



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 29 Thursday 18 July 2024

www.gazette.vic.gov.au

GENERAL

TABLE OF PROVISIONS

Private Advertisements		Government and Outer Budget Sector	
		Agencies Notices	1334
Dissolution of Partnership		Orders in Council	1369
BMS Retail Group Pty Ltd and		Major Transport Projects Facilitation	
Inglewood Supermarket (Vic) Pty Ltd	1329		
Estates of Deceased Persons		Obtainables	1372
Basile & Co. Pty Ltd	1329		
Brendan Holland & Michael Cahir	1329		
Davis Lawyers	1329		
Furman + Furman	1329		
Hall & Wilcox Lawyers	1330		
Hutchinson Legal	1330		
KCL Law	1330		
Kenna Legal	1330		
Kingston Lawyers Pty Ltd	1330		
MCL Legal	1331		
Moores	1331		
National Probate and Estates Group	1331		
Pietrzak Solicitors	1332		
Russell Kennedy	1332		
Suzanne Lyttleton Lawyers	1332		
TR Legal	1332		
Whyte, Just & Moore	1332		
Sales by the Sheriff			
Anna Lindsay	1333		

Advertisers Please Note

As from 18 July 2024

The last Special Gazette was No. 398 dated 17 July 2024.

The last Periodical Gazette was No. 1 dated 29 May 2024.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
 - or contact our office on 03 8523 4601
between 8.30 am and 5.30 pm Monday to Friday
-

PRIVATE ADVERTISEMENTS**DISSOLUTION OF PARTNERSHIP**

Notice is hereby given that the partnership heretofore subsisting between BMS Retail Group Pty Ltd, ACN 108 006 159, and Inglewood Supermarket (Vic) Pty Ltd, ACN 676 128 251, both care of Beck Legal, 177 View Street, Bendigo, Victoria, will be dissolved effective on or around 2 July 2024.

Estate of JULIE ANNE STEAINS, late of 20 Mill Street, Kerang, in the State of Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 12 May 2024, are required by the executors, Craig Warren Steains, Troy Andrew Steains and Leah Narelle Peck, to send particulars of such claims to the estate of JULIE ANNE STEAINS, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 8 July 2024

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579.
RB:24155.

Re: Estate of BARBARA REID, also known as Barbara Bert, late of 50 Glen Shian Lane, Mount Eliza, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 31 January 2024, are required by the trustees, John Francis McIlroy and Kenneth Allan Sharp, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this advertisement, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRENDAN HOLLAND & MICHAEL CAHIR, legal practitioners,
130 Balcombe Road, Mentone 3194.

Re: DANIEL DARBYSHIRE, late of Unit 504, 65 Coventry Street, Southbank, Victoria, medical practitioner, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 28 July 2023, are required by the executors, Jacqueline Darbyshire and Tony Darbyshire, to send particulars of such claims to them, care of the undermentioned solicitors, by 19 September 2024, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

DAVIS LAWYERS,
Level 15, 200 Queen Street, Melbourne,
Victoria 3000.
Ph: 03 9600 1800.

Re: KATHE SCHAUFLE, late of 104 Studley Park Road, Kew, Victoria, nurse, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 28 February 2024, are required by the executor, Louise Schaufler, to send particulars of such claims to her, care of the undermentioned solicitors, by 20 September 2024, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

DAVIS LAWYERS,
Level 15, 200 Queen Street, Melbourne,
Victoria 3000.
Ph: 03 9600 1800.

Re: Estate of WILLIAM ROY ELLIOTT, late of 62-76 Cavanagh Street, Cheltenham, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 27 February 2024, are required by the trustees, Jill Doreen Reilly, Wendy Doreen Hallinan and Jane Maree Lade, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by a date no later than two months from the date

of publication of this advertisement, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

FURMAN + FURMAN,
Level 1, 284 Bay Street, Brighton, Victoria 3186.

Re: KEITH RAYMOND JOHNSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the late KEITH RAYMOND JOHNSON, late of 2 Butler Court, Cheltenham, Victoria, fitter and turner, deceased, who died on 11 November 2023, are required by the executor, Janice Wendy Johnson, to send particulars to her, care of the undermentioned solicitors, by 18 September 2024, after which date the executor may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice.

FURMAN + FURMAN,
Level 1, 284 Bay Street, Brighton, Victoria 3186.

Estate of GORDON JOHN LASKER, of 26 Sydney Street, Rye, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 March 2024, are required by the trustee, Stuart Gregory Lasker, care of Level 11, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustee, care of its below lawyers, by 19 September 2024, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it has notice.

HALL & WILCOX LAWYERS,
Level 11, Rialto South Tower,
525 Collins Street, Melbourne 3000.
jaclyn.stephens@hallandwilcox.com.au

JOSEPHA JOHANNA MARIA WOODCOCK, late of Unit 2, 10 Jeremic Court, Croydon, Victoria 3136, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 March 2024, are required by the personal representative, Jason Alfred Lau, to send particulars of such claims to him,

care of the undersigned, by 18 September 2024, 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.

NOEL JOSEPHINE GROSBY, late of 400 Waverley Road, Malvern East, Victoria 3145, home duties, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 21 January 2024, are required by the legal personal representatives, care of the undermentioned solicitors, to send particulars to them by 18 September 2024, after which date the legal personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne,
Victoria 3000.
estates@kcllaw.com.au

ANNIE BEVERLEY WHEELER, also known as Anne Beverley Wheeler, late of 27 Shierlaw Avenue, Canterbury, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 October 2023, are required by the executor, Stephen James Kenna, care of Kenna Legal, 318D Station Street, Box Hill South, Victoria, to send particulars to him by 19 September 2024, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

KENNA LEGAL,
318D Station Street, Box Hill South,
Victoria 3128.

Re: GESUALDO GREGORIO INGUANTI, late of 210 Clarke Road, Springvale South, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of GESUALDO GREGORIO INGUANTI, deceased, who died on 1 April 2024, are required by the trustee, Michael Inguanti, to send

particulars of their claim to the undermentioned firm by a date not later than two months from the date of publication hereof, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

DOROTHY EILENE SILVA, late of
10 Millett Street, St Arnaud, Victoria 3478,
massage therapist, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 30 November 2023, are required by the executors, Bruce William Greenaway, Sherryl Christine Wiggins and Janice Lorraine Nicholas, care of the undermentioned solicitor, to send particulars of their claims to them by 3 October 2024, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

MCL LEGAL,
78 Napier Street, St Arnaud, Victoria 3478.

Re: ALAN DAVID BARBER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 February 2024, are required by the legal personal representative, Martin David Barber, to send particulars to the legal personal representative, care of the undermentioned solicitors by 23 September 2024, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which the legal personal representative has notice.

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

Re: EVA PEARL BARROW, also known as
Evelyn Pearl Barrow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 April 2024, are required by the

legal personal representative, Judith Marian Mote, to send particulars to the legal personal representative, care of the undermentioned solicitors, by 23 September 2024, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which the legal personal representative has notice.

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

Re: ANN MARGARET CLAYTON,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 November 2023, are required by the legal personal representative, John Maxwell Clayton, to send particulars to the legal personal representative, care of the undermentioned solicitors, by 23 September 2024, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which the legal personal representative has notice.

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

MIRJA HELENA LEPPANEN, known in
the Will as Mirja Helena Leppanen, known as
Miriam Leppanen, late of 63 Highland Way,
Leopold, Victoria 3224, Australia, housekeeper,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 May 2024, are required by Leo Andrew Leppanen and Tom Olavi Leppanen, the executors and trustees, to send particulars to them, care of the undermentioned solicitors, by 18 September 2024, after which date they may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

NATIONAL PROBATE AND ESTATES
GROUP,
Suite 101, 83 York Street, Sydney,
New South Wales 2000.
24.3718@law.nationalprobate.com.au

Creditors, next-of-kin and others having claims in respect to the estate of LORRAINE ADELE JONES, deceased, late of Unit 94, 110 King Street, Doncaster East, who died on 6 July 2024, are required by the executor to send particulars of such claims to them, care of the undermentioned solicitors, by 25 September 2024, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

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

Creditors, next-of-kin and others having claims in respect to the estate of MATTHEW LIGEZA, deceased, late of Unit 3, 26 Aikman Crescent, Chadstone, who died on 2 May 2024, are required by the administrator to send particulars of such claims to them, care of the undermentioned solicitors, by 25 September 2024, after which date the administrator will convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

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

Creditors, next-of-kin and others having claims in respect to the estate of VIKTORIA OLEK, deceased, late of 51 Belgravia Avenue, Mont Albert North, who died on 4 July 2024, are required by the executor to send particulars of such claims to them, care of the undermentioned solicitors, by 25 September 2024, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

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

Re: PETER ZANKOVIC, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 November 2022, are required by the trustee, Sarah Stoltenberg, to send particulars to the trustee, care of the solicitors named below, by 16 September 2024, 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: NICOLA STAGLIANO, late of 1835 Plenty Road, Yan Yean, Victoria, administration manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 September 2019, are required by the administrator, Suzanne Mary Lyttleton, to send particulars to her, care of the undermentioned lawyers, by a date not later than two months from the date of publication hereof, after which date the administrator will convey or distribute the assets, having regard only to the claims of which she then has notice.

SUZANNE LYTTLETON LAWYERS
PTY LTD,
PO Box 2181, St Kilda West, Victoria 3182.
Telephone: 03 9646 4477.

JULIA SHEILA MURPHY, late of 43 Currunghi Court, St Albans, Victoria, retired administration officer, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 6 May 2024, are required by the executor, Eileen Murphy, care of Level 24, 570 Bourke Street, Melbourne, Victoria 3000, to send particulars of such claims to them within two months from the date of publication of this notice, after which date the executor may convey or distribute the assets and the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 24 June 2024.

TR LEGAL,
Level 24, 570 Bourke Street, Melbourne,
Victoria 3000.

MARGARET MARY BENNETT, late of 13 Koala Court, Whittington, Victoria 3219, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 March 2024,

are required by the executor, Annette Helen Hutchinson, to send particulars of their claims to her, care of the undermentioned solicitors, by 16 September 2024, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

WHYTE, JUST & MOORE, solicitors,
27 Malop Street, Geelong, Victoria 3220.

ADVERTISEMENT OF ONLINE AUCTION
BY THE SHERIFF

On Tuesday 20 August 2024 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.

Anna Lindsay of 36 Balmain Drive, Carrum Downs, Victoria 3201, as shown on Certificate of Title as Anna Louise Lindsay, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 12187 Folio 616 upon which is erected a house and known as 28 Wicket Road, Clyde, Victoria 3978.

The following recordings in the Register affect or may affect the land as at 12 July 2024:

- Registered Mortgage Dealing Number AT072695S;
- Covenant Dealing Number PS821906V.

The Sheriff is unable to provide access to these properties.

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



WHITEHORSE
CITY COUNCIL

NOTICE OF MAKING OF COMMUNITY LOCAL LAW 2024

Notice is given, pursuant to section 74(4) of the **Local Government Act 2020**, that at its meeting held on 8 July 2024, Whitehorse City Council resolved to make the Community Local Law 2024 (with the Building and Works Code of Practice, incorporated by reference) applying throughout the municipal district.

The Local Law will take effect from 1 September 2024.

The objectives of this Local Law are to provide for the:

- (a) protection of the community and Council's assets;
- (b) regulation and management of activities which may be dangerous, unsafe or detrimental to the quality of life for the residents and visitors of the municipal district;
- (c) protection, maintenance and enhancement of the natural environment of the municipal district;
- (d) prevention and management of nuisances which may adversely affect the enjoyment of life or the health, safety and welfare of persons within the municipal district;
- (e) uniform and fair administration of this Local Law; and
- (f) peace, order and good government of the municipal district, in a way that is complementary to the Council Plan.

A copy of the Whitehorse Community Local Law 2024 and incorporated documents may be inspected at the Municipal Offices at 379–399 Whitehorse Road, Nunawading or viewed on Council's website at www.whitehorse.vic.gov.au

SIMON McMILLAN
Chief Executive Officer

Planning and Environment Act 1987

FRANKSTON PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C156fran

Overview

Amendment C156fran proposes to implement the key directions of the following Frankston City Council adopted documents into the Frankston Planning Scheme:

- *Frankston City Council Biodiversity Action Plan 2021–2036* adopted November 2021;
- *Frankston City Council Urban Forest Action Plan 2020–2040* adopted June 2020;
- *Frankston City Council Integrated Water Action Plan 2016–2026* adopted June 2016;
- *Frankston City Council Climate Change Strategy 2023–2030* adopted April 2023.

The Amendment updates the Municipal Planning Strategy and introduces local planning policies within the Planning Policy Framework to support the protection and retention of biodiversity within the municipality, increase canopy tree coverage and encourage appropriate water management while also acknowledging the impacts of climate change. It is expected that the inclusion of these

policy directions within the planning scheme will have a net community benefit and support improved decision making under the Frankston Planning Scheme.

For further details, refer to the explanatory report about the Amendment.

Details of the Amendment

The Frankston City Council planning authority has prepared Amendment C156fran to the Frankston Planning Scheme.

The land affected by the Amendment is the whole municipality.

The Amendment proposes to implement the key directions of the following Council adopted documents:

- *Frankston City Council Biodiversity Action Plan 2021–2036*;
- *Frankston City Council Urban Forest Action Plan 2020–2040*;
- *Frankston City Council Integrated Water Action Plan 2016–2026*;
- *Frankston City Council Climate Change Strategy 2023–2030*.

The Amendment proposes to update the Municipal Planning Strategy, Planning Policy Framework and Operational Provisions of the Frankston Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Department of Transport and Planning website, www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation; the Frankston City Council website at www.frankston.vic.gov.au/Planning-and-Building/Strategic-and-Heritage-Planning/Planning-Scheme-amendments/Current-amendments; on request, during office hours, at the office of the planning authority, Frankston Civic Centre at 30 Davey Street, Frankston, Victoria 3199; or by contacting 1300 322 322 to arrange a time to view the Amendment documentation.

Any person 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 the planning authority to consider submissions and to notify such persons of the opportunity to attend planning authority meetings and any public hearing held to consider submissions.

The closing date for submissions is 19 August 2024. A submission must be sent to: email: strategicplanning@frankston.vic.gov.au with 'Submission to Planning Scheme Amendment C156fran' in the subject line (preferred) or post: Strategic Planning Team, Amendment C156fran, Frankston City Council, PO Box 490, Frankston, Victoria 3199.

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, until the end of the two months after the Amendment comes into operation or lapses.

TAMMY BEAUCHAMP
Manager City Futures
Frankston City Council

Planning and Environment Act 1987

HINDMARSH PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C21hind

Overview

Hindmarsh Shire Council has prepared Planning Scheme Amendment C21hind to the Hindmarsh Planning Scheme (the Amendment). The Amendment proposes to implement the recommendations of the *Hindmarsh Heritage Assessment Study (David Helms Heritage Planning, April 2023)* into the Hindmarsh Planning Scheme.

For further details, refer to the explanatory report about the Amendment.

Details of the Amendment

The Hindmarsh Shire Council planning authority has prepared Amendment C21hind to the Hindmarsh Planning Scheme.

The Amendment applies to 42 individual sites and two heritage precincts across the towns and districts of Dimboola, Jeparit, Kenmare, Nhill, Pella, and Rainbow, as detailed in the *Hindmarsh Heritage Assessment Study*.

The Amendment proposes to apply the Heritage Overlay to seven new individual heritage places, remove two individual heritage places from the Heritage Overlay, amend existing heritage controls for 33 individual places and two precincts, insert a new Clause 15.03-1L (Heritage), amend Clauses 02.02, 02.03-5 and 11.01-1L and amend the Schedules to Clauses 72.04 and 72.08 of the Hindmarsh Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Department of Transport and Planning website, www.planning.vic.gov.au/public-inspection; or by contacting 1800 789 386 to arrange a time to view the Amendment documentation; the Hindmarsh Shire Council website at www.hindmarsh.vic.gov.au: and on request, during office hours, at the office of the planning authority, Hindmarsh Shire Council, 92 Nelson Street, Nhill; or by contacting 03 5391 4444 to arrange a time to view the Amendment documentation.

Any person 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 the planning authority to consider submissions and to notify such persons of the opportunity to attend planning authority meetings and any public hearing held to consider submissions.

The closing date for submissions is Monday 19 August 2024. A submission must be sent to the Director Infrastructure Services, Hindmarsh Shire Council, PO Box 250, Nhill 3418; or via email to development@hindmarsh.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, until the end of the two months after the Amendment comes into operation or lapses.

MONICA REVELL
Chief Executive Officer

Planning and Environment Act 1987

MERRI-BEK PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C231mbek

Overview

The Amendment proposes to introduce new policy direction from Council's *Moving Around Merri-bek* Transport Strategy (Merri-bek City Council, March 2024) and the *Merri-bek Open Space Strategy* (Merri-bek City Council, April 2024) by amending the Municipal Planning Strategy and local policies in the Merri-bek Planning Scheme.

For further details, refer to the explanatory report about the Amendment.

Details of the Amendment

The Merri-bek City Council planning authority has prepared Amendment C231mbek to the Merri-bek Planning Scheme.

The land affected by the Amendment is all land within the municipality of Merri-bek.

The Amendment proposes to delete existing content from the Municipal Planning Strategy and Planning Policy Framework that supported Council's previous transport and open space strategies and introduce new context and strategic directions into Clauses 2.03-7 (Transport) and 2.03-8 (Infrastructure), update the local policy at Clause 19.02-6L (Open Space in Merri-bek) and update the background documents listed at the Schedule to Clause 72.08 (Background documents).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Department of Transport and Planning website, www.planning.vic.gov.au/public-inspection; by contacting 1800 789 386 to arrange a time to view the Amendment documentation; at the Merri-bek City Council website at www.merri-bek.vic.gov.au/Amendment-c231; on request, during office hours, at the office of the planning authority, Coburg Customer Service Centre, 90 Bell Street, Coburg; or by contacting 9240 1111 to arrange a time to view the Amendment documentation.

Any person 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 the planning authority to consider submissions and to notify such persons of the opportunity to attend planning authority meetings and any public hearing held to consider submissions. The closing date for submissions is Monday 19 August 2024.

Email submissions to strategicplanning@merri-bek.vic.gov.au Alternatively mail to: Strategic Planning, Submission to Amendment C231mbek, Merri-bek City Council, Locked Bag 10, Brunswick, Victoria 3056.

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, until the end of the two months after the Amendment comes into operation or lapses.

PHILLIP PRIEST
Acting Director Place and Environment

Planning and Environment Act 1987

WEST WIMMERA PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C37wwim

Overview

The Amendment implements the findings from the West Wimmera Planning Scheme Review 2022. This review was completed by West Wimmera Shire Council and forwarded to the Minister for Planning in December 2022 and was prepared to meet the requirements of section 12B of the **Planning and Environment Act 1987**.

For further details, refer to the explanatory report about the Amendment.

Details of the Amendment

The West Wimmera Shire planning authority has prepared Amendment C37wwim to the West Wimmera Planning Scheme.

The land affected by the Amendment is all land within the West Wimmera Shire.

The Amendment proposes to:

- clarify and improve the style, format, language and grammatical form of local policy to ensure it aligns with the principles set out in A Practitioner's Guide to Victorian Planning Schemes where the intended effect of the respective clause is not changed;
- adjust the structure of local content to ensure it aligns with the Ministerial Direction on the Form and Content of Planning Schemes;
- update department names, document references, terminology and statistical data;
- remove or update references to outdated content;
- update the Municipal Planning Strategy (MPS) at Clause 02.01 Context to include appropriate recognition of the Traditional Owners of the land in which the West Wimmera Shire Council sits;
- update the MPS at Clause 02.02 Vision to include reference to the most recently adopted Council Plan;
- reinstate local policy content that was inadvertently omitted during the Planning Policy Framework (PPF) translation;
- introduce factual content from the West Wimmera Shire Economic Development Strategy 2014 to provide context to sections of Clause 02.03-4 Natural resource management and Clause 14.01-2L Sustainable agricultural land use;
- insert new local content at Clause 14.01.2L, 15.01-1L, 16.01-1L, 17.01-1L, 18.01-2L, 18.02-1L, 18.02-4L, 18.02-7L and 19.01-2L to provide context and application to the Victoria Planning Provisions (VPPs);
- update VPO mapping to correct numbering to VPO1;
- update the schedule to Clause 74.02 Further Strategic Work to prioritise Council's strategic work program based on the findings of the Review.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at: the Department of Transport and Planning website, www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment

documentation; during office hours, at the office of the planning authority, West Wimmera Shire Council, 49 Elizabeth Street, Edenhope; or 25 Baker Street, Kaniva.

Any person 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 the planning authority to consider submissions and to notify such persons of the opportunity to attend planning authority meetings and any public hearing held to consider submissions.

The closing date for submissions is 20 August 2024. A submission must be sent to the West Wimmera Shire Council, PO Box 201, Edenhope, Victoria 3318.

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, until the end of the two months after the Amendment comes into operation or lapses.

DAVID BEZUIDENHOUT
Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 18 September 2024, 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.

BARNS, Geoffrey Edgar, late of 64 King Arthur Drive, Glen Waverley, Victoria 3150, deceased, who died on 23 July 2023.

BOND, Norman Victor, late of 5 Bittern Street, Melton, Victoria 3337, deceased, who died on 28 March 2024.

CHANDLER, Lynette Marie, late of Opal Kardinia Parkside Community Care, 299–305 Latrobe Terrace, Geelong, Victoria 3220, deceased, who died on 6 August 2023.

COLLINS, Michael Francis Paul, late of Mayfair Lodge, 80 Stud Road, Dandenong, Victoria 3175, deceased, who died on 2 January 2024.

COOPER, Mary Ngareta, late of 331–333 Monbulk Road, Silvan, Victoria 3795, and of Unit 4, 894–896 Burke Road, Canterbury, Victoria 3126, deceased, who died on 11 June 2001.

FOWLER, Wayne Kitchener, late of Villa 468, The Village Glen, 335 Eastbourne Road, Capel Sound, Victoria 3940, deceased, who died on 26 October 2023.

HAIGH, Jennifer Anne, late of 11a Mark Street, Rosebud, Victoria 3939, deceased, who died on 29 June 2023.

HUTCHINSON, James Roy, also known as Roy Hutchinson, late of Estia Health Yarra Valley, 21 Hoddle Street, Yarra Junction, Victoria 3797, deceased, who died on 26 February 2023.

JOHNSON, Ray, also known as Leigh Charles Milligan, late of Unit 3, 29 Francis Street, Echuca, Victoria 3564, deceased, who died on 25 March 2023.

KOSIC, Yvonne Sylvia, also known as Yvonne Sylvie Kopic, late of 43 Lebanon Crescent, Mulgrave, Victoria 3170, deceased, who died on 28 April 2024.

LAURIE, Janice Carol, late of 26 Donach Crescent, Bundoora, Victoria 3083, deceased, who died on 27 February 2024.

MACKEY, Kathleen Power, late of Unit 1, 51 Dunscombe Avenue, Glen Waverley, Victoria 3150, deceased, who died on 19 September 2023.

MOORE, Christopher John, late of 63 Canterbury Road, Venus Bay, Victoria 3956, deceased, who died on 29 September 2022.

O'BRIEN, Peter James, late of Room 17, Murphy House, 5–7 Murphy Street, Kennington, Victoria 3550, deceased, who died on 1 August 2023.

ORAM, Andrew Frank, late of Manor Court Werribee, 5 Hogan Grove, Werribee, Victoria 3030, deceased, who died on 5 August 2023.

OSUNA, Jacqueline, also known as Jacqueline Cristina Osuna, late of 63 Dongola Road, Keilor Downs, Victoria 3038, deceased, who died on 15 February 2024.

PIERCE, Thomas George, late of Uniting AgeWell, 17 Jolimont Road, Forest Hill, Victoria 3131, deceased, who died on 27 December 2023.

PONNI, Raymond, late of James Barker House, 64 Buckley Street, Footscray, Victoria 3011, deceased, who died on 4 May 2024.

ROACH, Marie Rosemay, late of Embracia Aged Care Facility, 65A Glasgow Avenue, Reservoir, Victoria 3073, deceased, who died on 21 April 2024.

SHELDON, Kevin Barry Martin, late of Unit 2, 22 Holyrood Street, Maryborough, Victoria 3465, deceased, who died on 15 March 2024.

SMITH, Norman Allan, late of Croydon Grove Care Community, 40 Chevalier Drive, Croydon, Victoria 3136, deceased, who died on 12 August 2023.

SOMERTON, Barbara Anne, late of 20 Orient Drive, Doreen, Victoria 3754, deceased, who died on 2 January 2024.

Dated 10 July 2024

EXEMPTION

Application No. H385/2024

Under section 89 of the **Equal Opportunity Act 2010** (the Act) the applicant, Leidos Australia Pty Ltd (ACN 612 590 155) (Leidos), seeks exemption from liability under sections 16, 18, 21, 105, 107 and 182 insofar as they relate to the race of present and future employees and contractors (personnel) for the following proposed exempt conduct in accordance with the conditions noted in the conduct:

Applicants for employment

(a) inform applicants for employment or contract work in roles which will require access to Controlled Material and are subject to permits, licences, approvals or agreements made under United States of America (US) and Australian import and export control laws that they may be adversely affected by *International Trafficking in Arms Regulations US* (ITAR) and *Export Administration Regulations US* (EAR) controls if they:

- (i) are not an Australian citizen; or
- (ii) hold or have held, dual nationality and/or citizenship from proscribed countries for the purposes of Security Requirements; or

(iii) have substantive contacts with proscribed countries for the purposes of Security Requirements;

Requests for information about nationality

(b) request information from prospective personnel who perform work on the applicant's premises or offsite and who are subject to the applicant's control and direction for positions related to projects which use Controlled Material, in relation to prospective citizenship, previous citizenships, race or nationality, or substantive contacts where such contacts are affiliated with countries proscribed by section 126.1 of ITAR, provided the request for information is limited to information for determining whether an application for authorisation would be required to allow the prospective personnel to have access to Controlled Material and whether in the applicant's reasonable judgment that the application would have significant prospects of success;

Use of nationality information

- (c) impose a condition on any offer of employment in roles which are likely to require access to Controlled Material that an applicant for those roles must, pursuant to ITAR, be authorised to access that Controlled Material, whether pursuant to an individual approval obtained from the US Department of State or otherwise;
- (d) take into account citizenship, previous citizenships, race or nationality, or substantive contacts of personnel where such contacts are affiliated with countries proscribed by section 126.1 of ITAR in determining whether those personnel may be offered a role or allocated work that involves access to Controlled Material;
- (e) maintain records of the nationalities, citizenships and substantive contacts of personnel who have or may have access to Controlled Material;
- (f) require personnel involved in projects which access Controlled Material to notify the applicant of any change to their citizenship status or substantive contacts;
- (g) restrict access to Controlled Material to particular personnel based on their citizenship, previous citizenships, race or nationality, or substantive contacts where

such contacts are affiliated with countries proscribed by section 126.1 of ITAR;

- (h) record information relating to security clearances granted to personnel who are under the control and direction of the applicant in relation to work requiring access to Controlled Material;
- (i) impose limitations or prohibitions on access to Controlled Material on persons not authorised to access the Controlled Material;
- (j) maintain records of the nationalities of persons who have or will have access to Controlled Material, with distribution limited to only those persons with a need to know, for the purposes of determining their ability to participate in a particular engagement;
- (k) establish security systems and access protocols that will prevent the unauthorized export or transfer (including re-export or re-transfer) of Controlled Material; and
- (l) disclose, if and when required, citizenship, previous citizenship, race or nationalities, or substantive contacts where such contacts are affiliated with countries proscribed by section 126.1 of ITAR, or the applicant's personnel in Victoria to:
 - (i) the US Department of State;
 - (ii) the US Department of Commerce;
 - (iii) the Australian Department of Defence; and
 - (iv) any other person or organisation for which, or on whose behalf, or at whose request the applicant undertakes work in respect of which the applicant has directly or indirectly an obligation not to transfer Controlled Material to persons of certain nationalities.

Definitions

In this exemption:

- (a) 'Controlled Material' means material (including equipment, technology, articles and services) and information (including classified or sensitive information and technical data) to which the Security Requirements apply.
- (b) 'Personnel' means the current and prospective workforce of the applicant, including employees, contract workers, and candidates or applicants for these roles.

(c) 'Security Requirements' means any of the following:

- (i) requirements of Australian or US laws, including but not limited to ITAR and EAR, including requirements or any permit, licence or approval granted, or agreement made, under those laws; and
- (ii) contractual requirements applying to the applicant and relating to any of the requirements mentioned in subparagraph (i) above.

Conditions in the exemption

1. This exemption applies only to the applicant's conduct where:
 - (a) It is necessary to enable the applicant to obtain and maintain US export licences and approvals or to perform contractual obligations which involve access to Controlled Material.
 - (b) The applicant has taken all steps reasonably available to avoid engaging in conduct which would otherwise be in breach of sections 16, 18, 21, 105, 107 and 182 of the Act including:
 - (i) reliance on ITAR exemptions, exceptions or other provisions, including section 126.18 of ITAR where applicable;
 - (ii) where personnel are nationals or dual nationals of a country not approved for access to Controlled Material, then the applicant will either request the US Department of State, or request the relevant export licence holders to request the US Department of State to amend the relevant export licences to enable those personnel to have access to Controlled Material, unless the applicant, on reasonable grounds, determines that either:
 - (A) the personnel are not the best candidate for the relevant positions; or
 - (B) such an application does not have significant prospects of success; and

- (iii) in the event the US Department of State requires the applicant to provide further information specific to an individual, then with the consent of that individual, the applicant will work with the individual to supply all relevant information to the US Department of State so that an application for approval may be made in relation to that individual.
2. Where, pursuant to this exemption, the applicant wishes to reserve the right to make a conditional offer of employment in relation to a position which will or may involve access to Controlled Material, any advertisement, invitation for expressions of interest, or other promotional information referring to the position must include information that:
- the position will or is likely to require access to Controlled Material and that any individual occupying the position must be able to satisfy ITAR-based requirements which may require specific authorisation for that individual to access Controlled Material; and
 - if a candidate for the position is concerned as to whether or not they will satisfy the requirement in (a) above, the candidate should contact a nominated member of the applicant's personnel who is able to provide relevant information, including information about the scope of the exemption and the candidate's rights.
3. The applicant must report in writing to the Victorian Equal Opportunity and Human Rights Commission and the Tribunal a written report for every 12-month period from the date of this exemption order. Each report must be provided within 21 days from the end of the relevant reporting period. Each report must detail:
- the steps it has taken to comply with the terms of the exemption;
 - the number of persons affected by the exemption, the nature of the effects and the steps taken to redress any adverse effects; and
 - the implementation of and compliance generally with the terms of the exemption.
- Upon reading the material filed in support of this application, including an affidavit from Alison McPheat and Kathryn Ellis, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 21, 105, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.
- In granting this exemption, the Tribunal noted:
- The applicant provides large-scale systems integration and information technology services predominantly to the Commonwealth of Australia, including Defence. Its current contracts with Defence are valued over \$1 billion AUD.
 - To meet Defence contracts the applicant requires access to Controlled Material which access is subject to controls under the US export control laws including the ITAR and the EAR. Compliance with these US control laws includes, for example, requesting and storing personnel nationality information and taking into account personnel citizenship, previous citizenships held, race, nationality or substantive contacts when deciding whether a person may be offered a role or allocated work that involves access to Controlled Material. A failure to comply can result in disbarment and financial or criminal penalties by the US Department of State. Disbarment would mean it is unable to perform its contracted works which would result in significant redundancies for its personnel. An inability to operate and use the Controlled Material will have serious consequences for the applicant and for Australia's national security interests.
 - The applicant has complied with directions given by me on 8 May 2024 to notify all its Victorian employees of the application and the hearing arrangements. Ms. Ellis's affidavit notes that there was no response to the notification and no requests for a hearing. This decision was made on the papers.
 - I note the applicant's submissions that no current personnel will lose their position or contract as a result of the exemption being granted. The applicant operates a diversity policy, and the latest iteration of this policy was implemented in December 2018 and remains in place. The applicant promotes

inclusion as a corporate value. A copy of this policy and reports regarding its application were provided.

- The applicant has been the subject of similar exemptions in the Australian Capital Territory, South Australia, Queensland and New South Wales. I note the detailed decision of the Queensland Industrial Relations Commission handed down on 28 June 2021 which discussed Leidos and the similar law of Queensland. VCAT previously made an exemption order for Victoria in March 2020.
- I am satisfied that no relevant exceptions or exemptions apply under the Act to the proposed exempt conduct and that, without an exemption, the proposed exempt conduct would amount to unlawful discrimination under the Act. The proposed exemption is necessary under section 90(a) of the Act.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (the Charter). Arguably, this exemption limits the right to equality and, in particular, the right to equal and effective protection against discrimination of personnel with certain nationalities and citizenship (or who have contacts with persons of certain nationalities and citizenship) who would wish to be employed or contracted by the applicant.
- The effect of the Charter on very similar exemption applications has been explored in previous VCAT decisions, including *BAE Systems Australia Limited (Anti-Discrimination Exemption)* [2012] VCAT 349, *Raytheon Australia Limited (Human Rights)* [2014] VCAT 1370, *Thales Australia Limited and ADI Munitions Pty Ltd exemption (Human Rights)* [2014] VCAT 1441, *Linfox Australia Pty Ltd – Exemption (Human Rights)* [2015] VCAT 528 and *BAE Systems Australia Defence Pty Ltd – Exemption (Human Rights)* [2015] VCAT 230. I adopt the reasoning applied by Member Dea in those cases and note that, for the purposes of the Charter, there is a direct relationship between the limitation imposed by a potential exemption and the purpose of the limitation. That is, the applicant will be unable to maintain its core business with Defence without the ability to screen personnel in relation to race, nationality and

citizenship and those of close affiliates which would severely limit the numbers of personnel it could engage and would lead to loss of work.

- The applicant did not object to the imposition of reporting conditions consistent with previous exemptions granted in similar applications. With the addition of those reporting conditions (added to the proposed exempt conduct at point 3 above), I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 18, 21, 105, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the date on which it is published in the Government Gazette until 30 July 2029.

Dated 18 July 2024

STUART WEBB
Member

EXEMPTION

Application No. H389/2024

Under section 89 of the **Equal Opportunity Act 2010** (the Act) the applicant, Gibbs & Cox (Australia) Pty Ltd (Gibbs & Cox Australia), seeks exemption from liability under sections 16, 18, 21, 105, 107 and 182 insofar as they relate to the race of present and future employees and contractors (personnel) for the following proposed exempt conduct in accordance with the conditions noted in the conduct:

Applicants for employment

- (a) inform applicants for employment or contract work in roles which will require access to Controlled Material and are subject to permits, licences, approvals or agreements made under United States of America (US) and Australian import and export control laws that they may be adversely affected by *International Trafficking in Arms Regulations US* (ITAR) and *Export Administration Regulations US* (EAR) controls if they:
 - (i) are not an Australian citizen; or
 - (ii) hold or have held, dual nationality and/or citizenship from proscribed countries for the purposes of Security Requirements; or

- (iii) have substantive contacts with proscribed countries for the purposes of Security Requirements;

Requests for information about nationality

- (b) request information from prospective personnel who perform work on the applicant's premises or offsite and who are subject to the applicant's control and direction for positions related to projects which use Controlled Material, in relation to prospective citizenship, previous citizenships, race or nationality, or substantive contacts where such contacts are affiliated with countries proscribed by section 126.1 of ITAR, provided the request for information is limited to information for determining whether an application for authorisation would be required to allow the prospective personnel to have access to Controlled Material and whether in the applicant's reasonable judgment that the application would have significant prospects of success;

Use of nationality information

- (c) impose a condition on any offer of employment in roles which are likely to require access to Controlled Material that an applicant for those roles must, pursuant to ITAR, be authorised to access that Controlled Material, whether pursuant to an individual approval obtained from the US Department of State or otherwise;
- (d) take into account citizenship, previous citizenships, race or nationality, or substantive contacts of personnel where such contacts are affiliated with countries proscribed by section 126.1 of ITAR in determining whether those personnel may be offered a role or allocated work that involves access to Controlled Material;
- (e) maintain records of the nationalities, citizenships and substantive contacts of personnel who have or may have access to Controlled Material;
- (f) require personnel involved in projects which access Controlled Material to notify the applicant of any change to their citizenship status or substantive contacts;
- (g) restrict access to Controlled Material to particular personnel based on their

citizenship, previous citizenships, race or nationality, or substantive contacts where such contacts are affiliated with countries proscribed by section 126.1 of ITAR;

- (h) record information relating to security clearances granted to personnel who are under the control and direction of the applicant in relation to work requiring access to Controlled Material;
- (i) impose limitations or prohibitions on access to Controlled Material on persons not authorised to access the Controlled Material;
- (j) maintain records of the nationalities of persons who have or will have access to Controlled Material, with distribution limited to only those persons with a need to know, for the purposes of determining their ability to participate in a particular engagement;
- (k) establish security systems and access protocols that will prevent the unauthorized export or transfer (including re-export or re-transfer) of Controlled Material; and
- (l) disclose, if and when required, citizenship, previous citizenship, race or nationalities, or substantive contacts where such contacts are affiliated with countries proscribed by section 126.1 of ITAR, or the applicant's personnel in Victoria to:
 - (i) the US Department of State;
 - (ii) the US Department of Commerce;
 - (iii) the Australian Department of Defence; and
 - (iv) any other person or organisation for which, or on whose behalf, or at whose request the applicant undertakes work in respect of which the applicant has directly or indirectly an obligation not to transfer Controlled Material to persons of certain nationalities.

Definitions

In this exemption:

- (a) 'Controlled Material' means material (including equipment, technology, articles and services) and information (including classified or sensitive information and technical data) to which the Security Requirements apply.

- (b) 'Personnel' means the current and prospective workforce of the applicant, including employees, contract workers, and candidates or applicants for these roles.
- (c) 'Security Requirements' means any of the following:
- (i) requirements of Australian or US laws, including but not limited to ITAR and EAR, including requirements or any permit, licence or approval granted, or agreement made, under those laws; and
 - (ii) contractual requirements applying to the applicant and relating to any of the requirements mentioned in subparagraph (i) above.

Conditions in the exemption

1. This exemption applies only to the applicant's conduct where:
 - (a) It is necessary to enable the applicant to obtain and maintain US export licences and approvals or to perform contractual obligations which involve access to Controlled Material.
 - (b) The applicant has taken all steps reasonably available to avoid engaging in conduct which would otherwise be in breach of sections 16, 18, 21, 105, 107 and 182 of the Act including:
 - (i) reliance on ITAR exemptions, exceptions or other provisions, including section 126.18 of ITAR where applicable;
 - (ii) where personnel are nationals or dual nationals of a country not approved for access to Controlled Material, then the applicant will either request the US Department of State, or request the relevant export licence holders to request the US Department of State to amend the relevant export licences to enable those personnel to have access to Controlled Material, unless the applicant, on reasonable grounds, determines that either:
 - (A) the personnel are not the best candidate for the relevant positions; or
 - (B) such an application does not have significant prospects of success; and
2. Where, pursuant to this exemption, the applicant wishes to reserve the right to make a conditional offer of employment in relation to a position which will or may involve access to Controlled Material, any advertisement, invitation for expressions of interest, or other promotional information referring to the position must include information that:
 - (a) the position will or is likely to require access to Controlled Material and that any individual occupying the position must be able to satisfy ITAR-based requirements which may require specific authorisation for that individual to access Controlled Material; and
 - (b) if a candidate for the position is concerned as to whether or not they will satisfy the requirement in (a) above, the candidate should contact a nominated member of the applicant's personnel who is able to provide relevant information, including information about the scope of the exemption and the candidate's rights.
3. The applicant must report in writing to the Victorian Equal Opportunity and Human Rights Commission and the Tribunal a written report for every 12-month period

from the date of this exemption order. Each report must be provided within 21 days from the end of the relevant reporting period. Each report must detail:

- (a) the steps it has taken to comply with the terms of the exemption;
- (b) the number of persons affected by the exemption, the nature of the effects and the steps taken to redress any adverse effects; and
- (c) the implementation of and compliance generally with the terms of the exemption.

Upon reading the material filed in support of this application, including an affidavit from Alison McPheat and Kathryn Ellis, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 21, 105, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- The applicant provides engineering and design services specialising in naval architecture predominantly to the Commonwealth of Australia, including the Department of Defence (Defence). It has current contracts with Defence. Gibbs & Cox Australia was acquired by Leidos Inc (US) in March 2021. As a result of the acquisition, Gibbs & Cox Australia is considered part of the 'Leidos Entities'. Leidos Australia has also sought and received an exemption from the provisions of the Act in similar terms to this application.
- To meet Defence contracts the applicant requires access to Controlled Material which access is subject to controls under the US export control laws including the ITAR and the EAR. Compliance with these US control laws includes, for example, requesting and storing personnel nationality information and taking into account personnel citizenship, previous citizenships held, race, nationality or substantive contacts when deciding whether a person may be offered a role or allocated work that involves access to Controlled Material. A failure to comply can result in disbarment and financial or criminal penalties by the US Department of State. Disbarment would mean it is unable to perform its contracted works which would result in significant redundancies for its personnel. An inability to operate and use the Controlled Material will have serious consequences for the applicant and for Australia's national security interests.
- The applicant has complied with directions given by me on 8 May 2024 to notify all its Victorian employees of the application and the hearing arrangements. Ms. Ellis's affidavit notes that there was no response to the notification and no requests for a hearing. This decision was made on the papers.
- I note the applicant's submissions that no current personnel will lose their position or contract as a result of the exemption being granted. The applicant, as part of the Leidos Entities, operates a diversity policy and the latest iteration of this policy was implemented in December 2018 and remains in place. The applicant promotes inclusion as a corporate value. A copy of this policy and reports regarding its application were provided.
- This is the first application for exemption by Gibb & Cox Australia in Victoria. The applicant has been the subject of a similar exemption in the Australian Capital Territory in January 2023. I note that Leidos Australia, an entity which Gibb & Cox Australia is closely associated with, has had similar exemptions provided in South Australia, Queensland, the Australian Capital Territory and New South Wales. VCAT previously made an exemption order for Leidos Australia in Victoria in March 2020.
- I am satisfied that no relevant exceptions or exemptions apply under the Act to the proposed exempt conduct and that, without an exemption, the proposed exempt conduct would amount to unlawful discrimination under the Act. The proposed exemption is necessary under section 90(a) of the Act.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (the Charter). Arguably, this exemption limits the right to equality and, in particular, the right

to equal and effective protection against discrimination of personnel with certain nationalities and citizenship (or who have contacts with persons of certain nationalities and citizenship) who would wish to be employed or contracted by the applicant.

- The effect of the Charter on very similar exemption applications has been explored in previous VCAT decisions, including *BAE Systems Australia Limited (Anti-Discrimination Exemption)* [2012] VCAT 349, *Raytheon Australia Limited (Human Rights)* [2014] VCAT 1370, *Thales Australia Limited and ADI Munitions Pty Ltd exemption (Human Rights)* [2014] VCAT 1441, *Linfox Australia Pty Ltd – Exemption (Human Rights)* [2015] VCAT 528 and *BAE Systems Australia Defence Pty Ltd – Exemption (Human Rights)* [2015] VCAT 230. I adopt the reasoning applied by Member Dea in those cases and note that, for the purposes of the Charter, there is a direct relationship between the limitation imposed by a potential exemption and the purpose of the limitation. That is, the applicant will be unable to maintain its core business with Defence without the ability to screen personnel in relation to race, nationality and citizenship and those of close affiliates which would severely limit the numbers of personnel it could engage and would lead to loss of work.
- The applicant did not object to the imposition of reporting conditions consistent with previous exemptions granted in similar applications. With the addition of those reporting conditions (added to the proposed exempt conduct at point 3 above), I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 18, 21, 105, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the date on which it is published in the Government Gazette until 30 July 2029.

Dated 18 July 2024

STUART WEBB
Member

Associations Incorporation Reform Act 2012

SECTION 135

On June 2024 I issued a notice under section 135(2) of the **Associations Incorporation Reform Act 2012** (the Act) to the incorporated associations listed below, requesting them to show cause as to why their incorporation should not be cancelled.

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

African Communities Social Services Inc.; African Film And Cultural Association Inc.; African Young Mums Association Inc.; Alchester Village Traders Association Inc.; All Somali Concern Inc.; Apuk Community In Victoria Australia Inc.; Arrowhead Media; Ashburton Futsal Club Inc.; Asheetha Assyrian Association Inc.; Asia Pacific Association Of Young Neurologist And Trainees Inc.; Association Of Biblical Counselling & Discipleship Inc.; Auspak Kiwi Association Inc.; Australia International Religious Freedom Guardian Alliance Inc.; Australia Zophei Chin Community Inc.; Australian Adok Support Group Inc.; Australian Asian Investors And Education Advisory Association Inc.; Australian Campaign For Justice In Sri Lanka Inc.; Australian Chinese Melbourne Society Of Authors Inc.; Australian Colon Health Standards Association Inc.; Australian Electric Bike Association Inc.; Australian Georgian Grande Horse Registry Inc.; Australian Hellenic National Congress Inc.; Australian Iraqi Medical Association (Aima) Inc.; Australian Turkish Professionals Network Inc.; Snowy River Badminton Association Inc.; Sociagardens Inc.; South Sudan Sport Association Of Victoria Inc.; Southern Lions Fc Inc.; Sri Guru Nanak Sewak Sabha, Hoppers Crossing Inc.; Sri Lanka Medical Association Of Australia Inc.; Stolen Generations Alliance Victoria Inc.; Tawasul Association Inc.; Team Exile 5; Telkaya Foundation Inc.; Nowspoken Inc; Oakleigh Arms & Militaria Collectors Club Inc.; Old Cambrians Sports Club Inc.; Peninsula Paddle Club Inc.; Persepolis Sports Club Inc.; Peruvian Community Of Victoria Inc.; Pinoy Kabayan Vic Inc.; Project O Inc.; Prospectors Sports Club Inc.; Replica Car Club Of Victoria Inc.; The City Of Yarra South Sudanese Community Association Inc.; The Geelong Regional Trainers Association Inc.;

The Gleaners Society Inc.; Future Vn (Funding Towards Underdeveloped Rural Environment Of Vn) Inc.; Geelong Chemical Action Network Inc.; Independant Hire Car Association Of Victoria (Ihcav) Inc.; International Child Support Inc.; Jerusalem Institute Inc.; Kensington Festival Association Inc.; Kutanya Netball Club Inc.; Lysterfield Social Club Inc.; Master's Theological College Inc.; Moyne Residents And Ratepayers' Action Group Inc.; Bamcef International Network Australia Inc.; Barmah Town Ratepayers Association Inc.; Bell Street Community Action Group Inc.; Bendigo Social Little Butterflies Inc.; Bendigo Take Action Group Inc.; Bible Readers Society International Inc.; Brown Farthing Productions Inc.; Carnutz Classic and Vintage Car, Truck And Machinery Club Inc.; Casey Hawks Cricket Club Inc.; Chiltern Valley Karate and Kobudo Club Inc.; Chinese Democracy Movement Alliance In Australia Inc.; Cobram Barooga Business & Tourism Development Corporation Inc.; Community First Op Shop Inc.; Seek Media Productions Inc.; Shepparton South Walkers & Runniers Club Inc.; Sikh Federation Of Australia (Victoria) Inc.; The Village Inc.; Tma Motorsport Services Inc.; Urban Bee Guild Inc.; Victorian Deaf Darts Association Inc.; Wombat Flat Cricket Club Inc.; Cosra Inc.; Cush Gospel Music Ministry Inc.; Diverse Care Incorporated; Dragons Futsal Club Inc.; Environment, Culture and Community Foundation; Ethiopian Womens Social Group in Brimbank and Melton Inc.; Everyday Rights Inc.; Evolution 1 Inc.; Falls Creek Sled Dog Classic Inc.; Fcsi Australia New Zealand Chapter Inc.

Dated 16 July 2024

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

I have approved the scales of fees and charges fixed by the following cemetery trusts.

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

The fees will be published on the internet at <<https://www.health.vic.gov.au/public-health/cemeteries-and-crematoria>>

Inverleigh Cemetery Trust

Port Campbell Cemetery Trust

Dated 9 July 2024

NICOLE McDONALD
Manager
Divisional Portfolio Entity and Appointments
Advisory Unit

Corrections Act 1986

NOTICE OF AN AWARD OF DAMAGES TO A PRISONER

In accordance with section 104Y of the **Corrections Act 1986** notice is given that an award of damages has been made to former prisoner Lee Tangey in a claim against the State of Victoria. The award money, excluding legal costs and medical expenses, has been paid into the Prisoner Compensation Quarantine Fund, where it will be held for an initial period of 12 months from 18 July 2024.

Creditors and victims in relation to criminal acts of Lee Tangey are invited to seek further information from the Secretary to the Department of Justice and Community Safety. To do so, please contact the Victims Register Operations Manager at Victim Services, Support and Reform on 1800 819 817.

Dated 18 July 2024

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Nicole McDonald as Delegate of the Secretary to the Department of Health for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that

Conservation, Forests and Lands Act 1987

NOTICE OF TERMINATION OF A LAND MANAGEMENT CO-OPERATIVE AGREEMENT

Notice is given under section 80 of the **Conservation, Forests and Lands Act 1987** of the termination of an agreement under section 76(1)(a) of that Act between Hancock Victorian Plantations Pty Limited (ABN 20 084 801 132) and the following landowner.

A copy of the agreement can be provided upon request by contacting CPTWorkRequests@vgso.vic.gov.au

Registered Proprietors	Site Location	Title Details – Volume/Folio
M & H Pilgrim Pty Ltd (ACN 632 419 133); and G & T Cromb Pty Ltd (ACN 632 419 517)	Crown Allotment 12B, Section A, Parish of Coolungoolun	Volume 12532 Folios 354 and 355

PAM HAUSER
Chairperson
Victorian Plantations Corporation

Fisheries Act 1995

FISHERIES NOTICE 2024

I, Luke O’Sullivan, Director Fisheries Management, Victorian Fisheries Authority, as delegate of the Minister for Outdoor Recreation, having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 114 and 152 of the Act:

Dated 15 July 2024

LUKE O’SULLIVAN
Director Fisheries Management, Victorian Fisheries Authority

FISHERIES (CORNER INLET FISHERY) NOTICE 2024

1. Title

This Notice may be cited as the Fisheries (Corner Inlet Fishery) Notice 2024.

2. Objectives

The objectives of this Notice are to:

- i. revoke the Fisheries (Further Corner Inlet Fishery) Notice 2023;
- ii. prohibit the use of a seine net that does not have one end anchored by any individual Corner Inlet Fishery Access Licence holder;
- iii. prohibit more than one repositioning of the anchored end of a seine net by any individual Corner Inlet Fishery Access Licence holder;
- iv. prohibit the use of a seine net that has a rope or combination of ropes attached that are more than a total of 100 metres in length by any individual Corner Inlet Fishery Access Licence holder at any given time;
- v. further prohibit the movement of both ends of the seine net at the same time by any individual Corner Inlet Fishery Access Licence holder at any given time;
- vi. require the installation and operation of a Vessel Monitoring System on any motorised tender boat or any tender boat equipped with a mechanical device capable of propelling, hauling or retrieving a seine net by any individual Corner Inlet Fishery Access Licence holder;

- vii. prohibit the operation of more than two seine net shots under each Corner Inlet Fishery Access Licence in any given 24-hour period (midnight to midnight);
- viii. prohibit the use of more than one type of fishing gear under one or more Corner Inlet Fishery Access Licences by an individual licence holder or operator, at any given time, inclusive of mesh nets, seine nets, longline and hoop nets;
- ix. prohibit the use of fishing gear under more than one Corner Inlet Fishery Access Licence by an individual licence holder or operator in any given 24-hour period (midnight to midnight), unless certain conditions are met.

3. Authorising provision

This Notice is made under sections 114 and 152 of the Act and section 27 of the **Interpretation of Legislation Act 1984**.

4. Commencement

This Notice comes into operation upon publication in the Victoria Government Gazette.

5. Definitions

In this Fisheries Notice –

‘fishing gear’ means any commercial hoop net, longline, seine net or mesh net.

‘shot’ in relation to a seine net means the act of setting a seine net using a boat, with or without the assistance of a tender boat, and the hauling or retrieval of the same seine net back on board the boat or tender boat, ready for a new shot.

6. Prohibition on the use of a seine net that does not have one end anchored

- (1) For the purposes of section 114 of the Act, the use of a seine net by the holder of a Corner Inlet Fishery Access Licence, or a person acting or purporting to act under the licence, is prohibited unless one end of the seine net or rope attached to one end of the seine net is at all times –
 - a) securely anchored or made fast to the seabed or shore; or
 - b) securely attached to a tender boat and that tender boat is securely anchored or made fast to the seabed or shore.
- (2) Sub-clause (1) does not apply to a Corner Inlet Fishery Access Licence holder, or a person acting or purporting to act under the licence, who –
 - a) has used a boat to tow one end of the seine net in a circular or tear drop manner to close the net and is retrieving or hauling the net to complete the shot once the net is closed; or
 - b) has lifted the anchored end of a seine net or lifted the anchor of a tender boat to which a seine net is attached to reposition the seine net to a location that will assist with the closing of the net or the completion of the shot.

7. Prohibition on repositioning the anchored end of a seine net more than once

For the purposes of section 114 of the Act, the lifting of the anchored end of a seine net or the lifting of the anchor of a tender boat to which a seine net is attached more than once during a seine net shot by a Corner Inlet Fishery Access Licence holder, or a person acting or purporting to act under the licence is prohibited.

8. Prohibition on the use of more than 100 metres of rope attached to a seine net

For the purposes of section 114 of the Act, the use of a rope or a combination of ropes more than 100 metres in length that are attached to a seine net by a Corner Inlet Fishery Access Licence holder, or a person acting or purporting to act under the licence is prohibited.

9. Prohibition on the movement of both ends of the seine net at the same time

- (1) For the purposes of section 114 of the Act, the use of any mechanical assistance to propel both ends of a seine net at the same time by the holder of a Corner Inlet Fishery Access Licence, or a person acting or purporting to act under the licence is prohibited.

- (2) For the purposes of section 114 of the Act, the use of any mechanical assistance in combination with a boat to propel both ends of a seine net at the same time by the holder of a Corner Inlet Fishery Access Licence, or a person acting or purporting to act under the licence is prohibited.
- (3) Sub-clauses (1) and (2) do not apply to a Corner Inlet Fishery Access Licence holder, or a person acting or purporting to act under the licence, who –
 - a) has used a boat to tow one end of the seine net in a circular or tear drop manner to close the net; and
 - b) is retrieving or hauling the net to complete the shot once the net is closed.

10. Prohibition on the use of certain tender boats unless a Vessel Monitoring System is installed and operated

- (1) For the purposes of section 114 of the Act, the use of a motorised tender boat to assist in any seine net shot authorised under a Corner Inlet Fishery Access Licence is prohibited.
- (2) For the purposes of section 114 of the Act, the use of a tender boat that is equipped with a mechanical device capable of propelling, hauling or retrieving a seine net to assist in any seine net shot authorised under a Corner Inlet Fishery Access Licence is prohibited.
- (3) Sub-clauses (1) and (2) do not apply to a Corner Inlet Fishery Access Licence holder, or a person acting or purporting to act under the licence, who –
 - a) has installed on the tender boat a vessel monitoring system that complies with the conditions set out in Subdivision 1 of Division 2 of Part 17 of the Fisheries Regulations 2019; and
 - b) is operating the vessel monitoring system on the tender boat in compliance with the conditions set out in Subdivision 1 of Division 2 of Part 17 of the Fisheries Regulations 2019.

11. Prohibition on the operation of more than two seine net shots on any one day per licence

For the purposes of section 114 of the Act, the operation of more than two seine net shots on any given 24-hour period (midnight to midnight) under a Corner Inlet Fishery Access Licence, by the licence holder or a person acting or purporting to act under the licence, is prohibited.

12. Prohibition on the use of more than one type of fishing gear at any given time in Corner Inlet

For the purposes of section 114 of the Act, the use of more than one type of fishing gear at any given time, under one or more Corner Inlet Fishery Access Licences, by a licence holder or a person acting or purporting to act under the licence, is prohibited.

13. Prohibition on fishing activities under multiple Corner Inlet Fishery Access Licences at any given time, subject to conditions

- (1) For the purposes of section 114 of the Act, the use of fishing gear under more than one Corner Inlet Fishery Access Licence on any given 24-hour period (midnight to midnight), by a licence holder or a person acting or purporting to act under the licence, is prohibited.
- (2) Sub-clause (1) does not apply to a Corner Inlet Fishery Access Licence holder, or a person acting or purporting to act under the licence, who –
 - (a) operates fishing gear in accordance with a Corner Inlet Fishery Access Licence and then removes all fishing gear from the water; and
 - (b) lands and weighs the catch from that fishing operation and accurately completes the catch and effort record in the manner specified by the VFA for that fishing operation prior to commencing a further fishing operation under a different Corner Inlet Fishery Access Licence; and
 - (c) ensures separation of catch taken under each Corner Inlet Fishery Access Licence at all times when the fish is in their possession or control.

14. Application to Fisheries Reserves

For the purposes of section 152(4), this notice applies to all Fisheries Reserves.

15. Revocation

Unless sooner revoked, this Notice will be automatically revoked 12 months after the day on which it comes into operation.

Notes:

Contravention of any prohibition under section 114 of the Act, as set out in this Fisheries Notice, is an offence under section 114(3) of the Act. A maximum penalty of 100 penalty units or six months imprisonment or both applies.

Regulation 71 of the Fisheries Regulations 2019 specifies that the licence holder or licence operator must at all times when in charge of any crew member ensure that crew member is not engaged in a separate fishing operation (however this is not applicable to underwater dive fishing).

Regulation 74 of the Fisheries Regulations 2019 prohibits the taking of fish by dragging or drawing a seine net containing fish on to dry land or into water less than 60 centimetres deep.

Regulation 182(2) of the Fisheries Regulations 2019 prohibits Corner Inlet Fishery Access Licence holders from using a boat or boats under propulsion to tow both ends of any seine net at the same time.

A Vessel Monitoring System is not required on a non-motorised tender boat.

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	Feature Name	Authority and Location
164447	Belmore Park	Hume City Council Located at 7 Falconer Drive, Mickleham.
163750	Barramal Baring Reserve	Greater Bendigo City Council Located at 7 Wedgetail Rise, Strathfieldsaye.

Geographic Names Victoria

Land Use Victoria

2 Lonsdale Street

Melbourne 3000

CRAIG L. SANDY
Registrar of Geographic Names

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Mr Guoyou Han operating in Mitcham in the State of Victoria.
Date of this Interim Prohibition Order:	11 July 2024
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 2 October 2024 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not, directly or indirectly: <ol style="list-style-type: none"> a. advertise or cause to be advertised, b. offer or cause to be offered, c. provide or cause to be provided, or d. establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service, paid or otherwise, in a clinical or non-clinical capacity. 2. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where they provide any general health service and must ensure that it is easily visible to the public. 3. The general health service provider named above must prominently publish a copy of this Interim Prohibition Order on the homepage of any website or social media platform they use to promote themselves or the supply of any goods or services.

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

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

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

ADJUNCT PROFESSOR BERNICE REDLEY
Health Complaints Commissioner

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Mr Ivan Yablonovskiy operating in the State of Victoria.
Date of this Interim Prohibition Order:	19 July 2024
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 10 October 2024 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. The general health service provider named above must not, directly or indirectly: <ol style="list-style-type: none"> a. advertise or cause to be advertised, b. offer or cause to be offered, c. provide or cause to be provided, or d. establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided) any general health service, paid or otherwise, in a clinical or non-clinical capacity. 2. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where they provide any general health service and must ensure that it is easily visible to the public. 3. The general health service provider named above must prominently publish a copy of this Interim Prohibition Order on the homepage of any website or social media platform they use to promote themselves or the supply of any goods or services.

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

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

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

ADJUNCT PROFESSOR BERNICE REDLEY
Health Complaints Commissioner

FORM 7

Regulation 16

Land Acquisition and Compensation Act 1986

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Development Victoria is responsible for the delivery of the Twelve Apostles Redevelopment Project (Project) on part of the land at 2600 Princetown Road, Princetown, Victoria, being the land more particularly described in Certificate of Title Volume 5074 Folio 652 (Land). The Project was declared under section 34 of the **Development Victoria Act 2003** (DV Act) as a declared project by the Governor in Council effective from 14 April 2022.

Development Victoria declares that by this notice it acquires the following interests in the land described as that part of the Land marked 'Compulsory Acquisition Area' being approximately 28.99 hectares (Subject Land), shown in the survey plan below:

Interests acquired:

- estate in fee simple of Glenample Estate Pty Ltd (ACN 651 545 854);
- leasehold interest of Glenample Air Pty Ltd (ACN 122 624 515);

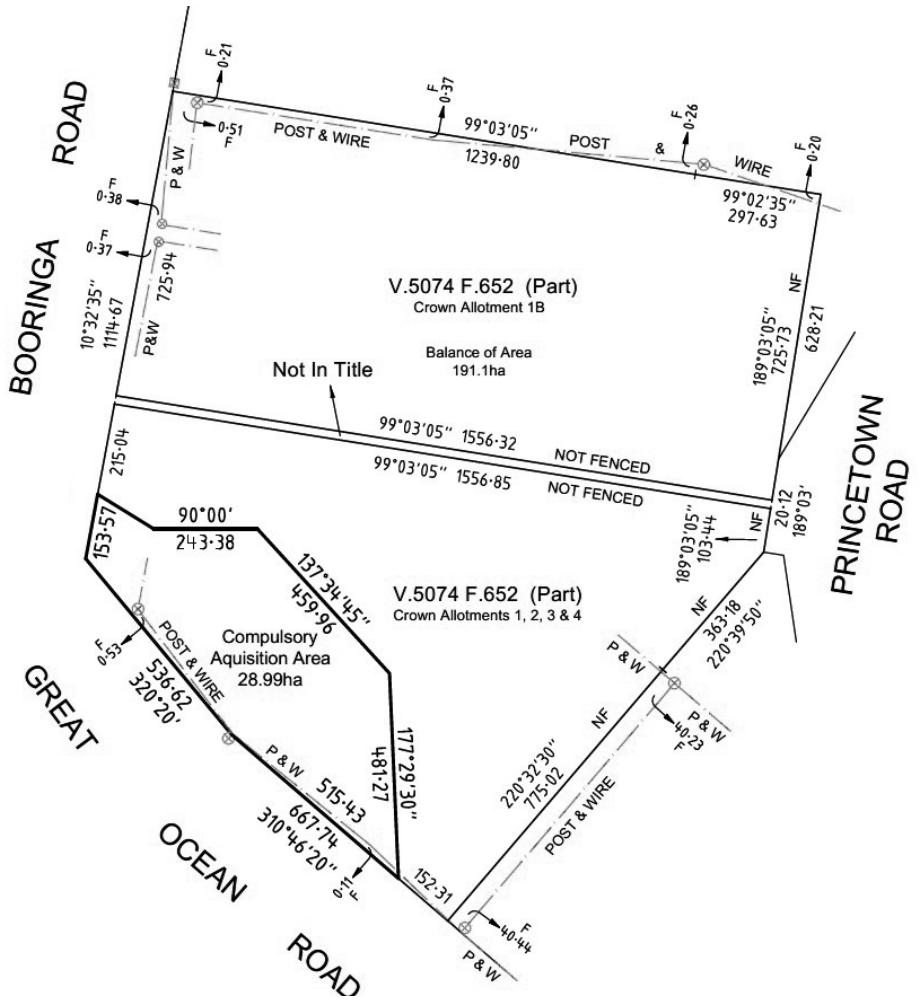
and all other interests in the Subject Land, excluding the following interests:

- the leasehold interest of the Minister for Conservation and Land Management for the State of Victoria and its successors; and
- any interest held by Glenample Pty Ltd (ACN 005 568 909).

The acquisition is made pursuant to section 42 of the DV Act for the purpose of the Project, in accordance with approval of the Minister for Planning under section 42(1) dated 12 August 2022. The Subject Land was certified by the Governor in Council on 12 December 2023 under section 5(3) of the **Land Acquisition and Compensation Act 1986** as land for which reservation is undesirable and contrary to the public interest.

A notice of intention to acquire the interests in the Subject Land was served on 1 February 2024.

Published with the authority of Development Victoria.



Signed under seal:

For and on behalf of Development Victoria

Signed: ANGELA SKANDARAJAH

Name: Angela Skandarajah
Chief Executive Officer
Development Victoria

Date 16 July 2024

Public Health and Wellbeing Act 2008
QUALIFICATIONS NECESSARY FOR APPOINTMENT AS
ENVIRONMENTAL HEALTH OFFICERS

I, Evelyn Wong, Acting Chief Health Officer, Department of Health, under section 29(3) of the **Public Health and Wellbeing Act 2008**, declare that –

1. The Declaration made by the Chief Health Officer, Department of Health on 14 December 2020, which was published in Government Gazette G 50 on 17 December 2020 and took effect on 17 December 2020, is revoked; and
2. At least one of the qualifications, or one of the combinations of qualifications (where applicable), contained in the following Schedule is necessary for a person to be appointed as an Environmental Health Officer under the Act.

This declaration will take effect on 18 July 2024.

Dated 9 July 2024

DR EVELYN WONG
Acting Chief Health Officer
Delegate of the Secretary to the Department of Health

Current Qualifications

State	Institution	Qualification/s
Victoria	Swinburne University of Technology	Graduate Diploma of Environmental Health Practice
New South Wales	Western Sydney University	Bachelor of Science (Environmental Health) Bachelor of Advanced Science (Environmental Health)
Queensland	Central Queensland University	Bachelor of Public Health (Environmental Health)
	Griffith University	Bachelor of Health Science (Environmental Health)
	Queensland University of Technology	Graduate Diploma in Environmental Health Master of Health, Safety and Environment (Environmental Health)
	University of the Sunshine Coast	Bachelor of Health Science (Applied Environmental Health)
South Australia	Flinders University	Graduate Diploma in Environmental Health Practice Master of Environmental Health
Western Australia	Edith Cowan University	Bachelor of Health Science (Occupational and Environmental Health and Safety)
	Curtin University	Graduate Diploma in Environmental Health

Legacy Qualifications

State	Institution	Qualification/s
Victoria	La Trobe University	Bachelor of Public Health (Environmental Health) Bachelor of Health Sciences (Environmental Health) Graduate Certificate of Environmental Health
	Swinburne University of Technology (and under previous names)	Bachelor of Applied Science (Environmental Health) Bachelor of Health Science (Public and Environmental Health) Bachelor of Health Science (Environmental Health Management) Diploma of Environmental Health completed prior to 2000 Diploma of Applied Science (Environmental Health) completed prior to 2000
	The Royal Society for the Promotion of Health	Diploma for Public Health Inspectors completed prior to 2000
	Not Applicable	Certificate of Competency issued under section 38 of the Health Act 1958 prior to July 1992
New South Wales	Western Sydney University	Graduate Diploma of Applied Science (Environmental Health) Bachelor of Natural Science (Environment and Health) Bachelor of Applied Science (Environmental Health)
Queensland	Central Queensland University	Bachelor of Environmental Health
	Griffith University	Bachelor of Science (Environmental Health) Bachelor of Public Health (Environmental Health)
	Queensland University of Technology	Bachelor of Health Science (Environmental Health) Bachelor of Applied Science (Environmental Health)
	University of the Sunshine Coast	Bachelor of Science (Environment and Health) completed after 2010 Bachelor of Environmental Health Science completed between 2010 and 2018
South Australia	Flinders University	Bachelor of Applied Science (Environmental Health)
	TAFE	Associate Diploma in Environmental Health
Tasmania	University of Tasmania	Bachelor of Health Science (Environmental Health) Graduate Diploma of Environmental Health
	TAFE	Advanced Diploma of Environmental Health
Western Australia	Curtin University	Bachelor of Science (Environmental Health) Master of Environmental Health
	Edith Cowan University	Bachelor of Health Science (Environmental Health)
	Western Australian Institute of Technology	Bachelor of Applied Science (Environmental Health)
Any	Royal Society of Health or any TAFE institution	Diploma in Public Health completed prior to 2000 – AND Diploma in Meat and Other Food Inspection completed prior to 2000

International Qualifications

Country	Institution	Qualification/s
New Zealand	Any institution located in New Zealand	National Diploma in Environmental Health Science or equivalent as declared by the Ministry of Health
England, Wales or Northern Ireland	Any institution located in England, Wales or Northern Ireland	Bachelor degree course accredited by the Chartered Institute of Environmental Health
Scotland	Any institution located in Scotland	Bachelor degree course accredited by the Royal Environmental Health Institute of Scotland
USA	Any institution located in the USA	Bachelor degree course accredited by the National Environmental Health Science & Protection Accreditation Council
Canada	Any institution located in Canada	Bachelor degree course accredited by the Canadian Institute of Public Health Inspectors
South Africa	Any institution located in South Africa	Bachelor degree course in Environmental Health
Fiji	Fiji National University	Bachelor of Environmental Health
Ireland	Technological University of Dublin	Bachelor of Science in Environmental Health
Kenya	Jaramogi Oginga Odinga University of Science and Technology	Bachelor of Science in Public Health
	Kenyatta University	Bachelor of Science (Environmental Health)
Namibia	Namibia University of Science and Technology	Bachelor of Environmental Health Sciences
Zambia	University of Zambia	Bachelor of Science in Environmental Health
Zimbabwe	Chinhoyi University	Bachelor of Science (Environmental Health)
	National University of Science and Technology	Bachelor of Science in Environmental Science and Health
	Solusi University	Bachelor of Science in Environmental Health

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge P996620Q, registered on Certificate of Title Volume 09938 Folio 304, being the land described as Lot 69 on Plan of Subdivision 023765J on 11 September 1990, under the **Transfer of Land Act 1958**, is extinguished.

Dated 8 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 39

CANCELLATION OF RETIREMENT VILLAGE NOTICE

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice M897825U, registered on Certificate of Title Volume 09938 Folio 304, being the land described as Lot 69 on Plan of Strata Subdivision 023765J, on 19 June 1987, under the **Transfer of Land Act 1958**, is cancelled.

Dated 8 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AB249571K, registered on Certificate of Title Volume 10258 Folio 727 on 1 May 2002, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AQ708710L, registered on Certificate of Title Volume 10258 Folio 670 on 8 February 2018, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AR071738Y, registered on Certificate of Title Volume 10258 Folio 673 on 30 May 2018, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AR219932J, registered on Certificate of Title Volume 10258 Folio 679 on 9 July 2018, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AR219933G, registered on Certificate of Title Volume 10258 Folio 678 on 9 July 2018, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AR248072V, registered on Certificate of Title Volume 10258 Folio 714 on 16 July 2018, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AR580007C, registered on Certificate of Title Volume 10258 Folio 692 on 23 October 2018, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AR782893V, registered on Certificate of Title Volume 10258 Folio 682 on 19 December 2018, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AR925453J, registered on Certificates of Title Volume 11601 Folio 439; Volume 10666 Folio 757; and Volume 10258 Folios 672, 674–677 (inclusive), 680, 683, 684, 687–691 (inclusive), 694–698 (inclusive), 700, 702, 703, 704, 706, 708, 709, 712, 716, 717, 719, and 723–726 (inclusive), on 14 February 2019, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AW605395N, registered on Certificate of Title Volume 11467 Folio 696 on 3 March 2023, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AW694519T, registered on Certificate of Title Volume 10258 Folio 693 on 3 April 2023, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge AW784080L, registered on Certificate of Title Volume 10258 Folio 701 on 2 May 2023, under the **Transfer of Land Act 1958**, is extinguished.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 39

CANCELLATION OF RETIREMENT VILLAGE NOTICE

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice T432578Y, registered on Certificates of Title Volume 10258 Folios 670–680 (inclusive), 682–698 (inclusive), 700–704 (inclusive), 706–709 (inclusive), 711–716 (inclusive), 718, 719, 720, 722–731 (inclusive); Volume 10666 Folio 717; Volume 10894 Folio 252; Volume 11150 Folio 645; Volume 11212 Folio 437; Volume 11467 Folio 696; and Volume 11601 Folio 439, on 25 November 1994, under the **Transfer of Land Act 1958**, is cancelled.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 39

CANCELLATION OF RETIREMENT VILLAGE NOTICE

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice X100900G, registered on Certificates of Title Volume 10258 Folio 690 on 17 October 2000, under the **Transfer of Land Act 1958**, is cancelled.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 39

CANCELLATION OF RETIREMENT VILLAGE NOTICE

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice X076348M, registered on Certificates of Title Volume 10258 Folio 718 on 4 October 2000, under the **Transfer of Land Act 1958**, is cancelled.

Dated 9 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 39

CANCELLATION OF RETIREMENT VILLAGE NOTICE

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice M897540T, registered on Certificate of Title Volume 11311 Folio 597, being the land described as Lot 2 on Plan of Subdivision 648520J on 19 June 1987, under the **Transfer of Land Act 1958**, is cancelled.

Dated 10 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge M897541Q, registered on Certificate of Title Volume 11311 Folio 597, being the land described as Lot 2 on Plan of Subdivision 648520J on 19 June 1987, under the **Transfer of Land Act 1958**, is extinguished.

Dated 10 July 2024

NICOLE RICH
Executive Director, Regulatory Services
and Director, Consumer Affairs Victoria



East Gippsland **Water**

Water Act 1989

DECLARATION OF SERVICED PROPERTIES

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

Property Description	Property Address	Date	Service
Lots 1–2 PS835780	Grant and Pearson Street, Bairnsdale	31.05.2024	Water and Sewer
Lots 1–3 PS918825	New Street, Lyrebird Court and Northrope Road, Lakes Entrance	31.05.2024	Water and Sewer
Lots 5 and 6 PS640193	Zachary Drive, Mallacoota	14.03.2024	Sewer
Lots 1–2 PS918833	Barkes Avenue and Orme Street, Lakes Entrance	04.06.2024	Water and Sewer
Lots 1–2 PS914423	May Park Drive, Paynesville	07.06.2024	Water and Sewer

CA66 section A and Lot 1 TP8783	Wills Street, Omeo	08.05.2024	Water and Sewer
Lots 1–2 PS918800	Devitt Street and Carpenter Street, Lakes Entrance	07.06.2024	Water and Sewer
Lots 13–22 and 31–45 PS903598	Collins Street, Varney Drive and Hawkins Crescent, Lindenow South	13.06.2024	Water
Lots 47–55, 57–65 PS910656	Lady Harriet Drive, Latrobe Street, Lochard Terrace and Apollo Drive, Lakes Entrance	19.06.2024	Water and Sewer
Lots 1–2 PS921683	Albatross Road, Kalimna	20.06.2024	Water
Lots 1–2 PS921655	Sebastopol Hill Road, Omeo	21.06.2024	Water and Sewer
PC381532	Great Alpine Road, Swifts Creek	26.06.2024	Water
Lots 1–2 PS921671	Langford Parade, Paynesville	21.06.2024	Water and Sewer
Lots 1–2 PS916384	Grant Street, Bairnsdale	21.06.2024	Water and Sewer
Lots 1–7 and 16–21 PS910675	Lucknow Street and Clothier Crescent, East Bairnsdale	28.06.2024	Water and Sewer

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

MICHAEL WANDMAKER
Managing Director

Water Act 1989
WANNON WATER
Multiple Services

Declaration of Properties Provided with Water or Sewerage Services

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

Water and Sewer Services

Lots 1, 2, 3 and 4 PS 917863D

Timboon

8 May 2024

Lots 1 and 2 PS 914684U

Warrnambool

8 May 2024

Lots 1 and 2 PS 917036R

Portland

9 May 2024

Lots 1 and 2 PS 922531B

Warrnambool

9 May 2024

Lots 1–9 PS 849691J

Warrnambool

9 May 2024

Lots 1–54 PS 840513J
Port Campbell
9 May 2024

Lots 1 and 2 PS 847143D
Warrnambool
17 May 2024

Lots 1 and 2 PS 917033X
Portland
21 May 2024

Lots 1 and 2 PS 848106E
Port Fairy
21 May 2024

Lots 1 and 2 PS 918330L
Warrnambool
27 May 2024

Lots 1 and 2 PS 908696W
Koroit
30 May 2024

Lots 188 to 194, 246 to 249, 261 to 267, 279 to 285 PS 905832H
Warrnambool
31 May 2024

Water Services

Lots 1, 2, 3 and 4 PS 914493C
Cobden
17 May 2024

ANDREW JEFFERS
Managing Director

Water Act 1989
WANNON WATER
Multiple Services

Declaration of Properties Provided with Water or Sewerage Services

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

Water and Sewer Services

Lots 1 and 2 PS 910245U
Mortlake
7 June 2024

Lots 1 and 2 PS 908815R
Port Campbell
11 June 2024

Lots 1A and 1B PS 733751P/D1

Warrnambool

14 June 2024

Lots 3–18 PS 821549T/S2

Portland

17 June 2024

Lots 1 and 2 PS 904873X

Port Fairy

19 June 2024

Lots 1 and 2 PS 921441H

Portland

25 June 2024

Lots 1 and 2 PS 912793A

Dennington

26 June 2024

Lot PC 382572G

Dunkeld

26 June 2024

Water Services

Lots 1 and 2 PS 923615P

Casterton

5 June 2024

Lot PC 382966J

Lismore

17 June 2024

ANDREW JEFFERS
Managing Director

Planning and Environment Act 1987
GREATER GEELONG PLANNING SCHEME
Notice of Approval of Amendment
Amendment C470ggee

The Minister for Planning has approved Amendment C470ggee to the Greater Geelong Planning Scheme.

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

The Amendment and planning permit rezones land at 106–110 Mercer Street and 11 Railway Terrace, Geelong, from Activity Centre Zone Schedule 1 (ACZ1) to Public Use Zone 7 ‘Other public use’ (PUZ7) and a planning permit to construct a building in a heritage overlay and provision of car parking.

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act:

Permit No.	Description of Land
PP-497-2024	11 Railway Terrace, Geelong and 106–110 Mercer Street, Geelong, comprising: <ul style="list-style-type: none">● Crown Allotment 2192 City of Geelong Parish of Corio. The Crown Land Administrator is Court Services Victoria (Geelong Magistrates Court);● Crown Allotment 2193 City of Geelong Parish of Corio. The Crown Land Administrator is Victoria Police;● Reserve 1 on Plan of Subdivision PS635349P.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport and Planning website at www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment and permit documentation. A copy of the Amendment can also be inspected at the City of Greater Geelong Council website at www.geelongaustralia.com.au or during office hours, at the offices of the City of Greater Geelong, Wurriki Nyal Customer Service Centre, 137–149 Mercer Street, Geelong.

DAVID KIRKLAND
Acting Director, State Planning Services
Department of Transport and Planning

Planning and Environment Act 1987
MORNINGTON PENINSULA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C305morn

The Minister for Planning has approved Amendment C305morn to the Mornington Peninsula Planning Scheme.

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

The Amendment extends the expiry date of Schedule 28 to the Design and Development Overlay which applies to the Ocean Beach Road Commercial Precinct in Sorrento until 4 July 2025, and corrects an obvious error that occurred as part of the gazettal of Amendment C300morn by including the correct *Creswell Street East Crib Point Development Contributions Plan* (Watsons, June 2024) in the Schedule to Clause 72.04 Incorporated Documents.

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

DAVID KIRKLAND
Acting Director, State Planning Services
Department of Transport and Planning

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment C385boro

The Boroondara City Council has resolved to abandon C385boro to the Boroondara Planning Scheme.

The Amendment proposed to rezone the land at 399 Burwood Road, Hawthorn from Public Use Zone 6 to Commercial 1 Zone.

The Amendment lapsed on 24 June 2024.

DAVID KIRKLAND
Acting Director, State Planning Services
Department of Transport and Planning

ORDERS IN COUNCIL

Major Transport Projects Facilitation Act 2009

ORDER UNDER SECTION 134 DIVESTING PUBLIC AUTHORITY OR COUNCIL LAND FOR AN APPROVED PROJECT

Order in Council

The Governor in Council in accordance with section 134(1)(b) of the **Major Transport Projects Facilitation Act 2009**, on the recommendation of the Minister for Transport Infrastructure, divests the land identified in the **Schedule** for the purposes of the Clyde Road Level Crossing Removal Project, the Fitzgerald Road, Ardeer Level Crossing Removal Project, and the Robinsons Road, Deer Park Level Crossing Removal Project.

Plan Reference	Land Parcel	Size in square metres (m ²)	Volume/Folio	Registered Owner on Title
SP24783	41	239	09725/730	City of Casey
SP24654A	2	10,930	10581/677	Brimbank City Council
SP24654A	4	447	10581/677	Brimbank City Council
SP24695A	1	5350	09715/846	Brimbank City Council
SP24695A	3	128	09715/846	Brimbank City Council
SP24695A	4	102	09715/846	Brimbank City Council
SP24695A	6	128	09715/846	Brimbank City Council
SP24695A	7	111	09715/846	Brimbank City Council
SP24791	12	866	11232/825	Victorian Rail Track
SP24791	13	314	11368/632	Victorian Rail Track
SP24791	14	166	10058/988	Brimbank City Council

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

Dated: 16 July 2024

Responsible Minister:

THE HON DANNY PEARSON MP
Minister for Transport Infrastructure

SAMUAL WALLACE
Clerk of the Executive Council

This page was left blank intentionally

This page was left blank intentionally

**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 Rule was first obtainable from TIMG Bookshop, Level 10, 575 Bourke Street, Melbourne 3000, on the date specified:

69. *Statutory Rule:* National Electricity
(Victoria)
(Regulated
Stand-alone
Power Systems)
Regulations 2024

Authorising Act: National Electricity
(Victoria) Act 2005

Date first obtainable: 16 July 2024

Code A

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply. Prices apply from 1 September 2022.

<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>	<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>
A	1–16	\$4.31	#Z	1407–1470	\$132.08
B	17–32	\$6.46	#ZA	1471–1536	\$138.35
C	33–48	\$8.83	#ZB	1537–1610	\$142.92
D	49–96	\$14.87	#ZC	1611–1666	\$148.81
E	97–144	\$19.12	#ZD	1667–1730	\$154.57
F	145–192	\$22.70	#ZE	1731–1796	\$160.75
G	193–240	\$26.16	#ZF	1797–1860	\$166.63
H	241–288	\$27.78	#ZG	1861–1926	\$171.25
I	289–352	\$31.06	#ZH	1927–1990	\$177.87
J	353–416	\$36.18	#ZI	1991–2056	\$183.03
K	417–480	\$40.93			
L	481–544	\$47.72			
M	545–608	\$54.56			
N	609–672	\$60.33			
O	673–736	\$68.20			
P	737–800	\$75.15			
#Q	821–886	\$80.92			
#R	887–950	\$86.32			
#S	951–1016	\$92.20			
#T	1017–1080	\$97.81			
#U	1081–1146	\$103.79			
#V	1147–1210	\$108.84			
#W	1211–1276	\$114.49			
#X	1277–1340	\$120.70			
#Y	1341–1406	\$126.13			

* All prices include GST

Printed as two volumes

ive

The *Victoria Government Gazette* is published by IVE Group Limited with the authority of the Government Printer for the State of Victoria

© State of Victoria 2024

This publication is copyright. No part may be reproduced by any process except in accordance with the provisions of the Copyright Act.

Address all enquiries to the Government Printer for the State of Victoria
Level 2, 1 Macarthur Street
Melbourne 3002
Victoria, Australia

How To Order



**Retail &
Mail Sales**

Victoria Government Gazette
Ground Floor, Building 8,
658 Church Street,
Richmond 3121



Telephone

03 8523 4601

email

gazette@ivegroup.com.au

Recommended Retail Price \$2.55 (includes GST)