

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 39 Thursday 29 September 2022

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The last Special Gazette was No. 508 dated 28 September 2022.

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

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
- or contact our office on 8523 4601 between 8.30 am and 5.30 pm Monday to Friday

PRIVATE ADVERTISEMENTS

Re: RAYMOND FREDERICK SIMPSON, late of 16 Aquila Street, Balwyn North, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2022, are required by the trustee, Debra Frances Hudson, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

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

VICTORIA DIACONO, also known as Victoria Marie Diacono, late of Clarendon Grange Home Care, 40 Stud Road, Bayswater, Victoria.

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 personal representative, Tina Louise Lillis, to send particulars to her, care of the undermentioned solicitors, by 1 December 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. AUGHTERSONS,

267 Maroondah Highway, Ringwood 3134.

Creditors, next-of-kin and others having claims on the estate of DARREN GRAHAM LOCK, who died on 1 February 2022, must send particulars of their claims to Patricia Lillian Frances Lever, the administrator at Behan Legal, by 29 November 2022, after which date the administrator may convey or distribute assets, having regard only to claims which she has notice. BEHAN LEGAL,

PO Box 745, Port Melbourne, Victoria 3207.

Re: ELIZABETH JOAN JOHNSTONE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 13 January 2022, are required by the trustee

of the estate, Bridget Elizabeth Patrick, to send particulars to her, care of the undermentioned solicitors, by 29 November 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

DANAHER MOULTON, Level 1, 276 High Street, Kew, Victoria 3101.

Re: THOMAS JOHNSTONE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 13 July 2022, are required by the trustee of the estate, Bridget Elizabeth Patrick, to send particulars to her, care of the undermentioned solicitors, by 29 November 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

DANAHER MOULTON, Level 1, 276 High Street, Kew, Victoria 3101.

ALISON JILL BEAN-HODGES, late of 3/142 Marshall Street, Ivanhoe, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 April 2021, are required by her personal representatives, Caroline Jane Louise Bean-Hodges and Jeremy Isaac Charles Bean-Hodges, to send particulars to them, care of the undermentioned solicitors, by 12 December 2022, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

ELLINGHAUS WEILL, 247 Park Street, South Melbourne, Victoria 3205.

Re: Estate of STEVEN OPAR, also known as Stefan Opar, late of 21 Holmes Street, Noble Park, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 June 2021, are required by the executor to send particulars of their claims to the executor, care of the undermentioned lawyers, 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 the executor then has notice.

GALBALLY & O'BRYAN, 259 William Street, Melbourne, Victoria 3000.

Re: Estate of LUANA PALERMO.

Creditors, next-of-kin and others having claims against the estate of LUANA PALERMO, late of Unit 5, 50 Tinks Road, Narre Warren, Victoria, aged care worker, deceased, who died on 14 January 2022, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 30 November 2022, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

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

GLADYS DOREEN HAMILTON, late of 34 Berkley Road, Ringwood, Victoria 3134, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 June 2022, are required by the personal representative, Constantinos Nottas, to send particulars of such claim to him, care of the undersigned, by 5 December 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.

ROBERT DAVID PRICE, late of 18 Morris Street, Belmont, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 31 August 2021, are required by the trustees, Grant Price and Dianne Madge Mackay, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 29 November 2022, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

INGPEN & BENT, legal practitioners for the trustees, 69A Gheringhap Street, Geelong 3220. AMY TERESE HIGGS, late of Calvary Mirridong, 92–100 McIvor Highway, Bendigo, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 20 April 2022, are required by Andrew Michael Higgs and Gemma Mary Daniel, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned address, by 30 November 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. J. A. MIDDLEMIS, barrister and solicitor,

30 Myers Street, Bendigo, Victoria 3550.

BARBARA ANNE McLACHLAN, late of 6 Sara Court, Noble Park, Victoria, retired, deceased.

Creditors, next-of-kin and others having claim in respect of the estate of the abovenamed deceased, who died on 30 April 2022, are requested to send particulars of their claims to the executor, Janine Kay Davies, at 27 Ellery Street, Bundoora 3083, by 30 November 2022, after which date the executor may convey or distribute the assets, only having regard to the claims of which they then have notice. Probate was granted in Victoria on 18 August 2022.

Re: Estate of ALISON ALEXANDER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ALISON ALEXANDER, late of 13 Smith Street, Lalbert, in the State of Victoria, retired, deceased, who died on 27 July 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 28 November 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 EDNA MAY BARBARY, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of EDNA MAY BARBARY, late of 2791 Hopetoun–Sea Lake Road, Woomelang, in the State of Victoria,

retired, deceased, who died on 30 April 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 28 November 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 KATHLEEN CLOHESY, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of KATHLEEN CLOHESY, late of Swan Hill Village, 27 Bella Mews, Swan Hill, in the State of Victoria, retired, deceased, who died on 8 March 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 28 November 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 WILLIAM JOHN COOTE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of WILLIAM JOHN COOTE, late of 7 Salisbury Street, Quambatook, in the State of Victoria, mechanic, deceased, who died on 24 July 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 28 November 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 IAN CLYDE PAY, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of IAN CLYDE PAY, late of 23 Andrew Street, Kerang, in the State of Victoria, farmer, deceased, who died on 29 July 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 28 November 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 PETER MAURICE VERNON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of PETER MAURICE VERNON, late of 2533 Murray Valley Highway, Vinifera, in the State of Victoria, plumber, deceased, who died on 26 February 2022, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 28 November 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.

VALERIE MAY TRETHOWAN, late of 1640–1644 Melton Highway, Plumpton 3335, Victoria, retired, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 16 March 2021, are required by the executors, Jennifer Anne Trethowan and Adam Dane Stanley, in the Will named Adam Stanley, to send particulars of such claims to the executors, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executors will distribute the assets, having regard only to the claims of which the executors have notice.

KCL LAW,

Level 4, 555 Lonsdale Street, Melbourne 3000.

Re: NOEL DONALD HEWITT, late of 3 Eade Avenue, Warragul, Victoria, power station employee, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 April 2021, are required by the executors, Delwyn Anne Hewitt and Narelle Peta Windridge, to send particulars of such claims to them at the undermentioned address by

1 December 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

Delwyn Anne Hewitt and Narelle Peta Windridge, care of MAURICE BLACKBURN LAWYERS, Level 21, 380 La Trobe Street, Melbourne 3000.

Tel: 03 9605 2700. Ref: JLR/5637004.

Re: JACQUELINE FRANCES ROBERTS, late of 61 Centenary Avenue, Melton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2022, are required by the executor, Christine Elizabeth Wallace, to send particulars of such claims to her at the undermentioned address by 30 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.

Christine Elizabeth Wallace, care of MAURICE BLACKBURN LAWYERS, Level 21, 380 La Trobe Street, Melbourne 3000. Tel: 03 9605 2700. Ref: ZTAPP/5685480.

LORNA JOY PODESTA, late of Camberwell, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 August 2020, are required to send particulars of their claims to the executors, care of Nathan Yii Lawyers Pty Ltd, Level 1, 34 Queen Street, Melbourne, Victoria 3000, by 24 November 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

PATRICK LUCKY RASCHELLA, late of Rosanna, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 August 2022, are required to send particulars of their claims to the executors, care of Nathan Yii Lawyers Pty Ltd, Level 1, 34 Queen Street, Melbourne, Victoria 3000, by 24 November 2022, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

MARGARET ELAINE HIMMELREICH, late of Rosebrook Aged Care, 441 Waterfall Gully Road, Rosebud, Victoria 3939, Australia, lawyer, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 29 December 2021, are required by the executors, Christopher Himmelreich, Ieva Himmelreich and Celia Falkland, care of Perpetuity Legal, Level 11, 456 Lonsdale Street, Melbourne, Victoria 3000, to send particulars of their claims to them by 1 December 2022, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 15 August 2022.

PERPETUITY LEGAL,

Level 11, 456 Lonsdale Street, Melbourne, Victoria 3000.

Ph: 03 9070 9883. Contact: Lav Chhabra.

Re: GRAHAM DAVID BARBER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 May 2022, are required by the trustee, David Scott Woodward, to send particulars to the trustee, care of the solicitors named below, by 28 November 2022, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RUSSELL KENNEDY, solicitors, Level 12, 469 La Trobe Street, Melbourne, Victoria 3000.

Re: JOAN LESLEY McDONALD, late of 88 Holmes Road, Moonee Ponds, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 April 2022, are required by the trustee, Sandra Leigh Anstee, care of Slocombe Brand Lawyers, Level 2, 4 Bank Place, Melbourne, retired, to send particulars of such claims to the trustee, care of the undermentioned, within 60 days from the publication hereof, after which date the trustee may convey or distribute the estate, having

regard only to the claims of which the trustee then has notice. Probate was granted in Victoria on 19 September 2022.

SLOCOMBE BRAND LAWYERS, Level 2, 4 Bank Place, Melbourne 3000. Email: nbrand@slocombebrand.com.au

Re: BEVERLEY JEAN SIMON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of BEVERLEY JEAN SIMON, late of 121 High Street, Yea, in the State of Victoria, farmer, deceased, who died on 24 November 2021, are required by the trustees, Russell John Mawson and Robert Ewan Tait, to send particulars to the undermentioned solicitors by 6 December 2022, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

STILL & CO. LAWYERS, 32 Sydney Street, Kilmore 3764.

ANTHONY GERARD TITULAER, late of 10/10A Byng Avenue, Heatherton, Victoria 3202, advertising agent, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 20 October 2021, are required by the administrator, Catherine Winifred Titulaer, care of Level 24, 570 Bourke Street, Melbourne, Victoria 3000, to send particulars of their claims to her within 60 days from the date of publication of this notice, after which date the administrator may convey or distribute the assets and estate, having regard only to the claims of which she then has notice. Letters of Administration were granted in Victoria on 12 July 2022.

TR LEGAL, Level 24, 570 Bourke Street, Melbourne, Victoria 3000. Ph: 03 8658 5911.

ADVERTISEMENT OF ONLINE AUCTION BY THE SHERIFF

On Thursday 3 November 2022 at 11.00 am, unless process is stayed or satisfied, all the estate and interest, if any, of Diederik Johannes Coetzee of 171 Raymond Avenue, Waterkloof Ridge, Pretoria, South Africa in the lands

described below, will be auctioned separately online by the Sheriff.

First Property 1

Diederik Johannes Coetzee, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11133 Folio 171 upon which is erected a unit and known as Unit 506, Level 5, 565 Flinders Street, Melbourne.

The following recordings in the Register affect or may affect the land as at 14 September 2022:

- Registered Mortgage AN065773R,
- Owners Corporation 1 Plan No. PS604245C,
- Owners Corporation 2 Plan No. PS604245C.
 Second Property 2

Diederik Johannes Coetzee, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11114 Folio 254 upon which is erected a unit and known as Unit 1109, Level11, 555 Flinders Street, Melbourne.

The following recordings in the Register affect or may affect the land as at 14 September 2022:

- Registered Mortgage AM921275W,
- Owners Corporation 1 Plan No. PS549363A,
- Owners Corporation 3 Plan No. PS549363A.
 Third Property 3

Diederik Johannes Coetzee, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10574 Folio 821 upon which is erected a unit and known as Unit 607, Level 6, 318 Little Lonsdale Street, Melbourne.

The following recordings in the Register affect or may affect the land as at 14 September 2022:

- Registered Mortgage AM987987M,
- Owners Corporation 1 Plan No. PS413674R,
- Owners Corporation 2 Plan No. PS413674R.

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

ADVERTISEMENT OF ONLINE AUCTION BY THE SHERIFF

On Tuesday 8 November 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.

Pei Li Gurry of Unit 4, 18–20 Taylor Street, Moonee Ponds, Victoria 3039, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09244 Folio 309 and Volume 09244 Folio 321 upon which is erected a unit and known as Unit 4,18–20 Taylor Street, Moonee Ponds, Victoria 3039, and accessory carpark and known as Taylor Street, Moonee Ponds, Victoria 3039.

The following recordings in the Register affect or may affect the land as at 8 September 2022:

Owners Corporation Plan No. RP010909.

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

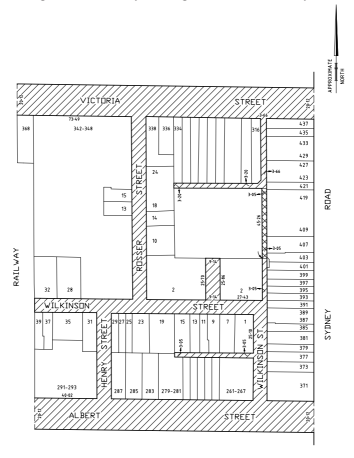
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



DECLARATION OF A PUBLIC HIGHWAY

Pursuant to section 204(1) of the **Local Government Act 1989**, the Merri-bek City Council at its ordinary meeting held on 9 September 2021, declared that the land shown hatched on the plan below, being all roads, laneways and carriageway easements constructed by Council within the area bounded by Sydney Road, the northern boundary of Victoria Street, the railway line and the southern boundary of Albert Street to be public highways for the purposes of the **Local Government Act 1989**, on and from the date of publication of this notice. Where the land is shown cross-hatched, the declaration to be public highway is limited in height to 4.50 metres above the site level.

This includes both the constructed carriageway easement on Title Plan TP 940933P within the 2–8 Wilkinson Street car park and the constructed road/laneway across 409–419 Sydney Road on Title Plan TP 238758W, but with a height limit of 4.5 metres for the portion where that title exists on both sides and excluding the road/laneway abutting the northern boundary of 2–8 Wilkinson Street.



CATHY HENDERSON Chief Executive Officer



Road Management Act 2004

ADOPTION OF AMENDED ROAD MANAGEMENT PLAN

The Mornington Peninsula Shire Council gives notice that at a meeting of Council on 6 September 2022, it adopted an amended Road Management Plan in accordance with the **Road Management Act 2004** and Road Management (General) Regulations 2016.

The Shire has completed a review of its Road Management Plan and is amending its Plan in a manner that does not require notice to be given under regulation 10. The amendments adopted will not result in the lowering of any levels of service.

Recorded on the Plan is the substance of the amendments and the date of effect of the amendments.

The amended Road Management Plan may be inspected –

- (a) at the Shire offices in Rosebud, Mornington or Hastings; or
- (b) on the Shire website, www.mornpen.vic.gov.au

JOHN BAKER Chief Executive Officer

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C286morn

The Mornington Peninsula Shire Council has prepared Amendment C286morn to the Mornington Peninsula Planning Scheme.

The land affected by the Amendment is the land in the Commercial 1 Zone located in the Ocean Beach Road Commercial Precinct in Sorrento. This includes:

- 2 to 174 Ocean Beach Road, Sorrento (even numbers)
- 1 to 163 Ocean Beach Road, Sorrento (odd numbers)
- 848 Melbourne Road, Sorrento
- 854 Melbourne Road, Sorrento
- 3293–3295 Point Nepean Road, Sorrento
- 21 Constitution Hill Road, Sorrento
- 19 Constitution Hill Road, Sorrento
- Lot 1 TP223941 (1–17 Constitution Hill Road, Sorrento)
- 8 Riley Lane, Sorrento
- 12 Riley Lane, Sorrento
- 1 Hayes Avenue, Sorrento
- 2 Hayes Avenue, Sorrento
- 56 to 60 Kerferd Avenue, Sorrento
- 45 to 49 Kerferd Avenue, Sorrento
- 37 Darling Road, Sorrento

The Amendment proposes to apply permanent, mandatory building design controls to the Ocean Beach Road Commercial Precinct in Sorrento to ensure that new development protects and enhances the valued character, heritage, and amenity of the area. The Amendment implements key recommendations of Council's adopted Ocean Beach Road Sorrento Built Form Review (November 2021).

Specifically, the Amendment proposes to make the following changes to the Mornington Peninsula Planning Scheme:

- amends the existing Schedule 28 to Clause 43.02 Design and Development Overlay (DDO28 – Ocean Beach Road Commercial Precinct) to reflect the design objectives and mandatory design controls recommended by the Ocean Beach Road Built Form Review, removes the existing expiry date of the overlay and incorporates relevant provisions from the existing Schedule 10 to Clause 43.02 Design and Development Overlay (DDO10 – Ocean Beach Road, Sorrento);
- removes DDO28 from 52 and 48A-50 Kerferd Street, Sorrento;
- deletes Schedule 10 to Clause 43.02 Design and Development Overlay (DDO10 – Ocean Beach Road, Sorrento);
- amends Section 2.2 of the Heritage Design Guidelines: Sorrento Historic Precinct (Expires 30 June 2024) which is an incorporated document listed in the Schedule to Clause 72.04 – Documents Incorporated into this Planning Scheme;
- amends the Schedule to Clause 72.04 to include the revised incorporated document;
- amends the Schedule to Clause 72.08 –
 Background Documents to include the
 Ocean Beach Road Built Form Review
 (November 2021) and the Ocean Beach Road
 Sorrento Heritage Policy For Planning
 Applications for Places in the Heritage
 Overlay (September 2015, HLCD Pty Ltd)
 as background documents;
- amends the Schedule to Clause 74.01 Application of Zones, Overlays and Provisions.

It is noted that Council is seeking specific feedback on the building design controls proposed for the 'East sub-precinct' of the Ocean Beach Road Commercial Precinct which is located opposite the intersection of the Esplanade and Point Nepean Road. Further information regarding these controls can be accessed via the instructions below.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Mornington Peninsula Shire's website at www.mornpen.vic.gov.au/Building-Planning/Strategic-Planning/Planning-Scheme-Amendments; during office hours, at the office of the planning authority: 90 Besgrove Street, Rosebud, Victoria 3939 (Rosebud Office); 2 Queen Street, Mornington, Victoria 3931 (Mornington Office); 21 Marine Parade, Hastings, Victoria 3915 (Hastings Office); 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 has been extended an additional month until Monday, 24 October 2022 at 5 pm. A submission must be sent to the Mornington Peninsula Shire by: online form (preferred) – visit www.mornpen. vic.gov.au/Building-Planning/Strategic-Planning/Planning-Scheme-Amendments; email at strategic.admin@mornpen.vic.gov.au please use 'Amendment C286morn – submission' in the email subject line; mail – Team Leader Strategic Planning, Mornington Peninsula Shire, Private Bag 1000, Rosebud, Victoria 3939.

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.

CLAIRE DOUGALL
Team Leader – Strategic Planning
Mornington Peninsula Shire

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C220whse

The Whitehorse City Council has prepared Amendment C220whse to the Whitehorse Planning Scheme.

The land affected by the Amendment is land that is zoned either Schedule 1 or 2 to the Residential Growth Zone (RGZ1 or RGZ2) along the Whitehorse Road and Burwood Highway corridors (within the City of Whitehorse) excluding RGZ1 or RGZ2 land within activity centres, or that is generally covered by structure plans, design and development frameworks or other Design and Development Overlay schedules.

The Amendment to the Whitehorse Planning Scheme proposes to:

- introduce Schedule 11 to Clause 43.02 (Design and Development Overlay) (DDO11);
- make minor policy changes to Clauses 21.06
 (Housing) and 22.03 (Residential Development) to reference the Whitehorse Residential Corridors Built Form Study, 2019 (the Study);
- include the Study as a Background Document at Clauses 21.06 (Housing) and 22.03 (Residential Development) and in the Schedule to Clause 72.08 (Background Documents);
- amend all the planning scheme maps by applying the DDO11 to land affected by the Amendment.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during business hours, at the office of the Planning Authority, Whitehorse City Council, Planning Counter, 379–399 Whitehorse Road, Nunawading; at the Whitehorse City Council Service Centres at Box Hill Town Hall, 1022 Whitehorse Road, Box Hill; Forest Hill Chase Shopping Centre, Level 2, Shop 275, 270 Canterbury Road, Forest Hill; and at libraries in the City of Whitehorse at Nunawading, Vermont South, Blackburn and Box Hill. They're also available at the Whitehorse City Council website at Amendment C220 | Whitehorse City

Council or https://www.whitehorse.vic.gov.au/ Amendment-c220 and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Monday 31 October 2022. A submission must be sent via one of the options below: online at https://yoursay.whitehorse.vic.gov.au/Amendment-c220; mail to Strategic Planning Unit – Amendment C220whse, Whitehorse City Council, Locked Bag 2, Nunawading, Victoria 3131; or email customer.service@whitehorse.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.

JEFF GREEN Director City Development Whitehorse City Council

PRIVACY STATEMENT

Any personal information you may include in any submission to Council on the Amendment is collected for planning purposes in accordance with the **Planning and Environment Act 1987**. In accordance with the 'Improving Access to Planning Documents' Practice Note dated December 1999, a copy of your submission may be made available upon request. You may access this information by contacting Council on 03 9262 6303.



Planning and Environment Act 1987

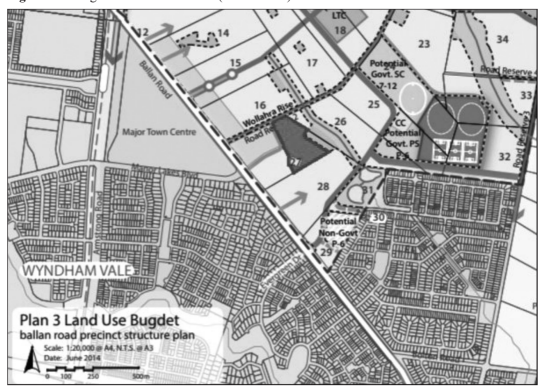
WYNDHAM CITY PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C262wynd

The Wyndham City Council has prepared Amendment C262wynd to the Wyndham Planning Scheme.

The Amendment applies to an 8.0 ha portion of land at 418–438 Ballan Road, Wyndham Vale being developed as a non-government school, the Ballan Road Precinct Structure Plan (Ballan Road PSP) and the Wyndham West Development Contributions Plan (Wyndham West DCP).

Figure 1: Non-government school site (dark shaded)



The Amendment proposes to make changes to the Future Urban Structure Plan and Land Use Budget in the Ballan Road PSP to show an additional non-government school, and increases the Development Infrastructure Levy in the Wyndham West DCP and DCPO Schedule 11.

The Amendment to the Ballan Road PSP will identify the subject site as a 'non-government school' at 418–438 Ballan Road, Wyndham with an area of 8.00 ha.

The Amendment to the Wyndham West DCP will proportionately decrease the Net Developable Area (NDA) of the DCP as a result of the addition of the non-government school.

You may inspect the Amendment, any documents that support the Amendment, and the explanatory report about the Amendment, free of charge, at the Wyndham City Council website at

www.wyndham.vic.gov.au; and/or during office hours, at the office of the planning authority, Wyndham City Council, 45 Princes Highway, Werribee, Victoria 3030; 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 31 October 2022. A submission must be sent to the Wyndham City Council, 45 Princes Highway, Werribee, Victoria 3030 or via email mail@wyndham.vic. gov.au with reference Amendment C262wynd.

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.

AARON CHILES Manager Strategic Planning and Property

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 29 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.

- ABBOTT, John Elliott, late of Unit 4, 27–31 Alkira Avenue, Norlane, Victoria 3214, deceased, who died on 23 December 2021.
- BUNTINE, Margot Jesse, late of Southport Community Residential Home, 18–30 Richardson Street, Albert Park, Victoria 3206, deceased, who died on 1 December 2021.

- HOAPP, Carlos Alfreddo, also known as Carlos Alfredo Hoapp, late of 101 Lewisham Road North, Prahran, Victoria 3181, deceasesd, who died on 4 February 2022.
- JOE, Victor, late of 23/50 Morang Road, Hawthorn, Victoria 3122, deceased, who died on 30 December 2019. Date of Grant 19 September 2022.
- KELLEY, Russell John, late of 119 West Tamar Road, Trevallyn, Tasmania 7250, retired, deceased, who died on 16 April 2022.
- WALSH, Desmond Eric, late of 186 Ross Street, Port Melbourne, Victoria 3207, pensioner, deceased, who died on 18 May 2022.

Dated 20 September 2022

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 5 December 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.

- BOULTON, Jean Margaret, late of Hepburn House, 1 Hepburn Road, Daylesford, Victoria 3460, deceased, who died on 21 April 2022.
- BROCCIO, Anne Maree, late of Yooralla, 1171 Nepean Highway, Highett, Victoria 3190, deceased, who died on 28 October 2021.
- DETHRIDGE, Roberta, late of Medina Manor Aged Care, 200a Smith Street, Thornbury, Victoria 3071, deceased, who died on 3 July 2022. Date of Grant 19 September 2022.
- FIOR, Marian, late of Japara Hallam Aged Care, 47–49 Belgrave–Hallam Road, Hallam, Victoria 3803, deceased, who died on 26 December 2021.
- HODGES, Douglas Alan, late of Unit 122, 49 Union Street, Windsor, Victoria 3181, deceased, who died on 29 May 2022.
- JONES, Geoffrey Norman, late of Regis Ontario, Ontario Avenue, Mildura, Victoria 3500, deceased, who died on 4 July 2022.

- KINNA, Trevor Alan, late of Unit G05, 25–33 Grimshaw Street, Greensborough, Victoria 3088, deceased, who died on 5 May 2022.
- LAZAREVIC, Rosemary, late of OC Connections, Oakleigh Centre, 26–28 Salisbury Road, Ashwood, Victoria 3147, deceased, who died on 16 April 2022.
- MACKIN, Darren Raymond, late of 123 Canning Street, Carlton, Victoria 3053, deceased, who died on 25 March 2022.
- PARKER, Tavis Lee, late of 2418 Mortlake– Ararat Road, Woorndoo, Victoria 3272, deceased, who died on 22 June 2022.
- STEVENS, John Arthur, also known as John Stevens, late of Kensington Grange, 1–13 Ferguson Road, Leopold, Victoria 3224, deceased, who died on 3 April 2022.

Dated 26 September 2022

Associations Incorporation Reform Act 2012 SECTION 134

I, David Joyner, under delegation provided by the Registrar; hereby give notice that, pursuant to section 134(1) of the Act, the registration of the incorporated associations mentioned below will be cancelled at the date of this notice:

Heathmont Pre School & Kindergarten Inc.

Geelong Hungarian St Laszlo Senior Citizens Social Club Inc.

Darebin City Bowls Club Inc.

Dated 29 September 2022

DAVID JOYNER

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

Domestic Animals Act 1994

SECTION 5C

Notice of Renewal of Approval of Applicable Organisations

- I, Gayle Tierney, Minister for Agriculture and Minister responsible for the **Domestic Animals Act 1994** (the Act), am satisfied that the following organisations meet the requirements under section 5C of the Act and renew their approval as 'applicable organisations'—
- 1. Australian National Cats Inc.; and
- 2. Dogs Victoria; and

- 3. The Governing Council of the Cat Fancy Australia and Victoria Inc.; and
- 4. Master Dog Breeders and Associates.

The approval takes effect by notice published in the Government Gazette and will continue until 30 September 2025, unless earlier revoked. Dated 20 September 2022

THE HON. GAYLE TIERNEY MP Minister for Agriculture

Domestic Animals Act 1994

SECTION 5C

Notice of Renewal of Approval of Applicable Organisations

- I, Gayle Tierney, Minister for Agriculture and Minister responsible for the **Domestic** Animals Act 1994 (the Act), am satisfied that the following organisations meet the requirements under section 5C of the Act and renew their approval as 'applicable organisations'—
- 1. Feline Control Council (Victoria) Inc.

The approval takes effect by notice published in the Government Gazette and will continue until 30 September 2023, unless earlier revoked. Dated 20 September 2022

THE HON. GAYLE TIERNEY MP Minister for Agriculture

Electricity Industry Act 2000

NOTICE OF REVOCATION OF LICENCE TO SELL ELECTRICITY BY RETAIL

The Essential Services Commission (the commission) gives notice under section 30(b) of the **Electricity Industry Act 2000** (EI Act) that, pursuant to section 29(3) of the EI Act, the commission has revoked the licence of Power Club Limited (ACN 603 346 836) to sell electricity by retail. The revocation was with the consent of Power Club Limited and took effect from 16 September 2022.

KATE SYMONS Chairperson

Electoral Act 2002

CHANGE TO THE REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the Electoral Act 2002, I hereby give notice of the following change to the Register of Political Parties.

Current name of party: Democratic Labour Party (DLP)

Former party logo:

New party logo:

Dated 29 September 2022

WARWICK GATELY, AM **Electoral Commissioner** Victorian Electoral Commission

Victoria Government Gazette

Electoral Act 2002

REGISTRATION OF POLITICAL PARTY

In accordance with section 50 of the **Electoral Act 2002**, the following party is hereby registered as a political party:

Name of party: Freedom Party of Victoria

Abbreviation of party name: FPV

Registered logo:



Dated 29 September 2022

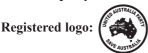
WARWICK GATELY, AM **Electoral Commissioner** Victorian Electoral Commission

Electoral Act 2002

REGISTRATION OF POLITICAL PARTY

In accordance with section 50 of the Electoral Act 2002, the following party is hereby registered as a political party:

Name of party: United Australia Party **Abbreviation of party name: UAP Initials of party name: UAP**



Dated 29 September 2022

WARWICK GATELY, AM **Electoral Commissioner** Victorian Electoral Commission

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
151730	Merri-bek City Council	Department of Jobs, Precincts and Regions	Previously known as Moreland City Council. For further details see map at www.land.vic.gov.au/place-naming

Road Naming:

Change Request Number	Road Name	Locality	Authority and Location
151487	Rosella Lane	Chelsea	Kingston City Council Formerly named Blantyre Lane, the road is situated between Blantyre and Catherine Avenues.
149235	Crossing Place Trail	Gateway Island	Wodonga City Council Longstanding name. 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

Housing Act 1983

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

HousingFirst Ltd

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 HousingFirst Ltd have agreed in writing that the following land of which HousingFirst Ltd 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
11451	754	1/50 Barkly Street, St Kilda, Victoria 3182
11451	754	6/50 Barkly Street, St Kilda, Victoria 3182
11451	754	8/50 Barkly Street, St Kilda, Victoria 3182
11451	754	11/50 Barkly Street, St Kilda, Victoria 3182
11451	754	12/50 Barkly Street, St Kilda, Victoria 3182
11451	754	13/50 Barkly Street, St Kilda, Victoria 3182
11451	754	14/50 Barkly Street, St Kilda, Victoria 3182
11451	754	15/50 Barkly Street, St Kilda, Victoria 3182
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11451	754	20/50 Barkly Street, St Kilda, Victoria 3182
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11451	754	26/50 Barkly Street, St Kilda, Victoria 3182
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11451	754	28/50 Barkly Street, St Kilda, Victoria 3182
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11451	754	34/50 Barkly Street, St Kilda, Victoria 3182
11451	754	35/50 Barkly Street, St Kilda, Victoria 3182
11451	754	36/50 Barkly Street, St Kilda, Victoria 3182
11451	754	37/50 Barkly Street, St Kilda, Victoria 3182

Dated 26 June 2022

Housing Act 1983

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

VincentCare Community Housing

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

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

Volume	Folio	Address
12014	532	101/179–191 Flemington Road, North Melbourne 3051, Victoria
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Dated 25 July 2022

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

Human Tissue Act 1982

Notice under Section 35(4)

AUTHORISATION OF THE CARRYING OUT OF ANATOMICAL EXAMINATIONS AND THE TEACHING AND STUDY OF ANATOMY AT MONASH HEALTH, MOORABBIN

I, Mary-Anne Thomas, Minster for Health, under section 35(4) of the **Human Tissue Act 1982** (Act), by this notice authorise the carrying out of anatomical examinations and the teaching and study of anatomy at the Moorabbin campus of Monash Health, 823–865 Centre Road, Bentleigh East 3165, not being a place within a prescribed institution.

The temporal bone laboratory located in the Department of Otorhinolaryngology, Head and Neck Surgery, of the Moorabbin campus of Monash Health, 823–865 Centre Road, Bentleigh East 3165, shall, pursuant to section 35(4) of the Act, be concerned only with the teaching and study of the anatomy of the human body using temporal bones.

Under section 35(5) of the Act, the temporal bone laboratory of the abovenamed department, being a place specified in an authority under section 35(4) that has not been revoked, shall be deemed for the purposes of the Act and the regulations to be a school of anatomy.

This authorisation will take effect on the day this notice is published in the Victoria Government Gazette.

Dated 29 September 2022

THE HON. MARY-ANNE THOMAS MP
Minister for Health

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE TO THE SPECIALIST FAMILY VIOLENCE COURT DIVISION

Pursuant to section 4IA(3) of the Magistrates' Court Act 1989, I assign the following magistrates to the Specialist Family Violence Court Division of the Magistrates' Court of Victoria:

Magistrate Kirstie Grigor

Magistrate David Langton

Magistrate Brett Sonnet

Magistrate Greg Thomas

Dated 21 September 2022

JUSTICE LISA HANNAN Chief Magistrate

Partnership Act 1958

SECTION 114

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

Harbert Australian Private Equity Fund II, L.P.

Dated 29 September 2022

NICOLE RICH Director Consumer Affairs Victoria

Pipelines Act 2005

SECTION 70

Significant Alteration to Authorised Route

PIPELINE LICENCE NUMBER	PL006918
NAME OF LICENSEE	APA VTS Australia (Operations) Pty Limited
ADDRESS(ES) OF LICENSEE(S)	Level 25, 580 George Street Sydney, New South Wales 2000
AUTHORISED ROUTE	The authorised route for the pipeline is specified in the plans listed in the Schedule to the Licence, Document No: WPT.2373-MAP-L-0228, Revision 1.0.
ALTERATION	1. The alteration is to alter the authorised route of the pipeline at the section between KP 13.67 and KP 13.86 as measured from the southern end of the authorised route.
	As from today:
	2. The route is shown by the line in the plans listed in Document No: WPT.2373-MAP-L-0228, Revision 3.0 (as issued 23 August 2022).

Dated 26 September 2022

DON HOUGH Principal, Pipeline Regulation Delegate of the Minister for Energy

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF ASPARAGUS STEM BLIGHT

I, Stephen Dibley, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease asparagus stem blight 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 asparagus stem blight.

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 asparagus stem blight made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G39 on 30 September 2021 at pages 2056–2057 is **revoked**.

5 Definitions

In this Order -

asparagus stem blight means the disease caused by the exotic fungus *Phomopsis asparagi* (Sacc.) Bubák.

host material means any host plant, agricultural machinery, used package or earth material in which any host plant has grown.

host plant means any plant or plant product of the genus *Asparagus*.

6 Prohibitions, restrictions and conditions

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

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

7 Verification of Consignments

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

8 Expiry

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

Schedule

Host materials -

- (1) in the case of asparagus spears, must undergo
 - (a) packing line treatment, at a minimum concentration at least 50 ppm available chlorine, at a rate of not less than 20 L/min, where the pH is maintained between 6.5 to 7.0; and where the spears remain wet for five minutes after treatment; or
 - (b) hydro cooling treatment after packing at a minimum concentration at least 50 ppm available chlorine, at a rate of not less than 20 L/min, where the pH is maintained between 6.5 to 7.0; and where the spears remain wet for five minutes after treatment.
- (2) in the case of agricultural equipment used in the cultivation, harvesting or transport of host plants, must be
 - (a) cleaned free of earth material and organic matter by
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) inspected and found free of earth material and organic matter.
- (3) in the case of used packages, must be
 - (a) cleaned free of earth material and organic matter by
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and

- (b) disinfected by dipping or spray rinsing for at least 1 minute with
 - (i) a solution of phenolic disinfectant followed by rinsing with water; or
 - (ii) a solution of at least 50 ppm available chlorine where the pH is maintained between 6.5 and 7.0; and
- (c) inspected and found free of earth material and organic matter.

Dated 19 September 2022

STEPHEN DIBLEY Acting Chief Plant Health Officer

Public Health and Wellbeing Act 2008

Section 165AI

GUIDANCE FOR THE PANDEMIC (PUBLIC SAFETY) ORDER 2022 (No. 5)

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

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

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

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

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

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

Failure to comply with this Order may result in penalties.

This guidance does not form part of the Pandemic (Public Safety) Order 2022 (No. 5) and is for explanatory purposes only.

Public Health and Wellbeing Act 2008

Section 165AI

PANDEMIC (PUBLIC SAFETY) ORDER 2022 (No. 5)

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Public Health and Wellbeing Act 2008

Section 165AI

PANDEMIC (PUBLIC SAFETY) ORDER 2022 (No. 5)

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

PART 1 - PRELIMINARY

1 Objective

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

2 Citation

This Order may be referred to as the **Pandemic (Public Safety) Order 2022 (No. 5)**.

3 Authorising provision

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

4 Commencement and revocation

- (1) The Pandemic (Public Public Safety) Order 2022 (No. 5) commences at 11:59:00 pm on 22 September 2022 and ends at 11:59:00 pm on 12 October 2022.
- (2) The **Pandemic (Public Safety) Order 2022 (No. 4)** is revoked at 11:59:00 pm on 22 September 2022.

5 Definitions

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

6 Application of this Order

This Order applies to the whole State of Victoria.

PART 2 – WORK AND FACE COVERING REQUIREMENTS FOR INDIVIDUALS

7 Work

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

8 Face covering requirements

- (1) A person must wear a face covering:
 - (a) while in an indoor space that is a publicly accessible area of a healthcare premises; or
 - (b) while working in an indoor space:
 - (i) that is a publicly accessible area of a court or justice centre; or
 - (ii) at a prison, police gaol, remand centre, youth residential centre, youth justice centre or post-sentence facility; or
 - (iii) in a resident-facing role at a care facility, including when not interacting with residents; or
 - (c) while visiting a hospital or a care facility; or
 - (d) if the person is required to self-isolate, self-quarantine or is a close contact under the **Quarantine**, **Isolation and Testing Order** and leaves the premises in accordance with that Order; or

- (e) if the person has been tested for COVID-19 and is awaiting the results of that test, except where that test was taken as part of a surveillance or other asymptomatic testing program; or
- (f) where required to do so in accordance with any other pandemic orders in force.

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

 Note 2: it is strongly recommended that face coverings be worn in other situations when physical distancing is not possible.
- (2) Clause (1) does not apply if a person complies with any other requirements under any other pandemic orders in force and:
 - (a) the person is an infant or a child under the age of 8 years; or
 - (b) the person is a prisoner in a prison (either in their cell or common areas), subject to any policies of that prison; or
 - (c) the person is detained in a remand centre, youth residential centre or youth justice centre (either in their room or common areas), subject to any policies of that centre; or
 - (d) the person is a resident in a post-sentence facility (either in their room or common areas), while they are at the facility and subject to any policies of that facility; or
 - (e) the person has a physical or mental health illness or condition, or disability, which makes wearing a face covering unsuitable; or

 Examples: persons who have obstructed breathing, a serious skin condition on their face, an

intellectual disability, a mental health illness, or who have experienced trauma.

- (f) it is not practicable for the person to comply with clause (1) because the person is escaping harm or the risk of harm, including harm relating to family violence or violence of another person; or
- (g) the person is communicating with a person who is deaf or hard of hearing and visibility of the mouth is essential for communication; or
- (h) the nature of a person's work means that wearing a face covering creates a risk to their health and safety; or
- (i) the nature of a person's work means that clear enunciation or visibility of the mouth is essential; or *Example: broadcasting.*
- (j) the person is working by themselves in an enclosed indoor space (unless and until another person enters that indoor space); or
- (k) the person is a professional sportsperson when training or competing; or
- (l) the person is engaged in any strenuous physical exercise; or Examples: jogging, running, swimming, cycling.
- (m) the person is riding a bicycle or motorcycle; or
- (n) the person is consuming:
 - (i) medicine; or
 - (ii) food or drink; or
- (o) the person is smoking or vaping (including e-cigarettes) while stationary; or
- (p) the person is undergoing dental or medical care or treatment to the extent that such care or treatment requires that no face covering be worn; or
- (q) the person is receiving a service and it is not reasonably practicable to receive that service wearing a face covering; or

- (r) the person is providing a service and it is not reasonably practicable to provide that service wearing a face covering; or
- (s) the person is asked to remove the face covering to ascertain identity; or

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

PART 3 – ENTRY REQUIREMENTS FOR CARE FACILITIES

9 Prohibition on entry

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

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

10 Entry Requirement

An operator of a care facility must not permit:

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

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

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

Note 2: the visitor must provide a declaration that they have received a negative result from the COVID-19 rapid antigen test, consistent with the visitor declaration requirements in clause 16.

11 Exceptions to Entry Requirements

The obligations in clause 10 do not apply to an operator of a care facility in relation to the following persons:

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

- (4) a person providing professional patient care, including but not limited to:
 - (a) emergency workers in the event of an emergency; and
 - (b) ambulance workers; and
 - (c) visiting healthcare professionals.

12 Care facility excluded persons

Despite clause 9, a person who is a care facility worker or a visitor of a resident of the care facility, or a prospective resident of the care facility, or a visitor that is a support person to a prospective resident of the facility, or a visitor who is an essential visitor listed in the Benchmark Essential Visitors List, must not enter, or remain on, the premises of the facility if the person is a care facility excluded person.

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

- (1) Despite clause 12, a person referred to in paragraph (3) of the definition of care facility excluded person may enter, or remain on, the premises of the care facility if:
 - (a) the person's presence at the facility is for the purposes of undertaking an end of life visit to a resident of the care facility; and
 - (b) the person is authorised to enter or remain at the care facility by:
 - (i) an officer of the care facility with the position of Director of the facility or equivalent; and
 - (ii) either;
 - (A) the Chief Health Officer or Deputy Chief Health Officer; or
 - (B) a Director or Medical Lead of a designated Local Public Health Unit.
- (2) A person authorised to enter or remain at the care facility under subclause (1) must comply with any directions or conditions to which that authorisation is subject.
- (3) An officer of a care facility referred to in subclause (1)(b)(i) must keep, in relation to each person to whom they give authorisation under that subclause, a record of:
 - (a) the contact details of the person; and
 - (b) the date and time at which that person entered and left the care facility.
- (4) A record under subclause (3) must be kept for at least 28 days from the day the authorisation is given.

14 Essential visitors to care facilities

Subject to clause 10, an operator of a care facility must take all reasonable steps to ensure that a person who is an essential visitor listed in the Benchmark Essential Visitors List is permitted to enter, or remain on, the premises of the facility, including during an outbreak.

15 Operator to take all reasonable steps

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

- (1) a person does not enter or remain on the premises of the care facility if the person is prohibited from doing so by clause 9; and
- (2) the care facility facilitates telephone, video or other means of electronic communication with the parents, guardians, partners, carers, support persons and family members of residents to support the physical, emotional and social wellbeing (including mental health) of residents.

16 Visitor declarations

- (1) The operator of a care facility must require visitors in relation to the care facility to declare in writing at the start of each visit, but before entering any area of the care facility that is freely accessible to residents, whether the visitor:
 - (a) is free of COVID-19 symptoms other than symptoms caused by an underlying health condition or medication; and

- (b) has received a negative result from a COVID-19 rapid antigen test on the same day that they attend the care facility; and
- (c) is not currently required to self-isolate, self-quarantine or is a close contact but is not required to self-quarantine in accordance with the **Quarantine**, **Isolation** and **Testing Order**.
- (2) Where a visitor of a resident of a care facility is aged under 18 years, a parent, carer or guardian of the visitor may make the declaration required of the visitor by the operator of a care facility under subclause (1) on the visitor's behalf.

PART 4 – GENERAL PROVISIONS

17 Relationship with other Orders

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

18 Transitional provisions

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

19 Severability

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

PART 5 – PENALTIES

20 Penalties

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

Failure to comply with pandemic order, direction or other requirement

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

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

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

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

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

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SCHEDULE 1 - DEFINITIONS

1 Definition of care facility

A care facility is a facility in Victoria that is:

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

2 Definition of care facility worker

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

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

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

3 Other definitions

For the purposes of this Order:

alcohol and drug residential service means any of the following:

(1) a treatment centre within the meaning of the Severe Substance Dependence Treatment Act 2010;

- (2) a residential treatment service (however described) that provides drug or alcohol withdrawal or rehabilitation services in a residential setting to people dependent on alcohol or other drugs;
- (3) a service that provides supported accommodation to a person after the person has received residential treatment services of the kind referred to in subclause (2);

Benchmark Essential Visitors List means the document titled 'Benchmark Essential Visitors List' as amended or reissued from time to time by the Secretary of the Department of Health and included with this Order;

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

care facility excluded person means a person who:

- (1) is required to self-isolate under the **Quarantine**, **Isolation and Testing Order**; or
- (2) is required to self-quarantine, or is undertaking surveillance testing as a close contact, under the **Quarantine**, **Isolation and Testing Order**; or
- (3) has COVID-19 symptoms unless those symptoms are caused by an underlying health condition or medication; or
 - Note: for the purposes of this Order, COVID-19 symptoms, including but not limited to acute respiratory infection (such as cough, shortness of breath, sore throat), loss of smell, and loss of taste do not include those symptoms where caused by an underlying health condition or medication.
- (4) is currently in the two-day period following a five-day period of self-isolation, under the Quarantine, Isolation and Testing Order; or
- (5) in the case of a visitor has been tested for COVID-19, and has not yet received the results of that test;

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

close contact has the same meaning as in the **Quarantine**, **Isolation and Testing Order**; **court** means any premises in the State of Victoria that is:

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

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

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

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

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

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

- (1) Western Public Health Unit;
- (2) South East Public Health Unit;
- (3) North Eastern Public Health Unit;

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- (4) Barwon South West Public Health Unit;
- (5) Grampians Wimmera Southern Mallee Public Health Unit;
- (6) Loddon-Mallee Public Health Unit;

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- (7) (Hume) Goulburn Valley Public Health Unit;
- (8) Ovens Murray Public Health Unit;
- (9) Gippsland Public Health Unit;

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

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

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

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

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

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

eligible SDA enrolled dwelling means a Specialist Disability Accommodation (SDA) enrolled dwelling that is provided under an SDA residency agreement within the meaning of section 498B of the **Residential Tenancies Act 1997**;

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

employer has the same meaning as in the **Workplace Order**;

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

- (1) means a situation where the person's death is expected within days (including periods of 28 days or less), or where the person, with or without existing conditions, is at risk of dying from a sudden acute event;
- (2) does not mean a situation where a person has an advanced, progressive, incurable condition, or general frailty and co-existing conditions, that mean that the person is expected to die within 12 months (except where the situation also falls within subclause (1));

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

flexible care subsidy has the same meaning as in the **Aged Care Act 1997** of the Commonwealth; **face covering** means a fitted face mask that covers the nose and mouth to provide the wearer protection against infection (but does not include a face shield);

healthcare premises means:

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

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

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

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

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

multi-purpose service has the same meaning as in the Health Services Act 1988; operator of a care facility means:

- (1) for an alcohol and drug treatment facility the operator of the facility;
- (2) for a homelessness residential service the entity that receives government funding to provide the service;
- (3) for a residential aged care facility the operator of the facility;
- (4) for a disability residential service the disability service provider that operates the service;
- (5) for an eligible SDA enrolled dwelling the disability service provider or the registered NDIS provider that operates the service;
- (6) for a short-term accommodation and assistance dwelling the registered NDIS provider or the disability service provider that operates the service;
- (7) for a secure welfare service the Secretary to the Department of Families, Fairness and Housing;
- (8) for a supported residential service the proprietor of the supported residential service;
- (9) for the Thomas Embling Hospital the Victorian Institute of Forensic Mental Health;

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

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

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

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

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

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

premises means:

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

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

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

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

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

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

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

Public Safety Order means the Pandemic (Public Safety) Order 2022 (No. 5) as amended or replaced from time to time;

Quarantine, Isolation and Testing Order means the Pandemic (Quarantine, Isolation and Testing) Order 2022 (No. 11) as amended or replaced from time to time;

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

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

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

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

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

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

Revoked Public Safety Order means the Pandemic (Public Safety) Order 2022 (No. 3), or its predecessors;

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

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

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

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

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

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

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

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

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

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

Workplace Order means the Pandemic (Workplace) Order 2022 (No. 10) as amended or replaced from time to time;

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

Dated 22 September 2022

Water Act 1989

NOTICE OF DETERMINATION

In accordance with section 261 of the **Water Act 1989** and with section 139 (3A) – (3C) of the **Water Industry Act 1994**, the Valuer-General has determined the following valuation equalisation factors. These are the factors by which, in the opinion of the Valuer-General, the net annual value of land within the specified area or postcode, determined as at 1 January 2022, ought to be multiplied if the net annual value of the land is to accord with levels of value generally prevailing in that area as at 30 June 1990.

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3000	Melbourne	0.31	0.59	0.48
3002	East Melbourne, Jolimont	0.16	0.58	0.59
3003	West Melbourne	0.19	0.44	0.41
3004	Melbourne (Port Phillip)	0.29	0.51	0.58
3004	St Kilda Road (Melbourne)	0.18	0.45	0.59
3005	World Trade Centre	0.32	0.61	0.22
3006	Southbank, South Wharf	0.27	0.60	0.27
3008	Docklands	0.39	0.67	0.22
3011	Coode Island (Melbourne)	N/A	N/A	0.56
3011	Footscray, Seddon (Maribyrnong)	0.07	0.43	0.40
3012	Brooklyn (Brimbank)	0.10	0.45	0.36
3012	Brooklyn (Hobsons Bay)	0.10	0.38	0.52
3012	Kingsville, Maidstone, Tottenham, West Footscray (Maribyrnong)	0.07	0.31	0.51
3013	Yarraville	0.07	0.23	0.52
3015	Newport, South Kingsville, Spotswood	0.07	0.31	0.41
3016	Williamstown, Williamstown North	0.08	0.43	0.29
3018	Altona, Seaholme	0.08	0.30	0.27
3019	Braybrook	0.11	0.45	0.46
3020	Albion, Sunshine, Sunshine North, Sunshine West	0.14	0.36	0.17
3021	St Albans, Albanvale, Kealba, Kings Park	0.18	0.40	0.31
3022	Ardeer	0.17	0.32	0.31
3023	Burnside, Burnside Heights, Caroline Springs, Ravenshall (Melton)	0.25	0.27	0.36
3023	Cairnlea, Deer Park (Brimbank)	0.19	0.51	0.31
3024	Manor Lakes, Mount Cottrell, Wyndham Vale (Wyndham)	0.21	0.70	0.69
3024	Fieldstone, Mount Cottrell (Melton)	0.23	0.37	0.32
3025	Altona North	0.08	0.44	0.34

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3026	Laverton North, Derrimut	0.18	0.39	0.46
3027	Laverton RAAF, RAAF Point Cook, Williams Landing	0.27	0.53	0.36
3028	Altona Meadows, Seabrook (Hobsons Bay)	0.11	0.45	0.30
3028	Laverton, Western Gardens (Wyndham)	0.10	0.28	0.24
3029	Hoppers Crossing, Tarneit (Wyndham)	0.16	0.28	0.19
3029	Truganina (Melton)	0.24	0.31	0.36
3030	Chartwell (Brimbank)	0.17	0.46	0.27
3030	Point Cook, Quandong, RAAF Base Williams, Sanctuary Lakes, Werribee, Werribee South (Wyndham)	0.19	0.41	0.21
3031	Flemington, Kensington (Melbourne)	0.14	0.49	0.48
3031	Flemington, Kensington (Moonee Valley)	0.11	0.31	0.30
3032	Ascot Vale, Travancore (Moonee Valley)	0.12	0.29	0.27
3032	Highpoint City, Maribyrnong (Maribyrnong)	0.11	0.42	0.26
3033	Keilor East (Brimbank)	0.20	0.53	0.45
3033	Keilor East (Moonee Valley)	0.11	0.41	0.34
3034	Avondale Heights	0.11	0.44	0.40
3036	Keilor, Keilor North	0.17	0.44	0.57
3037	Calder Park, Delahey, Sydenham (Brimbank)	0.16	0.51	0.65
3037	Hillside, Taylors Hill (Melton)	0.18	0.36	0.81
3038	Taylors Lakes, Keilor Downs, Keilor Lodge, Watergardens	0.17	0.35	0.49
3039	Moonee Ponds	0.11	0.42	0.35
3040	Aberfeldie, Essendon, Essendon West	0.10	0.32	0.27
3041	Essendon Fields, Essendon North, Strathmore, Strathmore Heights	0.10	0.39	0.28
3042	Airport West, Niddrie (Moonee Valley)	0.12	0.46	0.34
3042	Keilor Park (Brimbank)	0.11	0.40	0.16
3043	Gladstone Park (Hume)	0.13	0.64	0.49
3043	Gowanbrae (Moreland)	0.14	0.49	0.51
3043	Tullamarine (Brimbank)	0.19	0.40	0.39
3043	Tullamarine (Hume)	0.13	0.64	0.49

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3044	Pascoe Vale, Pascoe Vale South	0.09	0.27	0.27
3045	Melbourne Airport	N/A	0.55	0.38
3046	Glenroy, Hadfield, Oak Park	0.09	0.28	0.38
3047	Broadmeadows, Dallas, Jacana	0.10	0.60	0.35
3048	Coolaroo, Meadow Heights	0.12	0.48	0.30
3049	Attwood, Westmeadows	0.14	0.55	0.52
3050	Royal Melbourne Hospital	0.28	0.52	0.67
3051	North Melbourne (Melbourne)	0.14	0.49	0.29
3051	North Melbourne (Moonee Valley)	0.12	0.34	0.24
3052	Parkville	0.14	0.51	0.53
3053	Carlton, Carlton South	0.16	0.41	0.27
3054	Carlton North, Princes Hill	0.08	0.24	0.40
3055	Brunswick West	0.09	0.19	0.21
3056	Brunswick	0.09	0.25	0.21
3057	Brunswick East	0.09	0.23	0.23
3058	Coburg	0.09	0.33	0.31
3059	Greenvale	0.16	0.54	0.44
3060	Fawkner	0.09	0.26	0.34
3061	Campbellfield	0.13	0.56	0.37
3062	Somerton	0.18	0.52	0.19
3063	Oaklands Junction, Yuroke	0.18	0.63	0.44
3064	Craigieburn, Roxburgh Park	0.15	0.43	0.19
3065	Fitzroy	0.06	0.28	0.15
3066	Collingwood	0.08	0.24	0.17
3067	Abbotsford	0.07	0.40	0.24
3068	Clifton Hill, Fitzroy North (Yarra)	0.08	0.25	0.23
3068	Fitzroy North (Moreland)	0.06	0.31	0.34
3070	Northcote	0.07	0.22	0.27
3071	Thornbury	0.08	0.21	0.30
3072	Preston	0.08	0.26	0.32
3073	Reservoir	0.08	0.32	0.43
3074	Thomastown	0.15	0.40	0.35
3075	Lalor	0.15	0.38	0.37
3076	Epping	0.17	0.44	0.29
3078	Alphington, Fairfield (Darebin)	0.07	0.23	0.36
3078	Alphington, Fairfield (Yarra)	0.10	0.35	0.42

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3079	Ivanhoe	0.08	0.33	0.28
3081	Heidelberg Heights, Heidelberg West	0.09	0.40	0.35
3082	Mill Park	0.13	0.49	0.34
3083	Bundoora (Banyule)	0.13	0.35	0.36
3083	Bundoora (Whittlesea)	0.15	0.52	0.49
3083	Bundoora, Kingsbury (Darebin)	0.12	0.40	0.34
3084	Eaglemont, Heidelberg, Rosanna, Viewbank	0.08	0.34	0.33
3085	Macleod, Yallambie	0.09	0.29	0.38
3087	Watsonia	0.11	0.38	0.33
3088	Briar Hill, Greensborough, Saint Helena (Banyule)	0.12	0.48	0.39
3088	Greensborough (Nillumbik)	0.14	0.65	0.54
3089	Diamond Creek	0.17	0.49	0.43
3090	Plenty	0.17	0.42	0.41
3091	Yarrambat	0.17	0.33	0.54
3093	Lower Plenty	0.12	0.44	0.47
3094	Montmorency	0.10	0.39	0.34
3095	Eltham, Research	0.11	0.42	0.52
3096	Wattle Glen	0.15	0.56	0.72
3097	Bend of Islands, Kangaroo Ground	0.20	0.43	0.68
3099	Arthurs Creek, Hurstbridge	0.18	0.38	0.51
3101	Kew	0.09	0.43	0.40
3102	Kew East	0.11	0.39	0.42
3103	Balwyn	0.08	0.38	0.39
3104	Balwyn North	0.08	0.44	0.46
3105	Bulleen	0.08	0.37	0.51
3106	Templestowe	0.13	0.39	0.53
3107	Templestowe Lower	0.09	0.35	0.56
3108	Doncaster	0.08	0.43	0.48
3109	Doncaster East	0.09	0.39	0.37
3111	Donvale	0.11	0.36	0.65
3113	Warrandyte (Manningham)	0.12	0.40	0.62
3113	North Warrandyte (Nillumbik)	0.11	0.43	0.58
3114	Park Orchards	0.13	0.38	0.62
3115	Wonga Park	0.13	0.50	0.60
3116	Chirnside Park	0.14	0.32	0.42

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3121	Burnley, Cremorne, Richmond	0.08	0.30	0.16
3122	Hawthorn	0.11	0.40	0.44
3123	Hawthorn East	0.10	0.46	0.44
3124	Camberwell	0.08	0.38	0.43
3125	Burwood (Monash)	0.06	0.50	0.41
3125	Burwood (Whitehorse)	0.07	0.40	0.38
3126	Canterbury	0.11	0.42	0.34
3127	Surrey Hills (Boroondara)	0.08	0.30	0.36
3127	Mont Albert (Whitehorse)	0.07	0.35	0.48
3128	Box Hill, Box Hill South	0.07	0.35	0.35
3129	Box Hill North, Mont Albert North	0.07	0.31	0.28
3130	Blackburn	0.08	0.36	0.31
3131	Forest Hill, Nunawading	0.08	0.43	0.35
3132	Mitcham (Whitehorse)	0.09	0.37	0.40
3133	Vermont, Vermont South	0.09	0.37	0.43
3134	Ringwood North (Manningham)	0.11	0.49	0.58
3134	Ringwood (Maroondah)	0.10	0.46	0.37
3135	Ringwood East, Heathmont	0.10	0.28	0.30
3136	Croydon	0.11	0.34	0.37
3137	Kilsyth South (Maroondah)	0.15	0.37	0.44
3137	Kilsyth (Yarra Ranges)	0.10	0.38	0.38
3138	Mooroolbark	0.13	0.35	0.61
3139	Hoddles Creek, Launching Place, Seville, Wandin	0.12	0.34	0.45
3140	Lilydale	0.14	0.33	0.32
3141	South Yarra (Melbourne)	0.11	0.53	0.28
3141	South Yarra (Stonnington)	0.13	0.50	0.24
3142	Toorak	0.10	0.37	0.42
3143	Armadale	0.08	0.40	0.40
3144	Malvern	0.10	0.42	0.32
3145	Caulfield East (Glen Eira)	0.14	0.52	0.51
3145	Malvern East (Stonnington)	0.10	0.38	0.39
3146	Glen Iris (Boroondara)	0.09	0.42	0.47
3146	Glen Iris (Stonnington)	0.10	0.41	0.54
3147	Ashburton (Boroondara)	0.07	0.36	0.41
3147	Ashburton, Ashwood (Monash)	0.06	0.34	0.42

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3148	Chadstone (Monash)	0.08	0.43	0.42
3149	Mount Waverley	0.08	0.41	0.39
3150	Glen Waverley, Wheelers Hill	0.06	0.37	0.31
3151	Burwood East	0.08	0.46	0.50
3152	Knox City Centre, Wantirna, Wantirna South	0.09	0.42	0.44
3153	Bayswater (Knox)	0.10	0.35	0.44
3153	Bayswater North (Maroondah)	0.11	0.37	0.44
3154	The Basin	0.11	0.35	N/A
3155	Boronia	0.11	0.43	0.37
3156	Lysterfield (Casey)	0.09	0.41	0.45
3156	Ferntree Gully, Lysterfield, Upper Ferntree Gully (Knox)	0.08	0.38	0.37
3156	Upper Ferntree Gully (Yarra Ranges)	0.09	0.28	0.47
3158	Upwey	0.11	0.22	0.47
3159	Menzies Creek (Cardinia)	0.13	0.49	0.49
3159	Menzies Creek, Selby (Yarra Ranges)	0.15	0.24	0.49
3160	Belgrave, Tecoma	0.06	0.29	0.39
3161	Caulfield North	0.09	0.31	0.48
3162	Caulfield, Caulfield South	0.08	0.34	0.43
3163	Carnegie, Glen Huntly, Murrumbeena	0.07	0.29	0.39
3165	Bentleigh East	0.07	0.33	0.52
3166	Oakleigh, Oakleigh East, Hughesdale, Huntingdale	0.08	0.32	0.27
3167	Oakleigh South	0.11	0.43	0.44
3168	Clayton	0.06	0.39	0.40
3169	Clarinda, Clayton South	0.09	0.37	0.49
3170	Mulgrave	0.09	0.59	0.46
3171	Springvale, Sanddown Village	0.10	0.35	0.38
3172	Springvale South (Greater Dandenong)	0.11	0.36	0.52
3172	Dingley Village (Kingston)	0.12	0.45	0.54
3173	Keysborough	0.10	0.50	0.42
3174	Noble Park, Noble Park North	0.11	0.37	0.48
3175	Dandenong, Dandenong South, Bangholme	0.09	0.35	0.45
3177	Doveton	0.13	0.30	0.39
3178	Rowville	0.10	0.42	0.47

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3179	Scoresby	0.09	0.43	0.44
3180	Knoxfield	0.08	0.36	0.39
3181	Prahran, Windsor (Port Phillip)	0.11	0.29	0.49
3181	Prahran, Windsor (Stonnington)	0.11	0.34	0.37
3182	St Kilda, St Kilda West	0.11	0.45	0.44
3183	St Kilda East (Glen Eira)	0.10	0.40	0.51
3183	Balaclava (Port Phillip)	0.08	0.32	0.32
3184	Elwood	0.10	0.31	0.36
3185	Elsternwick, Gardenvale (Glen Eira)	0.08	0.31	0.41
3185	Elsternwick, Gardenvale (Port Phillip)	0.07	0.25	0.51
3186	Brighton	0.09	0.20	0.28
3187	Brighton East (Bayside)	0.08	0.25	0.47
3187	Brighton East (Glen Eira)	0.09	0.34	0.51
3188	Hampton, Hampton East	0.07	0.19	0.48
3189	Moorabbin	0.06	0.38	0.35
3190	Highett (Bayside)	0.07	0.28	0.34
3190	Highett (Kingston)	0.06	0.26	0.38
3191	Sandringham	0.07	0.27	0.34
3192	Cheltenham (Bayside)	0.08	0.28	0.39
3192	Cheltenham, Southland Centre (Kingston)	0.07	0.34	0.31
3193	Beaumaris, Black Rock	0.10	0.23	0.48
3194	Mentone, Moorabbin Airport	0.09	0.30	0.46
3195	Aspendale, Aspendale Gardens, Braeside, Mordialloc, Parkdale, Waterways	0.08	0.35	0.46
3196	Bonbeach, Chelsea, Chelsea Heights, Edithvale	0.08	0.32	0.41
3197	Carrum, Patterson Lakes	0.09	0.31	0.50
3198	Seaford	0.08	0.46	0.38
3199	Frankston	0.10	0.61	0.40
3200	Frankston North	0.10	0.40	0.52
3201	Carrum Downs	0.11	0.41	0.39
3202	Heatherton	0.12	0.39	0.44
3204	Bentleigh, Mckinnon, Ormond, Patterson	0.06	0.28	0.43
3205	South Melbourne	0.12	0.37	0.28

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3206	Albert Park, Middle Park	0.09	0.34	0.36
3207	Port Melbourne (Melbourne)	N/A	0.40	0.74
3207	Port Melbourne (Port Phillip)	0.12	0.60	0.59
3211	Little River	0.16	0.29	0.36
3335	Plumpton, Rockbank, Thornhill Park	0.11	0.22	0.40
3336	Fraser Rise, Deanside, Aintree	0.11	0.22	0.47
3337	Harkness, Kurunjang, Melton, Melton West, Toolern Vale	0.21	0.53	0.33
3338	Brookfield, Cobblebank, Exford, Eynesbury, Melton South, Strathtulloh, Weir Views	0.23	0.37	0.32
3340	Bacchus Marsh, Balliang, Balliang East, Maddingley, Parwan	0.23	0.43	0.33
3427	Diggers Rest	0.22	0.53	0.50
3428	Bulla	0.25	0.56	0.63
3429	Sunbury	0.23	0.57	0.52
3430	Clarkefield (Hume)	0.16	0.54	0.28
3750	Wollert	0.15	0.38	0.54
3751	Woodstock	0.14	0.46	0.54
3752	South Morang	0.17	0.44	0.41
3753	Beveridge	0.15	0.42	0.57
3754	Doreen (Nillumbik)	0.21	0.55	0.67
3754	Doreen, Mernda (Whittlesea)	0.17	0.39	0.50
3755	Yan Yean	0.17	0.47	0.39
3756	Upper Plenty	0.17	0.47	0.46
3757	Whittlesea	0.22	0.42	0.39
3758	Heathcote Junction	0.16	0.39	0.42
3759	Panton Hill	0.15	0.46	0.57
3760	Smiths Gully (Nillumbik)	0.18	0.43	0.60
3761	St Andrews (Nillumbik)	0.21	0.36	0.67
3763	Kinglake	0.22	0.37	0.41
3765	Montrose	0.13	0.39	0.35
3766	Kalorama	0.12	0.27	0.46
3767	Mount Dandenong	0.16	0.26	0.36
3770	Coldstream	0.13	0.29	0.35
3775	Christmas Hills (Nillumbik)	0.21	0.46	0.60

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3775	Dixons Creek, Yarra Glen (Yarra Ranges)	0.16	0.41	0.48
3777	Healesville, Toolangi	0.12	0.32	0.30
3781	Cockatoo	0.09	0.27	0.43
3782	Clematis, Emerald	0.10	0.40	0.43
3783	Gembrook	0.11	0.38	0.18
3785	Tremont	0.11	0.31	0.44
3786	Ferny Creek	0.12	0.33	0.44
3787	Sassafras	0.16	0.26	0.40
3788	Olinda	0.14	0.24	0.33
3789	Sherbrooke	0.14	0.27	0.42
3791	Kallista	0.14	0.37	0.42
3792	The Patch	0.14	0.24	0.40
3793	Monbulk	0.12	0.34	0.24
3795	Silvan	0.11	0.24	0.21
3796	Mount Evelyn	0.13	0.31	0.32
3797	Yarra Junction	0.13	0.36	0.33
3799	Warburton, Millgrove, Wesburn	0.10	0.27	0.25
3802	Endeavour Hills	0.13	0.36	0.39
3803	Hallam	0.12	0.39	0.32
3804	Narre Warren North (Casey)	0.11	0.30	0.44
3804	Narre Warren East (Yarra Ranges)	0.14	0.43	0.44
3805	Narre Warren	0.13	0.33	0.27
3806	Berwick, Harkaway	0.13	0.36	0.21
3807	Beaconsfield, Guys Hill (Cardinia)	0.13	0.33	0.24
3807	Beaconsfield (Casey)	0.10	0.39	0.39
3808	Beaconsfield Upper	0.13	0.43	0.33
3809	Officer	0.14	0.10	0.08
3810	Pakenham	0.12	0.30	0.24
3812	Maryknoll, Nar Nar Goon	0.16	0.34	0.31
3813	Tynong	0.17	0.28	0.13
3814	Cora Lynn, Garfield, Vervale	0.17	0.38	0.18
3815	Bunyip, Iona, Tonimbuk	0.17	0.35	0.17
3816	Labertouche, Longwarry, Modella	0.17	0.12	0.31
3818	Athlone, Drouin, Ripplebrook	0.13	0.26	0.16
3820	Warragul	0.15	0.21	0.16

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3821	Buln Buln, Nilma, Rokeby	0.13	0.32	0.24
3831	Neerim, Neerim South	0.14	0.19	0.28
3833	Noojee	0.06	0.25	0.24
3910	Langwarrin	0.10	0.34	0.30
3911	Langwarrin South (Frankston)	0.13	0.42	0.32
3911	Baxter (Mornington Peninsula)	0.09	0.28	0.22
3912	Pearcedale (Casey)	0.12	0.53	0.24
3912	Pearcedale, Somerville (Mornington Peninsula)	0.11	0.41	0.31
3913	Tyabb	0.10	0.39	0.27
3915	Hastings, Tuerong	0.10	0.47	0.26
3916	Merricks, Point Leo, Shoreham	0.08	0.33	0.50
3918	Bittern	0.09	0.65	0.14
3919	Crib Point	0.10	0.37	0.23
3920	HMAS Cerberus	0.14	N/A	0.45
3926	Balnarring, Balnarring Beach, Merricks Beach, Merricks North	0.07	0.50	0.27
3927	Somers	0.08	0.23	0.41
3928	Main Ridge	0.06	0.37	0.29
3929	Flinders	0.03	0.28	0.36
3930	Mount Eliza	0.08	0.27	0.41
3931	Mornington	0.07	0.28	0.27
3933	Moorooduc	0.07	0.42	0.26
3934	Mount Martha	0.06	0.30	0.37
3936	Arthurs Seat, Dromana, Safety Beach	0.07	0.29	0.11
3937	Red Hill, Red Hill South	0.06	0.27	0.14
3938	McCrae	0.09	0.32	0.34
3939	Fingal, Rosebud	0.08	0.41	0.21
3941	Rye, St Andrews Beach, Tootgarook	0.06	0.27	0.30
3942	Blairgowrie	0.05	0.15	0.69
3943	Sorrento	0.04	0.26	0.36
3944	Portsea	0.07	0.46	0.52
3975	Lyndhurst, Lynbrook (Casey)	0.11	0.22	0.37
3975	Lyndhurst (Greater Dandenong)	0.10	0.46	0.30
3976	Hampton Park	0.11	0.35	0.32

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3977	Botanic Ridge, Cannons Creek, Cranbourne, Devon Meadows, Five Ways, Junction Village (Casey)	0.12	0.41	0.22
3977	Skye, Sandhurst (Frankston)	0.11	0.41	0.27
3978	Cardinia, Clyde	0.11	0.43	0.27
3980	Blind Bight, Tooradin, Warneet	0.12	0.34	0.21
3981	Bayles, Catani, Dalmore, Heath Hill, Koo Wee Rup, Yannathan	0.14	0.45	0.27
3984	Caldermeade, Corinella, Coronet Bay, Lang Lang	0.16	0.40	0.40
3987	Nyora	0.17	0.31	0.26
3988	Poowong	0.12	0.37	0.40

Water Act 1989

DECLARATION OF SERVICED PROPERTIES

For the purposes of section 144 of the **Water Act 1989** Goulburn Valley Region Water Corporation (trading as Goulburn Valley Water), declares it has made provision for water and/or sewerage services to the following lots commencing 31 October 2022:

Potable Water and Sewerage

Lots 1–8, 17–29, PS844311A; 50 Grace Road, Shepparton North

Lots 171–192, PS840868T; 22 Malmsbury Crescent, Kialla

Lots 16–18, 26–32, PS807141J/S3; 11 Industrial Road, Shepparton

Lots 1-2, PS906242A; 25 Palmer Crescent, Merrigum

Lots 1–2, PS849484P; 18 and 20 Madeira Street, Shepparton

Lots 1-2, PS848563Y; 8 Nolan Street and 43-45 High Street, Mansfield

Lots 27–53, 70–77, PS827548N; 110–120 Kilmore–Lancefield Road, Kilmore

Lots 17-34, 45-50, PS830913X; Tarcombe Road, Seymour

Lots 1–2, PS844250T; 31 Green Street, Kilmore

Lots 3-7, PS844251R; 31 Green Street, Kilmore

Lots 1–2, PS834059P; 30 Tunnock Road, Numurkah

Lots 1-2, PS904653N; 108 Grant Street and 49 Nihil Street, Alexandra

Lots 1-4, PS844036V; 247 High Street and 40 and 42 Blayney Lane, Nagambie

Lots 1-2, PS906249K; 12 Vine Street, Nagambie

Potable Water only

Lots 1–2, PS903351L; 735 Midland Highway, Shepparton East

For more information, telephone Goulburn Valley Water on 1800 45 45 00.

Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES

Notice is hereby given that Westernport Water has made provision for water and/or recycled water and/or sewer services for the properties listed below. In accordance with section 144 of the **Water Act 1989**, these properties are now liable to be rated as serviced properties from 30 September 2022.

Lot / Plan Numbers	Property Address
Water and Sewer Services	
Lots 1 and 2 / PS819880A	115 Back Beach Road, Smiths Beach
Lots 14 to 24 / LP5558	2–22 Charlton Rise, Dalyston
Lots 1 and 2 / PS903686C	4 Lawrence Avenue, Cowes
Lots 1 to 3 / PS903693F	67 Jamieson Street, Corinella

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 – 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
Inverness Estate	1	PS846518Q	Mitchell	Y	Y	Y
Mernda Rise Estate	4	PS833588	Whittlesea	Y	Y	Y
28A Regent Street, Mernda	3733	PS836610K	Whittlesea	Y	N	Y
Wallan Industrial Estate	6	PS817124C	Mitchell	Y	N	Y
35 Carroll Lane, Greenvale	1	PS829035J	Hume	Y	N	Y
Mandalay Estate	45	PS617320S	Mitchell	Y	Y	Y
Mandalay Estate	46	PS617320S	Mitchell	Y	Y	Y
Mandalay Estate	48	PS617320S	Mitchell	Y	Y	Y
Aspect at Mernda	1	PS844195Y	Whittlesea	Y	N	Y
Trillium Stage 14A	14A	S177061M	Hume	Y	Y	Y

ORDERS IN COUNCIL

Cemeteries and Crematoria Act 2003

ESTABLISHMENT OF PUBLIC CEMETERY AND APPOINTMENT OF TRUST TO MANAGE PUBLIC CEMETERY

Order in Council

The Governor in Council under section 4(1) and section 8(1)(a)(i) of the **Cemeteries and Crematoria Act 2003**, orders that the land described as Crown Allotment 2001, Parish of Elliminyt and Crown Allotments A2, A4 and A5 of sec 6, Parish of Elliminyt, which has been reserved on 27 January 2022 for Cemetery and Crematoria purposes under the **Crown Land (Reserves) Act 1978**, be established as a public cemetery called 'Colac Memorial Park', and that the Geelong Cemeteries Trust be appointed to manage the public cemetery called Colac Memorial Park.

Dated: 27 September 2022 Responsible Minister: HON MARY-ANNE THOMAS MP Minister for Health

> SAMUAL WALLACE Clerk of the Executive Council

Cemeteries and Crematoria Act 2003

ORDER TO REMOVE CROWN LAND DESCRIBED AS CROWN ALLOTMENTS 2006 AND 2005, TOWNSHIP OF COLAC, PARISH OF COLAC FROM THE COLAC CEMETERY.

Order in Council

The Governor in Council under section 4(4)(c) of the Cemeteries and Crematoria Act 2003 orders that the land described as Crown Allotments 2006 and 2005, Township of Colac, Parish of Colac be removed from the Colac Cemetery.

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

Dated: 27 September 2022 Responsible Minister: HON MARY-ANNE THOMAS MP Minister for Health

Electricity Industry Act 2000

GENERAL EXEMPTION ORDER 2022

Order in Council

The Governor in Council makes the following Order under section 17 of the **Electricity Industry Act 2000**:

PART 1 PRELIMINARY

1. Objectives

The objectives of this Order are:

- (a) to exempt persons from the requirement to obtain a licence under section 16 of the Act in respect of certain specified activities; and
- (b) to confer powers and functions on the Commission under section 17(2)(j) of the Act.

2. Commencement

This Order comes into operation on 1 January 2023.

3. Definitions

(1) In this Order:

Act means the Electricity Industry Act 2000;

AEMO means Australian Energy Market Operator Limited ACN 072 010 327;

annual reference consumption for a regulatory period, in relation to supplying electricity in a distribution zone to a customer of a particular type, means the matters determined under clause 15(5) of the VDO Order for the regulatory period in relation to the supply;

approved meter means a meter that the holder of a licence under the Act is permitted by law to use to measure the consumption of electricity for the type of person to whom electricity is being transmitted, distributed, supplied or sold;

business day means a day other than a Saturday, Sunday or a public holiday in Victoria;

commencement date means 1 January 2023;

Commission means the Essential Services Commission established under the Essential Services Commission Act 2001;

commitment date for an embedded network means:

- (a) if the person intending to carry out the VR2 retail activity in respect of that embedded network is not the owner of that embedded network, the date on which that person and that owner entered into the embedded network C&O agreement required by clause 13; or
- (b) if the person intending to carry out the VR2 retail activity in respect of that embedded network is the owner of that embedded network, the date on which that person entered into an agreement for the supply and installation of the meters and the establishment of such other arrangements as are necessary for that person to carry out the VR2 retail activity in respect of that embedded network;

connect has the same meaning as in the National Electricity Rules;

connection point has the same meaning as in the National Electricity Rules;

distribution system has the same meaning as in the National Electricity Rules;

distribution zone means the area in which a licensed distribution company is licensed to distribute electricity under the Act;

embedded network has the same meaning as in the National Electricity Rules;

embedded network C&O agreement in respect of an embedded network means an agreement between the owner of that embedded network and another person under which the other person is entitled to control and operate that embedded network for the purposes of distributing electricity and supplying electricity to customers whose premises are connected to that embedded network;

explicit informed consent means consent is given by a customer to an exempt person where:

- (a) the exempt person, or a person acting on behalf of the exempt person, has clearly, fully and adequately disclosed, in plain English, all matters relevant to the consent of the customer, including each specific purpose or use of the consent;
- (b) the customer gives the consent to the arrangement or transaction:
 - (i) in writing, signed by the customer;
 - (ii) verbally, so long as the verbal consent is evidenced in such a way that it can be verified and made the subject of a record; or
 - (iii) by electronic communication generated by the customer; and
- (c) the customer is competent to give the consent;

General Exemption Order 2017 means the Order in Council made under section 17 of the Act on 15 November 2017 and published in the Government Gazette No. S390 on 15 November 2017 as amended and in force immediately before this Order comes into operation;

generation includes co-generation;

government agency includes:

- (a) a Commonwealth, State or Local Government department; and
- (b) a statutory authority or government owned corporations established under a law of the Commonwealth or a State or Territory; and
- (c) a university, but does not include a housing authority or a provider of student accommodation;

GreenPower arrangement in respect of a calendar year means an agreement between an exempt person and a GreenPower Provider for the sale to the exempt person of a GreenPower Product for that calendar year;

GreenPower Generator means an electricity generator approved as such under the GreenPower Program;

GreenPower Product means a product accredited as such under the GreenPower Program and under which the underpinning GreenPower Generator generates electricity by utilising renewable energy sources or converting renewable energy sources into electricity;

GreenPower Program means the National GreenPower Accreditation Program in force from time to time managed and administered by the New South Wales Office of Energy and Climate Change on behalf of the State of Victoria and other States and Territories, collectively known as the 'National GreenPower Steering Group';

GreenPower Provider means a person accredited as such under the GreenPower Program;

kVa means 1,000 volt amps;

large customer means a business customer to whom peak demand of not less than 500 kVa, or consumption of not less than 160 MWh per annum is distributed, supplied or sold for commercial or industrial purposes;

LGC means a large-scale generation certificate created under the Renewable Energy (Electricity) Act 2000 (Cth);

licensed distribution company means a person who is the holder of a licence under the Act to distribute electricity;

licensed retailer means the holder of a licence to sell electricity under the Act otherwise than through the wholesale electricity market;

local retailer means:

- (a) AGL Sales Pty Limited (ABN 88 090 538 337) where the supply point for the supply of electricity to the customer is located in the area in which Jemena Electricity Networks (Vic.) Ltd (ABN 82 064 651 083) was licensed to distribute electricity on 27 May 2019;
- (b) Origin Energy Electricity Limited (ABN 33 071 052 287) where the supply point for the supply of electricity to the customer is located in the area in which CitiPower Pty Ltd (ABN 76 064 651 056) (previously trading as CitiPower Pty) was licensed to distribute electricity on 27 May 2019;
- (c) EnergyAustralia Pty Ltd (ABN 99 086 014 968) (previously trading as TRUenergy Pty Ltd) where the supply point for the supply of electricity to the customer is located in the area in which AusNet Electricity Services Pty Ltd (ABN 91 064 651 118) (previously trading as SPI Electricity Pty Ltd) was licensed to distribute electricity on 27 May 2019;
- (d) Origin Energy Electricity Limited (ABN 33 071 052 287) where the supply point for the supply of electricity to the customer is located in the area in which Powercor Australia Ltd (ABN 89 064 651 109) was licensed to distribute electricity on 27 May 2019; or
- (e) AGL Sales Pty Limited (ABN 88 090 538 337) where the supply point for the supply of electricity to the customer is located in the area in which United Energy Distribution Pty Limited (ABN 70 064 651 029) was licensed to distribute electricity on 27 May 2019;

meter means any device that measures the quantity of electricity passing through it or that records the consumption of electricity at the customer's premises;

metered electricity means electricity measured by an approved meter;

metering installation has the same meaning as in the National Electricity Rules;

Minister means the Minister responsible for administering the Act;

MW means megawatts;

MWh means megawatt hours;

National Electricity Rules has the same meaning as in the National Electricity (Victoria) Law;

national grid has the same meaning as in the National Electricity Rules;

Network Service Provider has the same meaning as in the National Electricity Rules; **new embedded network** means any embedded network other than an embedded network in respect of which immediately before the commencement date:

- (a) a licensed retailer was selling the electricity supplied to all of the customers' premises connected to that embedded network;
- (b) a person was selling electricity supplied to customers' premises connected to that embedded network under the exemption in the General Exemption 2017 identified in item 9 of column 1 of the table in the Schedule to this Order; or
- (c) each of the following conditions was satisfied:
 - (i) electricity had not yet been supplied from that embedded network;
 - (ii) a person intended to carry out the VR2 retail activity in respect of that embedded network after the commencement date; and
 - (iii) the commitment date for that embedded network had occurred;

offsite renewable energy facility in respect of an embedded network means a facility that generates electricity by utilising renewable energy sources or converting renewable energy sources into electricity that is not an onsite renewable energy facility in respect of that embedded network;

onsite renewable energy facility in respect of an embedded network means a facility that:

- (a) generates electricity by utilising renewable energy sources or converting renewable energy sources into electricity; and
- (b) is connected to that embedded network;

qualifying LGC means an LGC created for electricity generated by a power station using a renewable energy source;

Register of Exempt Persons means the register established and maintained under section 33C of the Act;

regulatory period means a period during which a VDO price determination applies; **related company**, in relation to a person that is a company, means a company that controls or is controlled by the first company, including:

- (a) a company that is a subsidiary of the first company or of which the first person is a subsidiary; and
- (b) a company that has a common holding company to the first company;

relevant electricity means any electricity the person sells or, for a person selling electricity to customers whose premises are connected to an embedded network, any electricity the person sells that is supplied to that embedded network from a licensed distributor's distribution system;

renewable energy source has the same meaning as in the Renewable Energy (Jobs and Investment) Act 2017;

residential customer means a person who buys electricity principally for personal, household or domestic use at premises;

small commercial/retail customer means a business customer to whom peak demand of less than 500 kVa, and consumption of less than 160 MWh per annum, is distributed, supplied or sold for commercial or industrial purposes;

transmission system has the same meaning as in the National Electricity Rules;

type in respect of a customer means a type of customer in respect of which an annual reference consumption is determined under clause 15(5)(b)(i) of the VDO Order;

VDO for a regulatory period and for a residential customer in an embedded network means the estimated annual cost of the Victorian default offer determined under clause 15(4)(a) of the VDO Order for that regulatory period in relation to supplying electricity in the distribution zone in which that embedded network is located to a customer of the same or most closely corresponding type as that residential customer;

VDO Order means the Order in Council made under section 13 of the Act published in Special Gazette No. S 208, on Thursday 30 May 2019 and as amended from time to time;

VDO price determination means a price determination by the Commission pursuant to the VDO Order;

Victorian default offer means an offer to supply or sell electricity that is subject to a regulated price pursuant to the VDO Order;

voluntarily surrender in respect of a qualifying LGC means to perform all steps required of the holder of that LGC to complete the voluntary surrender of the LGC under section 28A of the **Renewable Energy (Electricity) Act 2000 (Cth)**;

voluntary surrender arrangement in respect of a calendar year means an agreement between an exempt person and another person under which that other person agrees:

- (a) to voluntarily surrender qualifying LGCs for the exempt person on or before the voluntary surrender date for that calendar year; and
- (b) to name the exempt person in the process of voluntarily surrendering those qualifying LGCs or, if that is not possible, to provide the exempt person with written confirmation within 5 business days of voluntarily surrendering those qualifying LGCs that they have been voluntarily surrendered for the exempt person;

voluntary surrender date in respect of a calendar year means 31 March following the end of that calendar year; and

wholesale electricity market means the market for wholesale trading in electricity operated by AEMO under the National Electricity Rules.

- (2) For the purposes of this Order, a reference to an activity that is preceded by the letters VD, VR, VND, VNR, VG or VM and a number is a reference to the activity set out in Table 1, 2, 3, 4, 5 or 6, in clause 4, 5, 6, 7, 14 or 18 respectively, against those letters and that number.
- (3) For the purposes of this Order, a reference to an agreement is to a contract or agreement, whether formal or informal or partly formal and partly informal and whether written or oral or partly written and partly oral, which is enforceable, or intended to be enforceable, by legal proceedings.

PART 2 RETAIL AND DISTRIBUTION EXEMPTIONS

Division 1 Retail exemption categories

4. Deemed exemption of retailers

- (1) A person carrying out an activity set out in Table 1 below is exempt from the requirement to obtain a licence under section 16 of the Act in respect of that activity if:
 - (a) the relevant electricity the person sells is obtained by the person as the customer of a licensed retailer or, in the case of the VD8 retail activity only, as the customer of either a licensed retailer or another exempt person; and
 - (b) in the case of the sale of metered electricity otherwise than under the VD8 retail activity, the premises of each customer of the person is separately metered.
- (2) The exemption under subclause (1) is subject to the conditions set out in Division 3 of this Part or, in the case of the VD8 retail activity only, the condition set out in clause 12.

Table 1	Retail activity deemed exemption			
VD1	A person selling metered electricity to fewer than 10 small commercial/retail customers whose premises are connected to an embedded network which the person owns, controls or operates.			
VD2	A person selling metered electricity to fewer than 10 residential customers whose premises are connected to an embedded network which the person owns, controls or operates, excluding retirement villages, caravan parks, holiday parks, marinas, residential land lease parks and manufactured home estates.			
VD3	A person selling metered electricity to occupants of holiday accommodation on a short-term basis (excluding caravan parks, holiday parks, marinas, residential land lease parks and manufactured home estates).			
VD4	A person temporarily selling metered or unmetered electricity on construction sites, where the sale is an incidental supply to facilitate bona fide construction and commissioning of new facilities on the same or an adjoining site.			

Table 1	Retail activity deemed exemption			
VD5	A person selling metered or unmetered electricity to a related company.			
VD6	A person selling metered or unmetered electricity on or within the person's premises to customers in conjunction with, or ancillary to, the provision of telecommunications services including internet, telephone, mobile phone, fibre optic, hybrid fibre cable, television, radio, Wi-Fi or other communications technology.			
VD7	A government agency selling metered or unmetered electricity to customers who a not residential customers for purposes that are ancillary to their primary functions objectives under the laws under which they are established.			
VD8	A person selling metered or unmetered electricity that is used by the customer to charge an electric vehicle.			

5. Exemption of registered retailers

- (1) A person carrying out an activity set out in Table 2 below is exempt from the requirement to obtain a licence under section 16 of the Act if:
 - (a) the person is registered in the Register of Exempt Persons in respect of that activity; and
 - (b) the relevant electricity the person sells is obtained by the person as the customer of a licensed retailer; and
 - (c) the premises of each customer of the person is separately metered.
- (2) The exemption under subclause (1) is subject to the conditions set out in Division 3 of this Part.

Table 2	Retail activity registration exemption	
VR1	A person selling metered electricity to 10 or more small commercial/retail customers whose premises are connected to an embedded network which the person owns, controls or operates.	
VR2	A person selling metered electricity to 10 or more residential customers whose premises are connected to an embedded network which the person owns, controls or operates, excluding sales to residents of retirement villages, caravan parks, holiday parks, marinas, residential land lease parks and manufactured home estates.	
VR3	A retirement village selling metered electricity to residential customers whose premises are connected to an embedded network which the retirement village owns, controls or operates.	
VR4	A person selling metered electricity in a caravan park, holiday park, marina, residential land lease park or manufactured home estate.	
VR5	A person selling metered electricity to large customers.	

Division 2 Network exemption categories

6. Deemed exemption of distributors

- (1) A person carrying out an activity set out in Table 3 below is exempt from the requirement to obtain a licence under section 16 of the Act in respect of that activity if:
 - (a) the person is not a licensed distribution company; and
 - (b) the electricity is supplied through facilities of the person after it leaves a supply facility owned or operated by a licensed distribution company and before it is supplied to the customer or, in the case of an embedded network, is supplied from onsite renewable energy facilities or another generator or group of generators also connected to that embedded network.

(2) The exemption under subclause (1) is subject to the conditions set out in Division 3 of this Part or, in the case of the VND8 network activity only, the condition set out in clause 12.

Table 3	Network activity deemed exemption	
VND1	A person supplying metered or unmetered electricity from an embedded network which the person owns, controls or operates to the connected premises of fewer than 10 small commercial/retail customers.	
VND2	A person supplying metered or unmetered electricity from an embedded network which the person owns, controls or operates to the connected premises of fewer than 10 residential customers, excluding supply to residents of retirement villages, caravan parks, holiday parks, marinas, residential land lease parks and manufactured home estates.	
VND3	A person supplying metered or unmetered electricity to occupants of holiday accommodation on a short-term basis (excluding caravan parks, holiday parks, marinas, residential land lease parks and manufactured home estates).	
VND4	A person supplying metered or unmetered electricity via plug-in or rack mounted equipment in any premises, where there is National Broadband Network equipment with an input current rating not exceeding 3 amps alternating current.	
VND5	A person supplying metered or unmetered electricity to a related company.	
VND6	A person supplying metered or unmetered electricity on or within the person's premises in conjunction with, or ancillary to, or to facilitate, the provision of telecommunications services including internet, telephone, mobile phone, fibre optic, hybrid fibre cable, television, radio, Wi-Fi or other communications technology.	
VND7	A government agency supplying metered or unmetered electricity to customers who are not residential customers for purposes that are ancillary to their primary functions or objectives under the laws under which they are established.	
VND8	A person supplying metered or unmetered electricity from an electric vehicle charging station to an electric vehicle, that is used to charge the electric vehicle.	

7. Exemption of registered distributors

- (1) A person carrying out an activity set out in Table 4 below is exempt from the requirement to obtain a licence under section 16 of the Act if:
 - (a) the person is registered in the Register of Exempt Persons in respect of that activity; and
 - (b) the person is not a licensed distribution company; and
 - (c) the electricity is supplied through facilities of the person after it leaves a supply facility owned or operated by a licensed distribution company and before it is supplied to the customer or, in the case of an embedded network, is supplied from onsite renewable energy facilities or another generator or group of generators also connected to that embedded network.
- (2) The exemption under subclause (1) is subject to the conditions set out in Division 3 of this Part.

Table 4	Network activity registration exemption			
VNR1	A person supplying metered or unmetered electricity from an embedded network which the person owns, controls or operates to the connected premises of 10 or more small commercial/retail customers.			
VNR2	A person supplying metered or unmetered electricity from an embedded network which the person owns, controls or operates to the connected premises of 10 or more residential customers, excluding supply to residents of retirement villages, caravan parks, holiday parks, marinas, residential land lease parks and manufactured home estates.			
VNR3	A retirement village supplying metered or unmetered electricity to residential customers whose premises are connected to an embedded network which the retirement village owns, controls or operates.			
VNR4	A person supplying metered or unmetered electricity in caravan parks, holiday parks, marinas, residential land lease parks and manufactured home estates.			
VNR5	A person supplying metered electricity to large customers.			

Division 3 Conditions on retail and network exemptions

8. Renewable energy generation

- (1) It is a condition of an exemption under Division 1 for the VR2 retail activity in respect of a new embedded network that the exempt person must ensure that:
 - (a) 5 per cent or more of the electricity which the exempt person sells to residential customers in that new embedded network in each calendar year is generated by means of onsite renewable energy facilities; and
 - (b) any amount of electricity which the exempt person sells to residential customers in that new embedded network in a calendar year which is not generated by means of onsite renewable energy facilities is sourced from offsite renewable energy facilities, by ensuring that a number of qualifying LGCs equivalent to that amount of electricity is covered by any of the following mechanisms or combination of the following mechanisms:
 - (i) the exempt person voluntarily surrendering qualifying LGCs on or before the voluntary surrender date for that calendar year;
 - (ii) a voluntary surrender arrangement; and
 - (iii) a GreenPower arrangement.
- (2) It is a condition of an exemption under Division 1 for the VR2 retail activity in respect of a new embedded network that the exempt person must ensure that:
 - (a) each of the following is metered:
 - electricity supplied to that new embedded network that is generated by means of that new embedded network's onsite renewable energy facilities; and
 - (ii) electricity the exempt person sells to each residential customer in that new embedded network; and
 - (b) such electricity is metered using metering installations that comply with the requirements of the National Electricity Rules applicable to the following connection points or which would be applicable to those connection points if those metering installations were registered with AEMO under the National Electricity Rules:
 - (i) each connection point between an onsite renewable energy facility and that new embedded network; and
 - (ii) each relevant connection point between a residential customer's premises and that new embedded network.

- (3) It is a condition of an exemption under Division 1 for the VR2 retail activity in respect of a new embedded network that, for each calendar year, the exempt person must:
 - (a) maintain records of:
 - the amount of electricity supplied to that new embedded network from a licensed distribution company's distribution system;
 - (ii) the amount of electricity supplied to that new embedded network that is generated by means of that new embedded network's onsite renewable energy facilities;
 - (iii) the amount of electricity the exempt person sells to residential customers in that new embedded network including the amount of that electricity that is generated by means of that new embedded network's onsite renewable energy facilities;
 - (iv) any qualifying LGCs voluntarily surrendered by the exempt person;
 - (v) any voluntary surrender arrangement; and
 - (vi) any GreenPower arrangement,

for a period of at least 7 years; and

- (b) by 31 March following the end of a calendar year, provide a summary of the amounts recorded under subclause (3)(a) for that calendar year to:
 - the Commission, in the form required by the Commission; and (i)
 - (ii) residential customers in that new embedded network to whom the exempt person sells electricity.

Note

The purpose of clause 8 is to ensure that, in new embedded networks where there are 10 or more residential customers, at least 5 per cent of the electricity supplied to those residential customers is generated using onsite renewable energy facilities and that the balance is covered by offsite renewable energy.

9. Informed consent and provision of information

- (1) It is a condition of an exemption under Division 1 that the exempt person must obtain the explicit informed consent of the customer to an arrangement for the sale of electricity to that customer.
- It is a condition of an exemption under Division 1 that the exempt person must (2) provide the following information, in plain English, to the customer before obtaining the consent referred to in subclause (1):
 - that the customer has the right to elect to purchase electricity from a licensed (a) retailer of their choice, and information on the options for metering that would allow this choice;
 - (b) that the exempt person is not subject to all the obligations of a licensed retailer and the customer will not receive the same protections as it would if it were purchasing from a licensed retailer;
 - the customer's rights in relation to dispute resolution including: (c)
 - (i) the contact details of the exempt person as the initial point of contact for disputes; and
 - (ii) the exempt person's procedures for handling disputes and complaints; and
 - (iii) the right that the customer has to access a customer dispute resolution scheme approved by the Commission;

- (d) the forms of assistance available if the customer is unable to pay electricity bills due to financial difficulty, as well as the process the customer should follow to seek these forms of assistance;
- (e) the electricity tariffs and all associated fees and charges that will apply to the customer in relation to the sale of electricity;
- (f) the flexible payment options that are available to the customer in relation to the sale of electricity, such as arrangements for payment by periodic instalments (bill smoothing); and
- (g) contact numbers in the event of an electricity fault or emergency.
- (3) It is a condition of an exemption under this Part that an exempt person must also provide the information set out in subclause (2):
 - (a) at any time at the request of the customer or the Commission; and
 - (b) annually to the customer.

10. Pricing rule

- (1) It is a condition of an exemption under this Part other than an exemption under Division 1 in respect of the VR2 retail activity or Division 2 in respect of the VNR2 network activity that the price, or range of prices, at which electricity (and services related to the provision of electricity) may be sold or supplied under the exemption must not exceed the relevant maximum price formulated by the Commission for the purposes of this Part and published on its website and by notice in the Government Gazette.
- (2) It is a condition of an exemption under Division 1 in respect of the VR2 retail activity and under Division 2 in respect of the VNR2 network activity that the annual cost of electricity sold and supplied under the relevant exemption to a residential customer in the relevant embedded network in any regulatory period must not exceed the VDO for that regulatory period.

11. Customer dispute resolution

- (1) It is a condition of an exemption under this Part that the exempt person must enter into a customer dispute resolution scheme approved by the Commission.
- (2) Subclause (1) does not apply as a condition of a person's exemption under Division 1 in respect of the VD5, VD6 or VD7 retail activity or as a condition of a person's exemption under Division 2 in respect of the VND4, VND5, VND6 or VND7 network activity.
- (3) In approving a customer dispute resolution scheme for the purposes of this Order, the Commission must have regard to the matters set out in section 28(2) of the Act, with any necessary changes.

12. Provision of information to Minister or Commission

- (1) It is a condition of an exemption under this Part that the exempt person must provide:
 - (a) to the Minister (whether or not through an agent) any information requested by the Minister; or
 - (b) to the Commission (whether or not through an agent) any information requested by the Commission,
 - that the Minister or the Commission (as the case requires) requests for the administration of this Part.
- (2) Without limiting subclause (1), it is a condition of an exemption under Division 1 under which:
 - (a) electricity is supplied from an embedded network to customers whose premises are connected to that embedded network; or

(b) in the case of the VD8 retail activity, electricity is sold to a customer to charge an electric vehicle.

that, on or before 31 March in each year, the exempt person must provide to the Commission (whether or not through an agent) in the form required by the Commission:

- (c) details of the supply facility from which the electricity is supplied to that embedded network;
- (d) details of:
 - (i) the number of residential customers, small commercial/retail customers and large customers whose premises are connected to the relevant embedded network and to whom the exempt person was selling electricity on 1 January in that year; or
 - (ii) in the case of the VD8 retail activity, the number of customers to whom the exempt person has sold electricity and the number of electric vehicles that have been charged with that electricity; and
- (e) details of the number and types of meters installed at the relevant embedded network including the owners of those meters.

13. Arrangements for control and operation of embedded networks

It is a condition of an exemption under Division 2 in respect of either the VND2 network activity or the VNR2 network activity that, if the exempt person is not the owner of the relevant embedded network, the exempt person must have an embedded network C&O agreement in place with the owner of that embedded network.

Part 3 GENERATION EXEMPTIONS

Division 1 Generation exemption

14. Deemed exemption of generation

- (1) A person carrying out the activities set out in Table 5 below is exempt from the requirement to obtain a licence under section 16 of the Act in respect of that activity.
- (2) The exemption under subclause (1) is subject to the conditions set out in Division 2 of this Part.
- (3) The exemption under subclause (1) does not apply if the relevant generator or group of generators is required by the National Electricity Rules to be centrally dispatched.
- (4) The exemption under subclause (1) does not apply to the supply or sale, or the supply and sale, of electricity generated by a generator or group of generators connected to an embedded network to customers whose premises are also connected to that embedded network.

Note

The generation of electricity contemplated by subclause (4) may still be exempt under this Part. The sale and supply of the generated electricity to the embedded network's customers, however, instead may need to be exempt under Part 2 in which case the conditions in Part 2, not those in Part 3, will apply to the supply and sale of that electricity.

Table 5	Generation exemption			
VG1	A person generating electricity for supply or sale, or for supply and sale, whether			
	or not with another person, using a generator connected to the transmission system,			
	a licensed distribution company's distribution system or an embedded network,			
	or generators connected to any such system or network at a common point, and			
	supplying or selling, or supplying and selling, that electricity.			

Division 2 Conditions on generation exemptions

15. Generating capacity

It is a condition of an exemption under this Part that the installed or nameplate generating capacity of the generator or generators is less than 30 MW.

16. Supplies to transmission and distribution systems

It is a condition of an exemption under this Part that any of the electricity generated by the relevant generator or group of generators that is supplied to the transmission system or to a licensed distribution company's distribution system must be sold to a licensed retailer.

17. Provision of information to the Minister or Commission

It is a condition of an exemption under this Part that the exempt person must provide:

- (a) to the Minister (whether or not through an agent) any information requested by the Minister; or
- (b) to the Commission (whether or not through an agent) any information requested by the Commission,

that the Minister or the Commission (as the case requires) requests for the administration of this Part.

Part 4 MULTIPLE ACTIVITY EXEMPTIONS

Division 1 Multiple activity exemptions

18. Exemption of registered persons carrying out generation, distribution, supply and sale of electricity

(1) A person carrying out the activities set out in Table 6 below is exempt from the requirement to obtain a licence under section 16 of the Act if the person is registered in the Register of Exempt Persons in respect of the activities.

Examples

- 1. A solar power purchase agreement under which a business provides, installs and maintains, at no initial cost, a solar panel system to a customer and in exchange, the customer buys the electricity provided by the solar panels for an agreed price and for an agreed period. Any electricity that is not used is sold to a licensed retailer.
- 2. A community energy project under which a community group initiates, develops, operates and benefits from a renewable energy resource or energy efficiency initiative.
- (2) The exemption under subclause (1) is subject to the conditions set out in Division 2 of this Part.
- (3) Registration of a person as provided for in subclause (1) exempts all activities set out in Table 6 that are carried out by the registered person.

Table 6	Multiple activity exemption				
VM1	Persons:				
	(a) generating electricity for supply or sale, or for supply and sale on:				
	(i) premises not owned or occupied by the person; or				
	(ii) a portion of premises occupied by the person for the purpose of the generation and distribution, where the premises are not owned by the person and the remainder of the premises is not occupied by the person; and				
	(b) supplying or selling, or supplying and selling, the electricity:				
	(i) to the owner or occupier of the premises on which the generation occurs (the customer); or				
	(ii) to a licensed retailer.				

Division 2 Conditions on multiple activity exemption

19. Pricing rule

It is a condition of an exemption under this Part that the price, or range of prices, at which electricity (and services related to the provision of electricity) may be sold or supplied under the exemption must not exceed the relevant maximum price formulated by the Commission for the purposes of this Part and published on its website and by notice in the Government Gazette.

20. Generating capacity

It is a condition of an exemption under this Part that the installed or nameplate generating capacity of the generator or generators installed at the relevant premises is less than 5MW.

21. Financially responsible market participant

It is a condition of an exemption under this Part that:

- (a) the exempt person is not the financially responsible market participant for the relevant premises; and
- (b) the financially responsible market participant for the relevant premises is a licensed retailer.

22. Wholesale market registration

It is a condition of an exemption under this Part that the exempt person is not registered in the wholesale electricity market for the purposes of purchasing electricity.

23. Sale of output of generation

It is a condition of an exemption under this Part that:

- (a) some or all of the output of the relevant generator or generators must be sold to the customer; and
- (b) any output of the relevant generator or generators not sold to the customer must be supplied or sold to a licensed retailer.

24. Notice of application of Australian Consumer Law (Victoria)

- (1) It is a condition of an exemption under this Part that the exempt person must provide the customer with written notice at the time of entering into the agreement for the supply and sale of electricity that the agreement is:
 - (a) covered by the Australian Consumer Law (Victoria); and
 - (b) separate from the customer's contracts with their licensed retailer and licensed distribution company, which are subject to the Act.

(2) The notice must:

- (a) be in plain English; and
- (b) include a summary of the relevant rights of the customer under the Australian Consumer Law (Victoria).

25. Provision of information to Minister or Commission

- (1) It is a condition of an exemption under this Part that the exempt person must provide:
 - (a) to the Minister (whether or not through an agent) any information requested by the Minister; or
 - (b) to the Commission (whether or not through an agent) any information requested by the Commission,

that the Minister or the Commission (as the case requires) requests for the administration of this Part.

(2) It is a condition of an exemption under this Part that the exempt person must provide the Commission, on request, with information regarding the scale and nature of the exempt person's activities to which the exemption applies.

Part 5 PRICE FORMULATION FUNCTION

26. Price formulation

- (1) Pursuant to section 17(2)(j) of the Act, the following functions are conferred on the Commission:
 - (a) formulating the maximum price order under clause 10(1) for the purposes of Part 2 of this Order; and
 - (b) formulating the maximum price under clause 19 for the purposes of Part 4 of this Order.
- (2) In formulating a maximum price under subclause (1)(a) or (1)(b), the Commission:
 - (a) must have regard to commercial market data; and
 - (b) may have regard to any other matter the Commission considers relevant.
- (3) A maximum price formulated by the Commission takes effect on:
 - (a) the date which is 14 days from the date that notice of the maximum price is published in the Government Gazette pursuant to clause 10(1) or 19 (as applicable); or
 - (b) such later date as may be specified in the notice.

Part 6 GENERAL EXEMPTION ORDER 2017

27. Revocation

The General Exemption Order 2017 is revoked.

Part 7 SAVINGS AND TRANSITIONAL PROVISIONS

28. Pricing rule

Despite clauses 10 and 19, until the Commission formulates a maximum price under clause 26 in respect of a particular category of exemption or customer, the price, or range of prices, at which the exempt person may sell or supply electricity (and services related to the provision of electricity) to that customer must not be more than the tariff that would have applied to the customer had the customer purchased the electricity and related services:

- (a) on or immediately prior to 27 May 2019;
- (b) from the licensee who, on 27 May 2019, was the local retailer for electricity supplied in the electricity distribution area in which the supply point for the supply of electricity to the customer is located (**relevant licensee**); and
- (c) pursuant to the licensee standing offer determined by that relevant licensee under section 35(1) of the Act that was in effect on or immediately prior to 27 May 2019.

29. Exemptions under General Exemption Order 2017 to continue

A person who is exempt in respect of the carrying out of an activity under the General Exemption Order 2017 identified in column 1 of the table in the Schedule to this Order

immediately before the revocation of the General Exemption Order 2017 under clause 27 is deemed to be exempt on the commencement date in respect of the carrying out of the corresponding activity under this Order identified in column 2 of the table in the Schedule to this Order.

Dated: 27 September 2022 Responsible Minister: HON. LILY D'AMBROSIO MP Minister for Energy

> SAMUAL WALLACE Clerk of the Executive Council

Schedule TRANSITIONAL

Column 1 Activity under the General Exemption Order 2017		
Retail activity deemed exemption		
1.	Persons selling metered electricity to fewer than 10 small commercial/retail customers within the limits of a site that they own, occupy or operate.	VD1
2.	Persons selling metered electricity to fewer than 10 residential customers within the limits of a site that they own, occupy or operate (excluding retirement villages, caravan parks, holiday parks, residential land lease parks and manufactured home estates).	VD2
3.	Persons selling metered electricity to occupants of holiday accommodation on a short-term basis (excluding caravan parks, holiday parks, residential land lease parks and manufactured home estates).	VD3
4.	Persons temporarily selling electricity on construction sites, where the sale is an incidental supply to facilitate bona fide construction and commissioning of new facilities on the same or an adjoining site.	VD4
5.	Persons selling electricity to a related company.	VD5
6.	Persons selling electricity on or within the person's premises to customers in conjunction with, or ancillary to, the provision of telecommunications services. Includes internet, telephone, mobile phone, fibre optic, hybrid fibre cable, television, radio, Wi-F or other communications technology.	VD6
7.	Government agencies selling metered electricity to non-residential customers for purposes that are ancillary to their primary functions or objectives under the laws under which they are established.	VD7
Retail activity registration exemption		
8.	Persons selling metered electricity to 10 or more small commercial/retail customers within the limits of a site that they own, occupy or operate.	VR1
9.	Persons selling metered electricity to 10 or more residential customers within the limits of a site that they own, occupy or operate, excluding sales to residents of retirement villages, caravan parks, holiday parks, residential land lease parks and manufactured home estates.	VR2

Column 1 Activity under the General Exemption Order 2017	Column 2 Activity under this Order
10. Retirement villages selling metered electricity to residential customers within the limits of a site that they own, occupy or operate.	VR3
11. Persons selling metered electricity in all caravan parks, holiday parks, residential land lease parks and manufactured home estates.	VR4
12. Persons selling metered electricity to large customers.	VR5
Network activity deemed exemption	
13. Persons supplying metered or unmetered electricity to fewer than 10 small commercial/retail customers within the limits of a site that they own, occupy or operate.	VND1
14. Persons supplying metered or unmetered electricity to fewer than 10 residential customers within the limits of a site that they own, occupy or operate, excluding supply to residents of retirement villages, caravan parks, holiday parks, residential land lease parks and manufactured home estates.	VND2
15. Persons supplying metered or unmetered electricity to occupants of holiday accommodation on a short-term basis (excluding caravan parks, holiday parks, residential land lease parks and manufactured home estates).	VND3
16. Persons supplying electricity via plug-in or rack mounted equipment in any premises, where there is National Broadband Network equipment with an input current rating not exceeding 3 amps alternating current.	VND4
17. Persons supplying metered or unmetered electricity to a related company.	VND5
18. Persons supplying electricity on or within the person's premises in conjunction with, or ancillary to, or to facilitate, the provision of telecommunications services. Includes internet, telephone, mobile phone, fibre optic, hybrid fibre cable, television, radio, Wi-F or other communications technology.	VND6
19. Government agencies supplying metered or unmetered electricity to non-residential customers for purposes that are ancillary to their primary functions or objectives under the laws under which they are established.	VND7
Network activity registration exemption	
20. Persons supplying metered or unmetered electricity to 10 or more small commercial/retail customers within the limits of a site that they own, occupy or operate.	VNR1
21. Persons supplying metered or unmetered electricity to 10 or more residential customers within the limits of a site that they own, occupy or operate excluding supply to residents of retirement villages, caravan parks, holiday parks, residential land lease parks and manufactured home estates.	VNR2
22. Retirement villages supplying metered or unmetered electricity to residential customers within the limits of a site that they own, occupy or operate.	VNR3
23. Persons supplying metered or unmetered electricity in caravan parks, holiday parks, residential land lease parks and manufactured home estates.	VNR4
24. Persons supplying metered electricity to large customers.	VNR5

Column 1 Activity under the General Exemption Order 2017			Column 2 Activity under this Order
Generation exemption			
25. Persons generating electricity for supply or sale where the total output by that person (whether or not with another person), using a generator or generators connected to the transmission network or distribution network at a common point, is less than 30MW.			VG1
Multip	le activit	y exemption	
26. Persons:			VM1
(a)	(a) generating or distributing electricity on:		
	(i) premises not owned or occupied by the person; or		
	(ii)	a portion of premises occupied by the person for the purpose of the generation and distribution, where the premises are not owned by the person and the remainder of the premises is not occupied by the person; and	
(b)	(b) supplying or selling the electricity:		
	(i)	to the owner or occupier of the premises on which the generation occurs (the customer); or	
	(ii)	to a licensed retailer.	

Flora and Fauna Guarantee Act 1988

SPECIFICATION OF TAXA IN THE THREATENED LIST

Order in Council

The Governor in Council, under section 10(2) of the **Flora and Fauna Guarantee Act 1988**, orders that the taxa named in column 1 of the Schedule below are specified in the Threatened List, and –

- (a) the extinction risk set out in column 3 of the Schedule corresponding to the taxa applies to the taxa; and
- (b) the category of threat set out in column 4 of the Schedule corresponding to the taxa applies to the taxa.

Schedule TAXA SPECIFIED IN THE THREATENED LIST AND ITS EXTINCTION RISK AND CATEGORY OF THREAT

Column 1 Taxon	Column 2 Common Name	Column 3 Extinction Risk	Column 4 Category of Threat
Hyridella depressa	Depressed Freshwater Mussel	Victoria	Endangered
Hyridella narracanensis	Narracan Corrugated Mussel	Victoria	Endangered

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

Dated: 27 September 2022

Responsible Ministers:

LILY D'AMBROSIO MP

Minister for Environment and Climate Action

GAYLE TIERNEY MLC Minister for Agriculture

Flora and Fauna Guarantee Act 1988

SPECIFICATION OF TAXON AND COMMUNITY IN THE THREATENED LIST Order in Council

The Governor in Council, under section 10(2) and 10(3) of the Flora and Fauna Guarantee Act 1988, orders that:

- The taxon named in table 1, column 1 of the Schedule below is specified in the Threatened 1. List, and
 - the extinction risk set out in column 3 of the Schedule corresponding to the taxon applies to the taxon; and
 - the category of threat set out in column 4 of the Schedule corresponding to the taxon (b) applies to the taxon.
- 2. The community named in table 2, column 1 of the Schedule below is specified in the Threatened List.

Schedule

TAXON SPECIFIED IN THE THREATENED LIST AND ITS EXTINCTION RISK AND CATEGORY OF THREAT

Table 1

Column 1 Taxon	Column 2 Common Name	Column 3 Extinction Risk	Column 4 Category of Threat
Galaxias sp. nov. 'Yalmy'	Yalmy Galaxias	Australia	Critically Endangered
Table 2			

Column 1 Community	Column 2
Western Port Bryozoan Reef Community	Threatened communities of flora or fauna

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

Dated: 27 September 2022 Responsible Ministers:

LILY D'AMBROSIO MP

Minister for Environment and Climate Action

GAYLE TIERNEY MLC Minister for Agriculture

Occupational Health and Safety Act 2004 Dangerous Goods Act 1985

Workplace Injury Rehabilitation and Compensation Act 2013

ORDER APPROVING A PERSON OR BODY FOR THE PURPOSES OF SECTION 11 OF THE OCCUPATIONAL HEALTH AND SAFETY ACT 2004, SECTION 10E OF THE DANGEROUS GOODS ACT 1985 AND SECTION 595(2)(d) OF THE WORKPLACE INJURY REHABILITATION AND COMPENSATION ACT 2013

Order in Council

The Governor in Council under section 11(1)(d)(v) of the Occupational Health and Safety Act 2004, approves the following body for the purposes of section 11 of the Occupational Health and Safety Act 2004 –

• The National Heavy Vehicle Regulator

The Governor in Council, under section 10E(1)(d)(v) of the **Dangerous Goods Act 1985**, approves the following body for the purposes of section 10E of the **Dangerous Goods Act 1985** –

• The National Heavy Vehicle Regulator

The Governor in Council, under item 16 of Schedule 8 of the **Workplace Injury Rehabilitation** and Compensation Act 2013, approves the following body for the purposes of section 595(2)(d) of the **Workplace Injury Rehabilitation and Compensation Act 2013** –

• The National Heavy Vehicle Regulator

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

Dated: 27 September 2022 Responsible Minister: INGRID STITT MP Minister for Workplace Safety

SAMUAL WALLACE
Clerk of the Executive Council

Planning and Environment Act 1987

EXTENSION OF PERIOD OF DECLARATION OF BELLARINE PENINSULA AND BASS COAST AS DISTINCTIVE AREAS AND LANDSCAPES

Order in Council

The Governor in Council, under section 46AT(3) of the **Planning and Environment Act 1987**, approves the extension of the period of declaration for the preparation, endorsement and approval of the Statements of Planning Policy for the declared areas specified in Column 1 of the Table to the corresponding date specified in Column 2 of the Table.

Table

Column 1 Declared Area	Column 2 Date
Bass Coast	27 October 2023
Bellarine Peninsula	27 October 2023

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

Dated: 27 September 2022 Responsible Minister:

THE HON LIZZIE BLANDTHORN MP

Minister for Planning

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:

81. Statutory Rule: Liquor Control

Reform

Transitional Regulations 2022

Liquor Control Authorising Act:

Reform Act 1998

20 September 2022 Date first obtainable:

Code A

82. *Statutory Rule:* Fire Rescue

Victoria

(Firefighters Registration Board)

Regulations 2022

Authorising Act: Fire Rescue

Victoria Act 1958

Date first obtainable: 20 September 2022

Code C

83. Statutory Rule: Crown Land

> (Reserves) (Domestic Firewood) Amendment Regulations 2022

Authorising Act: Crown Land

(Reserves)

Act 1978

Date first obtainable: 20 September 2022

Code A

84. Statutory Rule: Forests (Domestic

> Firewood) Amendment Regulations 2022

Authorising Act: Forests Act 1958 Date first obtainable: 20 September 2022

Code A

85. *Statutory Rule:* Environment

> Protection Amendment (Banning

Single-Use Plastic Items) Regulations

2022

Environment Authorising Act:

Protection Act 2017

Date first obtainable:

20 September 2022

Code A

86. *Statutory Rule:* Environment

Protection Amendment (Waste Tyres— Silage Production) Regulations 2022

Environment Authorising Act:

Protection Act 2017

Date first obtainable: 20 September 2022

Code A

87. *Statutory Rule:* Wildlife (Marine

> Mammals) Amendment Regulations 2022

Authorising Act: Wildlife Act 1975 Date first obtainable: 20 September 2022

Code A

88. Statutory Rule: Public Health and

> Wellbeing Further Amendment Regulations 2022

Public Health and Authorising Act:

Wellbeing Act 2008

Date first obtainable: 20 September 2022

Code A

89. Statutory Rule: Public Health

and Wellbeing (Prescribed Accommodation) Amendment Regulations 2022

Authorising Act: Public Health and

Wellbeing Act 2008

Date first obtainable: 20 September 2022

Code A

Circular Economy

(Waste Reduction

94. Statutory Rule:

County Court

(Chapters I, II and

90. Statutory Rule:

		III Miscellaneous Amendments) Rules 2022			and Recycling) (Container Deposit Scheme)
	Authorising Act:	County Court Act 1958		Authorising Act:	Regulations 2022 Circular Economy
	Date first obtainable: Code A	26 September 2022		_	(Waste Reduction and Recycling) Act 2021
91.	Statutory Rule:	Terrorism (Community Protection)		Date first obtainable: Code B	
		Amendment Regulations 2022	95.	Statutory Rule:	Subordinate Legislation
	Authorising Act:	Terrorism (Community Protection) Act 2003			(Legislative Instruments) Amendment Regulations 2022
	Date first obtainable: Code A	27 September 2022		Authorising Act:	Subordinate Legislation Act 1994
92.	Statutory Rule:	Community Based Sentences (Transfer)		Date first obtainable: Code A	
		Amendment Regulations 2022	96.	Statutory Rule:	Drugs, Poisons and Controlled
	Authorising Act:	Community Based Sentences (Transfer) Act 2012			Substances Amendment (Schedule
	Date first obtainable: Code A	27 September 2022			9 Poisons) Regulations 2022
93.	Statutory Rule:	Victorian Energy Efficiency Target Amendment (Revocation of		Authorising Act:	Drugs, Poisons and Controlled Substances Act 1981
		Incandescent Lighting		Date first obtainable: Code A	27 September 2022
		Provisions) Regulations 2022	97.	Statutory Rule:	Mineral Resources (Sustainable
	Authorising Act:	Victorian Energy Efficiency Target Act 2007			Development) (Mineral Industries)
	Date first obtainable: Code A				Amendment Regulations 2022
				Authorising Act:	Mineral Resources (Sustainable Development) Act 1990
				Date first obtainable: Code C	27 September 2022

98. Statutory Rule: Road Safety

(Drivers)

Amendment (Fees) Regulations 2022

Authorising Act: Road Safety

Act 1986

Date first obtainable: 27 September 2022

Code A

99. Statutory Rule: Retail Leases

Amendment

Regulations 2022

Authorising Act: Retail Leases

Act 2003

Date first obtainable: 27 September 2022

Code A

100. Statutory Rule: Children, Youth

and Families (Children's Court Family Division) and Children's Court Criminal Procedure Amendment

Rules 2022

Authorising Act: Children, Youth

and Families Act 2005

Date first obtainable: 27 September 2022

Code B

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F	145–192	\$22.70
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N	609–672	\$60.33
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#S	951–1016	\$92.20
#T	1017–1080	\$97.81
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#V	1147–1210	\$108.84
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#ZE	1731–1796	\$160.75
#ZF	1797–1860	\$166.63
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