eastern locality boundary of Cranbourne East so that it no longer bisects property parcels within the Blue Rise Retirement Village. The new boundary will be aligned to Morison Road. For further details see map at www.land.vic.gov.au/place-naming

Geographic Names Victoria
Land Use Victoria
2 Lonsdale Street
Melbourne 3000

CRAIG L. SANDY
Registrar of Geographic Names

Geographic Place Names Act 1998
CORRIGENDUM

In the Victoria Government Gazette, Notice of Registration, G 34, 25 August 2022, under **Geographic Place Names Act 1998**, Road Naming, Change Request Number 149914, Road Name should read Prosser Road and Authority should read South Gippsland Shire Council.

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 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:	Mohammed Javan Khaligh trading as Mo Javan (ABN: 34548176280) in the State of Victoria.
Date of this Interim Prohibition Order:	25 August 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 16 November 2022 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not directly or indirectly; <ol style="list-style-type: none"> 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 nonclinical capacity. 2. The general health service provider named above must display a copy of this Interim Prohibition Order prominently at their business premises and must ensure that it is easily visible to the public. 3. The general health service provider named above must 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 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

ADJUNCT PROFESSOR BERNICE REDLEY
Health Complaints Commissioner

Health Complaints Act 2016

Section 95

PROHIBITION ORDER

This Prohibition Order is made pursuant to section 95 of the **Health Complaints Act 2016** (Act).

The Health Complaints Commissioner (Commissioner) has made this Prohibition Order because the Commissioner has completed an investigation under Part 4 of the Act and is satisfied that:

- the general health service provider named below has contravened a code of conduct applying to the general health service, and
- it is necessary to make this Prohibition 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 Prohibition Order is imposed:	Greg Leonard Jackman in the State of Victoria
Date this Prohibition Order takes effect:	25 August 2022
Date on which this Prohibition Order expires:	Until varied or revoked by order of the Commissioner
Effect of this Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not: <ul style="list-style-type: none"> – advertise or cause to be advertised – offer or cause to be offered – provide or cause or be provided – 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 in counselling or psychotherapy services, or any associated mental health services, to any members of the public. 2. The general health service provider named above will continue to be subject to Condition 1: <ol style="list-style-type: none"> a. for a minimum of 9 months from the date the final report is sent to him; and b. until he receives notice that he has complied, to the Commissioner’s satisfaction, with Conditions 3 and 4. 3. The general health service provider named above must successfully complete an appropriate training course(s), to the Commissioner’s satisfaction, in managing professional boundaries, client and professional conduct, and ethics. 4. On completion of the above training course(s), The general health service provider named above must provide, to the Commissioner’s satisfaction, a reflective practice report. The reflective practice report must demonstrate: <ol style="list-style-type: none"> a. how he has reflected on the matters that gave rise to the investigation

	<ul style="list-style-type: none"> b. what he has learned from the training course(s) c. the risks posed to vulnerable clients if boundaries are violated by their health care professionals. <p>5. The general health service provider named above must, on recommencing work as a counsellor, undertake regular supervision and debriefing, by a supervisor approved by the HCC, for a minimum of 12 months. This supervision is to assist him develop skills, monitor performance, and sustain professional accountability, consistent with 3(a) (iv) of the 'Code of Ethics and Practice of the Australian Counselling Association'.</p> <p>6. The general health service provider named above must provide quarterly reports to the HCC, written by the supervisor, detailing his progress in supervision.</p>
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In this 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 Prohibition Order takes effect on the service of the Prohibition Order on the general health service provider to whom it applies.

This Prohibition Order will be published in the Victoria Government Gazette and on the website of the Health Complaints Commissioner at www.hcc.vic.gov.au

ADJUNCT PROFESSOR BERNICE REDLEY
Health Complaints Commissioner

Housing Act 1983

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

Common Equity Housing Limited (ABN 97 006 546 658)

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

The Director and Common Equity Housing Limited (ABN 97 006 546 658) have agreed in writing that the following land of which Common Equity Housing Limited (ABN 97 006 546 658) is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which the Director is deemed to have an interest under section 107.

Volume	Folio	Address
12376	475	17A Trigg Street, Geelong West, Victoria 3218
12376	476	17B Trigg Street, Geelong West, Victoria 3218

Dated 8 August 2022

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

HERITAGE
VICTORIA
HERITAGE
VICTORIA
HERITAGE
VICTORIA

Heritage Act 2017

NOTICE OF REGISTRATION

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

Number: H2424

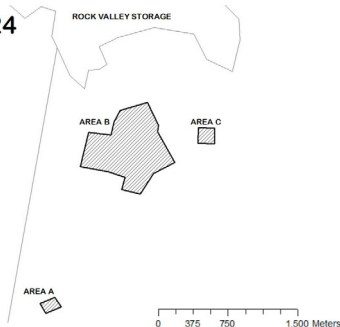
Category: Registered Place

Place: Maisie’s Plots

Location: Bogong High Plains Road, Falls Creek Municipality: Alpine Shire

All of the place shown hatched on Diagram 2424 encompassing part of Allotment 3 Parish of Nowyeo, consisting of three non-contiguous areas: Area A (Pretty Valley, 0.9 ha), Area B and Area C (Rocky Valley, 17.5 ha in total). Area A comprises two plots (one fenced and one unfenced) and land for 20 m around their perimeter. Area B comprises three plots (one fenced and two unfenced) and land for 20 m around their perimeter. Area C comprises an unfenced plot and land for 20 m around its perimeter.

DIAGRAM 2424



Dated 1 September 2022

STEVEN AVERY
Executive Director

HERITAGE
VICTORIA
HERITAGE
VICTORIA
HERITAGE
VICTORIA

Heritage Act 2017

NOTICE OF REGISTRATION

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

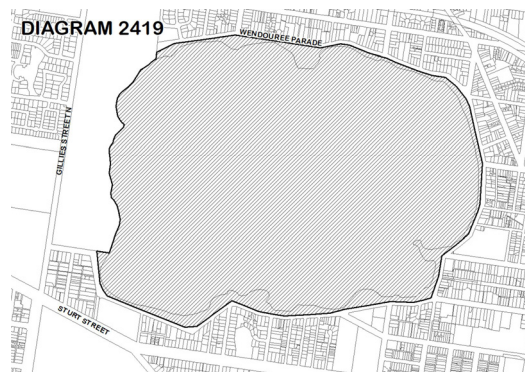
Number: H2419

Category: Registered Place

Place: Lake Wendouree

Location: Wendouree Parade Lake Wendouree Municipality: Ballarat City

All of the place shown outlined on Diagram 2419 encompassing all of Crown Allotment 2018 Township of Ballarat and all of Crown Allotment 2019 Township of Ballarat.



Dated 1 September 2022

STEVEN AVERY
Executive Director

Infringements Act 2006
INTERNAL REVIEW GUIDELINES
Fines and Enforcement Services
Released: August 2022

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1. OVERVIEW

These Internal Review Guidelines (Guidelines) form part of the internal review oversight function established by the **Infringements Act 2006** (Infringements Act).¹

The oversight function aims to support the capacity and capability of enforcement agencies to carry out internal reviews through education, review, resource production and collaborative development of best practice.

As part of the oversight function, section 53A(1) of the Infringements Act provides that the Director may make guidelines providing guidance to enforcement agencies on a range of matters.

1.1 Purpose of these guidelines

The purpose of these Guidelines is to encourage enforcement agencies to develop consistent decision-making processes, and to assist them with identifying the legal and practical requirements of an internal review process.

Enforcement agency decision makers are required to exercise their discretion in making decisions within the statutory framework and the requirements of general administrative law. These Guidelines provide guidance on that decision making framework, its legal requirements, and the policy aims that underpin them for agencies and their staff. The examples provided are specific to those circumstances and the legislation at the time of publication. The Guidelines do not constitute legal advice and enforcement agencies should seek independent legal advice about administrative law decision making, policy and the underlying legislation.

For the avoidance of doubt, the decision maker in these Guidelines is referred to as either 'internal review officer' or 'decision maker'. These terms are used interchangeably, on the understanding that an internal review officer who is employed by an enforcement agency makes decisions about whether to grant or refuse an internal review application.

1.2 What is an internal review?

The internal review mechanism² for infringement fines allows a person to apply to an enforcement agency for a review of the decision to issue the infringement notice. Internal review is not available for all infringement offences (see section 3.2: Infringement fines that cannot be internally reviewed); and is only available on specific grounds which are set out in the Infringements Act (see section 6: Grounds for internal review).

Internal review is an important part of the infringements system because it acts as a first stage of assessment as to whether it was appropriate for a person to have received an infringement fine based on their life circumstances or other relevant ground.

Internal review is available to infringement notice recipients up to the time of registration of the infringement fine with the Director, Fines Victoria.

¹ Part 3A of the **Infringements Act 2006**.

² See Division 3 of Part 2 of the **Infringements Act 2006**.

2. THE ROLE OF INTERNAL REVIEW IN THE INFRINGEMENTS SYSTEM

The internal review process is set out in legislation.³ The infringements system promotes public safety and public order by holding people accountable for behaviour which adversely impacts on or endangers the community while also making allowance for the impact of enforcement action on the vulnerable and disadvantaged. Internal review is an important mechanism for early identification of this cohort of community members that should not be captured by the system.

As decision makers are exercising power under legislation for public purposes, administrative law principles such as lawfulness, fairness, openness, and efficiency apply to the making of those decisions. Compliance with legislation, policy and administrative law principles will support lawful and consistent decision making by agencies.

Good internal review decision making requires agencies to consider a range of matters. Many of these are technical requirements to ensure decision makers exercise their functions properly. Decision makers should also be mindful of the purpose of internal review and the role it plays in the infringements system when deciding an internal review application.

³ Part 2, Division 3 of the **Infringements Act 2006** and Part 17, Division 3 of the **Fines Reform Act 2014**.

3. INTERNAL REVIEW APPLICATIONS

This section provides further detail on the legislative and procedural requirements for processing applications for internal review.

3.1 Who can apply for an internal review, when, and for what offences?

3.1.1 Applications by a natural person

A person who has received an infringement notice can apply for an internal review to the enforcement agency that issued the notice. They can also authorise another person (such as a family member, a friend, support worker or solicitor) to make an application for an internal review on their behalf (see section 3.1.3: Applications by an authorised third party).

3.1.2 Applications by a body corporate

Corporations and other entities that are not ‘natural persons’ can also make internal review applications.

Generally, if an infringement fine has been issued in the name of a body corporate, the body corporate can apply for internal review in relation to that fine. A body corporate cannot apply for internal review on the ground of special circumstances because those circumstances can only affect natural persons. However, other grounds may be relevant to bodies corporate.

Decision makers should treat applications by bodies corporate in the same way as applications by natural persons.

Only individuals who are authorised company representatives should be permitted to make an internal review application on behalf of a body corporate.

3.1.3 Applications by an authorised third party

A person who has been issued with an infringement fine can authorise a third party to apply for an internal review on their behalf. Enforcement agencies should only deal with the person to whom the fine was issued or their authorised third party. All requests for a third party to act on behalf of a person should be made in writing. If a third party already has a pre-existing written authority to act on behalf of a person, and the written authority is still in effect, the enforcement agency may rely on that written authority, without needing the third party to complete an additional third party authorisation form.

Who can an applicant authorise?

An authorised third party must be over 18 years of age. An applicant does not need to authorise another person if:

- the person acting on the applicant’s behalf is their lawyer, or
- the person has a power of attorney or other court ordered arrangement, which is current and covers making decisions in relation to infringement matters.

3.2 Infringement fines that cannot be internally reviewed

Some infringement offences are not eligible for internal review. If the following provisions apply to an infringement fine, it cannot be the subject of an internal review application:

- sections 89A to 89D of the **Road Safety Act 1986**, relating to excessive speed and drink and drug-driving, and
- sections 61A and 61BA of the **Marine (Drug, Alcohol and Pollution Control) Act 1988**, relating to marine infringements.⁴

In addition, there is no right to apply for internal review on the ground that the person was unaware of the notice having been served if the infringement notice was not personally served and it relates to an alleged offence to which any of the following provisions apply:

- sections 67 or 89B of the **Road Safety Act 1986**
- section 87A of the **Melbourne City Link Act 1995**
- section 61B of the **Marine (Drug, Alcohol and Pollution Control) Act 1988**
- section 219A of the **East Link Project Act 2004**

⁴ Section 21(1) of the **Infringements Act 2006**.

- section 52 of the **West Gate Tunnel (Truck Bans and Traffic Management) Act 2019**, or
- section 90 of the **North East Link Act 2020**.⁵

The rationale for excluding this category from the ‘person unaware’ ground is that the relevant offences have separate processes for an extension of time on the ground of person unaware.

3.3 Timing requirements for internal review applications

An application for an internal review must be made:

- before the infringement fine (together with any prescribed costs) is registered with the Director, Fines Victoria,⁶
- in the case of an infringement served on a child, at any time before the infringement fine is registered with the Children’s Court,⁷
- in the case of a non-registrable infringement offence, at any time before the expiry of the period to which the infringement notice relates,⁸ or
- within 14 days of the applicant becoming aware of the infringement notice if the application is being made on the ground of ‘person unaware’.⁹

3.4 Matters referred to court

The applicant may request that their matter be referred to the Magistrates’ Court of Victoria or the Children’s Court even if they have made an application for an internal review.¹⁰ If this occurs, the processing of the internal review application must be terminated by the enforcement agency.

3.5 Suspension of enforcement activity

When an enforcement agency receives an internal review application, the enforcement agency must suspend any enforcement activity until it has completed its review and has sent the applicant advice of the outcome within the statutory timeframes.¹¹

3.6 Internal reviews must be completed within time

On receiving an internal review application, an enforcement agency must review its decision to issue the infringement within the prescribed timeframe of 90 days.¹² A request for further information from the applicant will extend that period by a maximum of 35 days.¹³ If these timelines are not met by the agency, the infringement notice will be deemed to have been withdrawn.¹⁴

The 90-day period begins when the application is received. If the application is received by a contracted third party (contractor) on behalf of an enforcement agency, the 90-day period begins from the date that the application is received by the contractor. This is because the contractor is receiving the application for the enforcement agency. Enforcement agencies that have contractors receiving internal review applications for them should ensure that they have proper administrative procedures in place to facilitate the internal review application being passed on to them for determination, because the enforcement agency cannot outsource the internal review decision to a third party (see section 4.1.1: Internal review decision making must not be outsourced).

⁵ Section 21(2) of the **Infringements Act 2006**.

⁶ Section 22(2)(a)(i)(A) of the **Infringements Act 2006**.

⁷ Section 22(2)(a)(i)(B) of the **Infringements Act 2006**. A ‘child’ is defined in section 3 of the **Infringements Act 2006** as a person who is under the age of 18 years but of or above the age of 10 years.

⁸ Section 22(2)(a)(ii) of the **Infringements Act 2006**. A ‘non-registrable infringement offence’ under the **Infringements Act 2006** has the same meaning as it has under section 3 of the **Fines Reform Act 2014**: an infringement that has been prescribed as ineligible for registration, or an offence against a local law, other than a parking infringement.

⁹ Section 22(3)(a) of the **Infringements Act 2006**.

¹⁰ Section 16 of the **Infringements Act 2006**.

¹¹ Section 24 of the **Infringements Act 2006**.

¹² Section 24(3)(a)(i) of the **Infringements Act 2006** and regulation 16 of the **Infringements Regulations 2016**.

¹³ Section 24(3)(a)(ii) of the **Infringements Act 2006**.

¹⁴ Section 24(4) of the **Infringements Act 2006**.

4. PRINCIPLES OF GOOD DECISION MAKING

The following decision-making principles govern how internal review officers should make decisions, particularly as those decisions can affect the rights and interests of members of the public:

- lawfulness
- procedural fairness
- independence and impartiality
- openness and transparency
- efficiency
- rationality, and
- appropriate exercise of discretion.

4.1 Lawfulness

Decisions made by internal review officers are administrative decisions and must be made within the boundaries of the law. All decisions are subject to review to ensure the decision complies with the relevant legislation.

The aim of this principle is to ensure:

- fair, efficient, effective, and high-quality decision making
- accountability in decision making, and
- access for those affected by decisions to review mechanisms.

4.1.1 Internal review decision making must not be outsourced

The Infringements Act confines the power to conduct internal reviews to enforcement agencies.¹⁵ An employee of the relevant enforcement agency must conduct the internal review.¹⁶

Private contractors are not employees of the agency. For this reason, all enforcement agencies must make their own internal review decisions and must not outsource this function to private contractors.

Enforcement agencies must ensure that all internal review decisions are made by enforcement agency staff who are properly authorised to conduct internal reviews. Enforcement agencies should check the relevant legislation and their agency's policies and guidelines to ensure that the decision maker has the power to make the decision.

The prohibition in the Infringements Act against outsourcing internal review decisions implements a recommendation of a 2020 Victorian Ombudsman report.¹⁷ The Ombudsman's report concerned an investigation into three councils' outsourcing of parking fine internal reviews to private contractors. The Ombudsman noted that, while private contractors can provide administrative assistance and support for internal reviews, the practice of outsourcing internal review decisions is likely contrary to administrative law.

4.2 Procedural Fairness

Procedural fairness is also known as natural justice or due process. It relates to the process of making a decision, rather than the outcome or merits of that decision.

There are two pillars of procedural fairness:

- the 'fair hearing rule', and
- the 'rule against bias'.

¹⁵ Section 24 of the **Infringements Act 2006**.

¹⁶ Section 21A of the **Infringements Act 2006**.

¹⁷ Victorian Ombudsman, Investigation into three councils' outsourcing of parking fine internal reviews, 25 February 2020.

The fair hearing rule requires decision makers to ensure that before a decision is made that may adversely affect a person's rights, interests, or legitimate expectations, the decision maker:

- provides the person with the information on which the adverse decision may be based, and
- gives the person an opportunity to respond.

The 'rule against bias' requires a decision maker to be free of any reasonable suspicion or apprehension of bias or perception of bias, arising from circumstances such as the decision maker's financial or personal interest, personal views, prior expression of views or previous role in the decision to be made.

This rule also overlaps with the principles of 'impartiality' and 'independence'.

4.3 Independence and impartiality

4.3.1 Independence

Internal review decision makers must act independently. This means that a decision maker must make their decision in an environment that is free from inappropriate influences. In practical terms, no outsider should interfere, or attempt to interfere, with the way in which a decision maker makes their decision.

This is a particularly important principle in cases where enforcement agencies may also find themselves contravening other legislative provisions that prohibit improper conduct and interference in administrative decision making. For example, sections 123 and 124 of the **Local Government Act 2020** expressly prohibit a councillor from misusing their position to improperly influence, or seeking to direct or improperly influence, a member of council staff in the performance of their duties.

4.3.2 Impartiality

Impartiality refers to the state of mind of the decision maker in relation to the matter before them. This principle seeks to ensure that the decision maker is not deciding in their own interest, or in a manner that favours one party over another. Impartiality is based on two fundamental ideas that the decision maker:

- should not have any interest in the outcome of a matter that they are considering, and
- is required to consider all of the applicant's circumstances before making a decision.

4.4 Openness and transparency

Government agencies and officials are entrusted with a service to the public that affects people's rights and liabilities. With that trust comes a responsibility to behave lawfully, accountably, and transparently.

The Infringements Act only permits certain persons to make internal review decisions. Affected people cannot tell whether their internal review decision was authorised and valid unless they know the identity of their decision maker. This transparency builds public confidence in the system. In addition, people who are dissatisfied with the outcome of an internal review may pursue other legal options, such as appealing the infringement in court.

Enforcement agencies must therefore ensure that there is transparency and accountability in their internal review decision making. Enforcement agencies should do this by ensuring that all internal review decisions:

- are available to applicants on request, and
- identify the decision maker. Notices can identify a decision maker by name or, if preferred, by an anonymised, identifying reference (if the enforcement agency has concerns for the safety of their employees).

4.5 Efficiency

Review officers should aim to efficiently process internal review applications in a timely and professional manner. On receiving an internal review application, an enforcement agency must review its decision to issue the infringement within the prescribed timeframe of 90 days.¹⁸ A request for further information extends that period by a maximum of 35 days.¹⁹ If these timelines are not met by the agency, the infringement notice will be deemed to have been withdrawn.²⁰

4.6 Rationality

Review officers should rationally assess the merits of an application, ensuring there is appropriate recognition of exceptional and special circumstances. Decision makers should not apply policies in an inflexible manner, because this precludes the proper, genuine and realistic consideration of the merits of a particular case.

The inflexible following of ‘blanket rules’ in internal reviews is inconsistent with the requirement in the Attorney-General’s Guidelines to consider the individual circumstances of a case. The inflexible exercise of discretion is also inconsistent with the requirement in these Guidelines to consider the principles of ‘lawfulness, fairness, openness, efficiency and rationality’ when making decisions. Policies should not be inflexibly applied to preclude a proper, genuine and realistic consideration of the merits of a case.²¹ Neither should policies rigidly define ‘exceptional circumstances’ because to do so fetters the decision maker’s discretion.²²

4.7 Appropriately using discretion in decision making

Internal review officers exercise their discretion when deciding to confirm, or cancel an infringement, or to issue an official warning.

An appropriate exercise of discretion involves considering the individual circumstances raised by internal review applicants. The individual circumstances must be considered regardless of the offence type and the ground of review. By considering each application on its merits, the risk of an unfair, or irrational decision being reached is reduced.

Agency guidelines or policies should provide guidance on making decisions that are fair, logical, and rational, without setting out overly prescriptive rules which may limit the power of the decision maker to review the individual circumstances raised in an application.

4.7.1 Exercising discretion when considering internal review applications

In exercising discretionary powers decision makers:

- must use discretionary powers in good faith and for a proper, intended, and authorised purpose
- should use their discretion in a fair, reasonable, and rational manner
- must consider the individual circumstances raised in an application
- must comply with the Infringements Act
- must not act outside of their powers, and
- should be aware that they do not have an unfettered discretionary decision-making power.

Consistency in decision making should not displace making the correct decision in an individual case. As noted by the Victorian Ombudsman, ‘the importance of consistent internal review decision making is important, however, this should not be prioritised at the expense of exercising discretion on a case by case basis according to individual circumstances.’²³

¹⁸ Section 24(3)(a)(i) of the **Infringements Act 2006** and regulation 16 of the Infringements Regulations 2016.

¹⁹ Section 24(3)(a)(ii) of the **Infringements Act 2006**.

²⁰ Section 24(4) of the **Infringements Act 2006**.

²¹ *Foster v Secretary of Department of Education & Early Childhood Development* [2008] VSC 504, [60]; *Khan v Minister for Immigration & Ethnic Affairs* (1987) 14 ALD 291.

²² *Government Employees’ Health Fund Ltd v Private Health Insurance Administration Council* (2001) 65 ALD 377.

²³ Victorian Ombudsman, *Investigation into Maribyrnong City Council’s internal review practices for disability parking infringements*, 30 April 2018, p 32.

4.7.2 Exercising discretion when the infringement has been issued to a child

If an application is made by or on behalf of a child, the decision maker should take note of additional considerations in recognition that every child has the right, without discrimination, to such protection as is in his or her best interests and is needed by him or her by reason of being a child.²⁴

A child does not have the same level of maturity as an adult and may have a diminished ability to understand or control their conduct. Decision makers should consider what can reasonably be expected of children of different ages.

When considering the application, decision makers may choose to be more flexible in the evidence required, the threshold that needs to be met, or the outcome that is most appropriate. After a decision is made, the decision maker may consider providing reasons to the child that clearly explains the relevant offence and how the conduct constitutes an offence. This will support an educative approach to internal review matters involving children.

Official warnings can also be an important tool in educating children without imposing a financial penalty.

4.8 Ten key considerations to ensure a good decision is made

The following ten principles are modified from the Ombudsman Western Australia Guidelines, Exercise of discretion in administrative decision making:²⁵

1. **Determine that the decision maker has power** – Check the relevant legislation, agency policies and guidelines to ensure that the person has the power to act or to make the decision.
2. **Follow statutory and administrative procedures** – It is important that the person who is responsible for exercising discretion follows statutory and administrative procedures.
3. **Gather information and establish the facts** – Before making a decision, gather information and establish the facts. Some facts might be submitted with an application made to the decision maker. Others might be obtained through inquiries or investigation. This may involve using the power to request further information from the applicant.
4. **Evaluate the evidence** – Consider relevant evidence and not irrelevant considerations to assist you to determine all the facts. Ensure that you give adequate weight to a matter of great importance but do not give excessive weight to a matter that is of no great importance.
5. **Consider the principles of administrative law to be applied** – Internal reviews are administrative matters where the decision must be made reasonably, objectively, and in accordance with administrative law principles. The administrative law principles include lawfulness, procedural fairness, independence and impartiality, transparency, efficiency and rationality.
6. **Act reasonably, fairly and without bias** – Ensure that decision makers act impartially and do not handle matters in which they have an actual or reasonably perceived conflict of interest.
7. **Observe the rules of procedural fairness** – Before making decisions, the decision maker may be required to provide procedural fairness to anyone who is likely to be adversely affected by the outcome.

²⁴ Section 17(2) of the **Charter of Human Rights and Responsibilities Act 2006**.

²⁵ See <http://www.ombudsman.wa.gov.au/Publications/Documents/guidelines/Exercise-of-discretion-in-admin-decision-making.pdf>

8. **Consider the merits of the case and make a judgement** – Although policies, previous decisions, and court and tribunal decisions may guide the decision maker, it is still important to consider the matter or application on its merits and to make a judgement about the matter under consideration.
9. **Keep parties informed, advise of the outcome and provide reasons for the decision**
The decision maker should keep relevant parties informed during the decision-making process; they should inform the relevant parties of the outcome; and provide reasons for the decision reached.
10. **Create and maintain records** – It is vital that records are created and maintained about the issues that were considered in the process, the weight given to the evidence and the reasons for the decisions made.

5. STEPS IN THE DECISION-MAKING PROCESS FOR INTERNAL REVIEW

These Guidelines set out some steps that enforcement agencies may want to follow in processing internal review applications to ensure legislative and administrative law requirements are duly considered. These are not prescribed steps; they are simply suggested. A basic flowchart of the steps is also provided at section 7.1: Appendix 1: Internal review process chart.

5.1 Step 1: assess whether an internal review application is valid

An enforcement agency will need to first assess whether the internal review application satisfies the requirements outlined in section 22 of the *Infringements Act*.

Enforcement agencies are not obliged to conduct an internal review unless the application satisfies these legislative requirements. All internal review applications must:

- be made in writing²⁶ (applications made by email satisfy this requirement and should be treated as internal review applications),
- include a current address for service²⁷
- can only be made once in relation to any one infringement offence in respect of the applicant,²⁸ and
- must specify ground/s for review (contrary to law, mistaken identity, special circumstances, exceptional circumstances or person unaware).²⁹

While there is no prescribed internal review form, enforcement agencies may consider introducing an application form with specified content to assist applicants to meet the application requirements. A suggested pro-forma internal review application form is attached (see section 7.2: Appendix 2: Internal Review application form (sample)).

Enforcement agencies are encouraged to assist applicants by:

- permitting applicants to rectify or replace an application that does not meet requirements
- permitting or encouraging an applicant who is unsure which ground to rely on to apply under several, or even all of, the grounds
- providing details of information that may be relevant or required to support the application (for example agencies may make available a list of examples of relevant information for internal review applications via a website or through correspondence with applicants), and
- providing the details of suggested agencies that can assist the applicant with making an internal review application.

Reclassifying the grounds of an internal review application

If a decision maker receives an internal review application that does not satisfy the grounds the applicant applied under, the decision maker may reclassify it and consider the application under other grounds if:

- (i) it is in the best interests of the applicant (i.e. the decision maker determines that the infringement can be withdrawn under another ground), or
- (ii) the applicant consents to the application being considered on another ground.

5.2 Step 2: request additional information (if required)

Enforcement agencies should assist applicants to provide sufficient information to establish a ground for review. Where accompanying information is insufficient, section 23 of the

²⁶ Section 22(2)(b) and (3)(b) of the *Infringements Act 2006*.

²⁷ Section 22(2)(d) and (3)(d) of the *Infringements Act 2006*.

²⁸ Section 22(2)(e) and (3)(e) of the *Infringements Act 2006*.

²⁹ Section 22(1)(a)-(d) and (2)(c) of the *Infringements Act 2006*.

Infringements Act gives agencies the ability to request further information. Enforcement agencies should take steps to assist the applicant in correcting an application including making reasonable efforts to encourage the applicant to provide relevant information to support their application.

Enforcement agencies are encouraged to consider both the technical requirements for the various internal review grounds as well as the policy purpose those grounds serve in making the infringement system fairer for Victorians and ensuring that any mistakes in law are remedied.

Where, for example, an applicant discloses a mental health disorder, agencies may request the applicant to provide evidence from a medical practitioner that includes details of their mental health disorder and provides advice on whether their mental health disorder contributes to the offending conduct. This is one of the legal tests for the application to meet for the ‘special circumstances’ ground. Agencies may need to assist applicants to meet this requirement in this circumstance because of the nature of the eligibility category.

Where an enforcement agency makes a request for additional information, it must:

- make the request in writing; and
- suspend the internal review until the earlier of:
 - 35 days from the date specified in the correspondence requesting the additional information, or
 - the date when the additional information is provided.³⁰

An applicant has 14 days, from receipt of the request, to respond to the enforcement agency’s request for additional information.³¹

If the applicant is unable to provide the additional information, they may ask the agency for an extension of time. The enforcement agency may refuse or grant the extension of time and must advise the applicant of that decision in writing. If an enforcement agency decides to grant the applicant’s request for an extension of time, it must inform the applicant (in writing) of its decision and the period of the extension.³²

If the applicant fails to provide the requested information within the relevant period, the enforcement agency may complete its review without the additional information. If the additional information is received out of time, the agency may decide to accept the late information provided and complete the internal review.³³

5.3 Step 3: assess whether the grounds for internal review apply to the facts

The grounds for internal review reflect the purposes of internal review in the infringement system. These are to ensure:

- where there has been an error in exercising legal power by the agency, the notice can be withdrawn, and
- where the notice was valid but it was issued to the wrong person, or where the person was not aware that the notice had been issued, the notice can be properly issued to, and received by, the correct person, and
- where the notice was valid but circumstances in the applicant’s life means that enforcement of the infringement notice is not appropriate on fairness or equity grounds, the notice can be withdrawn.

³⁰ Section 23(1) and (2) of the **Infringements Act 2006**.

³¹ Section 23(3) of the **Infringements Act 2006**.

³² Section 23(4) and (5) of the **Infringements Act 2006**.

³³ Section 23(6) of the **Infringements Act 2006**.

5.3.1 Grounds for review

All applications for internal review must include at least one ground for review, as contained in section 22(1) of the Infringements Act.

The grounds are:

- contrary to law
- mistake of identity
- special circumstances
- exceptional circumstances, and
- person unaware.

Further detailed information about each of these grounds, guidance around evidentiary requirements and options for enforcement agencies after an internal review has been considered is available in section 6: Grounds for internal review of these Guidelines.

5.3.2 The general requirements of decision making in internal review

Decision makers may take a range of factors into account when applying the internal review grounds to the set of facts before them in the application.

Enforcement agencies may choose to structure the decision-making process by producing a set of questions for decision makers to consider whether there is sufficient evidence to allow the application to be granted. These questions may be designed to help meet administrative law requirements.

For example, a decision maker may consider:

- if required, evidence that supports a connection between the ground being claimed and the condition or circumstance that the applicant is purporting to rely on (considering particularly the standard of proof required and whether a link is demonstrated)
- whether the evidence is authentic, current (where applicable) and provided by an appropriate person (for example, a health practitioner)
- whether the applicant has provided further information, where possible, and when requested to do so and is the further information reliable in the circumstances, and
- whether there are other relevant factors or information of a general nature which may not be able to be evidenced by documentary proof.

Enforcement agencies can refer to section 6: Grounds for internal review of these Guidelines for details of the specific kind of evidence outlined for each ground of internal review.

5.4 Step 4: notify the applicant and give reasons for the decision

5.4.1 Notification

Once the enforcement agency has made its internal review decision, it must serve the applicant with a written notice of the outcome within 21 days.³⁴

Under the Infringements Act, written notice can be served:

- personally
- by post, or
- by email or other electronic means if the recipient meets certain criteria (that the recipient is 16 years of age or older, consents to receive notice electronically and has nominated an electronic address) or if the electronic address of the recipient is contained in a database prescribed under the Infringements Regulations (if any).³⁵

³⁴ Section 24(3)(b) of the **Infringements Act 2006**.

³⁵ Section 162(1) of the **Infringements Act 2006**.

- If notice of a review outcome is not served within 21 days, the infringement notice will be deemed to have been withdrawn.³⁶

Under the Infringements Act, a document sent by post is deemed to have been served 7 days after the date of the document. A document sent electronically is deemed to have been served at the time it was sent unless it was sent after 4pm, in which case it will be taken to have been received on the next business day.

Documents sent by post are also deemed to have been received even if they are returned undelivered.³⁷ That protection does not exist if the notice or request is sent by email alone, even if the request for review was received via email and the applicant requested that the notice of outcome be sent to their email address. This is important if the agency needs to rely on service having occurred to move to the next step in the infringements lifecycle. For this reason, agencies may require a postal address as well as an email address from applicants.

5.4.2 Giving reasons for the decision

While there is a requirement for notifying the applicant of the decision, there is no clear legislative requirement to provide reasons for a decision. However, the principles of procedural fairness may require enforcement agencies to provide the applicant with reasons for the outcome of a decision.

Reasons may be sent automatically as part of the decision sent to the applicant or be available only on request by the applicant. Enforcement agencies should develop a policy on the provision of reasons and establish consistent practice.

Notification could include a section indicating why the decision maker reached their conclusion. It may refer to matters such as:

- validity issues (for example, timelines or standing)
- failure to provide information to support the review ground
- failure to provide information required to establish the nexus between the disability or disadvantage claimed and the conduct involved in the offence, and
- withdrawal of the application or referral of the matter to court.

If provided, a statement of reasons should include an explanation of:

- the power the decision maker is exercising, including the delegation or authority and the relevant section of the Act
- the steps in the reasoning process that led to the decision, linking the facts to the decision. The applicant should be able to understand how the decision was reached, and
- why facts were or were not accepted.³⁸

Reasons are not required to be extensive or overly detailed but are an important tool to support the transparency of decision making and fairness of the internal review system.

Using template letters

An enforcement agency can develop standard wording to incorporate into a statement of reasons—for example, setting out the legislative provisions, the relevant policy or guidelines, and general questions to be determined for a decision of the kind in question. A template like this can help the decision maker express and respond to all relevant legal and policy criteria and explain how a discretionary power was exercised.

³⁶ Section 24(4) of the **Infringements Act 2006**.

³⁷ See sections 162(6) and 163A of the **Infringements Act 2006**.

³⁸ Administrative Review Council 'Decision Making: Reasons' *Administrative Review Best Practice Guide*, 2007, pp 7–9.

In this way, template letters can be useful tools in decision writing, however they need to be adapted for the circumstances. The template should be used as a guide or framework for the decision and must be adjusted according to the circumstances of each application. It is a good idea to have a section in the template letter which allows the decision maker to enter free text that relates to the facts of the specific application being considered.

Ideally, the reasons for decision should properly explain:

- the evidence considered
- the findings of fact and how these were reached, and
- how the law applies to the facts in the specific case.

6. GROUNDS FOR INTERNAL REVIEW

An internal review application must specify at least one ground of review. The grounds of review are set out in the Infringements Act. The following section provides further guidance about the considerations which may support each ground, evidential support which an agency may receive or request and the options available to an agency after consideration of the ground.

6.1 Contrary to law

The *contrary to law* ground can be used if a person believes that the decision to serve the infringement notice was unlawful. For example, this may arise where:

- the infringement notice is not valid (for instance, it is incomplete, or it does not otherwise comply with the formal legal requirements for an infringement notice),³⁹ or
- an infringement officer has acted unlawfully, unfairly, improperly, or beyond their authority in taking that action or decision.

Note that the examples in this section are not exhaustive.

6.1.1 Agency considerations

If an applicant makes this claim, the enforcement agency needs to consider:

- whether the officer was authorised to make the decision to serve the infringement notice
- whether the agency complied with all the procedural requirements (as required by legislation)
- whether the officer complied with all the legal requirements for issuing the infringement
- whether the issuing officer made a mistake in deciding to issue the notice
- whether the issuing officer acted improperly or unfairly in deciding to issue the notice, and
- whether all the relevant signs (if applicable) were clear and visible (for example, were parking signs and signage relating to non-smoking areas and liquor licences visible?)
- any evidence provided, on which the applicant has a defence.

6.1.2 Evidentiary requirements

Applications for internal review that are made on the ground of contrary to law should (where appropriate) be accompanied with supporting evidence. This may include photographs of parking signage, witness statements or other evidence that goes to establishing facts.

6.1.3 Possible outcomes

An enforcement agency may make the following decision on reviewing an application for internal review based on the grounds of contrary to law:

- confirm the decision to serve an infringement notice
- withdraw the infringement notice and serve an official warning⁴⁰
- withdraw the infringement notice
- withdraw the infringement notice and refer the matter to Court (Magistrates' or Children's Court, as applicable)

³⁹ The formal legal requirements for an infringement notice are set out in section 13 of the **Infringements Act 2006**, and regulation 14 of the Infringements Regulations 2016.

⁴⁰ These guidelines do not extend to providing guidance on the service of official warnings by enforcement agencies. It is a matter for enforcement agencies to develop their own policies and procedures for issuing and serving official warnings.

- in the case of an infringement offence involving additional steps, alter or vary those steps provided the alteration or variation is consistent with the Act or other instrument establishing the offence
- waive all or any prescribed costs, or
- approve a payment plan.

In some cases, it may be appropriate to do a combination of the actions above, in so far as this is possible.

6.1.4 If the application is refused

For applications made on the grounds of contrary to law, the following options are available to the applicant if the application is refused:

- pay the infringement and any prescribed costs by the due date
- where an infringement offence involves additional steps and the enforcement agency confirms the decision, the applicant must pay the infringement and perform all the additional steps by either the end of the period specified in the infringement notice or within 14 days after the applicant has been sent advice of the outcome of the review
- apply to the enforcement agency for a payment plan
- apply to the Director, Fines Victoria for a payment arrangement
- elect to have the matter heard in Court (Magistrates' or Children's Court),
- make an application to the Director, Fines Victoria under the Family Violence Scheme, or
- if the person is eligible, an accredited organisation may apply to the Director, Fines Victoria for a Work and Development Permit on behalf of the applicant.⁴¹

6.2 Mistake of identity

The mistake of identity ground is intended to apply where a person claims that they were not the person who committed the infringement offence.

Examples could include where the person claims:

- they are not the person named on the infringement notice
- they were not in the location at the time of the offence and therefore could not have committed the offence
- they have had their identity stolen.

This ground is not available in circumstances where the operator of a vehicle has been served with a traffic or parking infringement notice and they allege that they are not liable for the offence and cannot reasonably ascertain the identity of the person who was responsible for the offence. Such circumstances should be more appropriately addressed by lodging an unknown user nomination statement.

6.2.1 Agency considerations

The relevant factors decision makers may consider are:

- how was the person identified at the time the infringement notice was issued?
- was there a statutory or procedural requirement for the issuing officer to confirm identity, and, if so, is there evidence this requirement was met?
- did the conduct of the applicant contribute to misidentification at the point of issue? Was the applicant's conduct unreasonable in the circumstances (for instance, did the applicant intentionally provide another person with their identification)?

⁴¹ Further detail on Work and Development Permit options and eligibility are available on the Fines Victoria website at <https://online.fines.vic.gov.au/Support/Work-and-Development-Permit>

- is there any evidence that there was conduct by an authorised officer or a third person that resulted in misidentification (for instance, this might include failure by the authorised officer to follow or document compliance with procedural requirements)?

6.2.2 Evidentiary requirements

Applications for internal review on the ground of mistaken identity should (where appropriate) be accompanied by supporting evidence. Examples of supporting evidence for mistake of identity include the applicant's birth certificate, driver's licence or passport which shows:

- a different person than the one who received the infringement notice in the applicant's name, or
- evidence that the applicant could not have committed the conduct because they could not have been in the relevant location.

6.2.3 Possible outcomes

An enforcement agency may make the following decision on reviewing an application for internal review based on the grounds of mistake of identity:

- confirm the decision to serve an infringement notice
- withdraw the infringement notice and serve an official warning
- withdraw the infringement notice
- withdraw the infringement notice and refer the matter to Court (Magistrates' or Children's Court, as applicable)
- in the case of an infringement offence involving additional steps, alter or vary those steps provided the alteration or variation is consistent with the Act or other instrument establishing the offence
- waive all or any prescribed costs, or
- approve a payment plan.

In some cases, it may be appropriate to do a combination of the actions above, in so far as that is possible.

6.2.4 If the application is refused

For applications made on the grounds of mistake of identity, the following options are available to the applicant if the application is refused:

- pay the infringement and any prescribed costs by the due date
- where an infringement offence involves additional steps and the enforcement agency confirms the decision, the applicant must pay the infringement and perform all the additional steps by either the end of the period specified in the infringement notice or within 14 days after the applicant has been sent advice of the outcome of the review.
- apply to the enforcement agency for a payment plan
- apply to the Director, Fines Victoria for a payment arrangement
- elect to have the matter heard in Court (Magistrates' or Children's Court, as applicable),
- make an application to the Director, Fines Victoria under the Family Violence Scheme, or
- if the person is eligible, an accredited organisation may apply to the Director, Fines Victoria for a Work and Development Permit on behalf of the applicant.⁴²

⁴² Further detail on Work and Development Permit options and eligibility are available on the Fines Victoria website at <https://online.fines.vic.gov.au/Support/Work-and-Development-Permit>

6.3 Special circumstances

An applicant may lodge an internal review application on the ground that special circumstances apply to them.

This provision of the Infringements Act is designed to divert those with special circumstances from the infringements system at the earliest opportunity. This category was introduced in 2006 as:

*'A ground for seeking a review of a notice (is) that the person has 'special circumstances' that affected the behaviour at the time of the offence. This is a critical change to filter the vulnerable in the community out of the infringements system. People with special circumstances are disproportionately, and often irrevocably, caught up in the system...'*⁴³

There are several categories of 'special circumstances' as defined in the legislation – further detail on those categories and the evidence which may be required to rely on each category is set out below. 'Special circumstances' is practically and conceptually distinct from 'exceptional circumstances', discussed in section 6.4: Exceptional circumstances of these Guidelines.

6.3.1 Special circumstances categories

The Infringements Act defines special circumstances in relation to a person as:

- a mental or intellectual disability, disorder, disease or illness where the disability, disorder, disease or illness contributes to the person having a significantly reduced capacity—
 - (i) to understand that conduct constitutes an offence; or
 - (ii) to control conduct that constitutes an offence; or
- a serious addiction to drugs, alcohol or a volatile substance within the meaning of section 57 of the **Drugs, Poisons and Controlled Substances Act 1981** where the serious addiction contributes to the person having a significantly reduced capacity—
 - (i) to understand that conduct constitutes an offence; or
 - (ii) to control conduct which constitutes an offence; or
- homelessness determined in accordance with the prescribed criteria (if any) where the homelessness contributes to the person having a significantly reduced capacity to control conduct which constitutes an offence; or
- family violence within the meaning of section 5 of the **Family Violence Protection Act 2008** where the person is a victim of family violence and family violence contributes to the person having a significantly reduced capacity to control conduct which constitutes the offence.
- circumstances experienced by the person that
 - (i) are long-term in nature; and
 - (ii) make it impracticable for the person to pay the infringement penalty and any applicable fees or otherwise deal with the infringement notice under this Act or the **Fines Reform Act 2014**; and
 - (iii) do not solely or predominantly relate to the person's financial circumstances.⁴⁴

These definitions are expanded upon below.

6.3.1.1 Mental disability, disorder, disease or illness

In accordance with section 4 of the **Mental Health Act 2014** and the definition of 'disability' contained in the **Disability Discrimination Act 1992 (Cth)** a mental disability, disorder, or disease or illness means a diagnosed medical condition that is characterised by a disturbance of thought, mood, perception, or memory. This may include:

- a total or partial loss of a person's mental functions, or

⁴³ Victoria, *Parliamentary Debates*, Legislative Assembly, 16 November 2005, 2187, (Rob Hulls MP, Attorney-General).

⁴⁴ Section 3A(1) of the **Infringements Act 2006**.

- a disorder, disease or illness that affects a person's thought processes, perception of reality, emotions, or judgment, or that results in disturbed behaviour.⁴⁵

Examples of mental illnesses include, but are not limited to:

- bipolar disorder
- depression and anxiety
- psychosis
- schizophrenia
- severe mood disorder
- antisocial personality disorder
- borderline personality disorder
- post-traumatic stress disorder, and
- attention deficit and hyperactivity disorder.

6.3.1.2 Intellectual disability, disorder, or disease

In accordance with the definitions of 'disability' and 'intellectual disability' in section 3 of the **Disability Act 2006** and the **Disability Discrimination Act 1992 (Cth)**, an intellectual disability, disorder or disease means a disorder or malfunction that results in a person learning differently to a person without the disorder or malfunction. This includes:

- the coexistence of significant sub-average general intellectual functioning and significant deficits in adaptive behaviour, which became manifest before the age of 18 years, or
- cognitive impairment, including a neurological condition or acquired brain injury, or a combination of both, which:
 - is, or is likely to be, permanent, and
 - causes a substantially reduced capacity in at least one of the areas of self-care, self-management, or mobility.⁴⁶

Examples of cognitive or intellectual disabilities include, but are not limited to:

- autism spectrum disorder
- dementia
- motor neurone disease
- Parkinson's disease
- stroke
- Huntington's disease, and
- acquired brain injury.

6.3.1.3 Serious addiction to drugs, alcohol or volatile substance

A person is considered to have a serious addiction to drugs, alcohol or volatile substances if that person has a maladaptive pattern of substance use leading to clinically significant impairment or distress, as manifested by three (or more) of the following, occurring any time in the same 12-month period:

- tolerance, as defined by either of the following:
 - a need for markedly increased amounts of the substance to achieve intoxication or the desired effect, or

⁴⁵ This guideline is adapted from section 4 of the **Mental Health Act 2014** and the definition of 'disability' in section 4 of the **Disability Discrimination Act 1992 (Cth)**.

⁴⁶ This guideline is taken from the definitions of 'disability' and 'intellectual disability' in section 3 of the **Disability Act 2006** and the definition of 'disability' in section 4 of the **Disability Discrimination Act 1992 (Cth)**.

- markedly diminished effect with continued use of the same amount of the substance.
- withdrawal, as manifested by either of the following:
 - the characteristic withdrawal syndrome for the substance, or
 - the same (or closely related) substance is taken to relieve or avoid withdrawal symptoms.
- the substance is often taken in larger amounts or over a longer period than intended.
- there is a persistent desire or unsuccessful efforts to cut down or control substance use.
- a great deal of time is spent in activities necessary to obtain the substance, use the substance, or recover from its effects.
- important social, occupational, or recreational activities are given up or reduced because of substance use.
- the substance use is continued despite knowledge of having a persistent physical or psychological problem that is likely to have been caused or exacerbated by the substance (for example, current cocaine use despite recognition of cocaine-induced depression or continued drinking despite recognition that an ulcer was made worse by alcohol consumption).⁴⁷

Volatile substance – definition

Section 57 of the *Drugs, Poisons and Controlled Substances Act 1981* defines volatile substances as:

- plastic solvent
- adhesive cement
- cleaning agent
- glue
- dope
- nail polish remover
- lighter fluid
- gasoline
- any other volatile product derived from petroleum, paint thinner, lacquer thinner, aerosol propellant, or anaesthetic gas, and
- any substance declared volatile by the Governor in Council from time to time.

6.3.1.4 Homelessness

The criteria for determining if a person is homeless is prescribed by the Infringements Regulations.

A person is considered homeless if they –

- are living in crisis accommodation, or
- are living in transitional accommodation, or
- are living in any other accommodation provided under the **Supported Accommodation Assistance Act 1994** (Cth), or
- have inadequate access to safe and secure housing as defined in section 4 of the **Supported Accommodation Assistance Act 1994** (Cth).

⁴⁷ This is based on the definition of substance dependence in the *Diagnostic and Statistical Manual of Mental Disorders: DSM-V*, (American Psychiatric Association, 5th ed, 2013).

Common examples include where a person is:

- without conventional accommodation, for instance, sleeping in parks or on the street, squatting, living in cars or in improvised dwellings
- moving from one form of temporary accommodation to another for example, refuges, emergency hostel accommodation, or temporary space in the homes of family and friends
- living in temporary accommodation because of unsafe living conditions (such as family violence) or inability to afford other housing
- living in a caravan park due to their inability to access other accommodation, or
- living in boarding houses on a medium to long-term basis.⁴⁸

6.3.1.5 Family violence

The definition of special circumstances includes a person who is a victim of family violence within the meaning of section 5 of the **Family Violence Protection Act 2008** (FVPA).

‘Family violence’ is:

- (a) behaviour by a person towards a family member of that person if that behaviour:
 - (i) is physically or sexually abusive
 - (ii) is emotionally or psychologically abusive
 - (iii) is economically abusive
 - (iv) is threatening
 - (v) is coercive
 - (vi) in any other way controls or dominates the family member and causes that family member to feel fear for the safety or wellbeing of that family member or another person, or
- (b) causes a child to hear or witness, or otherwise be exposed to the effects of, behaviour referred to in paragraph (a).

‘Family violence’ also includes the following behaviour:

- assaulting or causing personal injury to a family member or threatening to do so
- sexually assaulting a family member or engaging in another form of sexually coercive behaviour or threatening to engage in such behaviour
- intentionally damaging a family member’s property, or threatening to do so
- unlawfully depriving a family member of the family member’s liberty, or threatening to do so, or
- causing or threatening to cause the death of, or injury to, an animal, whether or not the animal belongs to the family member to whom the behaviour is directed so as to control, dominate or coerce the family member.

Behaviour may constitute family violence even if the behaviour would not constitute a criminal offence.

The Royal Commission into Family Violence report,⁴⁹ tabled in Parliament on 30 March 2016, recognised the difficulties faced by victims within the

⁴⁸ These examples are based on the Chamberlain and MacKenzie definition of homelessness, a commonly used definition in Australia.

⁴⁹ Royal Commission into Family Violence website, see: <http://www.rcfv.com.au/Report-Recommendations>

infringements framework and considered that there are a range of car-related debt issues that arise in circumstances of family violence.

In making recommendations 112 and 113, the Royal Commission considered that family violence arose in circumstances where:

- victims committed infringement offences (including parking and traffic offences) while experiencing family violence (for example, escaping violence), or
- perpetrators of family violence incurred infringements while driving a vehicle registered in the victim's name and the victim was unable to nominate due to safety fears.

6.3.1.6 Long term condition/circumstances making it impracticable to deal with the fine

A person will be considered to have conditions or circumstances which are longterm in nature and which make it impracticable for them to pay or otherwise deal with the fine in a very narrow category of cases.⁵⁰

This sub-ground of 'special circumstances' is intended to apply only to a very small cohort of fine recipients who have long-term and extremely serious circumstances that:

- may not have been present at the time of offending, and
- are particularly disabling or incapacitating in nature, and
- result in the person being unable to pay or otherwise deal with their infringement fine.⁵¹

The legislative test excludes any circumstances that solely or predominantly relate to the person's financial circumstances. The infringements system contains other mechanisms for dealing with financial hardship, including payment plans, payment arrangements and the work and development permit scheme.

Examples include but are not limited to:

- a person undergoing long term involuntary mental health care, for example a Community Treatment Order or a period of involuntary inpatient treatment, that makes them unable to attend courses, treatment, or counselling, or to pay
- a person with a severe physical or intellectual disability that makes them unable to attend courses, treatment, or counselling, or to pay
- people who are sleeping rough, isolated and highly transient, and are unlikely to resolve their circumstances in the foreseeable future, and are unable to deal with their fine in any way.

6.3.2 Agency considerations

The definition of 'special circumstances' in the Infringements Act requires either:

- a connection or nexus to be made between the special circumstances category and the offending behaviour, or
- the existence of a long-term condition that makes it impracticable for the person to deal with their fine.

⁵⁰ Victoria, *Parliamentary Debates*, Legislative Assembly, 27 October 2021, 4246 (The Hon. Martin Foley MP, Minister for Health).

⁵¹ Clause 56 of the Explanatory Memorandum to the Public Health and Wellbeing Amendment (Pandemic Management) Bill 2021.

6.3.2.1 Establishing the nexus for special circumstances linked to offending behaviour

The decision maker must be satisfied that the special circumstances contributed to a significantly reduced capacity to understand that the applicant's conduct constituted an offence, or to control that conduct.

Applicants need to show that the special circumstances have **contributed** to a **significantly reduced capacity** to understand that the conduct constitutes an offence or control that conduct.

Under the reformulated test, the decision maker must be satisfied that:

- the person suffers from one of the conditions or circumstances that falls within the definition of special circumstances: mental or intellectual disability, disorder, disease or illness, a serious drug/alcohol/volatile substance addiction, homelessness, or family violence, and
- the condition or circumstances contributed to the applicant having a significantly reduced capacity to either understand the conduct constituting the offence or control that conduct.⁵²

This means that the condition or circumstance needs to be a factor or cause, but not the only factor or cause, that reduced the applicant's ability to control or understand the behaviour.

Additionally, the applicant may have some capacity or ability to control or understand their behaviour, but the applicant only needs to show that their condition/circumstances significantly or considerably reduced that capacity.

Examples of where the applicant's special circumstances contributed to them having a significantly reduced capacity to understand or control their conduct includes:

- overstaying in a parking spot while sleeping in a car because the applicant was experiencing homelessness
- the applicant not realising an offence was being committed because their mental health condition was triggered in the situation
- failing to vote or complete a census because the applicant was experiencing homelessness and did not receive correspondence about an election or the census.

6.3.2.2 Establishing the long-term condition/circumstances ground

The decision maker must be satisfied that the applicant's long-term condition makes it impracticable to deal with their fine in any way, including through paying in full, servicing a payment arrangement, completing activities under a work and development permit, or applying for the family violence scheme.

The applicant must show that:

- they have a long-term condition or circumstance
- the condition or circumstance makes it impracticable for them to deal with their fine, and
- the condition or circumstance do not solely or predominantly relate to financial hardship.⁵³

For the condition or circumstance to be long term, it should be persistent, continuing indefinitely or for the foreseeable future, or continuing for an extended period of time (for example, a number of years). For a circumstance

⁵² See section 3A(1) of the **Infringements Act 2006** and regulation 7 of the Infringements Regulations 2016.

⁵³ See section 3A(1) of the **Infringements Act 2006**.

to be long-term in nature it is not required to be permanent. The condition may not have been present at the time of the offending, and it does not have to be linked to the offending.

The condition or circumstance must be linked to the impracticability to deal with the fine. ‘Impracticable’ is not defined in the Infringements Act, but the ordinary definition is that it is not capable of being put into practice, unachievable, unfeasible, or not possible within the means available. The condition or circumstance needs to be particularly disabling or incapacitating in nature.⁵⁴

‘Disabling’ is defined as ‘making [a person] unable’, or ‘weakening or destroying the capability of [a person]’ to do something.⁵⁵ The condition or circumstance needs to be disabling in that it impacts a person’s ability to deal with their fines but is not limited to a ‘disability’ (for example, the circumstance may be family violence, substance addiction, mental illness or homelessness, or physical or intellectual disabilities). Examples of where it is impracticable to deal with the fine includes where the person’s circumstances are such that they:

- cannot undertake WDP activities because they are unable to participate in relevant activities
- do not have capacity to instruct a lawyer, financial counsellor or advocate to act on their behalf
- cannot keep track of or manage their fines because of the long-term, severe condition or circumstance.

While financial circumstances can be considered, the long-term condition/circumstance must be the main cause of the incapacity to use any other option to deal with the fine, including to organise payment.

6.3.2.3 Using discretion around the currency of evidence

The currency of evidence should be considered when contemplating evidence of special circumstances. Generally, evidence provided by professionals or practitioners should be signed and dated within the last 12 months. However, enforcement agencies should take a case-by-case approach to this requirement depending on the condition or circumstance being relied on. For example, where the applicant relies on the ground of special circumstances and cites a lifelong intellectual disability, application of the 12-month rule may not be appropriate.

The following requirements for information may be given to professionals and practitioners to assist them in supporting an application for special circumstances:

- details of the individual providing the information including their name, position, and qualifications
- the relationship the individual has with the applicant (for example, treating physician, case worker, family violence case worker)
- a submission about the applicant’s condition (this may include particulars about the nature of the circumstances/condition), and
- an assessment of whether the applicant’s condition or circumstances impacted the offending conduct or impacts their ability to deal with the fine.

⁵⁴ Clause 56 of the Explanatory Memorandum to the Public Health and Wellbeing Amendment (Pandemic Management) Bill 2021.

⁵⁵ *Macquarie Dictionary* (online), https://www.macquariedictionary.com.au/features/word/search/?search_word_type=Dictionary&word=disabling (accessed 21 April 2022)

6.3.2.4 Evidentiary requirements

Applications for internal review on the ground of special circumstances should be accompanied by supporting evidence. Acceptable evidence is that which satisfies the decision maker that special circumstances exist. That is, the evidence should confirm:

- the existence of the relevant condition or circumstance, and
- the required connection (or nexus) between that condition and the offending conduct, or the condition and the impracticability to deal with the fine.

Evidence that is acceptable includes (but is not limited to) reports, letters, statements, submissions, statutory declarations, police reports, and family violence safety notices.

Taking a flexible approach to the evidence required ensures that vulnerable people are being diverted from the infringement system, in alignment with the aims of the special circumstances review ground.

Decision makers should also consider the reasonableness of asking for particular information. For instance, proving homelessness requires, in effect, that the person prove a negative i.e. that they do not have a home. This can be difficult to do, and this difficulty of proof is a relevant factor in deciding the reasonableness of requiring written evidence and the nature of that evidence.

On a case-by-case basis, decision makers may consider statements from the applicant, their lawyer, or other representatives that supplements evidence provided by a professional. This supplementary evidence may help clarify the link to the offending or the impracticability of dealing with the fines when the evidence from the professional or practitioner does not include those specific details.

A range of individuals, including professionals and practitioners, can provide evidence if the application is based on:

- a mental or intellectual disability disorder, disease or illness: evidence can be obtained from a medical practitioner, psychiatrist, psychiatric nurse or psychologist and can include a letter, statement or report that includes:
 - the practitioner/counsellor's qualification and relationship with the applicant and the period of engagement
 - the nature, severity, and duration of the applicant's condition and/or symptoms
 - an assessment on whether the applicant was suffering from the relevant condition at the time the offence was committed, and
 - whether, in the opinion of the practitioner, there is a connection between the applicant's relevant condition and the applicant's offending behaviour.
- a serious addiction to drugs, alcohol or a volatile substance: evidence can be obtained from a medical practitioner, psychiatrist, psychologist, accredited drug treatment agency, drug counsellor, or case worker (from a community or social work facility) and can include a letter, statement or a report. Information that may support an application includes the:
 - practitioner/counsellor's qualification and relationship with the applicant including the period of engagement
 - the nature, severity and duration of the applicant's relevant condition and/or symptoms

- whether the applicant was suffering from the relevant condition at the time the offence was committed, and
- whether, in the opinion of the practitioner, there is a connection between the applicant’s relevant condition and the applicant’s offending behaviour.
- homelessness: evidence can be obtained from a medical practitioner, psychiatrist, case worker or social worker, health or community welfare service providers and can include a letter, statement, or a report. Information that may support an application includes:
 - the practitioner/case worker’s qualification and relationship and the period of engagement
 - a summary of the applicant’s circumstances
 - whether the applicant was homeless at the time the offence was committed, and
 - whether, in the opinion of the practitioner, there is a connection between the applicant’s homelessness and the applicant’s offending behaviour.
- family violence: evidence can be obtained from family violence case workers or social workers, Victoria Police, medical practitioners or health or community welfare service providers and can include a statement, report, letter, family violence safety notice or a family violence intervention order. Information that may support an application includes:
 - the practitioner/case worker’s qualification and relationship and the period of engagement
 - a summary of the applicant’s circumstances
 - whether the applicant was experiencing family violence at the time the offence was committed, and
 - whether, in the opinion of the practitioner, there is a connection between the applicant’s circumstances involving family violence and the applicant’s offending behaviour.
- a long-term condition or circumstance: depending on the condition, the report can be obtained from a variety of relevant professionals to establish the severe or debilitating condition/circumstances. As the condition or circumstance is not limited, the decision maker should assess whether the professional is appropriately qualified to give evidence about that condition, on a case-by-case basis. The professionals listed for the above grounds may guide the decision maker in determining who is appropriately qualified to give the evidence. The information that may support the application includes:
 - the professional’s qualification and relationship and the period of engagement
 - a summary of the applicant’s circumstances
 - whether the condition or circumstance is long-term, and
 - whether, in the opinion of the practitioner, the condition or circumstances makes it impracticable for the applicant to deal with their infringement.

In addition to a report from a professional, evidence that the applicant receives assistance through the National Disability Insurance Scheme or a Disability Support Pension may also support the application.

6.3.2.5 Possible outcomes

An enforcement agency may make the following decision upon reviewing an internal review based on special circumstances:

- confirm the decision to serve the infringement notice⁵⁶
- withdraw the infringement notice and serve an official warning, or
- withdraw the infringement notice.

Enforcement agencies should also note the power under section 17 of the Infringements Act to refer a matter to the Magistrates' Court. This power must be exercised before the fine is registered with the Director, Fines Victoria (or where it is a non-registerable matter before the expiry of the date for commencing proceedings).

This power does not apply to infringement notices relating to offences to which the provisions listed in section 17(2) apply. The legislation that establishes those offences has separate processes for referring those matters to court.

For infringement notices relating to alleged offences by children, agencies wishing to exercise this power must do so before an enforcement order is issued under Schedule 3 of the **Children, Youth and Families Act 2005**. Where the infringement notice matter cannot be registered under that Schedule, the time limit on exercising the power is before the expiry of the period for commencing proceedings in relation to that matter.

6.3.2.6 If the application is refused

For applications made on the ground of special circumstances, the following options are available to the applicant where a decision maker refuses the application and confirms the infringement:⁵⁷

- pay the infringement
- apply for a payment plan
- apply to the Director, Fines Victoria for a payment arrangement
- elect to have the matter heard in Court (Magistrates' or Children's Court, as appropriate),
- make an application to the Director, Fines Victoria under the Family Violence Scheme, or
- if the person is eligible, an accredited organisation may apply to the Director, Fines Victoria for a Work and Development Permit on behalf of the applicant.⁵⁸

If an enforcement agency decides to refuse an application for internal review that has been made on the basis of special circumstances relating to family violence, the notification letter to the applicant should set out all the options available to the applicant, including their ability to apply to the Director, Fines Victoria under the Family Violence Scheme (FVS). See section 6.8: Family Violence Scheme (FVS) for further information about the FVS.

6.4 Exceptional circumstances

The exceptional circumstances ground provides decision makers with the discretion to determine whether the infringement is appropriate, taking into account the circumstances in which the offending conduct occurred.

⁵⁶ Note that an applicant will have alternative payment options available to them to discharge the infringement as outlined in Section 6.3.2.5. If the application is refused.

⁵⁷ Section 25(3) of the **Infringements Act 2006**.

⁵⁸ Further detail on Work and Development Permit options and eligibility is available on the Fines Victoria website at <https://online.fines.vic.gov.au/Support/Work-and-Development-Permit>

6.4.1 Agency considerations

Agencies should consider whether the conduct for which the infringement notice was served should be excused because of exceptional circumstances relating to the infringement offence.

Unlike special circumstances, there is no legislative definition of what constitutes exceptional circumstances. The ground is intended to apply to one-off circumstances, all of which cannot be categorised. This category is designed to include circumstances where the applicant has enough awareness and self-control to be liable for their conduct but has a good excuse for that conduct.

Some examples include circumstances where the applicant committed the offence due to unforeseen or unpreventable circumstances including medical emergencies, unavoidable or unforeseeable delay or vehicle breakdown.

The decision-making criterion is whether imposing the infringement is fair in the circumstances.

6.4.1.1 Considering exceptional circumstances on their merits

The Infringements Act does not define ‘exceptional circumstances.’ This means that while agencies may develop policies about what is considered an exceptional circumstance, these policies should not be so rigidly applied that they hinder review officers from considering the merits and circumstances of each application.

For example, an agency policy may state that being unaware of the law is not an exceptional circumstance. An applicant may then state that they were unaware of the law because English is their second language and they have recently migrated to Australia.

The decision maker should consider those specific circumstances and depending on other relevant information, the decision maker may choose to depart from the general policy and decide to withdraw the infringement and issue an official warning. This decision would be within the scope of their discretionary power.

Further, agencies must ensure that decision makers consider the specific circumstances raised in all valid applications, regardless of the offence type. The offence type may be relevant when determining if the infringement should be excused. For example, offences that do not create a significant risk to the public may be withdrawn more readily than offences that impact public safety. However, the type of offence must not prevent proper consideration of the circumstances raised in the application.

For more information and guidance on the exercise of discretion, see section 4.7: Appropriately using discretion in decision making and section 4.8: Ten key considerations to ensure a good decision is made.

6.4.2 Evidentiary requirements

Applications for internal review made on the grounds of exceptional circumstances should (where appropriate) be accompanied by supporting evidence.

Decision makers can take any matter a reasonable person would consider as relevant information into account.

Examples of supporting evidence could include:

- medical evidence from medical practitioners
- invoices or receipts
- statutory declarations or affidavits
- witness statements
- photographs

- travel documentation
- police statements or records

6.4.3 Possible outcomes

An enforcement agency may make the following decision after reviewing an application for internal review based on the grounds of exceptional circumstances:

- confirm the decision to serve an infringement notice
- withdraw the infringement notice and serve an official warning
- withdraw the infringement notice
- withdraw the infringement notice and refer the matter to Court (Magistrates' or Children's Court, as appropriate)
- in the case of an infringement offence involving additional steps, alter or vary those steps provided the alteration or variation is consistent with the Act or other instrument establishing the offence
- waive all or any prescribed costs, or
- approve a payment plan.

In some cases, it may be appropriate to do a combination of the actions above.

6.4.4 If the application is refused

For applications made on the grounds of exceptional circumstances, the following options are available to the applicant where a decision maker refuses the application and confirms the infringement:

- pay the infringement and any prescribed costs by the due date
- where an infringement offence involves additional steps and the enforcement agency confirms the decision, the applicant must pay the infringement and perform all the additional steps by either the end of the period specified in the infringement notice or within 14 days after the applicant has been sent advice of the outcome of the review
- apply to the enforcement agency for a payment plan
- apply to the Director, Fines Victoria for a payment arrangement
- elect to have the matter heard in Court (Magistrates' or Children's Court, as appropriate),
- make an application to the Director, Fines Victoria under the Family Violence Scheme, or
- if the person is eligible, an accredited organisation may apply to the Director, Fines Victoria for a Work and Development Permit on their behalf.⁵⁹

6.5 Financial hardship

While financial hardship is not a ground for review, enforcement agencies may consider such applications under the exceptional circumstances ground. It is open to enforcement agencies to implement an exceptional circumstances financial hardship policy. Alternatively, where a person is experiencing financial hardship and is unable to pay their outstanding fines, enforcement agencies should assist the applicant, where appropriate, to negotiate a payment plan.

6.5.1 Bankruptcy and insolvency

A person is responsible for their infringement fine even if they have been declared, or are seeking to be declared, bankrupt. A person who is declared bankrupt retains their rights to deal with the infringement notice including submitting a nomination statement or applying for internal review.

⁵⁹ Further detail on Work and Development Permit options and eligibility is available on the Fines Victoria website at <https://online.fines.vic.gov.au/Support/Work-and-Development-Permit>.

When a company is experiencing financial difficulties, it may be placed into external administration or liquidation. Companies that are in liquidation or under external administration may apply for internal review of their infringement fines.

An enforcement agency may consider a person's bankruptcy status, or a company's financial status, as evidence of financial hardship. It is also open to an enforcement agency to include a person's bankruptcy status or a company's financial status as a relevant consideration in any internal financial hardship policy that the enforcement agency may choose to implement.

Enforcement agencies should also consider the following:

- **For individuals:**

If an individual is experiencing financial hardship and is unable to pay their outstanding fines, enforcement agencies should assist the applicant, where appropriate, to negotiate a payment plan. It will be up to the review officer to decide whether a payment plan is appropriate in a bankrupt person's particular circumstances.

- **For companies in liquidation or companies under external administration:**

Enforcement agencies should require that these applications for internal review may only be made by the liquidator or administrator.

Once an insolvent company is deregistered, it ceases to exist, and infringement fines cannot be recovered. Internal review officers should complete an online ASIC search on a company to determine the company's registration status before processing any application in the name of a company. For more information, visit the ASIC website at www.asic.gov.au

6.6 Person Unaware

This ground of internal review enables an applicant to lodge an internal review application on the ground that they were unaware of the infringement notice. Service of the notice must not have been by personal service.

An application made on the ground of 'person unaware' must:

- be made within 14 days of the applicant becoming aware of the infringement notice (a person may evidence the date they became aware of the infringement notice by executing a statutory declaration)
- be made in writing
- state the grounds on which the decision should be reviewed
- provide the applicant's current address for service, and
- may only be made once in relation to any one infringement offence.

6.6.1 Agency considerations

An enforcement agency must not consider an application made on the ground of 'person unaware' if the applicant has not updated their authorised address within 14 days of changing address.⁶⁰

An 'authorised address' is:

- an address that is recorded in relation to a person in a register kept by a public statutory authority (including a Director under the **Corporations Act 2001**), if by law that person is required to notify that public statutory body of any change in that address. An example of a public statutory authority is VicRoads.
- in relation to a transport infringement, within the meaning of Part VII of the **Transport (Compliance and Miscellaneous) Act 1983** or a ticket infringement within the meaning of that Part, an address provided by a person to an authorised

⁶⁰ Section 22(4) of the **Infringements Act 2006**.

officer or police officer under section 218B of that Act after that officer has requested the person to state his or her name and address because the authorised officer or police officer believes on reasonable grounds that the person has committed a transport infringement or a ticket infringement, as the case requires.

The enforcement agency must suspend all other procedures (including enforcement action) until the agency has completed reviewing the person unaware application and the applicant has been sent advice of the outcome.⁶¹

6.6.2 Evidentiary requirements

Applications for internal review made on the grounds of person unaware should (where appropriate) be accompanied by supporting evidence. For example, copies of date-stamped passports, boarding passes, removalist invoices and mail theft reports made to Victoria Police.

6.6.3 Possible outcomes – if the application is granted

Where an enforcement agency grants an internal review application on the ground of person unaware, the applicant may:⁶²

- pay the infringement
- apply for a payment plan
- apply to the Director, Fines Victoria for a payment arrangement
- apply for a review of the decision to serve an infringement offence under section 22(1)(a), (b) or (c) of the Infringements Act
- nominate another person for the infringement offence (in the case of traffic or parking offences)
- elect to have the matter heard in Court (Magistrates' or Children's Court, as appropriate),
- make an application to the Director, Fines Victoria under the Family Violence Scheme, or
- if the person is eligible, an accredited organisation may apply to the Director, Fines Victoria for a Work and Development Permit on their behalf.⁶³

6.6.4 Possible outcomes – if the application is refused

If an application on the ground of person unaware is refused, the applicant must pay the infringement amount and prescribed costs (within 14 days of receiving the refusal notice).⁶⁴ The applicant will have the same alternative payment options available to them as are available for other grounds of review (that is, payment plans or arrangements, court referral or work and development permits (if eligible).

6.7 Work and Development Permits (WDPs)

The Work and Development Permit (WDP) scheme commenced on 1 July 2017 to provide vulnerable and disadvantaged people with a non-financial option to address their fine debt. The WDP scheme is administered by the Director, Fines Victoria. A WDP allows an eligible person to work off their fine debt by participating in certain activities and treatment. Enforcement agencies are encouraged to promote this scheme to vulnerable community members.

A person must undertake a WDP under the supervision of a sponsor. A sponsor is an organisation or a health practitioner accredited by the Director, Fines Victoria to support the WDP scheme. Only a sponsor may apply to the Director, Fines Victoria for a WDP on behalf of an eligible person.

⁶¹ Section 24(1A) of the **Infringements Act 2006**.

⁶² Section 25(5) of the **Infringements Act 2006**.

⁶³ Further detail on Work and Development Permit options and eligibility is available on the Fines Victoria website at <https://online.fines.vic.gov.au/Support/Work-and-Development-Permit>

⁶⁴ Section 25(7) of the **Infringements Act 2006**.

An organisation or a health practitioner may apply to become a WDP sponsor to assist their clients to deal with their fine debt and to encourage engagement with services. If an eligible person is already engaged with an organisation or a health practitioner that is not yet a WDP sponsor, the organisation or health practitioner can contact the WDP Team to get information about becoming a sponsor (see details below).

For more information, visit <https://www.justice.vic.gov.au/wdp>, or contact the WDP team:

Email: WDP@justice.vic.gov.au

Phone: 1300 323 483

Hours: 9.00 am to 4.00 pm

Monday to Friday (except public holidays)

6.8 Family Violence Scheme (FVS)

The Family Violence Scheme (FVS) is a specialised scheme to support people affected by family violence within the fines system. The scheme is administered by the Director, Fines Victoria. The scheme allows people to apply to Fines Victoria to have their infringement fines withdrawn if family violence substantially contributed to the offence or if it is not safe for them to name the responsible person.

Agencies should inform applicants about the scheme if family violence is mentioned in their application.

To access the Family Violence Scheme, a person must:

- have been issued an infringement notice for an offence, and
- show they are a victim survivor of family violence, and
- show that the family violence substantially contributed to the person not being able to:
 - control the conduct that constituted the offence, or
 - nominate the driver that committed the offence in a car registered to the victim, or
 - reject a nomination.

A person can apply to the Family Violence Scheme at any time from first receiving the fine until:

- the fine has been paid, or
- a seven-day notice served on the person has expired or been waived, or
- particular enforcement action has been taken against them.

To help decide if the FVS is a suitable option, a person may wish to seek legal advice from a lawyer or by contacting a local community legal centre via the Federation of Community Legal Centres (www.fclc.org.au) or Victoria Legal Aid (www.vla.vic.gov.au).

For more information, visit <https://www.justice.vic.gov.au/fvs>, or contact the FVS team:

Email: fvs@justice.vic.gov.au

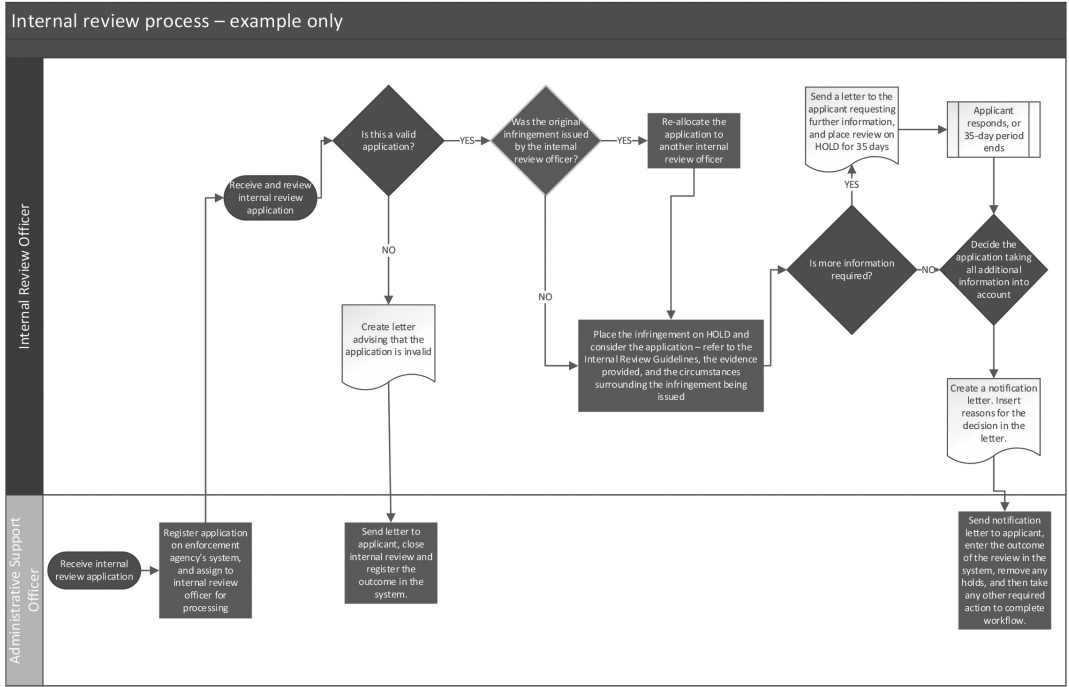
Phone: 1300 019 983

Hours: 9.00 am to 4.00 pm

Monday to Friday (except public holidays)

7. Appendices

7.1 Appendix 1: Internal review process chart



Appendix 1 Internal review process chart

7.2 Appendix 2: Internal Review application form (sample)



Application for Internal Review

(Infringements Only)

1. Please complete all sections below to have your infringement reviewed. Please complete the white sections, print clearly in ink using BLOCK letters, cross where applicable and then sign below.
2. Only one Internal Review may be submitted per Infringement Notice, unless applying when an internal review has been granted on the ground of Person Unaware of Fine.
3. Internal reviews are not permitted for alleged drink-driving, driving under the influence of drugs, or excessive speed infringements that result in a loss of licence.

Applicant details					
Who is applying (confirm who is making the application):					
<input type="checkbox"/> Person named on the infringement notice	<input type="checkbox"/> Other person with consent <small>(You must also complete the 'Consent for Internal Review' on reverse side of this page)</small>	<input type="checkbox"/> Authorised company representative			
Your personal details					
Full name					
Corporate name and ACN (if applicable)					
Address of person / Corporate (Outcome will be sent here)					
				State	Postcode
Email					
Infringement details					
Your obligation number			Infringement notice number		
Infringement Type (confirm type of infringement received):					
<input type="checkbox"/> Traffic Camera <small>Fines detected by an automatic detection device such as a speed or red light camera</small>	<input type="checkbox"/> CityLink <small>Fines issued as a result of failure to pay a Citylink toll within the prescribed timeframe</small>	<input type="checkbox"/> Eastlink <small>Fines issued as a result of failure to pay an Eastlink toll within the prescribed timeframe</small>	<input type="checkbox"/> Victoria Police Officer issued <small>Fines issued by Victoria Police</small>	<input type="checkbox"/> Other <small>Fines issued by other agencies such as VicRoads, Local Agencies</small>	
Grounds for application					
Descriptions are located on the reverse of this page. You must select one ground for this application.					
<input type="checkbox"/> Exceptional Circumstances <small>See description 1</small>	<input type="checkbox"/> Contrary to Law <small>See description 2</small>	<input type="checkbox"/> Special Circumstances <small>See description 3</small>	<input type="checkbox"/> Mistaken Identity <small>See description 4</small>		
<input type="checkbox"/> Person Unaware of Fine <small>See description 5</small>	<input type="checkbox"/> Penalty Reminder Notice Fee Waiver Request <small>See description 6</small>				
I have attached an explanation of my circumstances and ground(s) in support of my application					<input type="checkbox"/>
Declaration details					
I understand that this is the only Internal Review for this Infringement that I am able to submit pursuant to s.22 (2) of the <i>Infringements Act 2006</i> .			Signature of Applicant		
I declare that the information that I have supplied in this form, and any attachments to this form, are true and correct to the best of my knowledge.			Date		
I understand that by making a false or misleading statement in support of this claim, I may be prosecuted.					

Upon completion, send this application to Fines Victoria, GPO BOX 1916, Melbourne VIC 3001



Description of relevant grounds for internal review

- 1 **Exceptional Circumstances**
Please provide details of the exceptional circumstances (where you have committed the offence due to unforeseen or unpreventable circumstances, e.g. medical emergencies). For more information, visit www.fines.vic.gov.au

- 2 **Contrary to Law**
Please provide the reasons why you consider the decision to issue you with an Infringement was contrary to law. For example, this ground can be used if you believe that the infringement notice is not valid, or that an infringement officer has acted unlawfully or beyond their authority in taking that action or decision.

- 3 **Special Circumstances**
Special circumstances includes:
 - o a mental or intellectual disability, disorder, disease or illness
 - o a serious addiction to drugs, alcohol or volatile substance
 - o homelessness
 - o family violence within the meaning of the *Family Violence Protection Act 2008*, or
 - o a long term circumstance or condition making it impracticable to deal with the fine.
 You must provide evidence (e.g. letter, report, statement) from one of the following parties to support your application:
 - o a case worker, case manager or social worker
 - o a general practitioner, psychiatrist or psychologist, or
 - o an accredited drug treatment agency.
 Evidence (e.g. letter, statement or a report) from practitioner or case worker should include the following information:
 - o the practitioner/case worker's qualification and relationship with you, including the period of engagement
 - o the nature, severity and duration of your condition or your circumstances
 - o whether, in the opinion of the practitioner/case worker, your condition/circumstances:
 - a) contributed to a significantly reduced capacity to understand or control the conduct constituting the offence, or
 - b) make it impracticable to deal with your fine.
 For more information, visit www.fines.vic.gov.au

- 4 **Mistaken Identity**
Please provide an explanation of why you rely on the ground of mistake of identity (including evidence e.g. copy of your driver's licence, in support). For more information, visit www.fines.vic.gov.au

- 5 **Person Unaware of Fine**
An application made on the ground of 'person unaware' must:
 - o be made within 14 days of you becoming aware of the infringement notice (You may evidence the date that you became aware of the infringement notice by executing a statutory declaration)
 - o state the grounds on which the decision should be reviewed, and
 - o provide your current address for service. For more information, visit www.fines.vic.gov.au

- 6 **Penalty Reminder Notice Fee Waiver Request**
Please provide the reason(s) why you believe the Penalty Reminder Notice Fee should be waived.
Note: The original penalty amount is still applicable under this request.

Applicants please note:

If you do not provide sufficient information, the enforcement agency may request further information. If you do not provide this further information within 21 days of the date of request, the enforcement agency may determine the application without further information. Internal reviews are not permitted for an alleged drink- driving, driving under the influence of drugs, or excessive speed infringements that result in a loss of licence.

Consent for internal review

To be completed if another person is acting on your behalf.

I (person named in the infringement),
of (address of person named on the infringement), give my
consent to (name of person making the application on your behalf), to apply
for an Internal Review on my behalf to Infringement Number

Signature of person named on the infringement

Signature of other person with consent

Date
 / /

Date
 / /



Marine Safety Act 2010

VICTORIAN NOTICE TO MARINERS

AUSTRALIA – VICTORIA

No. 280(T) – 2022

Local Port of Barwon Heads

Barwon River, Barwon Heads Sailing Association 5 knot Exemption and Events Calendar 2022–2023

Date: Effective from 25 September 2022

Details: Mariners are advised that: Barwon Heads Sailing Association organised and scheduled boating activity events in the Barwon River north of the Barwon Heads Bridge, part of the waters of the Local Port of Barwon Heads from 25 September 2022 to 21 May 2023 are exempt from certain rules of the **Marine Safety Act 2010**, Marine Safety Regulations 2012 and the waterway rules as detailed here;

1. Vessels associated with the Barwon Heads Sailing Association 2022–2023 calendar events are exempt from the requirements to operate a vessel at a speed not exceeding 5 knots:
 - (i) within 50 metres of another vessel;
 - (ii) within 200 metres of the waters' edge;
 - (iii) within 50 metres of wharf, jetty, slipway, diving platform or boat ramp
 - (iv) within the 5 knot speed restriction zone
 as detailed in clauses 2(c), 4(a), 4(b) and Clause 10.1 of Schedule 10 of the Vessel Operating and Zoning Rules.
2. The exemptions in Clause 1 above will apply only to operators and vessels associated with the event which are noted on a list of member participants maintained by Barwon Heads Sailing Association.

The exemptions apply for **only** the dates and times in Barwon Heads Sailing Association 2022–2023 calendar of events as attached in this notice;

- BHSA Summer Schedule 2022–2023
- BHSA Riversholme / Easter Race schedule 2023.

Mariners are advised to exercise caution when navigating in the Barwon River.

Mariners are further advised to monitor the forming wave conditions on the approach to the river entry at all times, mariners should be aware of submerged reef areas, Formby reef to the east and the fringing reef of the Barwon Head to the west.

Charts and Publications AUS143

Affected:

Victorian Charts and Publications Schedule 10 Vessel Operating and Zoning Rules

Affected:

Further Notice: No further notice will be issued. This notice will be self-cancelling on 21 May 2023.

This Notice to Mariners is issued by the Barwon Coast Committee of Management Inc. delegated Local Port Manager for the Department of Transport. If you require any further information, please contact Barwon Coast on 03 5254 1118.

Victorian Notices to Mariners can also be viewed on the Barwon Coast website www.barwoncoast.com.au or on the Victorian Regional Channel Authority (VRCA) website www.vrca.vic.gov.au and the Victorian Government Gazette www.gazette.vic.gov.au

G.W. McPIKE
Chief Executive Officer
Barwon Coast Committee of Management Inc.



Marine Safety Act 2010

PUBLIC NOTICE

DECLARATION OF BOATING ACTIVITY EXEMPTION

Barwon Coast Committee of Management as the declared waterway manager for Local Port of Barwon Heads, makes the following declaration under section 203(3) of the **Marine Safety Act 2010**.

For the purposes of boating activity conducted by Barwon Heads Sailing Association, persons and vessels involved in the Barwon Heads Sailing Association 2022–2023 Race Schedule are exempt from the following requirements:

State Rules made under the Marine Act 1988

1. Clause 2(c) – must not exceed 5 knots within 50 metres of another vessel;
2. Clause 4(a) – must not exceed 5 knots within 200 metres of the water's edge;
3. Clause 4(b) – must not exceed 5 knots within 50 metres of metres of fixed or floating structure.

Waterway Rules made under the Marine Safety Act 2010 / Marine Act 1988

4. Clause 10.1 of Schedule 10 – 5 knot speed restriction on the waters of the Local Port of Barwon Heads.

Subject to the conditions detailed below:

- Masters of the rescue vessels are only exempt from 1–4 in the above list when undertaking a rescue operation to retrieve persons in distress, provide for their initial medical or other needs and deliver them to a place of safety on shore.
- Masters of participating vessels are exempt from 2–4 in the above list when engaging in competition and item 1 only when operating within 50 metres of another competing vessel. Participating vessels are those noted on a current membership list maintained by Barwon Heads Sailing Association.
- The exemptions apply for the dates tabled below in the Barwon Heads Sailing Association Race Schedule between 25 September 2022 and 21 May 2023.
- The exemptions apply provided the stated safety controls and undertakings detailed in the application form and associated documentation, including the Racing Rules of Sailing, are adhered to.

Dated 29 August 2022

BY ORDER OF BARWON COAST COMMITTEE OF MANAGEMENT INC.

BHSA RACE SCHEDULES 2022–2023

Race events begin one hour prior to the charted high tide of the day.

Race events are usually targeted for 2 hours duration, dependant on wind conditions.

ICEBERG	SUMMER		RIVERSHOLME / EASTER
2022	2022–2023		2023
Sun 25/09/22	Mon 26/12/22	Fri 13/01/23	Sun 05/02/23
Sun 09/10/22	Tue 27/12/22	Sat 14/01/23	Sun 19/02/23
Sun 23/10/22	Wed 28/12/22	Sun 15/01/23	Sun 05/03/23
Sun 30/10/22	Thu 29/12/22	Mon 16/01/23	Sun 12/03/23
Sun 13/11/22	Fri 30/12/22	Thu 19/01/23	Sun 19/03/23
Sun 20/11/22	Mon 02/01/23	Fri 20/01/23	Sun 26/03/23
Sun 27/11/22	Tue 03/01/23	Sat 21/01/23	Fri 07/04/23
Sun 04/12/22	Wed 04/01/23	Sun 22/01/23	Sat 08/04/23
Sun 11/12/22	Thu 05/01/23	Mon 23/01/23	Sun 09/04/23
	Fri 06/01/23	Tue 24/01/23	Mon 10/04/23
	Sat 07/01/23	Wed 25/01/23	Sun 23/04/23
	Sun 08/01/23	Thu 26/01/23	Sun 07/05/23
	Mon 09/01/23	Fri 27/01/23	Sun 21/05/23
	Tue 10/01/23	Sat 28/01/23	
	Wed 11/01/23	Sun 29/01/23	
	Thu 12/01/23		

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF GREEN SNAIL

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

1 Objective

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

2 Authorising Provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of green snail made under section 36(1) of the **Plant Biosecurity Act 2010** and published in Victoria Government Gazette G23 on 9 June 2022 at pages 2638–2642 is revoked.

5 Definitions

In this Order –

green snail means the exotic pest, *Cantareus apertus* (Born).

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

host plant means any plant or plant product, including any leafy vegetable, cutting, potted plant, turf, bare rooted plant, mature tree, cut flower, foliage, hay, or fodder but excluding fruit, plants in tissue culture and seeds.

unit means an individual package, plant or item which includes individual bags in a tray.

6 Prohibitions, Restrictions and Conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (a) does not apply if the host material –
 - (i) originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated certifying that the area from the material originated is known to be free from green snail; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration certifying or declaring that the material has been treated in a manner described in the Schedule to this Order; or
 - (iii) in the case of cut flowers, foliage, cuttings or bare-rooted plants are consigned to Victoria between 1 December and 31 March (inclusive); or
 - (iv) enters Victoria under and in accordance with the conditions described in a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of Consignments

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

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

8 Expiry

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

Schedule

Host material must –

- (1) in the case of any host material intended for human consumption, be –
 - (a) washed through a hydro-cooler or similar processing equipment so as to effectively remove all green snails; and
 - (b) inspected at a minimum of 600 units or the whole consignment, and found free of green snail; or
- (2) in the case of host material which has been grown or packed on a property within 2 km of a green snail infested property –
 - (a) be grown or packed on a property which –
 - (i) has been baited from 1 April to 30 November (inclusive), for at least 3 months before importation using an APVMA approved molluscicide for the control of green snail in accordance with all APVMA label directions and permit conditions, and

- (ii) the baits are laid on the property, in a continuous strip, on a 3 m wide vegetation-free strip inside the perimeter of the property and transects through the property on a grid pattern with distances between the strips of –
 - (A) 50 m for properties up to 5 ha provided that there is at least two transects running through the centre of the property at right angles; or
 - (B) 100 m for properties between 5 ha and 10 ha; or
 - (C) 200 m for properties greater than 10 ha; and
- (iii) inspected by an officer of the department responsible for agriculture in the State or Territory in which the property is located, along bait trails 3 to 10 days after baits were laid and found free of green snail; and
- (b) be grown or packed on a property that has a control/hygiene program in place to prevent the entry of green snail, which includes –
 - (i) additional 3m wide vegetation-free strip (on the inside edge of the 3 m baited boundary strip) around the perimeter of the property that is –
 - (A) baited using an APVMA approved molluscicide for the control of green snail in accordance with all APVMA label directions and permit conditions, and applied each four weeks between 1 April to 30 November (inclusive); or
 - (B) a continuous physical barrier constructed of –
 - galvanised sheet bent at an angle of 20 degrees to the soil surface; or
 - an electric fence designed specifically for snails; and
 - (ii) a continuous trench extending 3 metres inside the perimeter of the property that contains an unbroken line of bait between 1 April to 30 November (inclusive); and protection of driveways with a continuous trench of 100 mm wide and 100 mm deep along both sides of the entire length of the driveway, constructed from a solid material such as concrete; and
 - (iii) any plant material for packing is sourced from properties known to be free of green snail; and
 - (iv) the storage of stock for export is more than 30 m from a baited boundary; and
- (c) be treated within 2 days prior to export with an APVMA approved chemical cover spray for the control of green snail in accordance with all APVMA label directions and permit conditions; and
- (d) if grown in a propagating/potting media which has a soil component, the media must –
 - (i) originate from, and be stored on, properties which have been baited and inspected and found free of green snails, in accordance with the baiting requirements under sub-clause (2)(a); or
 - (ii) be disinfested with one of the following treatments –
 - (A) methyl bromide fumigation 0.6 kg/m³ for 72 hours on an impervious floor with the material laid or packed no more than 660 mm deep during fumigation, or
 - (B) a steam and air mix at a temperature of 60° C for 30 minutes, or
 - (C) fumigation with a chemical containing 940 g/kg dazomet in accordance with all APVMA label directions and permit conditions; or
- (3) in the case of host material which have been grown or packed on a property within 25 km of an infestation of green snail but more than 2 km from a green snail infested property –
 - (a) be grown or packed on a property which –
 - (i) has been baited from 1 April to 30 November (inclusive), for at least 3 months before importation using an APVMA approved molluscicide for the control

- of green snail in accordance with all APVMA label directions and permit conditions, and
- (ii) the baits are laid on the property, in a continuous strip, on a 3 m wide vegetation-free strip inside the perimeter of the property and transects through the property on a grid pattern with distances between the strips of –
 - (A) 100 m for properties up to 5 ha provided that there is at least two transects running through the centre of the property at right angles; or
 - (B) 500 m for properties between 5 ha and 10 ha; or
 - (C) 300 m for properties greater than 10 ha; and
 - (iii) inspected by an officer of the department responsible for agriculture in the State or Territory in which the property is located, along bait trails 3 to 10 days after baits were laid and found free of green snail; and
- (b) if grown in a propagating/potting media which has a soil component, the media must –
- (i) originate from, and be stored on, properties which have been baited and inspected and found free of green snails, in accordance with the baiting requirements under sub-clause (3)(a); or
 - (ii) be disinfested with one of the following treatments –
 - (A) methyl bromide fumigation 0.6 kg/m³ for 72 hours on an impervious floor with the material laid or packed no more than 660 mm deep during fumigation, or
 - (B) a steam and air mix at a temperature of 60° C for 30 minutes, or
 - (C) fumigation with a chemical containing 940 g/kg dazomet in accordance with all APVMA label directions and permit conditions; or
- (4) in the case of cut flowers, foliage, cuttings or bare rooted plants which have been grown or packed on a property within 25 km of a green snail infested property, be –
- (a) grown or packed on a property which has been baited and inspected and found free of green snail, in accordance with the requirements under sub-clause (2) or (3) (note: plant material for packing must be sourced from known green snail free areas as established by baiting or sourced from a property greater than 25 km from a known outbreak of green snail); or
 - (b) inspected at a minimum of 600 units or the whole consignment by an inspector, or person authorised by the department responsible for agriculture in the State or Territory where the host material is grown, and found to be free of green snail; or
 - (c) treated with an APVMA approved molluscicide for the control of green snail in accordance with all APVMA permit directions and label conditions for the control of green snail; or
- (5) in the case of any host material, be grown, packed and handled on a property located more than 25 km from a green snail infested property; or
- (6) in the case of small lots of household potted plants, all plants must be –
- (a) bare-rooted so as to be visually free of earth material, including soil and potting media; or
 - (b) re-potted into new commercially available potting media under the supervision of an officer of the department responsible for agriculture in the State or Territory in which the material has been grown; and
 - (c) inspected by an officer of the department responsible for agriculture in the State or Territory within 2 days prior to dispatch and found free of –
 - (i) green snail; and
 - (ii) earth material; or

- (7) in the case of used packages, packages must be –
- (a) cleaned free of organic matter and earth material; and
 - (b) inspected and found free of green snail.

Dated 24 August 2022

ROSA CRNOV
Chief Plant Health Officer

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4) IN RELATION TO NON-ROAD ACTIVITIES IN SURF COAST SHIRE AND COLAC OTWAY SHIRE FOR AMY'S GRAN FONDO ON SATURDAY 10 SEPTEMBER 2022 AND SUNDAY 11 SEPTEMBER 2022

1 Purpose

The purpose of this Declaration is to exempt participants in Amy's Gran Fondo from specified provisions of the **Road Safety Act 1986** and regulations under that Act with respect to the Event, which is a non-road activity to be conducted on the highway(s) listed in Table 2 on Saturday 10 September 2022 and Sunday 11 September 2022.

2 Authorising provision

This notice is made under section 99B(4) of the **Road Safety Act 1986**. Section 99B(4) provides that the Minister for Roads may, on the application of a person proposing to conduct a non-road activity on a highway, by notice published in the Government Gazette, declare that specified provisions of the **Road Safety Act 1986** and of the regulations made under that Act do not apply with respect to the non-road activity specified in the notice during the period specified in the notice.

3 Commencement

This notice takes effect at 9 am on Saturday 10 September 2022.

4 Expiry

This notice expires at 5 pm on Sunday 11 September 2022.

5 Definitions

In this notice, unless the context or subject-matter otherwise requires –

- a) 'Event' means Amy's Gran Fondo, to be held on Saturday 10 September 2022 and Sunday 11 September 2022; and
- b) 'Participants' means participants in the Event, including officers, members and authorised agents of O2 Events and the Amy Gillett Foundation, whose presence is reasonably required to ensure the safe conduct of the Event.

6 Declaration

I, Paul Northey, as delegate of the Minister for Roads, under section 99B(4) of the **Road Safety Act 1986** declare that the provisions of the **Road Safety Act 1986** and regulations specified in Table 1 do not apply to Participants engaged in activities forming part of the Event on the highway specified in column 1 of Table 2 on the date and during the period specified in column 2 of Table 2, provided there is full compliance with any conditions imposed by the Department of Transport and the municipal council.

Dated 23 August 2022

PAUL NORTHEY
Chief Regional Transport
Department of Transport
Delegate of the Minister for Roads

Table 1**Provisions of the Road Safety Act 1986 and regulations under that Act that do not apply to participants in the Event****Road Safety Act 1986**

Section 65A	Improper use of motor vehicle
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Road Safety Road Rules 2017

ALL, except Rule 304 (Direction by a Police Officer or Authorised Person)

Road Safety (Vehicles) Interim Regulations 2020

ALL

Table 2

Column 1 Highway	Column 2 Date and time
Allenvale Road between 150 Allenvale Road and Sharps Road, Lorne	Saturday 10 September 2022 between 0900 and 1530
Garvey Track between Allenvale Road and Mount Cowley Track, Lorne	Saturday 10 September 2022 between 0900 and 1530
Mount Cowley Track between Garvey Track, Lorne and Benwerrin-Mount Sabine Road, Barwon Downs	Saturday 10 September 2022 between 0900 and 1530
Benwerrin-Mount Sabine Road between Mount Cowley Track and Delaneys Road, Barwon Downs	Saturday 10 September 2022 between 0900 and 1530
Delaneys Road between Benwerrin-Mount Sabine Road and Cowley Track, Barwon Downs	Saturday 10 September 2022 between 0900 and 1530
Sharps Road between Allenvale Road and Mount Cowley Track, Lorne	Saturday 10 September 2022 between 0900 and 1530
Great Ocean Road between Otway Street and William Street, Lorne	Sunday 11 September 2022 between 0445 and 1000
Great Ocean Road between William Street and Albert Street, Lorne	Sunday 11 September 2022 between 0445 and 1630
Great Ocean Road between Deans Marsh Road and Otway Street, Lorne	Sunday 11 September 2022 between 0700 and 0845
Deans Marsh-Lorne Road between Great Ocean Road, Lorne and Birregurra-Deans Marsh Road, Deans Marsh	Sunday 11 September 2022 between 0645 and 1030
Birregurra-Deans Marsh Road between Deans Marsh-Lorne Road, Deans Marsh and Birregurra-Forrest Road, Birregurra	Sunday 11 September 2022 between 0730 and 1100
Birregurra-Forrest Road between Birregurra-Deans Marsh Road, Birregurra and Colac-Forrest Road, Forrest	Sunday 11 September 2022 between 0800 and 1200

Forrest-Apollo Bay Road between Colac-Forrest Road, Forrest and Turtons Track, Tanybryn	Sunday 11 September 2022 between 0830 and 1330
Skenes Creek Road between Turtons Track, Tanybryn and Great Ocean Road, Skenes Creek	Sunday 11 September 2022 between 0830 and 1400
Great Ocean Road between Skenes Creek Road, Skenes Creek and Bay Street, Lorne	Sunday 11 September 2022 between 0830 and 1530
Great Ocean Road between Hardy Street, Apollo Bay and Skenes Creek Road, Skenes Creek	Sunday 11 September 2022 between 1045 and 1200

Water Act 1989

VARIATION OF THE GOULBURN-MURRAY WATER CORPORATION

East Loddon Piped District

I, Kessia Thomson, Executive Director, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, under section 122I of the **Water Act 1989** determine that the East Loddon Piped District of Goulburn-Murray Water Corporation is varied by including the land shaded in red as indicated on Goulburn-Murray Water Corporation's plan number LEGL./21-307 and LEGL./21-308.

This determination will take effect on the date it is published in the Victoria Government Gazette.
Dated 22 August 2022

KESSIA THOMSON
Executive Director, Partnerships and
Sector Performance, Water and Catchments
Department of Environment, Land, Water and Planning
(as delegate of the Minister)

Note:

Copies of the plans referred to in this determination may be inspected at Goulburn-Murray Water Corporation, 40 Casey Street, Tatura, Victoria 3616.

Water Act 1989

VARIATION OF THE GOULBURN-MURRAY WATER CORPORATION

Goulburn Murray Irrigation District

I, Kessia Thomson, Executive Director, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, under section 122I of the **Water Act 1989** determine that the Goulburn Murray Irrigation District of Goulburn-Murray Water Corporation is varied by including the land shaded in red as indicated on Goulburn-Murray Water Corporation's plan numbers LEGL./21-302, LEGL./21-303, LEGL./21-304 and LEGL./21-305.

This determination will take effect on the date it is published in the Victoria Government Gazette.
Dated 22 August 2022

KESSIA THOMSON
Executive Director, Partnerships and
Sector Performance, Water and Catchments
Department of Environment, Land, Water and Planning
(as delegate of the Minister)

Note:

Copies of the plans referred to in this determination may be inspected at Goulburn-Murray Water Corporation, 40 Casey Street, Tatura, Victoria 3616.

Water Act 1989

VARIATION OF THE GOULBURN-MURRAY WATER CORPORATION

Mitiamo Water Supply District

I, Kessia Thomson, Executive Director, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, under section 122I of the **Water Act 1989** determine that the Mitiamo Water Supply District of Goulburn-Murray Water Corporation is varied by including the land shaded in red as indicated on Goulburn-Murray Water Corporation's plan number LEGL./21-306.

This determination will take effect on the date it is published in the Victoria Government Gazette.

Dated 22 August 2022

KESSIA THOMSON
Executive Director, Partnerships and
Sector Performance, Water and Catchments
Department of Environment, Land, Water and Planning
(as delegate of the Minister)

Note:

Copies of the plans referred to in this determination may be inspected at Goulburn-Murray Water Corporation, 40 Casey Street, Tatura, Victoria 3616.

Water Act 1989GOULBURN VALLEY REGION WATER CORPORATION
(GOULBURN VALLEY WATER)

Water Restriction By-law 513

Goulburn Valley Water Revokes Water Restriction By-law 512

In accordance with section 287ZC of the **Water Act 1989**, Goulburn Valley Water hereby gives notice that it has made a by-law, titled 'Water Restriction By-law 513', pursuant to sections 171 and 160 of the **Water Act 1989**.

Water Restriction By-law 513 is made using a Model Water Restriction By-law issued by the Minister for Water on 4 March 2022. The Water Restriction By-law 513 is made in relation to restrictions and prohibitions on the use of water that may be imposed in the Water Supply Districts of Goulburn Valley 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 Goulburn Valley Water's website www.gvwater.vic.gov.au; or at the Goulburn Valley Water Office, 104–110 Fryers Street, Shepparton, Victoria during business hours.

Water Act 1989**NOTICE OF DECLARATION OF SERVICED PROPERTIES**

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

Lot/Plan Numbers	Property Address
Water Services	
Lots 1 and 2 / PS827401V	103 Ventnor Beach Road, Cowes
Water and Sewer Services	
Lots 1 to 29 / PS911866E	4–6 Maroubra Drive, Cape Woolamai
Lots 1 and 2 / PS906899S	3 McCauley View, Dalyston
Lots 1 and 2 / PS910971N	7 McCauley View, Dalyston

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**YARRA VALLEY WATER – DECLARATION OF SERVICED PROPERTIES FOR THE PURPOSE OF THE SUPPLY OF SEWERAGE SERVICES.**

Pursuant to section 144 of the **Water Act 1989**, Yarra Valley Water declares the following properties to be serviced by sewer from the Declaration Date listed below.

Smart Pressure	15/08/2022	2 Wiseman Road, Monbulk 3793
Smart Pressure	15/08/2022	43 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	393 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	16 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	379–381 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	52 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	523 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	14 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	22 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	42 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	70 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	116 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	54a Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	34a Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	58 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	25 Anderson Road, Monbulk 3793
Smart Pressure	15/08/2022	77–79 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	22 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	457–459 Monbulk Road, Monbulk 3793

Smart Pressure	15/08/2022	40 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	75 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	24 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	44 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	114 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	33 Anderson Road, Monbulk 3793
Smart Pressure	15/08/2022	427 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	88 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	70 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	80 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	14 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	13 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	535 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	37 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	465 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	48 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	203–207 Monbulk–Seville Road, Monbulk 3793
Smart Pressure	15/08/2022	401 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	40–42 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	97 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	81 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	415 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	531a Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	407–409 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Wiseman Road, Monbulk 3793
Smart Pressure	15/08/2022	38 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	48 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	521 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	5 Prices Road, Monbulk 3793
Smart Pressure	15/08/2022	443 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	51 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	49 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	36 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	54 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	437 Monbulk Road, Monbulk 3793

Smart Pressure	15/08/2022	14 Old Emerald Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Prices Road, Monbulk 3793
Smart Pressure	15/08/2022	15–15 Old Emerald Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	27 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Prices Road, Monbulk 3793
Smart Pressure	15/08/2022	453 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	397 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	23 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	32 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	59 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	60 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	91 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Wiseman Road, Monbulk 3793
Smart Pressure	15/08/2022	44 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	101–103 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	92 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	76 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	14 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	31 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	35 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	50 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	34 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	69 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	385 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	51 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	529 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	67 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	49 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	435 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	37–39 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	19 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	387 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	65 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	72 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	22 Mount Pleasant Road, Monbulk 3793

Smart Pressure	15/08/2022	104 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	429 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	45 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	112 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	86 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	82 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	28 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Wiseman Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Prices Road, Monbulk 3793
Smart Pressure	15/08/2022	26 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	46 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	154 Monbulk–Seville Road, Monbulk 3793
Smart Pressure	15/08/2022	29–29 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	72 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	102 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	52 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	405 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	455 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	525 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	31 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	41 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	33 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	39 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	48a Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	38 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	16 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	75 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	60 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	41 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	78 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	23 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	43 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	383 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	18 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	90 Moores Road, Monbulk 3793

Smart Pressure	15/08/2022	30 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	74 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	76 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	63 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	80 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	18 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	78 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	53 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	11 Prices Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	100 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	441 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	108 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	399 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	88 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	389 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	469 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	54 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	439 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	87 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	89 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	50 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	527 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	4 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	25 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	47 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	25 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	68 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	18 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	43 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	421 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	16 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	413 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	35 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	47 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	74 Moores Road, Monbulk 3793

Smart Pressure	15/08/2022	40 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	1 Prices Road, Monbulk 3793
Smart Pressure	15/08/2022	5 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	12 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	11 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	56a Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	56 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	11 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	19 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	37–39 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Wiseman Road, Monbulk 3793
Smart Pressure	15/08/2022	65 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	395 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	58 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	45 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	73–75 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	65a Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	433 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	23 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	56 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	37 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	93–95 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	36 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	11 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	24 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	55 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	47 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	37 Anderson Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	423 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	57 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	66 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	41a Main Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	37 Mount Pleasant Road, Monbulk 3793

Smart Pressure	15/08/2022	537 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	26–28 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	62 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	411 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	52a Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	57 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	59–63 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	21 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	461 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	82 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	53a Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	32 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	377 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	53 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	94 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	451 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	46 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	417 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	533 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	49 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	5 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	106 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	84 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	86 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	49 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	85 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	83 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	70a Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	33 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Anderson Road, Monbulk 3793
Smart Pressure	15/08/2022	431 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	99 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	21 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	53 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	55 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	55 Mount Pleasant Road, Monbulk 3793

Smart Pressure	15/08/2022	19 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	29 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	5 Reservoir Road, Monbulk 3793
Smart Pressure	15/08/2022	13 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	391 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Douglas Crescent, Monbulk 3793
Smart Pressure	15/08/2022	110 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	90 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	449 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	98 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	61 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Old Emerald Road, Monbulk 3793
Smart Pressure	15/08/2022	39 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	96 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	45 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	69 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	84 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	27 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	64 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	30 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Old Emerald Road, Monbulk 3793
Smart Pressure	15/08/2022	13 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Moores Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	67 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	34 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	34 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	22 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	25 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	16–18 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	57 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	35 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Cedar Court, Monbulk 3793
Smart Pressure	15/08/2022	48 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Cedar Court, Monbulk 3793

Smart Pressure	15/08/2022	29–31 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	32 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	46 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	32 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	56 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	43c Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	43a Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	49 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	18 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	7 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	46 Allandale Road, Monbulk 3793
Smart Pressure	15/08/2022	83 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	100 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	9–11 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	139 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	74 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	39 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	29 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	65 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	45 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	25 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	19 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	5 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	11 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	60 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	24 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	30 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	25 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	10 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	60 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	41 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	112 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	3 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	46 David Hill Road, Monbulk 3793

Smart Pressure	15/08/2022	6 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	75 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	18 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	34 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	13 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	31–33 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	4 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	10 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	5 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	87 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	23 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	54 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	5 Cedar Court, Monbulk 3793
Smart Pressure	15/08/2022	13 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	5 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	35–37 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	26 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	67 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	27 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	26 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	93 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	58 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	50 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	68a David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	16 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	6 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	73 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	12–16 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	4 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	106 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	119 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	30 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	18 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	18 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	54 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	49–51 David Hill Road, Monbulk 3793

Smart Pressure	15/08/2022	11 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	34 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	60 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	14 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	52 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	21 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	29–33 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	21 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	43 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	16 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	24 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	60 Allandale Road, Monbulk 3793
Smart Pressure	15/08/2022	135 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	40 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	28 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	46 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	31 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	65 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	89 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	62 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Cedar Court, Monbulk 3793
Smart Pressure	15/08/2022	7 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	37 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	7–9 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	28 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	10 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	114 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	115 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Cedar Court, Monbulk 3793
Smart Pressure	15/08/2022	4 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	25 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	19 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	121 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	24 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	21 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	59–61 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	134 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	104 David Hill Road, Monbulk 3793

Smart Pressure	15/08/2022	39 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	28–30 Allandale Road, Monbulk 3793
Smart Pressure	15/08/2022	52 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	13 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	2 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	1 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	10 Loch Avenue, Monbulk 3793
Smart Pressure	15/08/2022	7 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	30 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	21 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	26 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	40 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	2 Loch Avenue, Monbulk 3793
Smart Pressure	15/08/2022	1 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	7 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	32–34 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	59 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	30 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	91 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	138 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	26 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	113 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	11 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	36 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	117 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	18 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	57 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	61–63 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Harvest Close, Monbulk 3793
Smart Pressure	15/08/2022	80 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	5 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	56 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	48 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	4 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	7 Cedar Court, Monbulk 3793
Smart Pressure	15/08/2022	9 Victoria Avenue, Monbulk 3793

Smart Pressure	15/08/2022	23 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	15 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	16 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	30 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	44 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	25 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	40 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	3–5 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	41a Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	29 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	22 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	47 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	70 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	1 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	96 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	50 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	38 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	33 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	122 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	27 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	2 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	123 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	43 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	54 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	33 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Loch Avenue, Monbulk 3793
Smart Pressure	15/08/2022	6 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	27 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	22–24 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	47 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	102 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	18 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	109 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	2a Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	2 Vika Avenue, Monbulk 3793

Smart Pressure	15/08/2022	125 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	95 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Harvest Close, Monbulk 3793
Smart Pressure	15/08/2022	94 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	41 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	49 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	39 McaAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	29 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	28 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	66 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	53 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	29 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	14a Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	127 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	20–22 Allandale Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	36 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	79 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	72 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	3 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	32 Allandale Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	21 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	8–10 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	23 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	23 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	130 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	38 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	39 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	27 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	31 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	81 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	56 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	129 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	3–5 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	6 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	14 Haig Avenue, Monbulk 3793

Smart Pressure	15/08/2022	22 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	131 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	50 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	22 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	41a Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	23 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	12 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	5 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	45–47 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	13 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	15 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	21 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	25 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	63 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	133 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	69 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	142 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	48 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	42 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	19 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	16 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	78 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	20–22 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	36 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	37 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Cedar Court, Monbulk 3793
Smart Pressure	15/08/2022	53–55 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	9 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	17–19 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	15–17 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	40 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	38 Allandale Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	84–88 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	120 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	40 McAllister Road, Monbulk 3793

Smart Pressure	15/08/2022	58 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	90 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	5 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	46 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	132 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Harvest Close, Monbulk 3793
Smart Pressure	15/08/2022	42 Allandale Road, Monbulk 3793
Smart Pressure	15/08/2022	19 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	36 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	137 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	55 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	20a Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	8–10 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	28 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	20 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	20 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	37 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	64 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	36–38 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	4 Loch Avenue, Monbulk 3793
Smart Pressure	15/08/2022	36 Allandale Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	9 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	85 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	136 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	144 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	24–26 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	26 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	13–19 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Loch Avenue, Monbulk 3793
Smart Pressure	15/08/2022	24 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	14 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	8 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	42 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	71 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	43 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	14 Victoria Avenue, Monbulk 3793

Smart Pressure	15/08/2022	9 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	8 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	25 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	11 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	27 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	126 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	32 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	14 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	23 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	30 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	2 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	42 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	3 Vika Avenue, Monbulk 3793
Smart Pressure	15/08/2022	4 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	16 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	12 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	45 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	16 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	111 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	116–118 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	42a Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	20 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	35–37 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	50 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	7 Mayview Drive, Monbulk 3793
Smart Pressure	15/08/2022	4–6 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	28 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	9 Harvest Close, Monbulk 3793
Smart Pressure	15/08/2022	44 Jellicoe Avenue, Monbulk 3793
Smart Pressure	15/08/2022	31 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	128 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	35 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	8 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	77 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Haig Avenue, Monbulk 3793
Smart Pressure	15/08/2022	33 David Hill Road, Monbulk 3793

Smart Pressure	15/08/2022	11 Victoria Avenue, Monbulk 3793
Smart Pressure	15/08/2022	1 McAllister Road, Monbulk 3793
Smart Pressure	15/08/2022	21 Burns Way, Monbulk 3793
Smart Pressure	15/08/2022	27 Rankins Road, Monbulk 3793
Smart Pressure	15/08/2022	37 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	65 Spring Road, Monbulk 3793
Smart Pressure	15/08/2022	508 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	6 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	218 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	531 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Centre Road, Monbulk 3793
Smart Pressure	15/08/2022	14 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	530–532 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	248 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	13 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	16 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Robina Road, Monbulk 3793
Smart Pressure	15/08/2022	2–8 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Centre Road, Monbulk 3793
Smart Pressure	15/08/2022	511 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	205 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	526–528 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	238 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Fernshaw Road, Monbulk 3793
Smart Pressure	15/08/2022	91 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	87 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	8 David Street, Monbulk 3793
Smart Pressure	15/08/2022	14 David Street, Monbulk 3793
Smart Pressure	15/08/2022	507 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	25 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	516 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	11 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	29 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	13 Baynes Park Road, Monbulk 3793

Smart Pressure	15/08/2022	1 Centre Road, Monbulk 3793
Smart Pressure	15/08/2022	5 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	1 Burchett Street, Monbulk 3793
Smart Pressure	15/08/2022	22 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	14 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Carcoola Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	517 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	28 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	497 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	185 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	16 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	4 David Street, Monbulk 3793
Smart Pressure	15/08/2022	5 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	501 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	7 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	27 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	14 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	5 Carcoola Road, Monbulk 3793
Smart Pressure	15/08/2022	495 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	224 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	18 David Street, Monbulk 3793
Smart Pressure	15/08/2022	485 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	477 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	81–85 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	513 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	18–20 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	43 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Carcoola Road, Monbulk 3793
Smart Pressure	15/08/2022	16 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	7 David Street, Monbulk 3793
Smart Pressure	15/08/2022	16 David Street, Monbulk 3793
Smart Pressure	15/08/2022	24 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	519 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	187 Emerald–Monbulk Road, Monbulk 3793

Smart Pressure	15/08/2022	17 David Street, Monbulk 3793
Smart Pressure	15/08/2022	10 Carcoola Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	10–12 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Carcoola Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	214 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	11 David Street, Monbulk 3793
Smart Pressure	15/08/2022	5 Burchett Street, Monbulk 3793
Smart Pressure	15/08/2022	12 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	10 David Street, Monbulk 3793
Smart Pressure	15/08/2022	31 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	503a Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	220 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	193 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	222 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	201 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Fernshaw Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	19 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	6 David Street, Monbulk 3793
Smart Pressure	15/08/2022	6 Fernshaw Road, Monbulk 3793
Smart Pressure	15/08/2022	8 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	507a Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	250 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	499 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	209 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	9 David Street, Monbulk 3793
Smart Pressure	15/08/2022	242 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Burchett Street, Monbulk 3793
Smart Pressure	15/08/2022	23 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	14 Carcoola Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	89 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	24 Moxhams Road, Monbulk 3793

Smart Pressure	15/08/2022	71 Mount Pleasant Road, Monbulk 3793
Smart Pressure	15/08/2022	19 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	1 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	195 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	203 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	26 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	232 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	199 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	538 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	27a Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	33 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	514 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	211 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	487 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	489 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	39 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	216 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	11 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	481 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	6 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	197 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	15 David Street, Monbulk 3793
Smart Pressure	15/08/2022	493 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	246 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	505 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	30 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	12 Fernshaw Road, Monbulk 3793
Smart Pressure	15/08/2022	230 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	189 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	6 Burchett Street, Monbulk 3793
Smart Pressure	15/08/2022	22 David Street, Monbulk 3793
Smart Pressure	15/08/2022	24–26 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	35 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	37 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	5 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	244 Emerald–Monbulk Road, Monbulk 3793

Smart Pressure	15/08/2022	1 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	19 David Street, Monbulk 3793
Smart Pressure	15/08/2022	14–16 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	515 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	20 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	509 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Robina Road, Monbulk 3793
Smart Pressure	15/08/2022	207 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	21 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	97 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Robina Road, Monbulk 3793
Smart Pressure	15/08/2022	7 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	2 Burchett Street, Monbulk 3793
Smart Pressure	15/08/2022	1 David Street, Monbulk 3793
Smart Pressure	15/08/2022	5 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	240 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	9 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	491 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	483 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	18 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	479 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	8 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	510–512 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	25 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	23 David Street, Monbulk 3793
Smart Pressure	15/08/2022	21 David Street, Monbulk 3793
Smart Pressure	15/08/2022	11 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Fernshaw Road, Monbulk 3793
Smart Pressure	15/08/2022	12 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	5 David Street, Monbulk 3793
Smart Pressure	15/08/2022	3 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	3 David Street, Monbulk 3793
Smart Pressure	15/08/2022	13 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	13 David Street, Monbulk 3793
Smart Pressure	15/08/2022	20 David Street, Monbulk 3793
Smart Pressure	15/08/2022	6 Forest Street, Monbulk 3793
Smart Pressure	15/08/2022	503 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	234 Emerald–Monbulk Road, Monbulk 3793

Smart Pressure	15/08/2022	22 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	21 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	228 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	23 Moxhams Road, Monbulk 3793
Smart Pressure	15/08/2022	191 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	1 Fernshaw Road, Monbulk 3793
Smart Pressure	15/08/2022	15 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	522–524 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	518–520 Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	17 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	236 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	41 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	4 Centre Road, Monbulk 3793
Smart Pressure	15/08/2022	183 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	4 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Burchett Street, Monbulk 3793
Smart Pressure	15/08/2022	10 David Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	12 David Street, Monbulk 3793
Smart Pressure	15/08/2022	252 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	18 Stanley Road, Monbulk 3793
Smart Pressure	15/08/2022	10 Fernshaw Road, Monbulk 3793
Smart Pressure	15/08/2022	93–95 Main Road, Monbulk 3793
Smart Pressure	15/08/2022	194 Emerald–Monbulk Road, Monbulk 3793
Smart Pressure	15/08/2022	32 The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	42 The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	38 The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	40 The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	30 The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	34 The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	28 The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	3 Masches Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	1 Masches Hill Road, Monbulk 3793
Smart Pressure	15/08/2022	36 The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	38a The Patch Road, Monbulk 3793
Smart Pressure	15/08/2022	45 Baynes Park Road, Monbulk 3793
Smart Pressure	15/08/2022	44 The Patch Road, Monbulk 3793

In the interests of public health and the preservation of the environment, please arrange for your property to be connected to sewer as soon as possible. This work can be arranged through a licensed plumber. If you have any questions, please call 1300 651 511.

For more information visit www.yvw.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	Suburb	Drinking Water	Recycled Water	Sewerage Services
107 Ridge Road, Whittlesea	Stage 1	PS420382Q	Whittlesea	Y	N	Y
Wallara Waters Estate	Stage 15	PS900697N	Mitchell Shire Council	Y	Y	Y
33 Camerons Lane, Beveridge	Central Park Estate, Stage 1	PS838451Y	Mitchell Shire Council	Y	Y	Y
34 Camerons Lane, Beveridge	Central Park Estate, Stage 2	PS838451Y	Mitchell Shire Council	Y	Y	Y
The Maples	Stage 5C	PS823264A	Hume	Y	Y	Y
Kinbrook Stage 23	Stage 23	PS841659X	Whittlesea	Y	Y	Y
The Maples	Stage 6	PS827516C	Hume	Y	Y	Y
191–197 Yan Yean Road, Plenty	Stage 1	PS847086N	Nillumbik	Y	N	Y
Katalia Estate	Stage 108	PS845663L	Whittlesea	Y	Y	N
Kinley Estate – Phase 1	Stage 2	PS815505A	Yarra Ranges	Y	Y	Y
Trijena	Stage 13	PS846584B	Hume	Y	Y	Y
Timbarra Estate	Stage 1	PS819020E	Mitchell Shire Council	Y	Y	Y
Timbarra Estate	Stage 2	PS822295T	Mitchell Shire Council	Y	Y	Y

ORDERS IN COUNCIL

Planning And Environment Act 1987

NOTICE OF DECLARATION PURSUANT TO SECTION 172(2)

Order in Council

The Governor in Council under section 172(2) of the **Planning and Environment Act 1987**, being satisfied that to enable the better use, development or planning of the area defined below it is desirable that the Minister for Planning compulsorily acquire land in the area, declares the area defined below to be an area to which section 172(1)(c) of the **Planning and Environment Act 1987** applies.

The area for the purpose of this declaration is property known as Lot 1 on Title Plan 958791H, contained in Certificate of Title Volume 11612 Folio 581, being a commercial premises at 184–186 Ryrie Street, Geelong comprising 246 square metres and shown hatched on the map in the attached Schedule.

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

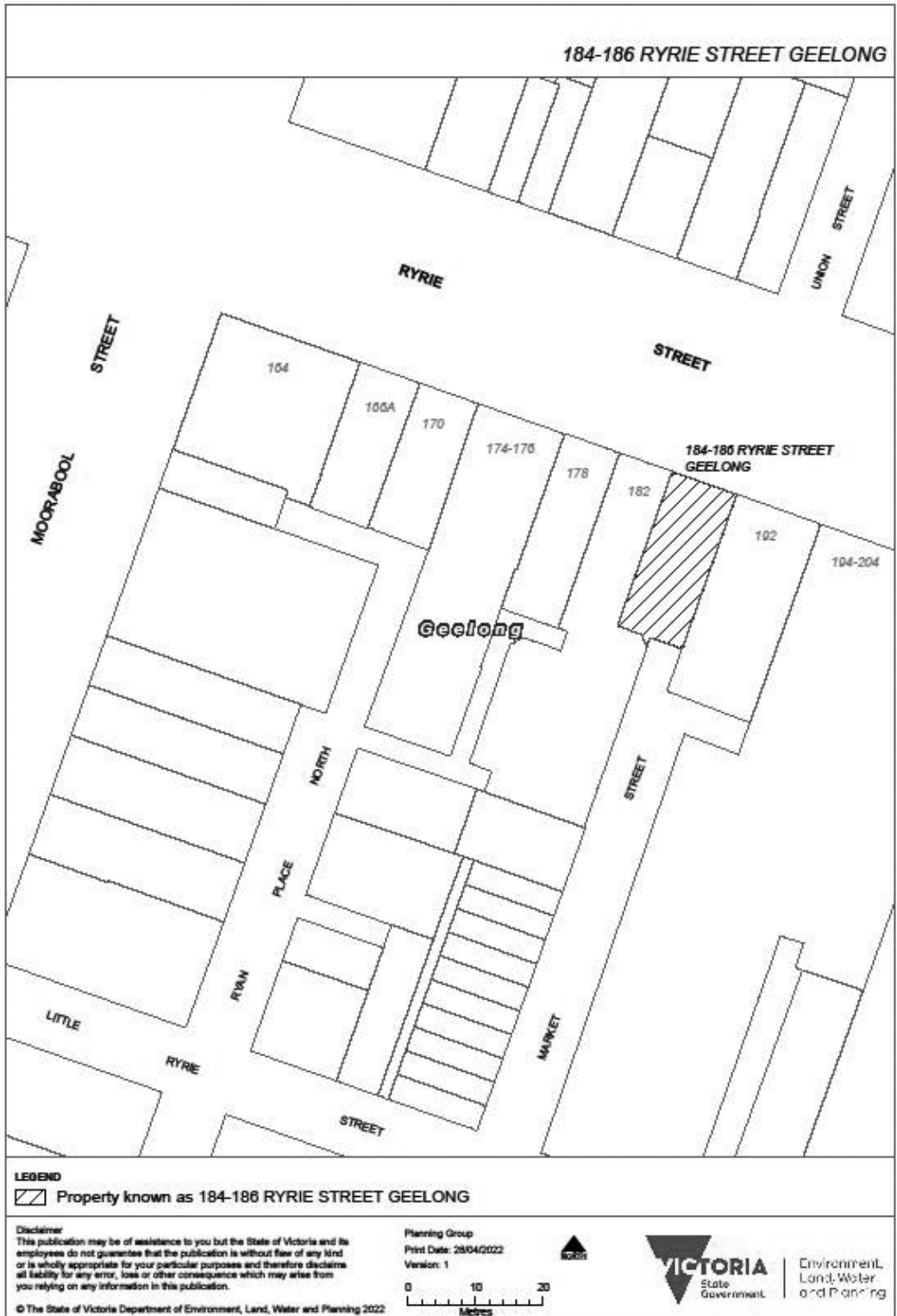
Dated: 30 August 2022

Responsible Minister:

HON LIZZIE BLANDTHORN MP

Minister for Planning

ALEXANDRA DEBELJAKOVIC
Clerk of the Executive Council



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

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

70. *Statutory Rule:* Livestock Management Amendment (Animal Activism) Regulations 2022
- Authorising Act:* Livestock Management Act 2010
- Date first obtainable:* 30 August 2022
- Code A*
71. *Statutory Rule:* Firefighters' Presumptive Rights Compensation Amendment Regulations 2022
- Authorising Act:* Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Act 2019
- Date first obtainable:* 30 August 2022
- Code A*
72. *Statutory Rule:* Public Health and Wellbeing Amendment (Concessional Infringement Scheme) Regulations 2022
- Authorising Act:* Public Health and Wellbeing Act 2008
- Date first obtainable:* 30 August 2022
- Code C*

73. *Statutory Rule:* Public Health and Wellbeing Amendment (Notifiable Conditions) Regulations 2022
- Authorising Act:* Public Health and Wellbeing Act 2008
- Date first obtainable:* 30 August 2022
- Code A*
-

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