



# Victoria Government Gazette

By Authority of Victorian Government Printer

**No. G 14 Thursday 3 April 2025**

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**GENERAL**

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### Advertisers Please Note

As from 3 April 2025

The last Special Gazette was No. 154 dated 2 April 2025.

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

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### How To Submit Copy

- See our webpage [www.gazette.vic.gov.au](http://www.gazette.vic.gov.au)
  - or contact our office on 03 8523 4601  
between 8.30 am and 5.30 pm Monday to Friday
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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)  
EASTER WEEK 2025**

**Please Note New Deadlines for General Gazette G17/25**

The Victoria Government Gazette (General) for EASTER week (G17/25) will be published on **Thursday 24 April 2025**.

**Copy Deadlines:**

Private Advertisements **9.30 am on Thursday 17 April 2025**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Tuesday 22 April 2025**

**Office Hours:**

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

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

**KIM BURNES**  
Government Gazette Officer

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## PRIVATE ADVERTISEMENTS

Creditors, next-of-kin and others having claims in respect of the estate of DEANNA ZIVEC, also known as Deanna Mary Zivec, deceased, late of 1 Barrowby Street, Portland, Victoria, retired, who died on 26 July 2024, are required by the executors to send, via registered post, particulars of their claim, care of Adele Katherine Zivec, 8b Thomson Avenue, Rostrevor, South Australia 5073, within two months from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ADELE KATHERINE ZIVEC,  
8b Thomson Avenue, Rostrevor,  
South Australia 5073.

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DOROTHEA NOSSBAUM, late of Unit 16, 57 Orrong Crescent, Caulfield North, Victoria, home duties, deceased.

Creditors, next-of-kin and all others having claims in respect of the abovenamed deceased, who died on 21 June 2024, are required by the trustees, Robert Morris Nossbaum, Marion Nurit Slonim and Leonie Ruth Nossbaum, care of Arnold Bloch Leibler, Level 21, 333 Collins Street, Melbourne, Victoria 3000, to send particulars of such claims to the trustees, care of the undermentioned, within 60 days from the publication hereof, after which date the trustees may convey or distribute the estate, having regard only to the claims of which the trustees then have notice.

ARNOLD BLOCH LEIBLER,  
Level 21, 333 Collins Street, Melbourne,  
Victoria 3000.  
Ph: 03 9229 9999.

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KATHERINE MARY HELY, also known as Katherine Margaret Hely and Kay Hely, late of Unit 7, 110 Martin Street, Brighton, in the State of Victoria, homemaker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2024, are required by the executor, Marcus Joseph Hely, to send particulars of their claim to the undermentioned firm by a date not later than two months from the date of this notice, after which date the executor may

convey or distribute the assets, having regards only to claims to which he has notice.

ASTORIA LEGAL,  
Suite 9, 214 Bay Street, Brighton 3186.

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DESMOND FLEMING BAIN, late of 709–723 Hawthorn Road, Brighton East, Victoria 3187, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2025, are required by the trustee, Fiona Carol Adams, to send particulars to her, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

BEAUMARIS LAWYERS &  
CONVEYANCERS,  
6/1 North Concourse, Beaumaris, Victoria 3193  
Email: lcurtis@beaumarislaw.com.au

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Re: BRITT NAOMI NIESSEN, deceased, late of 12 Commercial Street, Maidstone, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 July 2024, are required by the trustee, Maureen Elizabeth Niessen, care of Beck Legal, 177 View Street, Bendigo, Victoria, to send particulars to the trustee by 4 June 2025, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BECK LEGAL, solicitors,  
177 View Street, Bendigo 3550.

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Re: SCOTT KENNETH TOBIAS, late of 56 Killarney Ridge, Greensborough, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of SCOTT KENNETH TOBIAS, who died on 27 February 2023, are required by the executor, Alison Margaret Tobias, care of Level 1, 276 High Street, Kew, Victoria 3101, to send

particulars of their claims to the undermentioned solicitors by 3 June 2025, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

Dated 3 April 2025

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

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Re: LINDA VICTORIA MACKLEY, late of 256 Old Hamilton Road, Haven, Victoria, home duties, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 28 December 2023, are required by the executor, Steven Edward Mackley, to send particulars of such claims to him, care of the undermentioned solicitors, by 5 June 2025, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

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Re: ANDREW DAVID MEYER, late of 77 Helen Road, Ferntree Gully, Victoria, deceased.

Creditors, next-of-kin and others having claims against the estate of ANDREW DAVID MEYER, deceased, who died on 12 September 2024, are required by the trustee, Jasmine Lara Meyer, to send particulars of their claim to the trustee, care of the undermentioned solicitors, by 2 June 2025, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARIA & ASSOCIATES,  
barristers and solicitors,  
Level 1, Suite 111, 95 Hazel Glen Drive,  
Doreen 3754.  
Email: justice@demariaandassociates.com.au

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### **Trustee Act 1958**

#### **SECTION 33 NOTICE**

##### Notice to Claimants

JENNIFER IRENE BARLOW, late of 406 Montague Street, Albert Park, Victoria 3206, bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 July 2024, are required by Christopher Charles Barlow, care of Hartwell Legal of 8/1 Milton Parade, Malvern, Victoria 3144, the executor of the estate of the deceased, to send particulars of their claims by 4 June 2025, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

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### **Trustee Act 1958**

#### **SECTION 33 NOTICE**

##### Notice to Claimants

SYLVANIE ELIZABETH MORGAN, late of 52 Summerhill Road, Glen Iris, Victoria 3146, retired bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 September 2024, are required by David Walter Pietsch, care of Hartwell Legal of 8/1 Milton Parade, Malvern, Victoria 3144, the executor of the estate of the deceased, to send particulars of their claims by 4 June 2025, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

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LOIS MARGARET BENDALL, late of 80 Croydon Road, Surrey Hills, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 June 2024, are required by the executors, Graham John McKern and Margaret Winifred McKern, to send particulars to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they have notice.

HAYTON KOSKY LAWYERS,  
300 Centre Road, Bentleigh, Victoria 3204.

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**Trustee Act 1958****SECTION 33 NOTICE**

## Notice to Claimants

PATRICIA MARY DUART COUTTS, late of Mercy Place, 1 William Street, Parkville, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 January 2025, are required by Australian Executor Trustees Limited, ACN 007 869 794, of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 3 June 2025, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT,  
Level 5, 114 William Street, Melbourne,  
Victoria 3000.  
Ref: 9657874.

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**Trustee Act 1958****SECTION 33 NOTICE**

## Notice to Claimants

KINNEAR CHARLES CRAIG, also known as Ken Craig, late of Kiewa Valley House, 2–8 Hollonds Street, Mount Beauty, Victoria 3699, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 November 2024, are required by Australian Executor Trustees Limited, ACN 007 869 794, of Level 14, 45 Pirie Street, Adelaide, South Australia, the executor of the estate of the deceased, to send particulars of their claims by 3 June 2025, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT,  
Level 5, 114 William Street, Melbourne,  
Victoria 3000.  
Ref: 9657799.

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Estate of DONALD GEORGE GILLAM, also known as Donald Gillham.

Creditors, next-of-kin and others having claims in respect of the estate of DONALD GEORGE GILLAM, late of Linnegatan 61,

114 58, Stockholm, Sweden, deceased, who died on 5 August 2018, are required by the administrator, Timothy John Shearer, to send particulars of their claims to the administrator, care of his undersigned lawyers, by 3 June 2025, after which date the administrator will convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

LAWSON HUGHES PETER WALSH, lawyers,  
Level 42, Rialto South Tower,  
525 Collins Street, Melbourne 3000.  
susan@lhpw.com.au

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KEITH SEPTIMUS MURFET, late of Sunlight Residential Aged Care, 43 Laurel Street, Whittlesea, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Whittlesea, Victoria on 5 July 2022, are required by Mark Albert Maier and Daria Dagher, the executors of the estate of the said named deceased, to send particulars of their claims to Mark Albert Maier and Daria Dagher, care of McNab McNab & Starke, Level 10, 552 Lonsdale Street, Melbourne 3000, by 3 June 2025, after which date they may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE,  
Level 2, 1070 Mt Alexander Road, Essendon,  
Victoria 3040.  
Ph: 9379 2819.  
Fax: 9374 1041.  
Ref: AFF:230575.

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Re: JOHN ARTHUR MAHOMED, late of 4 Khoi Xuyen Trung P. Can Nam, Hoi An, Vietnam, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 May 2023, are required by the trustee, Paul Kirton, of 40–42 Scott Street, Dandenong, Victoria, to send particulars of their claims to them, care of the undersigned, by 3 June 2025, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

MACPHERSON KELLEY PTY LTD,  
40–42 Scott Street, Dandenong 3175.

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Re: Estate of ZOE MARGARET ELLEN BATTEN, late of 474 Maroondah Highway, Healesville, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 October 2024, are required by the trustee, Sturt Ross Batten, to send particulars to the trustee, care of the undermentioned solicitors, by 3 June 2025, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn, Victoria 3130.  
Ref. No: PH:2242019.

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Re: DONALD EDWARD BOLES, late of 54 Queens Parade, Ashwood, Victoria 3147, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 January 2025, are required by Anthony John Mahon, the executor and trustee of the estate of the said named deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by Tuesday 3 June 2025, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn, Victoria 3130.  
TMM:2250213.

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Estate of TERRY KWOK, also known as Terry Kwok-Schuelein, late of 99 Medway Street, Box Hill North, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 December 2024, are required by the executor, Ralf Schuelein, to send particulars to him, care of the undermentioned solicitors, by 2 June 2025, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn 3130.  
SWM:2242290.

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Estate of RONDA MASON, late of 53 Dyer Street, Rupanyup, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 November 2018, are required by the administrator, Gareth William Mason, to send particulars to him, care of the undermentioned solicitors, by 2 June 2025, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn 3130.  
SWM:2241319.

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Estate of SUE LILIAS SINCLAIR, late of Unit 10, 1544 Malvern Road, Glen Iris, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 January 2025, are required by the executors, Chantelle Cherie Conway and Yvet-Renee Lane, to send particulars to them, care of the undermentioned solicitors, by 2 June 2025, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn 3130.  
SWM:2250132.

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JEAN MORGAN, late of 40 Central Road, Blackburn, Victoria 3130, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 July 2024, are required by the administrator, Kelly Gail Szlachetko, care of Marshalls + Dent + Wilmoth, Level 21, 570 Bourke Street, Melbourne, to send particulars to her by 5 June 2025, after which date the administrator may convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

MARSHALLS + DENT + WILMOTH, Level 21, 570 Bourke Street, Melbourne, Victoria 3000.

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THOMAS GLYNN, late of 7 Amaro Crescent, Strathdale, animal health officer, deceased.

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

deceased, who died on 4 November 2024, are required by Siobhan Katherine Glynn, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned address, by 3 June 2025, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

MIDDLEMIS & ASSOCIATES, lawyers,  
30 Myers Street, Bendigo, Victoria 3550.

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Re: LOIS AILSA WOOLLS-COBB, deceased, late of 18 Finlayson Street, Doncaster.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 November 2024, are required by the executors, Ailsa Lesley Woolls-Cobb and Christopher John Woolls-Cobb, to send particulars to the executors, care of the undermentioned solicitors, by 5 June 2025, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

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

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MARIE PATRICIA CASEY, late of 60 Hunter Street, Tatura, Victoria 3616, retired kindergarten teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 10 July 2024, are required by the executors, Jackie Maree Fleischmann, Kate Louise Freeman and Jacinta Anne Dalton, care of 157 Fenaughty Street, Kyabram, Victoria 3620, to send particulars of their claims to the executors on the contact details below within 60 days of the publication hereof, after which the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 24 January 2025.

Dated 28 March 2025

MORRISON & SAWERS LAWYERS,  
157 Fenaughty Street, Kyabram, Victoria 3620.  
Ph: 03 5852 2555.  
Fax: 03 5482 1011.  
JR:RJ:540976.  
Contact: Jaime Rodrick.  
Email: j.rodrick@morsaw.com.au

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LISA MARIA BOGGIO, late of 21 Campbell Street, Malmsbury, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 4 December 2024, are required by the legal personal representative, Peter Cavendish Nevile, to send particulars of their claims to him, care of the undermentioned solicitors, by 5 June 2025, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which they then have notice. A Grant of Probate was issued in Victoria on 11 February 2025.

Dated 3 April 2025

NEVILE & CO. PTY LTD,  
commercial lawyers,  
Level 11, 100 Collins Street, Melbourne,  
Victoria 3000.

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Creditors, next-of-kin and others having claims against the estate of MARIA GIOVANNA RICHTER, late of 56 Rivett Crescent, Mulgrave, Victoria 3170, who died on 26 December 2023, are required by the executor, Rosemary Clare Prior, to send detailed particulars of their claims to the said executor, care of Prior Law of 701 Centre Road, Bentleigh East, Victoria 3165, by 2 June 2025, after which date the executor will proceed to distribute the said estate, having regard only to the claims of which it then has notice. Grant of Probate was obtained in Victoria on 10 April 2024.

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Re: JULIET DENTON LEVINY, late of Unit 3, 18 Regent Street, Brighton, Victoria 3186, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 11 October 2024, are required by the executors, Melinda Denton Johnson, Catherine Denton Hayden and Louise Denton Johnson, to send particulars of their claims to them, care of the undermentioned solicitors, by 6 June 2025, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

RENNICK & GAYNOR, solicitors,  
431 Riversdale Road, Hawthorn East,  
Victoria 3123.  
Email: probate@rennicks.com.au  
Ref: TB: 245274.

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Re: NANCY LOUISE BUTLER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 December 2024, are required by the trustees, Anne Patricia Craythorn and Marie Therese Jones, to send particulars of such claims to them, in care of the below mentioned lawyers, by 29 May 2025, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

ROBERTS BECKWITH PARTNERS,  
16 Blamey Place, Mornington, Victoria 3931.

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by the executor, Pauline Panagiota Iacovou, to send particulars of their claims to them, care of the undermentioned solicitors, by 2 June 2025, after which date the executor will distribute the assets, having regard only to the claims of which it then has notice.

TISHER LINER FC LAW PTY LTD,  
Level 2, 333 Queen Street, Melbourne,  
Victoria 3000.

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Re: BRIAN LAWRENCE BOWTELL, late of 550 Colac-Lorne Road, Birregurra, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 October 2024, are required by the deceased's personal representative, Meagan Jane Compton, to send particulars to her, care of the undermentioned lawyers, by a date not later than two months from the date of this notice, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

SEWELLS LAWYERS,  
119 Murray Street, Colac, Victoria 3250.

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ANITA SARAZIN, late of 27 Ian Crescent, Airport West, Victoria, deceased.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 16 March 2024, are required by the executrix, Rosemary Sarazin, to send particulars of their claim to the executrix, care of the undermentioned solicitors, by 5 June 2025, after which date the executrix may convey or distribute the assets, having regards only to the claims of which the executrix has notice.

SPENCER LAW PARTNERS,  
Level 1, 280 Spencer Street, Melbourne,  
Victoria 3000.

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KYPROS IACOVOU, of 10 Magnolia Court, Glen Waverley, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 September 2024, are required

**GOVERNMENT AND OUTER BUDGET  
SECTOR AGENCIES NOTICES**



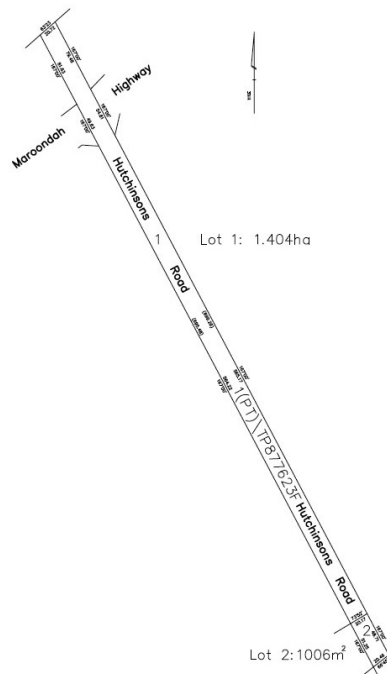
**Mansfield  
Shire**

**NOTICE OF ROAD DISCONTINUATION**

In accordance with the **Road Management Act 2004** under section 12, and Schedule 10 (Clause 3) and section 223 of the **Local Government Act 1989**, Mansfield Shire Council, at a confidential meeting of Council held on 11 February 2025, resolved to discontinue road shown as a portion of land, identified as the corner of Hutchinsons Road and Nanda Court, Bonnie Doon.

The road to be discontinued is the land shown highlighted on the plan below, being part of the land contained in LOT 1(P.T) / TP877623F (Closed Road).

When the Closed Road has been discontinued, the land comprising the Closed Road will then be sold by Council to the owners of the adjoining parcel of land as part of a private agreement between Council and the adjoining landowners.



Any person proposing to make a written submission on the proposed Amendment must do so before 5.00 pm, Wednesday 23 April 2025. A person making a submission is entitled to request in the submission that the person wishes to appear in person, or to be represented by a person specified in the submission, at a meeting to be heard in support of the submission. All submissions relating to the proposed Closed Road will be considered in accordance with the aforementioned legislative provisions.

For further information, please contact Maya Balvonova, Manager Development Services, Investment and Planning via email at [property@mansfield.vic.gov.au](mailto:property@mansfield.vic.gov.au) or phone at 03 5775 8555.



## NOTICE OF INTENTION TO AMEND ROAD MANAGEMENT PLAN

In accordance with the **Road Management Act 2004** (Act), Maroondah City Council gives notice that it proposes to amend its Road Management Plan (RMP).

The RMP details the standards in relation to, and priorities to be given to, the inspection, maintenance and repairs of roads, road related infrastructure and pathways to which the RMP applies.

The purpose of the review, consistent with the role, function and responsibilities of Council as a Road Authority under the Act, is to clarify the work process, update references, revise selected intervention standards, revise selected response times and make miscellaneous updates where required.

Copies of the amended RMP may be inspected at Realm, 179 Maroondah Highway, Ringwood or Croydon Library, Civic Square, Croydon, or via Council's Your Say website at [yoursay.maroondah.vic.gov.au/road-management-plan](https://yoursay.maroondah.vic.gov.au/road-management-plan)

Any person proposing to make a written submission on the proposed amendment must do so before 5.00 pm, Wednesday 30 April 2025. All submissions will be considered in accordance with section 223 of the **Local Government Act 1989**.

Submissions should be posted to: Chief Executive Officer, Maroondah City Council, PO Box 156, Ringwood 3134; or sent by email to [maroondah@maroondah.vic.gov.au](mailto:maroondah@maroondah.vic.gov.au)

Enquiries about the RMP should be directed to the Manager Assets on 1300 88 22 33 or 9298 4598.

STEVE KOZLOWSKI  
Chief Executive Officer

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Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 5 June 2025, 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.

CALAVIE, Mirela Iulia, also known as Mirela Rodica Bogdan, late of TLC Noble Gardens, 55 Thomas Street, Noble Park, Victoria 3174, deceased, who died on 10 July 2023.

CALLAHAN, Harry Francis, late of 21A Leicester Avenue, Glen Waverley, Victoria 3150, deceased, who died on 12 June 2024.

DENHAM, Simon John, also known as Simon Denham, late of Unit 10, 2 White Parade, Churchill, Victoria 3842, deceased, who died on 13 September 2023.

HARTZ, Kelvin, also known as Kelvin Samuel Hartz, late of Chestnut Gardens Aged Care Home, 2A Chestnut Road, Doveton, Victoria 3177, deceased, who died on 12 December 2024.

ISKRA, Ivan, late of Willowbrooke Aged Care, 9A Willow Road, Upper Ferntree Gully, Victoria 3156, deceased, who died on 25 December 2024.

MAROCCHINI, Silvana, late of Regis Fawkner, 101F Major Road, Fawkner, Victoria 3060, deceased, who died on 20 July 2023.

McGOWAN, Margaret Mary, late of Life Without Barriers, 10 Robinson Street, Clayton, Victoria 3168, deceased, who died on 26 October 2024.

PARKER, David, late of Sacred Heart Aged Care, 101 Grey Street, St Kilda, Victoria 3182, deceased, who died on 31 January 2025.

PAVLOVIC, Mary, late of 51 Wolseley Parade, Kensington, Victoria 3031, deceased, who died on 21 November 2021.

STONE, John Wayne, late of Unit 8, 123–125 Woods Street, Donald, Victoria 3480, deceased, who died on 3 October 2023.

WALSH, Gerald Philip Stanley, also known as Philip Gerald Walsh and Philip Walsh, late of 24 Daley Street, Glenroy, Victoria 3046, deceased, who died on 19 February 2024.

WHITEHEAD, Frederick John William, also known as Frederick Whitehead, late of Vasey RSL Care, 85 Overport Road, Frankston South, Victoria 3199, deceased, who died on 10 January 2023.

Dated 27 March 2025

Department of Transport and Planning

SALE OF CROWN LAND  
BY PUBLIC AUCTION

On Thursday 15 May 2025 at 11.00 am on site

**Reference:** FOL/24/56243.

**Address of Property:** 52 Rupert Street, Collingwood, Victoria 3066.

**Crown Description:** Crown Allotment 2932 Parish of Jika Jika, Title Plan TP97308D.

**Terms of Sale:** Deposit 10%, Balance within 90 days.

**Land Area:** 529 m<sup>2</sup>.

**Officer Co-ordinating Sale:** Ves Nikolovska, Landholding and Sales, Department of Transport and Planning, GPO Box 2392, Melbourne, Victoria 3001.

**Selling Agent:** Teska Carson Pty Ltd, 6 Yorkshire Street, Richmond, Victoria 3021.

THE HON. DANNY PEARSON MP  
Minister for Finance

**Associations Incorporation Reform Act 2012**

SECTION 138

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

Poly-Sports Academy Inc.; Caribay Dance Group Inc.; The Valley Tennis Club Inc.; Baxter Residents And Traders Progress Action Committee Inc.; The Vietnamese Zen Monastery Of Truc Lam Hien Quang Inc.; Melbourne Trail Blazers Inc.; Australian Pollinator Alliance Incorporated; CGU Social Club Of Victoria Inc.; Cool Young Recruit Inc.; Cheetahs Family Inc.; Gippsland Police Fishing Club Inc.; Richmond Probus Club Inc.; Surfers Appreciating Natural Environment Inc.; Plowman Retreat Incorporated; Citizens For Melbourne Inc.; Basalt To Bay Landcare Network Incorporated; Nucleus Computer Donations Inc.; Mosaic Community Health & Recovery Inc.; Horizons 4x4 Touring & Recreation Club Incorporated; Community Sports And Activity Inc.; Afghan Community Incorporated; Bizconnect South East Network Incorporated; Coronet Bay Combined Community Group Inc.; Holden's Sports & Social Club Inc.; Rewild Festival Incorporated; Daylesford & District Senior Citizens Centre Inc.; Seven Circles-Spiritual Centre For Planetary Peace Incorporated; Brunswick Greek Elderly And Pensioners Association Inc.; Fusion Petanque Club Incorporated; Toora Village Artist Collective Inc.; F1 Air Racing Incorporated; Echuca/Moama & District Tourism Development Association Inc.; Probus Club Of Sandhurst Inc.; Life! Central Services Incorporated; Murraydale Tennis Club Inc.

Dated 3 April 2025

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

STEVEN SCODELLA  
Delegate of the Registrar  
of Incorporated Associations  
GPO Box 4567  
Melbourne, Victoria 3001

**Caulfield Racecourse Reserve Act 2017****SET-ASIDE DETERMINATION**

I, Sam Almaliki, Chairperson, Caulfield Racecourse Reserve Trust make the following set-aside.  
Dated 3 April 2025

MR SAM ALMALIKI  
Chairperson  
as authorised delegate for  
Caulfield Racecourse Reserve Trust

**PART 1 – PRELIMINARY****1 Objectives**

The objective of this set-aside determination is to provide for the planning, development, management, care or use of the Reserve.

**2 Authorising provision**

This set-aside determination is made under section 35 of the **Caulfield Racecourse Reserve Act 2017**.

**3 Commencement**

This set-aside determination will come into operation on the day on which it is published in the Government Gazette.

**4 Expiry**

This set-aside determination will expire on the day that is three years after the day on which it comes into operation.

**5 Definitions**

In this set-aside determination –

**aircraft**, whether piloted or remote controlled, includes, but is not limited to, the following –

- (a) an aeroplane;
- (b) a helicopter (including a multi-rotor helicopter);
- (c) a model aeroplane, glider or drone;
- (d) a glider;
- (e) a hot air balloon;
- (f) a hang glider;
- (g) a paraglider;
- (h) a parachute.

**animal** means any animal, whether vertebrate or invertebrate, in any stage of biological development and whether alive or dead, but does not include any human;

**authorised employee** is an employee of the **Caulfield Racecourse Reserve Trust** for the purposes of this set-aside determination;

**authorised officer** has the same meaning as in the **Conservation, Forests and Lands Act 1987**;

**event day** means such day or days determined to be a Race Day or a non-Race Day event as defined in the **Caulfield Racecourse Reserve Act 2017**;

**permit** means an approval issued by Caulfield Racecourse Reserve Trust pursuant to section 39 of the **Caulfield Racecourse Reserve Act 2017**;

**the Act** means the **Caulfield Racecourse Reserve Act 2017**.

**6 Application of this set-aside on event day**

This set-aside determination does not apply to the Reserve on a declared event day.

**7 Application of set-aside determination to permit, lease or licence holders etc.**

This set-aside determination does not apply to a person who is acting under and in accordance with the terms and conditions of any permit, lease, licence or other authority granted under the Act, or agreement entered into under the Act, or another Act governing Crown land to the extent that the activities authorised by the permit, lease, licence or authority are inconsistent with the set-aside.

**8 Application of set-aside determination to employees etc.**

This set-aside determination does not apply to any of the following persons if that person is carrying out their duties or functions as –

- (a) an authorised officer;
- (b) a police officer or protective services officer within the meaning of the **Victoria Police Act 2013**;
- (c) a contractor, employee, agent, volunteer or other person carrying out any work for or acting on the authority or instruction of the Caulfield Racecourse Reserve Trust;
- (d) a person employed under Part 3 of the **Public Administration Act 2004** who is carrying out a duty or function under a relevant law within the meaning of the **Conservation, Forests and Lands Act 1987**;
- (e) an operational staff member within the meaning of the **Ambulance Services Act 1986**;  
or
- (f) an officer, employee or volunteer emergency worker of an emergency services agency when engaged in an emergency activity or the discharge of a responsibility, function or other role in relation to an emergency.

**PART 2 – ADMINISTRATION OF ACCESS TO THE RESERVE****9 Public access to Reserve**

A person must not enter or remain in any area of the Reserve that is not open to the public within the hours set by Caulfield Racecourse Reserve Trust except when authorised in accordance with the terms and conditions of any permit, lease, licence or other authority granted under the Act, or agreement entered into under the Act, or another Act governing Crown land.

**10 Permits**

- (1) Subject to this set-aside determination, the Caulfield Racecourse Reserve Trust may issue a permit authorising the holder of the permit to engage in an activity or to use an improvement, service or facility or to enter or remain in the Reserve or an area of the Reserve –
  - (a) for the purpose specified in the permit;
  - (b) in the place or area specified in the permit;
  - (c) at the time, or during the period, specified in the permit;
  - (d) if applicable, in respect of the vehicle or class of vehicle, or the vessel or class of vessel, or aircraft or class of aircraft, specified in the permit;
  - (e) by the person, or class of person, specified in the permit;
  - (f) subject to any other conditions specified in the permit.
- (2) The Caulfield Racecourse Reserve Trust may cancel a permit at any time –
  - (a) if the holder of the permit has –
    - (i) contravened the permit; or
    - (ii) contravened this set-aside determination; or
    - (iii) contravened any other regulations made under the Act; or

- (b) if the continuation of the permit is likely to be detrimental to, or interfere with, the management and protection of the natural environment, features, or visitors in the Reserve; or
  - (c) for the purposes of management of the Reserve.
- (3) The cancellation of a permit under subclause (2) does not take effect until the holder of the permit is given notification of that cancellation.

## 11 Signs

A sign detailing the requirements of this set-aside determination must be displayed in a place and manner that is likely to be seen by any person using the Reserve.

## 12 Directions to leave

- (1) Subject to subclause (2) an authorised officer or an authorised employee may direct a person –
- (a) to leave the Reserve or an area of the Reserve; or
  - (b) to remain in the Reserve or an area of the Reserve.
- (2) An authorised officer or an authorised employee must not give a direction under subclause (1) unless the authorised officer reasonably believes that the direction is necessary –
- (a) to avoid a contravention of this set-aside determination;
  - (b) to prevent the continuing contravention of this set-aside determination;
  - (c) in the interests of public safety; or
  - (d) for the care, protection or management of the Reserve.
- (3) A person to whom a direction is given under subclause (1) must comply with that direction.
- (4) If a direction is given under subclause (1), and includes a direction to not re-enter the Reserve or any area of the Reserve within 24 hours, a person must comply with that direction.

## 13 Authorised employees

- (1) The Caulfield Racecourse Reserve Trust, in writing, may appoint an employee of the Caulfield Racecourse Reserve Trust as an authorised employee for the purposes of clause 12 or 19.
- (2) The Caulfield Racecourse Reserve Trust must provide an authorised employee with identification indicating the employee is an authorised employee.

### PART 3 – PROTECTION OF NATURAL FEATURES

## 14 Waterways

- (1) A person must not, in the Reserve, allow any animal including dogs to enter or, swim, in any waterway.
- (2) A person must not, in the Reserve, dispose of rubbish or fluids in any waterway.
- (3) A person must not, in the Reserve, use watercraft in any waterway.

### PART 4 – RESTRICTIONS ON BRINGING ANIMALS INTO THE RESERVE

## 15 Dogs

- (1) Subject to subclause (2), a person must not bring a dog into, or allow a dog to enter or remain in, an area in the Reserve, unless the dog is on a leash and under the effective control of that person at all times, unless in an area designated as a dog off-leash area by the local council under the **Domestic Animal Act 1994**.

- (2) Subclause (1) does not apply to a person who brings a dog into the Reserve and the dog is –
  - (a) that person’s assistance dog; or
  - (b) confined in a vehicle that is in transit through the Reserve.
- (3) A person who brings a dog into the Reserve must collect and remove from the Reserve all of the faeces deposited by that dog.
- (4) A person must not have more than three (3) dogs per person, without a permit.

## PART 5 – RECREATION, SAFETY AND AMENITY

### 16 Barbeques

A person must not, in the Reserve, light or maintain a barbeque except using a permanent electric barbeque provided within the Reserve.

### 17 Aircraft

A person must not operate any aircraft in the Reserve unless that person does so under and in accordance with a permit issued for that specified purpose.

### 18 Vehicles

- (1) A person must not operate a vehicle outside of the formalised roadways and carparks in the Reserve unless that person does so under and in accordance with a permit issued for that specified purpose.
- (2) A person must not park a vehicle outside of signed parking bays, in the Reserve unless that person does so under and in accordance with a permit issued for that specified purpose.

### 19 Movement and access activities

- (1) A person must not, in the Reserve, enter an area identified as restricted for access, barricaded or locked.
- (2) A person must not, in the Reserve, interfere with any signage, barrier, fence or maintenance activity.
- (3) A person must, in the Reserve, comply with all signs erected in the Reserve.
- (4) A person must, in the Reserve, comply with any direction of an authorised employee of Caulfield Racecourse Reserve Trust.

### 20 Commercial and organised activities

A person must not, in the Reserve, engage in any activity that is commercial in any manner, including the displaying of signage, or the conducting an organised event or activity unless that person does so under and in accordance with a permit issued for that specified purpose.

### 21 Rubbish and waste

A person must not, in the Reserve, leave any items, rubbish, contaminants, waste, goods or other similar material.

### 22 Dangerous or disturbing activities

- (1) A person must not, in the Reserve, engage in any activity in a manner that is causing, or is likely to cause, a danger or unreasonable disturbance to people, flora, birdlife, fish, fauna or property.
- (2) A person must not, in the Reserve, engage in the hitting of golf balls.

### 23 Operating annoying or disturbing devices or equipment

A person must not, in the Reserve, use or operate any device or equipment that produces noise or lighting that is likely to cause inconvenience or nuisance to any person, unless that person –

- (a) uses the equipment for necessary medical purposes; or
- (b) uses or operates the equipment under and in accordance with a permit issued for that specified purpose.



## NOTES

### Contravention of this Set-Aside Determination

Under section 35(6) of the **Caulfield Racecourse Reserve Act 2017** a person who fails to comply with this set-aside determination may be liable to the imposition of penalty of 10 penalty units.

### Penalty Units

The **Caulfield Racecourse Reserve Act 2017** provides for penalties by reference to penalty units within the meaning of section 110 of the **Sentencing Act 1991**. The amount of the penalty is to be calculated, in accordance with section 7 of the **Monetary Units Act 2004**, by multiplying the number of penalty units applicable by the value of a penalty unit.

The value of a penalty unit for the financial year commencing 1 July 2024 is \$197.59. The amount of the calculated penalty may be rounded to the nearest dollar.

The value of a penalty unit for future financial years is to be fixed by the Treasurer under section 5 of the **Monetary Units Act 2004**. The value of a penalty unit for a financial year must be published in the Government Gazette and a Victorian newspaper before 1 June in the preceding financial year.

### Other relevant legislation

In addition to this set-aside and the **Caulfield Racecourse Reserve Regulations 2018**, the following laws also apply to activities within the Reserve –

#### Aboriginal Sites and Relics

Aboriginal heritage (including Aboriginal objects, places and remains) is protected under the **Aboriginal and Torres Strait Islander Heritage Protection Act 1984** (Commonwealth) and the **Aboriginal Heritage Act 2006** (Victoria). A contravention of this legislation may also result in the imposition of penalties.

#### Fires

The **Forests Act 1958**, the Forests (Fire Protection) Regulations 2014 and the **Country Fire Authority Act 1958** also limits the lighting of fires in certain areas.

A person who fails to comply with the **Forests Act 1958**, the Forests (Fire Protection) Regulations 2014 and the **Country Fire Authority Act 1958** may be liable to the imposition of penalties.

#### Firearms

The possession, carriage and use of firearms are regulated under the **Firearms Act 1996**. A contravention of that Act may result in the imposition of penalties.

#### Fishing

Fishing is regulated by the **Fisheries Act 1995** and Regulations made under that Act. Failure to adhere to that legislation may result in the imposition of penalties.

#### Litter

The depositing of litter is regulated under the **Environment Protection Act 1970** and may result in the imposition of penalties.

#### Motor vehicles

Under the Land Conservation (Vehicle Control) Regulations 2013, the use or operation of a motor vehicle is not permitted within the Reserve except on a road, in a parking area, in a place immediately adjacent to a road where parking is not prohibited, or in an area declared as an off-road access area or a restricted access area where that class of vehicle is permitted. A contravention of those requirements may result in the imposition of penalties.

#### Historic Places and Objects

All archaeological sites and artefacts are protected under the **Heritage Act 2017**. A contravention of that Act may result in the imposition of penalties.

**Wildlife**

The taking, hunting or destroying of wildlife, including game, is regulated under the **Wildlife Act 1975** and Regulations made under that Act. A person who fails to comply with the requirements of that legislation may be liable to the imposition of penalties.

**Domestic Animals**

The responsible ownership of dogs and cats is regulated by the **Domestic Animals Act 1994** and Regulations made under that Act. Failure to adhere to that legislation may result in the imposition of penalties.

**Caulfield Racecourse Reserve Act 2017****EVENT DECLARATION FOR CAULFIELD RACECOURSE RESERVE EVENTS**

Under section 34 of the **Caulfield Racecourse Reserve Act 2017**, the Caulfield Racecourse Reserve Trust declares the events specified in the following table to be Caulfield Racecourse Reserve events. The previous Event Declaration notice published on 20 February 2025 is revoked for all future dates.

**TABLE 1**

<b>Information for Reserve Users</b>				
<b>Date</b>	<b>Times</b>	<b>Event</b>	<b>Entry Fee</b>	<b>Reserve Access</b>
5 April 2025	12.00 am–11.59 pm	Caulfield Race Day	Up to \$75.00	closed this day
16 April 2025	12.00 am–11.59 pm	Caulfield Heath	Up to \$75.00	closed this day
3 May 2025	12.00 am–11.59 pm	Caulfield Members Day	Up to \$75.00	closed this day
7 May 2025	12.00 am–11.59 pm	Caulfield Heath	Up to \$75.00	closed this day
10 May 2025	12.00 am–11.59 pm	Thoroughbred Club	Up to \$75.00	closed this day
31 May 2025	12.00 am–11.59 pm	Caulfield Race Day	Up to \$75.00	closed this day
28 June 2025	12.00 am–11.59 pm	Winter Race Day	Up to \$75.00	closed this day
12 July 2025	12.00 am–11.59 pm		Up to \$75.00	closed this day
26 July 2025	12.00 am–11.59 pm		Up to \$75.00	closed this day

This event declaration applies to the area shaded on the map below (the ‘declared area’).



Dated 1 April 2025

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

**Notes:**

1. The dates specified in Table 1 have been fixed by Racing Victoria (within the meaning of the **Racing Act 1958**) for horse race meetings to be conducted by the Victoria Amateur Turf Club (incorporating Melbourne Racing Club) at the Caulfield Racecourse Reserve as notified to Caulfield Racecourse Reserve Trust by Victoria Amateur Turf Club (incorporating Melbourne Racing Club).
  2. The Caulfield Racecourse Reserve Trust advises that the Victoria Amateur Turf Club (incorporating the Melbourne Racing Club), takes control of the declared area of Caulfield Racecourse Reserve to which this declaration applies for the dates and times during which an event takes place as specified in Table 1.
-

**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 I have approved the scale of fees and charges fixed by the following cemetery trust.

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

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

The Cowangie Cemetery Trust

Dated 25 March 2025

NICOLE McDONALD  
Manager

Divisional Portfolio Entity and Appointments Advisory Unit

**Country Fire Authority Act 1958**

## VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Jason Heffernan, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Energy, Environment and Climate Action, hereby vary the declaration of the Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipal Districts of Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on 7 April 2025:

- Buloke Shire Council
- Mildura Rural City Council
- Swan Hill Rural City Council
- Yarriambiak Shire Council – (Northern Part). That part north of the line described by the following: Galaquil West Road and Galaquil East Road (formerly known as the wire netting fence)
- Campaspe Shire Council
- Gannawarra Shire Council
- Loddon Shire Council
- Baw Baw Shire Council
- South Gippsland Shire Council
- Wellington Shire Council
- Latrobe City Council.

JASON HEFFERNAN  
Chief Officer

**Crown Land (Reserves) Act 1978**

## NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Under section 10 of the **Crown Land (Reserves) Act 1978** notice of intention to revoke the following temporary reservations is hereby given:

ECHUCA – The temporary reservation by Order in Council of 11 November 1913 of an area of 2.023 hectares of land in the Township of Echuca, Parish of Echuca North (formerly Borough of Echuca) as a site for a High School, revoked as to part by Order in Council of 13 August 2019 **so far as the balance remaining** being Crown Allotments 2101 and 2102, Township of Echuca, Parish of Echuca North as shown on Original Plan No. OP124726 lodged in the Central Plan Office.  
File Ref: 0606770

ECHUCA – The temporary reservation by Order in Council of 18 March 1952 of an area of 2.58 hectares, more or less, of land in the Township of Echuca, Parish of Echuca North as a site for High School purposes revoked as to part by Order in Council of 13 August 2019 **so far as the balance remaining** being Crown Allotment 2115, Township of Echuca, Parish of Echuca North as shown on Original Plan No. OP124726 lodged in the Central Plan Office.  
File Ref: 0606770

ECHUCA – The temporary reservation by Order in Council of 12 July 1960 of an area of 911 square metres, more or less, of land in the Township of Echuca, Parish of Echuca North as a site for State School purposes revoked as to part by Order in Council of 13 August 2019 **so far as the balance remaining** being Crown Allotments 2111 and 6G Section 1, Township of Echuca, Parish of Echuca North as shown on Original Plan No. OP124726 lodged in the Central Plan Office.  
File Ref: 0606770

TRARALGON – The temporary reservation by Order in Council of 11 October 1977 of an area of 3416 square metres of land in the Parish of Traralgon as a site for Public purposes (Departmental Depot) being Crown Allotment A23, Parish of Traralgon.  
File Ref: 1506096

MALMSBURY – The temporary reservation by Order in Council of 18 April 1961 of an area of 33.59 hectares, more or less, of land in the Township of Malmsbury, Parish of Edgecombe as a site for the purposes of the Social Welfare Department, revoked as to parts by Orders in Council of 23 January 1968 and 23 March 1993, **so far as the balance remaining** being Crown Allotment 8 Section 4A, Township of Malmsbury, Parish of Edgecombe.  
File Ref: 0615939

MOORABBIN – The temporary reservation by Order in Council of 26 August 1975 of an area of 608 square metres of land in the Parish of Moorabbin as a site for Mental Health Purposes, being Crown Allotment 25A, Parish of Moorabbin.  
File Ref: 1204908

DANDENONG – The temporary reservation by Order in Council of 27 July 2004 of an area of 682 square metres of land in the Parish of Dandenong as a site for Public Purposes (Health), being Crown Allotment 45A, Parish of Dandenong.  
File Ref: 2014017

NUNAWADING – The temporary reservation by Order in Council of 10 July 2018 of a total area of 18.7849 hectares, more or less, in the Parish of Nunawading as sites for conservation, recreation, leisure and tourism purposes, **so far only as** the sites described as Crown Allotments 2271, 2272, 2273, 2274, 2275 and 2276, Parish of Nunawading as shown on Original Plan No. OP126611D lodged in the Central Plan Office.  
File Ref: 2022287

Revocation by the Governor in Council may proceed fourteen days after publication of this notice in the Government Gazette.

LOIS PAULINE  
Statutory Approvals, Department of Energy, Environment and Climate Action

### Domestic Animals Act 1994

#### DECLARATION BY MINISTER OF A DECLARED BIRD ORGANISATION

I, Erika Vally, Director, Animal Regulatory Operations

- (a) being delegated by instrument by the Minister for Agriculture
- (i) under section 6 of the **Domestic Animals Act 1994**
- and
- (b) being satisfied –
- (i) under section 58T(1)(b) of the **Domestic Animals Act 1994** (‘the Act’) that the Geelong and District ‘All Breeds’ Pigeon Club Incorporated, represents members with an interest in –
- (A) birds and bird keeping; and
- (B) the promotion of aviculture; and
- (C) the wellbeing of birds, whether in captivity or in the wild; and
- (ii) under section 58T(1)(c) of the Act that the Geelong and District ‘All Breeds’ Pigeon Club Incorporated, has processes in place to educate its members about, and to ensure its members comply with the Code of Practice for the Housing of Caged Birds (made pursuant to section 7 of the **Prevention of Cruelty to Animals Act 1986**) –

declare under section 58T(1) of the Act the Geelong and District ‘All Breeds’ Pigeon Club Incorporated, as a declared bird organisation.

This declaration remains in force until 24 March 2030.

Dated 24 March 2025

ERIKA VALLY  
Director, Animal Regulatory Operations

### Electricity Industry Act 2000

#### VARIATION OF ELECTRICITY TRANSMISSION LICENCE AND REVOCATION OF ELECTRICITY TRANSMISSION LICENCE

The Essential Services Commission (the commission) gives notice under section 30 of the **Electricity Industry Act 2000** (EI Act) that, pursuant to section 29(1)(b) of the EI Act, the commission has:

- varied the electricity transmission licence (first granted on 1 July 2020) of Lumea Pty Limited (ACN 626 136 865) as trustee for Lumea Trust (ABN 94 121 353 950) (‘Lumea’) in relation to the Berrybank Wind Farm and Berrybank Terminal Station to include transmission assets Kiamal Solar Farm and Kiamal Terminal Station (Kiamal Assets) and

the commission gives notice under section 30 of the EI Act that, pursuant to section 29(3) of the EI Act, the commission has:

- revoked the electricity transmission licence of Lumea (first granted on 4 December 2019) in relation to the Kiamal Assets.

The licence variation and licence revocation were decided on 25 March 2025. A copy of the varied licence is available on the commission’s website, [www.esc.vic.gov.au](http://www.esc.vic.gov.au) or can be obtained by calling the commission on 03 9032 1300.

GERARD BRODY  
Chairperson

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**Electricity Industry Act 2000****NOTICE OF GRANT OF LICENCE TO GENERATE ELECTRICITY**

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (EI Act) that, pursuant to section 19(1) of the EI Act, the commission has granted Goorambat East Solar Farm Pty Ltd (ACN 652 230 521) as trustee for Goorambat East Solar Farm Trust (ABN 60 585 057 338) a licence to generate electricity for supply or sale.

The licence was issued on 25 March 2025 and is granted on an ongoing basis. A copy of the licence is available on the commission's website, [www.esc.vic.gov.au](http://www.esc.vic.gov.au) or can be obtained by calling the commission on 03 9032 1300.

GERARD BRODY  
Chairperson

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**Electronic Conveyancing National Law (Victoria)****OPERATING REQUIREMENTS – VERSION 7.1**

The Registrar of Titles has determined Version 7.1 of the 'Operating Requirements' for electronic conveyancing, under section 22 of the **Electronic Conveyancing National Law (Victoria)**. Version 7.1 of the 'Operating Requirements' was published on 3 April 2025 and takes effect on 9 May 2025.

In determining the 'Operating Requirements', the Registrar has adopted the Model Operating Requirements developed and approved by the Australian Registrars' National Electronic Conveyancing Council (ARNECC).

A copy of the 'Operating Requirements' for electronic conveyancing can be viewed at the following web address: [www.land.vic.gov.au/land-registration/publications](http://www.land.vic.gov.au/land-registration/publications)

SUSHEILA VIJENDRAN  
Registrar of Titles

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**Forests Act 1958, No. 6254****VARIATION OF A PROHIBITED PERIOD**

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Chris Hardman, delegated officer for the Minister for Energy, Environment and Climate Action in the State of Victoria, hereby declare the termination of a prohibited period for all land within the fire protected area (other than State forest, national park and protected public land) within the municipalities and/or alpine resorts nominated for the period specified in Schedule 1:

**SCHEDULE 1**

A prohibited period shall terminate at 0100 hours on Monday 7 April 2025, in the following:

Baw Baw Shire  
Latrobe City  
Wellington Shire.

CHRIS HARDMAN  
Chief Fire Officer  
Department of Energy, Environment and Climate Action  
Delegated Officer, pursuant to section 11,  
**Conservation, Forests and Lands Act 1987**

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**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:

<b>Change Request Number</b>	<b>Feature Name</b>	<b>Authority and Location</b>
168152	Apex Lookout	Baw Baw Shire Council Located off Main Neerim Road in Neerim South. For further details see map at: <a href="http://www.land.vic.gov.au/place-naming">www.land.vic.gov.au/place-naming</a>

Road Naming:

<b>Change Request Number</b>	<b>Road Name</b>	<b>Locality</b>	<b>Authority and Location</b>
169830	Protea Way	Lara	Greater Geelong City Council Formerly Protea Circuit. Private road located within a complex at 40–60 Watt Street.
169830	Hibiscus Avenue	Lara	Greater Geelong City Council. Private road located within a complex at 40–60 Watt Street.

Geographic Names Victoria

Land Use Victoria

2 Lonsdale Street

Melbourne 3000

CRAIG L. SANDY  
Registrar of Geographic Names

**Heritage Act 2017****NOTICE UNDER SECTION 137(1)(b) OF THE HERITAGE ACT 2017 REGARDING COVENANT PURSUANT TO SECTION 134 OF THE HERITAGE ACT 2017****HERITAGE PLACE NO. H1798**

Berth No. 5 North Wharf (H1798) 731–739 Flinders Street, Docklands

It is proposed that the Heritage Council of Victoria enter into a Covenant pursuant to section 134(1) of the **Heritage Act 2017** in relation to the above Heritage Place with Asset1 WTH Pty Ltd, ACN 106 397 264, the owners of the above Heritage Place.

The Covenant will bind the owner of the above Heritage Place to the development, use or conservation of the Heritage Place in accordance with the terms of the Covenant.



**Agreement:**

The Owners and the Heritage Council covenant agree that the Owner will at its own expense, care for that part of the Registered Place within the Land in accordance with the Act, and will implement the Heritage Audit Management Plan (HAMP), in accordance with the requirements of that document, as amended from time to time with the agreement of the Executive Director Heritage Victoria.

The ongoing arrangements for the implementation of the HAMP in perpetuity are to be legally binding upon the owners of the Registered Place and will require five yearly reports on the implementation of the HAMP submitted to the satisfaction of the Executive Director from the date of this Covenant.

To view the form of the Covenant contact Heritage Victoria, telephone 03 7022 6390 during business hours, or email [heritage.permits@transport.vic.gov.au](mailto:heritage.permits@transport.vic.gov.au)

Any person wishing to make a written submission in response to the Covenant should write to the Executive Director, Heritage Victoria via email to [heritage.permits@transport.vic.gov.au](mailto:heritage.permits@transport.vic.gov.au) within 28 days of the publication of this notice.

STEVEN AVERY  
Executive Director  
Heritage Victoria  
(as delegate of the Heritage Council of Victoria  
pursuant to the instrument of delegation)

**Health Complaints Act 2016**

## Section 95

**PROHIBITION ORDER**

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

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

- the general health service provider named below has contravened a code of conduct applying to the general health service, and
- it is necessary to make this Prohibition Order to avoid a serious risk to the health, safety or welfare of the public.

<b>Name of the general health service provider on whom the Prohibition Order is imposed:</b>	Julia Joan MacDougall (ABN: 26 414 083 514)
<b>Date of this Prohibition Order:</b>	13 March 2025
<b>Date on which this Prohibition Order expires:</b>	Until varied or revoked by order of the Commissioner.
<b>Effect of this Prohibition Order:</b>	The general health service provider named above must not, directly or indirectly: <ul style="list-style-type: none"> <li>a) advertise or cause to be advertised,</li> <li>b) offer or cause to be offered,</li> <li>c) provide or cause to be provided, or</li> <li>d) establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided)</li> </ul> any general health service, paid or otherwise, in a clinical or non-clinical capacity.

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

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

This Prohibition Order will be published in the Victoria Government Gazette and on the website of the Health Complaints Commissioner at [www.hcc.vic.gov.au](http://www.hcc.vic.gov.au)

ADJUNCT PROFESSOR BERNICE REDLEY  
Health Complaints Commissioner

### Health Complaints Act 2016

#### Section 94

#### ORDER TO REVOKE AN INTERIM PROHIBITION ORDER

On 7 February 2025, pursuant to section 90 of the **Health Complaints Act 2016** (Act), the Health Complaints Commissioner (Commissioner) made an Interim Prohibition Order against the general health service provider named below. That Interim Prohibition Order was due to expire on 1 May 2025.

Pursuant to section 94 of the Act, the Commissioner has decided to make an Order to revoke that Interim Prohibition Order (the Revocation Order).

<b>Name of the general health service provider to which the Revocation Order applies:</b>	Julia Joan MacDougall (ABN: 26 414 083 514) operating in the State of Victoria
<b>Date and time of the Revocation Order:</b>	27 March 2025 at 12 midnight
<b>Effect of the Revocation Order:</b>	The Interim Prohibition Order made by the Commissioner on 7 February 2025 is revoked.
<b>Reason for the Revocation Order:</b>	The Commissioner’s investigation is complete. To avoid a serious risk to the health, safety or welfare of the public, the Commissioner has decided to make an ongoing Prohibition Order under the Act. Accordingly, it is appropriate to revoke the Interim Prohibition Order made on 7 February 2025 as the Prohibition Order has the same effect ongoing.

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

This Revocation Order takes effect on the service of this Order on the general health service provider to whom it applies.

In accordance with section 94 of the Act, this Revocation Order will be published in the Victoria Government Gazette and on the internet site of the Health Complaints Commissioner, [www.hcc.vic.gov.au](http://www.hcc.vic.gov.au)

ADJUNCT PROFESSOR BERNICE REDLEY  
Health Complaints Commissioner

**Housing Act 1983****LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE HOUSING ACT 1983**

Aboriginal Housing Victoria Limited (the Agency) (ABN 38 006 210 546)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

<b>Volume</b>	<b>Folio</b>	<b>Address</b>
8328	200	11 Rossdale Street, Craigieburn, Victoria 3064
3391	037	16 Kinross Street, Long Gully, Victoria 3550
8538	362	9 Ainley Street, Brown Hill, Victoria 3350
9425	839	201 Joseph Street, Canadian, Victoria 3350
8571	963	238 Ogilvie Avenue, Echuca, Victoria 3564
10067	631	4 Hopwood Street, Echuca, Victoria 3564
10032	366	102 Adam Street, Golden Square, Victoria 3350
8630	128	21 York Street, Golden Point, Victoria 3350
9339	244	179 Tarcombe Road, Seymour, Victoria 3660
9328	170	3 Auty Street, Shepparton, Victoria 3630
8487	500	249 Archer Street, Shepparton, Victoria 3630
8662	646	52 Gilchrist Street, Shepparton, Victoria 3630
8662	669	1 McDermott Street, Shepparton, Victoria 3630
8662	276	83 Hamilton Street, Shepparton, Victoria 3630
8671	428	9 Henry Street, Warrnambool, Victoria 3280
8343	741	60 Hastings Street, Wendouree, Victoria 3355
8445	982	11 Montgomery Street, Wendouree, Victoria 3355
9094	497	18 Clover Street, Wendouree, Victoria 3355
8332	819	6 Gillie Crescent, Morwell, Victoria 3840
8314	965	102 Canterbury Street, Brown Hill, Victoria 3350
8311	366	129 Ryan Street, Brown Hill, Victoria 3350
12575	393	3–15 Shiel Street, North Melbourne, Victoria 3051
12478	636	53 Prana Way, Werribee, Victoria 3030
12478	639	109 Tulsi Avenue, Werribee, Victoria 3030
12478	672	114 Tulsi Avenue, Werribee, Victoria 3030
12478	684	126 Tulsi Avenue, Werribee, Victoria 3030
12495	570	27 Kalyani Street, Werribee, Victoria 3030
12495	625	32 Rawson Circuit, Werribee, Victoria 3030

12516	070	4 Pirka Way, Werribee, Victoria 3030
12516	082	22 Rawson Circuit, Werribee, Victoria 3030

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
 Executed by Homes Victoria  
 ANITA-MARIE CANALS  
 Executive Director, Housing Outcomes and Partnerships Branch

### Housing Act 1983

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

Affordable Rentals Victoria Limited (the Agency) (ABN 628 758 869)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
12251	966	6 Tannery Walk, Footscray, Victoria 3011
12251	984	6 Tannery Walk, Footscray, Victoria 3011
12252	011	6 Tannery Walk, Footscray, Victoria 3011
12253	005	2 Tannery Walk, Footscray, Victoria 3011
12253	013	2 Tannery Walk, Footscray, Victoria 3011
12266	585	4 Tannery Walk, Footscray, Victoria 3011
12266	587	4 Tannery Walk, Footscray, Victoria 3011
12266	596	4 Tannery Walk, Footscray, Victoria 3011
12266	616	4 Tannery Walk, Footscray, Victoria 3011
12266	626	4 Tannery Walk, Footscray, Victoria 3011
12266	656	4 Tannery Walk, Footscray, Victoria 3011
12266	666	4 Tannery Walk, Footscray, Victoria 3011
12330	382	1a Whitehall Street, Footscray, Victoria 3011
12330	392	1 Hallenstein Street, Footscray, Victoria 3011

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
 Executed by Homes Victoria  
 ANITA-MARIE CANALS  
 Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983****LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE HOUSING ACT 1983**

BlueCHPV Limited (the Agency) (ABN 92 646 719 655)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

<b>Volume</b>	<b>Folio</b>	<b>Address</b>
12553	526	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	527	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	528	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	529	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	530	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	531	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	533	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	534	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	535	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	536	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	545	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	546	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	547	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	559	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	560	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	563	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	564	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	566	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	571	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	572	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	575	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	525	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	556	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	582	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	585	Clifton Drive, Bacchus Marsh, Victoria 3340
12553	590	Clifton Drive, Bacchus Marsh, Victoria 3340

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS

Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

CatholicCare Victoria Housing Limited (the Agency) (ABN 89 559 597 629)

I, Anita-Marie Canals, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
10936	977	30–38, 422 Learmonth Road, Mitchell Park, Victoria 3355
11845	588	3 Maestro Court, Delacombe, Victoria 3356
12356	019	15 Dakshina Court, Delacombe, Victoria 3356
10862	923	25 Frederick Street, Darley, Victoria 3340
08217	594	163–179 Tait Street, Sebastopol, Victoria 3356
8085	258	163–179 Tait Street, Sebastopol, Victoria 3356
12367	061	154 Bridge Road, Officer, Victoria 3809
12367	062	156 Bridge Road, Officer, Victoria 3809
12432	747	23 Flaxlilly Crescent, Officer, Victoria 3809
12432	753	15 Butterfields Walk, Officer, Victoria 3809
12432	754	13 Butterfields Walk, Officer, Victoria 3809

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS

Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Common Equity Housing Limited (the Agency) (ABN 97 006 546 658)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
12505	807	13b Murawa Street, Frankston, Victoria 3199
12505	808	13a Murawa Street, Frankston, Victoria 3199

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS

Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Community Housing Victoria Limited (the Agency) (ABN 75 112 324 384)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
08098	698	3 Strickland Road, East Bendigo, Victoria 3550
10804	293	475 High Street, Golden Square, Victoria 3555
09260	616	615 Sherrard Street, Black Hill, Victoria 3350
09807	361	616 Nicholson Street, Black Hill, Victoria 3350
11392	485	110 Galloway Drive, Mernda, Victoria 3754

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS  
Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Housing Choices Australia Limited (the Agency) (ABN 74 410 330 756)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
12575	392	3–15 Shiel Street, North Melbourne, Victoria 3051
12587	143	18 Mason Street, Warragul, Victoria 3820
12555	371	312/219 Albion Street, Brunswick, Victoria 3056
12555	386	305/217 Albion Street, Brunswick, Victoria 3056
12555	411	210/217 Albion Street, Brunswick, Victoria 3056
12555	412	211/219 Albion Street, Brunswick, Victoria 3056
12555	416	309/217 Albion Street, Brunswick, Victoria 3056
12555	417	310/219 Albion Street, Brunswick, Victoria 3056
12555	420	406/217 Albion Street, Brunswick, Victoria 3056

12555	421	409/217 Albion Street, Brunswick, Victoria 3056
12555	422	410/219 Albion Street, Brunswick, Victoria 3056
12555	445	201/5 Ilhan Lane, Brunswick, Victoria 3056
12555	450	219/11 Ilhan Lane, Brunswick, Victoria 3056
12555	451	301/5 Ilhan Lane, Brunswick, Victoria 3056
12555	453	304/5 Ilhan Lane, Brunswick, Victoria 3056
12555	456	318/11 Ilhan Lane, Brunswick, Victoria 3056
12555	457	401/5 Ilhan Lane, Brunswick, Victoria 3056
12555	458	403/11 Ilhan Lane, Brunswick, Victoria 3056
12555	462	418/11 Ilhan Lane, Brunswick, Victoria 3056
12555	463	501/5 Ilhan Lane, Brunswick, Victoria 3056
12555	464	503/5 Ilhan Lane, Brunswick, Victoria 3056
12555	468	518/11 Ilhan Lane, Brunswick, Victoria 3056
06453	478	1–5 McKenzie Street, Belmont, Victoria 3216
08241	248	1–5 McKenzie Street, Belmont, Victoria 3216
12469	088	33 Shanti Circuit, Werribee, Victoria 3030
12495	582	3 Kalyani Street, Werribee, Victoria 3030
12495	603	62 Shanti Circuit, Werribee, Victoria 3030
12516	056	37 Prana Way, Werribee, Victoria 3030
12516	086	14 Rawson Circuit, Werribee, Victoria 3030
12516	097	12 Breezy Circuit, Werribee, Victoria 3030
12554	351	143 Tulsi Avenue, Werribee, Victoria 3030
12554	363	5 Nesting Way, Werribee, Victoria 3030
12388	825	23 Pandava Road, Werribee, Victoria 3030
12554	366	188 Farm Road, Werribee, Victoria 3030

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
 Executed by Homes Victoria  
 ANITA-MARIE CANALS  
 Executive Director, Housing Outcomes and Partnerships Branch



**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Loddon Mallee Housing Services Trading as Haven Home Safe (the Agency) (ABN 28 081 883 623)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
06743	551	65 Banfield Street, Ararat, Victoria 3377
12068	045	Latje Road, Robinvale, Victoria 3549

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS  
Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

National Affordable Housing Consortium Victoria Limited (the Agency) (ABN 30 132 604 552)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
12557	851	101/554 High Street, Mount Waverley 3149
12557	852	102/554 High Street, Mount Waverley 3149
12557	853	103/554 High Street, Mount Waverley 3149
12557	854	104/554 High Street, Mount Waverley 3149
12557	855	105/554 High Street, Mount Waverley 3149
12557	856	106/554 High Street, Mount Waverley 3149
12557	857	107/554 High Street, Mount Waverley 3149
12557	858	108/554 High Street, Mount Waverley 3149
12557	859	109/554 High Street, Mount Waverley 3149
12557	860	110/554 High Street, Mount Waverley 3149
12557	861	111/554 High Street, Mount Waverley 3149
12557	862	112/554 High Street, Mount Waverley 3149

12557	863	113/554 High Street, Mount Waverley 3149
12557	864	114/554 High Street, Mount Waverley 3149
12557	865	115/554 High Street, Mount Waverley 3149
12557	866	116/554 High Street, Mount Waverley 3149
12557	867	117/554 High Street, Mount Waverley 3149
12557	868	118/554 High Street, Mount Waverley 3149
12557	869	119/554 High Street, Mount Waverley 3149
12557	870	201/554 High Street, Mount Waverley 3149
12557	871	202/554 High Street, Mount Waverley 3149
12557	872	203/554 High Street, Mount Waverley 3149
12557	873	204/554 High Street, Mount Waverley 3149
12557	874	205/554 High Street, Mount Waverley 3149
12557	875	206/554 High Street, Mount Waverley 3149
12557	876	207/554 High Street, Mount Waverley 3149
12557	877	208/554 High Street, Mount Waverley 3149
12557	878	209/554 High Street, Mount Waverley 3149
12557	879	210/554 High Street, Mount Waverley 3149
12557	880	211/554 High Street, Mount Waverley 3149
12557	881	212/554 High Street, Mount Waverley 3149
12557	882	213/554 High Street, Mount Waverley 3149
12557	883	214/554 High Street, Mount Waverley 3149
12557	884	215/554 High Street, Mount Waverley 3149
12557	885	216/554 High Street, Mount Waverley 3149
12557	886	217/554 High Street, Mount Waverley 3149
12557	887	218/554 High Street, Mount Waverley 3149
12557	888	219/554 High Street, Mount Waverley 3149
12557	889	301/554 High Street, Mount Waverley 3149
12557	890	302/554 High Street, Mount Waverley 3149
12557	891	303/554 High Street, Mount Waverley 3149
12557	892	304/554 High Street, Mount Waverley 3149
12557	893	305/554 High Street, Mount Waverley 3149
12557	894	306/554 High Street, Mount Waverley 3149
12557	895	307/554 High Street, Mount Waverley 3149
12557	896	308/554 High Street, Mount Waverley 3149
12557	897	309/554 High Street, Mount Waverley 3149
12557	898	310/554 High Street, Mount Waverley 3149
12557	899	311/554 High Street, Mount Waverley 3149
12557	900	312/554 High Street, Mount Waverley 3149
12557	901	313/554 High Street, Mount Waverley 3149

12557	902	314/554 High Street, Mount Waverley 3149
12557	903	315/554 High Street, Mount Waverley 3149
12557	904	316/554 High Street, Mount Waverley 3149
12557	905	401/554 High Street, Mount Waverley 3149
12557	906	402/554 High Street, Mount Waverley 3149
12557	907	403/554 High Street, Mount Waverley 3149
12557	908	404/554 High Street, Mount Waverley 3149
12557	909	405/554 High Street, Mount Waverley 3149
12557	910	406/554 High Street, Mount Waverley 3149
12557	911	407/554 High Street, Mount Waverley 3149
12557	912	408/554 High Street, Mount Waverley 3149
12557	913	409/554 High Street, Mount Waverley 3149
12557	914	410/554 High Street, Mount Waverley 3149
12557	915	411/554 High Street, Mount Waverley 3149
12557	916	501/554 High Street, Mount Waverley 3149
12557	917	502/554 High Street, Mount Waverley 3149
12557	918	503/554 High Street, Mount Waverley 3149
12557	919	504/554 High Street, Mount Waverley 3149
12557	920	505/554 High Street, Mount Waverley 3149
12557	921	506/554 High Street, Mount Waverley 3149
12557	922	507/554 High Street, Mount Waverley 3149
12557	923	508/554 High Street, Mount Waverley 3149
12557	924	509/554 High Street, Mount Waverley 3149
12557	829	B01/554 High Street, Mount Waverley 3149
12557	830	B02/554 High Street, Mount Waverley 3149
12557	831	B03/554 High Street, Mount Waverley 3149
12557	832	B04/554 High Street, Mount Waverley 3149
12557	833	B05/554 High Street, Mount Waverley 3149
12557	834	B06/554 High Street, Mount Waverley 3149
12557	835	G01/554 High Street, Mount Waverley 3149
12557	836	G02/554 High Street, Mount Waverley 3149
12557	837	G03/554 High Street, Mount Waverley 3149
12557	838	G04/554 High Street, Mount Waverley 3149
12557	839	G05/554 High Street, Mount Waverley 3149
12557	840	G06/554 High Street, Mount Waverley 3149
12557	841	G07/554 High Street, Mount Waverley 3149
12557	842	G08/554 High Street, Mount Waverley 3149
12557	843	G09/554 High Street, Mount Waverley 3149
12557	844	G10/554 High Street, Mount Waverley 3149

12557	845	G11/554 High Street, Mount Waverley 3149
12557	846	G12/554 High Street, Mount Waverley 3149
12557	847	G13/554 High Street, Mount Waverley 3149
12557	848	G14/554 High Street, Mount Waverley 3149
12557	849	G15/554 High Street, Mount Waverley 3149
12557	850	G16/554 High Street, Mount Waverley 3149

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
 Executed by Homes Victoria  
 ANITA-MARIE CANALS  
 Executive Director, Housing Outcomes and Partnerships Branch

### Housing Act 1983

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

Rural Housing Network Limited Trading as Beyond Housing (the Agency) (ABN 82 965 609 218)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
08624	244	7 Regent Street, Shepparton, Victoria 3630
08626	566	130 Burke Street, Wangaratta, Victoria 3677
11009	385	6–8 Sugargum Crescent, Kialla, Victoria 3631
11549	266	3 Crusader Avenue, Mooroopna, Victoria 3629
11549	261	30 Tournament Drive, Mooroopna, Victoria 3629
11525	224	5 Spinwing Terrace, Mooroopna, Victoria 3629
11549	245	10 Blacksmith Avenue, Mooroopna, Victoria 3629
11504	880	73 Kalimna Drive, Mooroopna, Victoria 3629
11423	217	112 Graham Street, Shepparton, Victoria 3630

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
 Executed by Homes Victoria  
 ANITA-MARIE CANALS  
 Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983****LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE HOUSING ACT 1983**

Salvation Army Housing Limited (the Agency) (ABN 85 133 724 651)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

<b>Volume</b>	<b>Folio</b>	<b>Address</b>
12373	405	Unit 1, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	406	Unit 25, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	407	Unit 2, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	408	Unit 24, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	409	Unit 3, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	410	Unit 23, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	411	Unit 4, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	412	Unit 22, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	413	Unit 5, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	414	Unit 21, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	415	Unit 6, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	418	Unit 19, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	419	Unit 8, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	420	Unit 18, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	421	Unit 9, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	422	Unit 17, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	423	Unit 10, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	424	Unit 16, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	425	Unit 11, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	426	Unit 15, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	427	Unit 12, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	428	Unit 14, 278–280 Torquay Road, Grovedale, Victoria 3216
12373	429	Unit 13, 278–280 Torquay Road, Grovedale, Victoria 3216

Dated 26 March 2025

Signed at Melbourne in the State of Victoria

Executed by Homes Victoria

ANITA-MARIE CANALS

Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

The Haven Foundation Limited (the Agency) (ABN 46 640 715 540)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
09780	653	63 Lampard Road, Drouin, Victoria 3818
09747	311	26 Foster Street, Redan, Victoria 3350
09827	765	95 Parfitt Road, Wangaratta, Victoria 3677
03126	104	Albert Street, Moe, Victoria 3825
12486	794	MacIsaac Road, Mooroopna, Victoria 3629

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS  
Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

VincentCare Community Housing (the Agency) (ABN 45 135 646 687)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
12426	619	St Aidans Road, Kennington 3550

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS  
Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Wintringham Housing Limited (the Agency) (ABN 84 129 707 937)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
07884	154	56 MacKenzie Street, West Golden Square, Victoria 3555

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS  
Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Womens Housing Limited (the Agency) (ABN 93 080 116 883)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
12496	512	Burwood Highway, Vermont, Victoria 3133
12495	995	West Esplanade, St Albans, Victoria 3021

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS  
Executive Director, Housing Outcomes and Partnerships Branch

**Housing Act 1983**LAND HOMES VICTORIA IS DEEMED TO HAVE AN INTEREST IN  
UNDER SECTION 107 OF THE **HOUSING ACT 1983**

YWCA Housing (the Agency) (ABN 133 272 116)

I, Anita-Marie Canals, Executive Director, Housing Outcomes and Partnerships Branch, Homes Victoria, hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

Homes Victoria and the Agency have agreed in writing that the following land of which the Agency is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which Homes Victoria is deemed to have an interest under section 107.

Volume	Folio	Address
12496	496	20 Townsend Street, Flora Hill, Victoria 3550
12496	497	20 Townsend Street, Flora Hill, Victoria 3550

Dated 26 March 2025

Signed at Melbourne in the State of Victoria  
Executed by Homes Victoria  
ANITA-MARIE CANALS  
Executive Director, Housing Outcomes and Partnerships Branch

**Marine Safety Act 2010**

## PUBLIC NOTICE

## DECLARATION OF BOATING ACTIVITY EXEMPTION

City of Ballarat as the declared waterway manager for Lake Wendouree, makes the following declaration under section 203(3) of the **Marine Safety Act 2010**.

For the purposes of boating activity conducted by Rowing Victoria, persons and vessels involved in the 2025 Rowing Ballarat Masters Regatta are exempt from the following requirements:

**State Rules made under the Marine Act 1988**

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

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

5. Clause 42.1 of Schedule 42 – 5 knot speed restriction for all the waters of Lake Wendouree for vessels equipped with engines used for propulsion.

Subject to the conditions detailed below:

- Master of rescue vessel is only exempt from items 1 to 5 when undertaking a rescue operation to retrieve persons in distress, provide for their initial medical or other needs and deliver them to a place of safety on shore, and must adhere to speed and distance rules at all other times.
- Masters of competing vessels are only exempt from items 2 to 4 for the duration of the event.
- Master of marshalling/umpire vessel is only exempt from items 2 to 5 when following competing vessels in a race or at the conclusion of a race when returning to the start line for the next race and must not exceed the speed of a competing rowing vessel.
- Occupants of powered vessels used in conjunction with the event must wear a lifejacket at all times, and vessels must have all prescribed safety equipment.



- The event is operating under the auspices of Rowing Victoria, including the Rowing Victoria Safety Management Plan, which meets the criteria of Clause 3 of Exemption Notice 1 made under the Marine Regulations 1999 in respect of the exemption for rowing vessels to not carry or wear a lifejacket.
- The exemptions apply from 8.00 am to 6.00 pm on Saturday 5 April 2025 to the persons and vessels involved in the 2025 Rowing Ballarat Masters Regatta within the exclusion zone waters of the entire Lake Wendouree.
- The exemptions apply provided the stated safety controls and undertakings detailed in the application form and associated documentation are adhered to.

Dated 31 March 2025

CITY OF BALLARAT

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### **Marine Safety Act 2010**

Section 208(2)

#### **NOTICE OF BOATING ACTIVITY EXCLUSION ZONE**

City of Ballarat as the declared waterway manager for Lake Wendouree hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to take part in the 2025 Rowing Ballarat Masters Regatta are prohibited from entering and remaining in the following waters.

Waters of Lake Wendouree – entire lake.

The exclusion zone will be in effect from 8.00 am to 6.00 pm on Saturday 5 April 2025.

Dated 31 March 2025

CITY OF BALLARAT

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### **Road Safety Act 1986**

#### **ROAD SAFETY ROAD RULES 2017**

##### **Approved Bicycle Helmets**

#### **1. Purpose**

The purpose of this notice is to specify what an approved bicycle helmet is for the purposes of the Road Safety Road Rules 2017 (in this notice referred to as the Road Rules).

#### **2. Authorising provision**

This notice is made under rule 407(f) to the Road Rules, which provides that the Secretary may, by notice published in the Government Gazette, declare a bicycle helmet to be an approved bicycle helmet for the purposes of the Road Rules.

#### **3. Commencement**

This notice comes into operation on 4 April 2025.

#### **4. Revocation**

The notice published in the Victorian Government Gazette No. S 485 on 28 November 2019 entitled 'Approved Bicycle Helmets' is revoked.

#### **5. Definition**

In this notice, relevant Standard means –

- (a) from the date of commencement of this notice until 3 April 2026 any of the following –
  - (i) Australian/New Zealand Standard AS/NZS 2063:1996 *Pedal cycle helmets* incorporating all amendments approved and published by, or on behalf of, Standards Australia;
  - (ii) Australian/New Zealand Standard AS/NZS 2063:2008, *Bicycle helmets* incorporating all amendments approved and published by, or on behalf of, Standards Australia;

- (iii) Australian New Zealand Standard AS/NZS 2063:2020, *Helmets for use on bicycles and wheeled recreational devices*, incorporating all amendments approved and published by, or on behalf of, Standards Australia;
  - (iv) European Standard EN 1078:2012, *Helmets for pedal cyclists and for users of skateboards and roller skates* incorporating all amendments approved and published by, or on behalf of, the European Committee for Standardization;
  - (v) Snell B-95, 1995 Bicycle Helmet Standard, *1998 revision Standard for Protective Headgear for Use in Bicycling* incorporating all amendments approved and published by, or on behalf of, the Snell Memorial Foundation;
  - (vi) American Society for Testing and Materials Standard ASTM F1447:2018, *Standard Specification for Helmets Used in Recreational Bicycling or Roller Skating*, incorporating all amendments approved and published by, or on behalf of, the American Society for Testing and Materials International;
  - (vii) U.S. Consumer Product Safety Commission (16 C.F.R. Part 1203), *Safety Standard for Bicycle Helmets*, incorporating all amendments approved and published by, or on behalf of, the United States Consumer Product Safety Commission.
- (b) from 3 April 2026 any of the following –
- (i) Australian/New Zealand Standard AS/NZS 2063:2008, *Bicycle helmets* incorporating all amendments approved and published by, or on behalf of, Standards Australia;
  - (ii) Australian New Zealand Standard AS/NZS 2063:2020, *Helmets for use on bicycles and wheeled recreational devices*, incorporating all amendments approved and published by, or on behalf of, Standards Australia;
  - (iii) European Standard EN 1078:2012, *Helmets for pedal cyclists and for users of skateboards and roller skates* incorporating all amendments approved and published by, or on behalf of, the European Committee for Standardization;
  - (iv) Snell B-95, 1995 Bicycle Helmet Standard, *1998 revision Standard for Protective Headgear for Use in Bicycling* incorporating all amendments approved and published by, or on behalf of, the Snell Memorial Foundation;
  - (v) American Society for Testing and Materials Standard ASTM F1447:2018, *Standard Specification for Helmets Used in Recreational Bicycling or Roller Skating*, incorporating all amendments approved and published by, or on behalf of, the American Society for Testing and Materials International;
  - (vi) U.S. Consumer Product Safety Commission (16 C.F.R. Part 1203), *Safety Standard for Bicycle Helmets*, incorporating all amendments approved and published by, or on behalf of, the United States Consumer Product Safety Commission.

## 6. Approval

For the purposes of the definition of **approved bicycle helmet** in the dictionary to the Road Rules, I, Marcelo Vidales, delegate of the Secretary to the Department of Transport and Planning, approve each bicycle helmet that –

- (a) complies with a version of the relevant Standard that was in force at the time of its manufacture in Australia, or importation into Australia, as the case may be, or any later version; and
- (b) is marked with –
  - (i) an identifying mark from a body accredited or approved by the Joint Accreditation System of Australia and New Zealand certifying compliance with that version of the relevant Standard, if manufactured in Australia or imported into Australia on or after 1 July 2012; or
  - (ii) an official mark certifying compliance with a relevant Standard.

## Notes:

- (1) A relevant standard or amendment to a standard will be considered to be in force from the date that it is first applied as part of a mandatory consumer product safety standard under the **Competition and Consumer Act 2010** of the Commonwealth, or regulations under that Act.
- (2) Words and phrases in this notice have the same meanings as in the **Road Safety Act 1986** and the Rules and Regulations under that Act.

Dated 28 March 2025

MARCELO VIDALES  
Executive Director, Road Safety Victoria  
Department of Transport and Planning

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**Rail Management Act 1996**  
NOTICE OF PUBLIC CONSULTATION  
FOR PROPOSED RAIL ACCESS MAXIMUM PRICES

**Background**

Section 38K of the **Rail Management Act 1996** (Act) allows the Minister for Public and Active Transport and the Minister for Ports and Freight to specify new maximum prices for declared rail transport services provided by an access provider by means of a declared rail network. Before doing so, section 38N of the Act requires the responsible Minister to prepare a draft of the notice specifying the maximum prices (consultation draft) and invite submissions and comments from the public on that draft.

The purpose of this notice is to provide a summary of the content of the consultation draft and to invite feedback on the proposed rail access maximum prices. The consultation draft is attached at the end of this notice.

**Submissions and comments**

Submissions and comments on the consultation draft can be provided via email by 4 May 2025. All submissions and comments will be considered in finalising the notice under section 38K that will specify the maximum rail access prices. Copies of this notice and the consultation draft are also available on the Department of Transport and Planning's website and at the Department of Transport and Planning offices at 1 Spring Street, Melbourne.

**Overview of the Victorian Rail Access Regime**

The Victorian rail access regime is set out in Part 2A of the **Rail Management Act 1996** (the Act). The Act allows the responsible Ministers to set rail access maximum prices and establish rail access guidelines, which replace the previous access regime administered by the Essential Services Commission.

To fulfil its policy commitments, the Victorian Government has reformed the access regime under which freight services are provided on the rail network. The reforms are designed to regulate rail access in Victoria in the interests of competition and economic efficiency.

**Proposed rail access maximum prices**

Rail access pricing is a charge imposed on those who want to run a train on the declared rail network (called 'access seekers' in the Act) by providers of declared rail transport services ('access providers' e.g. Metro Trains Melbourne (MTM), V/Line). The declared rail network means the rail infrastructure used to provide declared rail transport services.

In 2020, the Department conducted a study of freight rail access pricing to support reform of the rail access regime, which included development of a new maximum pricing structure for rail freight access. The new pricing structure was initially implemented for the financial year 2024–2025.

The notice which specifies the maximum prices must be published before 1 June 2025. It is proposed that the notice will commence operation on 1 July 2025.

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## SCHEDULE TO NOTICE

## Maximum prices for declared rail transport services

For the purposes of this consultation draft, the prices below display the maximum prices that would apply to the financial year 2025–2026. These prices have been adjusted for inflation based on the December 2024 Consumer Price Index for Melbourne.

Maximum prices for services provided by V/Line		
Services	Maximum prices	Unit
Grain loop (fixed fee)	\$109.09	Per train
Variable (non-grain)	\$3.23	Per '000' Gross Tonne Kilometre (GTK)
Variable (grain)	\$5.86	Per '000' Gross Tonne Kilometre (GTK)
Cancellation charge, total planned path ≤ 100 km (fixed fee)	\$200.00	Per cancellation
Cancellation charge, total planned path >100 km (fixed fee)	\$350.00	Per cancellation
Maximum prices for services provided by MTM		
Services	Maximum prices	Unit
Variable	\$7.92	Per '000' Gross Tonne Kilometre (GTK)
Maximum prices for V/Line's access to MTM's network		
Variable	\$8.89	Per Kilometre
Maximum prices for services provided by VicTrack		
Services	Maximum prices	Unit
Locomotives	\$20.71	Per locomotive
Wagons	\$20.71	Per wagon
Carriages	\$31.07	Per carriage

In the Schedule to this notice:

**Cancellation Fee** means a fee payable by an access seeker to compensate the access provider for its administrative costs and loss of amenity in reserving a path for an access provider. It is imposed if a booked train path which is subsequently cancelled by the access seeker is not used. This includes scheduled paths which are not used, as well as cancellation of ad hoc paths.

**Grain loop** means the North Geelong Grain Loop, which is a balloon loop that provides access to the GrainCorp grain rail unloading facility at the Port of Geelong.

**Services** means the declared rail transport services for which maximum prices are specified.

**Variable Non-Grain** means a charge per 000 Gross Tonne Km for all trains other than bulk (hopper wagon) grain trains.

**Variable Grain** means a charge for hopper wagon trains carrying all forms of grain.

## Rail Management Act 1996

### NOTICE OF PUBLIC CONSULTATION – RAIL ACCESS GUIDELINES

#### Background

Section 38H of the **Rail Management Act 1996** (the Act) enables the Ministers to prepare the Rail Access Guidelines (the Guidelines), which assist Access Providers and Access Seekers in relation to the terms and conditions of rail access arrangements.

The Guidelines are a pivotal part of the Victorian rail access regime, providing strategic direction and a benchmark for freight access to the Victorian rail network. Final Access Arrangements prepared by Access Providers must have regard to the Guidelines.

The Guidelines were first published 1 July 2024 and are being amended to include a new section about Access Arrangements for access to terminal services at declared freight terminals.

The Ministers have prepared a consultation draft of the Guidelines after engagement with relevant stakeholders and experts.

#### Submissions and comments

The Ministers invite submissions on the consultation draft, including in relation to the section on declared freight terminals.

Submissions and comments can be provided by visiting <http://engage.vic.gov.au/rail-access-guidelines-declared-freight-terminals> until 4 May 2025. All submissions and comments will be considered in finalising the Rail Access Guidelines. Copies of the consultation draft will be available on the Department of Transport and Planning (DTP) website and at the DTP offices at 1 Spring Street, Melbourne.

#### Overview of the draft Rail Access Guidelines

The Ministers have prepared a consultation draft Rail Access Guidelines, which gives an overview of the Victorian rail access regime and guides access providers and access seekers in relation to the requirements of rail access arrangements. The consultation draft proposes amendments to the existing Guidelines by adding a new section about access arrangements for access to terminal services at declared freight terminals.

The style of the consultation draft is a high-level principles approach, rather than overly prescriptive direction, to allow for more flexibility in commercial negotiation.

In preparing the consultation draft, the Minister has taken into consideration:

- The requirements of the Act
- The multi-product nature of rail operations
- How to best provide open access at declared freight terminals
- The need to make rail freight a competitive option compared to road freight transport
- How to best provide greater certainty for rail freight operators, and
- Improvements to data collection and sharing.

#### Proposed Rail Access Guidelines

Visit <http://engage.vic.gov.au/rail-access-guidelines-declared-freight-terminals> for more information and to leave any submissions or comments by 4 May 2025.

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**State Trustees (State Owned Company) Act 1994****STATE TRUSTEES FEES AND CHARGES – AMENDMENT OF SCALE OF CHARGES**

All Fees are Inclusive of GST

Effective 3 April 2025

State Trustees Limited’s Scale of Charges, effective 4 July 2024, as published at page 1254 of Government Gazette, Number G 27 of 4 July 2024, is amended as set out below, with effect from 3 April 2025.

**Replace the current sections 4.2 with the following:**

**4.2 CONVEYANCING FEES**

Sale or purchase of residential real estate.	\$1,342* per sale or purchase
Sale or purchase of commercial real estate.	\$1,507* per sale or purchase
Sale or purchase of retirement village property.	\$1,507* per sale or purchase
* Fee includes one transfer of land, one discharge of mortgage, and one withdrawal of caveat.	
<b>Transfer of Land</b> – Where the property concerned needs to be transferred to the beneficiaries or a third party.	\$748
<b>Caveat or withdrawal of caveat over property</b> – Caveats are registered on certificates of title to protect an interest in the property, e.g. as a life tenant in accordance with the terms of the Will a caveat prevents the registered owner from dealing with the property without first obtaining the caveator’s consent.	\$231
<b>Arranging the discharge of the mortgage with the lender</b> – A discharge of mortgage is obtained from the lender when the loan is discharged.	\$330
<b>Application by personal representative or survivorship application</b> – When State Trustees is the executor in order for the property to be sold or subsequently transferred to a beneficiary. In the case of a property owned by joint tenants a survivorship application may be required.	\$385
<b>Lost title application</b> – Obtaining a replacement Certificate of Title where the original has been lost, stolen or misplaced. This fee includes the provision for three statutory declarations ordinarily required for these applications.	\$1,408
<b>Notice of rescission</b> – State Trustees may be required to formally issue a notice of rescission where the sale or purchase of real estate is cancelled during the period of the contract of sale.	\$528
<b>Ancillary Services Fee</b>	\$143
<b>Any other conveyancing service not listed above</b>	\$275 per hour or as otherwise agreed

In all other respects the Scale of Charges remains unchanged.



**Victoria Racing Club Regulations 2006**  
**SCHEDULE OF PROPOSED ADMISSION CHARGES**  
**2025 MELBOURNE CUP CARNIVAL**

The Board of Victoria Racing Club Limited has resolved that the following Schedule of Admission Charges applies for the 2025 Melbourne Cup Carnival.

**Melbourne Cup Carnival General Admission Fees 2025**

		<b>2025* (early bird)</b>	<b>2025</b>
Victoria Derby Day	Full	\$44.00	\$88.00
	Concession	\$33.00	\$66.00
	Junior 12–17 years	\$13.00	\$26.00
	Junior 0–11 years	FREE	FREE
	Family	\$88.00	\$176.00
Lexus Melbourne Cup Day	Full	\$99.00	\$120.00
	Concession	\$74.00	\$90.00
	Junior 12–17 years	\$30.00	\$36.00
	Junior 0–11 years	FREE	FREE
	Family	\$198.00	\$240.00
Crown Oaks Day	Full	\$25.00	\$50.00
	Concession	\$19.00	\$38.00
	Junior 12–17 years	\$8.00	\$15.00
	Junior 0–11 years	FREE	FREE
	Family	\$50.00	\$100.00
TAB Champion Stakes Day	Full	\$32.00	\$65.00
	Concession	\$24.00	\$49.00
	Junior 12–17 years	\$10.00	\$20.00
	Junior 0–11 years	FREE	FREE
	Family	\$64.00	\$130.00

\*Please note:

The early bird pricing will be in market from Wednesday 2 April, until Wednesday 23 April 2025.

Family – two (2) adults and two (2) juniors 0–17 years

The above Schedule came into operation on Wednesday 2 April 2025.

**KYLIE ROGERS**  
 Chief Executive Officer

### Water Act 1989

#### BULK ENTITLEMENT (CAMPASPE SYSTEM – GOULBURN-MURRAY WATER) MINOR AMENDMENT NOTICE 2025

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Campaspe System – Goulburn-Murray Water) Conversion Order 2000 (the Bulk Entitlement Order) as follows:

#### Title

1. This Notice is called the Bulk Entitlement (Campaspe System – Goulburn-Murray Water) Minor Amendment Notice 2025.

#### Purpose

2. The purpose of this Notice is to make a minor variation by inserting the obligations on the Storage Manager previously contained within the Lake Eppalock Headworks System Storage Manager Instrument of Appointment (now known as the Appointment of Goulburn-Murray Rural Water Corporation as the Storage Manager of the Campaspe System) to ensure these obligations are retained, to remove redundant Resource Manager references and make other minor changes to improve the clarity of the Bulk Entitlement Order.

#### Authorising provision

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

#### Commencement

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

#### Changes to the Bulk Entitlement Order

5. In the Bulk Entitlement Order, for the words ‘headworks system’ **substitute** ‘Campaspe System’.
6. In the Bulk Entitlement Order, for the words ‘Goulburn-Murray Rural Water Authority’ **substitute** ‘Goulburn-Murray Rural Water Corporation’.

#### Amendments to Definitions in Clause 4

7. In the definitions in clause 4 of the Bulk Entitlement Order:
  - a) for the definition of ‘Campaspe System’ **substitute** –  
 ‘**‘Campaspe System’** means
    - (a) Lake Eppalock and the associated water supply works and other assets, as shown from time to time in the Asset Register of Goulburn-Murray Rural Water Corporation as owner of the storage, and
    - (b) the system waterway;’ ;
  - b) in the definition of ‘climatically adjusted cap’, the words ‘by the Resource Manager’ are **revoked**;
  - c) the definition for ‘headworks system’ is **revoked**;
  - d) the definition for ‘Resource Manager’ is **revoked**;
  - e) for the definition of ‘Storage Manager’ **substitute** –  
 ‘**‘Storage Manager’** means the Authority as appointed by the Minister under section 122ZK of the Act for the Campaspe System;’ and
  - f) in the definition of ‘system waterway’ for the words ‘Campaspe River from Lake Eppalock’, **substitute** ‘Campaspe River downstream from Eppalock Dam’.

#### Amendment to Clause 13

8. For Clause 13, paragraph (c) **substitute** –  
 ‘ GMID via the Campaspe pumps; and’.
9. For Clause 13, paragraph (d), after the words ‘other bulk’ **insert** ‘and environmental’.



**Amendment to Clause 18**

10. Sub-clauses 18.4 and 18.5 are **revoked**.

**Amendment to Clause 19**

11. Sub-clauses 19.1 and 19.2 are **revoked**.

**Amendment to Clause 21**

12. In sub-clause 21.1, paragraph (a) is **revoked**.  
13. In sub-clause 21.2, paragraph (a) is **revoked**.  
14. Sub-clause 21.3 is **revoked**.

**Amendment to Clause 22**

15. In clause 22, for the words ‘clauses 19 and 20’ **substitute** ‘clause 20’.  
16. In sub-clause 22(a), for the words ‘Resource Manager and Storage Manager’ **substitute** ‘Storage Manager’.  
17. In sub-clause 22(a), the words ‘the Authority and the Resource Manager and’ are **revoked**.  
18. In sub-clause 22(c), paragraph (i) is **revoked**.

**Amendment to Clause 24**

19. In sub-clause 24.1, the words ‘the Resource Manager,’ are **revoked**.

**Insertion of new Clause 25**

20. After clause 24, **insert** new clause 25 –

**‘ 25 OTHER STORAGE MANAGER OBLIGATIONS**

- 25.1 The Storage Manager must undertake all tasks to fulfil the obligations of the Storage Manager including –

- (a) Operate, maintain and refurbish the Campaspe System to meet the requirements of all entitlements granted to take water from the Campaspe System;
- (b) Remove from service those assets which affect supply to Campaspe System entitlement holders only after consultation with them and giving such reasonable notice as the circumstances permit;
- (c) Make regulated releases in accordance with the requirements of Campaspe System entitlement holders;
- (d) Make flood releases which are deemed to include pre-releases and any water passed through valves while the storage is spilling, and attribute them to Lake Eppalock capacity shares of relevant bulk entitlement holders in accordance with the provisions of the relevant bulk entitlements;
- (e) Notwithstanding any commitments to Campaspe System entitlement holders, make any releases necessary to ensure the safety of the assets under emergency conditions;
- (f) Make necessary releases for reasons of maintenance of the assets, after consultation with Campaspe System entitlement holders;
- (g) Maintain accounts of the share of water stored in Lake Eppalock that is held by each storage capacity shareholder;
- (h) Make releases to provide passing flows as specified in Clause 11 and attribute them to capacity shares account of each capacity shareholder in accordance with the provisions of Clause 11;
- (i) Adopt good engineering and operating practices (i.e. the relevant nationally recognised standards, practices, methods and acts engaged in or approved by the water industry at that time, and in a manner consistent with law, applicable authorisations, reliability, safety, environmental protection, economy and expedition);

- (j) As far as is practicable and cost-effective, minimise interference with or inconvenience to the activities of Campaspe System entitlement holders;
- (k) Give Campaspe System entitlement holders reasonable notice of proposals to carry out maintenance which may affect the availability of water to Campaspe System entitlement holders and the manner proposed for performing the maintenance, and give reasonable consideration to any alternative proposed by a Campaspe System entitlement holder which decreases disruption to its activities; and
- (l) Not unreasonably refuse to adopt such a proposal where a Campaspe System entitlement holder agrees to pay the incremental cost of the proposal. ’

#### Amendment to Schedule 1 of the Bulk Entitlement Order

21. For Schedule 1 **substitute** –

#### ‘ Schedule 1

#### PRIMARY ENTITLEMENTS – WATER SHARES AND LICENCES

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

Table 1 HIGH-RELIABILITY WATER SHARES

Description	Nominal Volume (ML)
CAMPASPE DIVERTERS (ZONE 4A)	21,868.6
LOWER CAMPASPE DIVERTERS (ZONE 4C)	1,633.5
<b>Total</b>	<b>23,502.1</b>

Table 2 LOW-RELIABILITY WATER SHARES

Description	Nominal Volume (ML)
CAMPASPE DIVERTERS (ZONE 4A)	19,174.8
<b>Total</b>	<b>19,174.8</b>

2. Campaspe water system entitlements (trading zones 4A and 4C) for which there is authority to take from another water system

Table 3 WATER SHARES ISSUED IN RESPECT OF THE CAMPASPE SYSTEM

Description	Nominal Volume (ML)
<b>High reliability Campaspe water shares, arising from tagged trade to:</b>	
Greater Goulburn (zone 1A)	145.9
VIC Murray (zone 7)	2
<b>Low reliability Campaspe water shares, arising from tagged trade to:</b>	
Greater Goulburn (zone 1A)	51.6

**Table 4 CAMPASPE SYSTEM ENTITLEMENTS WHICH HAVE BEEN CANCELLED AND ISSUED IN RESPECT OF ANOTHER SYSTEM**

Description	Nominal Volume (ML)
<b>Bulk obligation to supply other water systems, arising from a trade in which a Campaspe system entitlement was cancelled and issued in another water system (exchange rate trade), including trade to:</b>	
Greater Goulburn (zone 1A)	78
VIC Murray (zone 7)	978
South Australia (zone 12)	400

Details of primary entitlements in Table 1, Table 2 and Table 3 are sourced from the Victorian Water Register as at 1 July 2024 and do not take into account any trade of water shares that may have occurred after this date. ’

**Amendment to Schedule 6 of the Bulk Entitlement Order**

22. For clause 3 of Schedule 6 of the Bulk Entitlement Order **substitute** –  
‘ Each year in July/August, the accumulated deviation since 1 July 1997, of actual diversions from modelled diversions, must be calculated as adjusted under clause 3A.’

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989**

**BULK ENTITLEMENT (AXEDALE, GOORNONG AND PART ROCHESTER)  
MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Axedale, Goornong and Part Rochester) Conversion Order 1999 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Axedale, Goornong and Part Rochester) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Instrument is to change resource manager references to storage manager to correctly attribute these obligations to reflect practical obligations and to remove redundant resource manager references.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to Definitions in Clause 4**

5. In clause 4 of the Bulk Entitlement Order:
- the definition of ‘Campaspe Basin Water Accounts’ is **revoked**;
  - for the definition of ‘climatically adjusted cap’, the words ‘by the Resource Manager’ are **revoked**;

- c) for the definition of ‘Eppalock Storage Operator’ **substitute** –  
‘**Storage Manager**’ means Goulburn-Murray Rural Water Corporation as appointed by the Minister under section 122ZK of the Act for the headworks system;’;
- d) for the definition of ‘headworks system’, for the words ‘Goulburn-Murray Water’ **substitute** ‘Goulburn-Murray Rural Water Corporation’;
- e) the definition of ‘Resource Manager’ is **revoked**; and
- f) for the definition of ‘system waterway’ for the words ‘Campaspe River from Lake Eppalock to the confluence with the Murray River’, **substitute** ‘Campaspe River downstream from Eppalock Dam to the confluence with the River Murray’.

#### **Amendment to Clause 12**

6. Sub-clauses 12.4 and 12.5 are **revoked**.

#### **Amendment to Clause 13**

7. In sub-clause 13.1, for the words ‘Eppalock Storage Operator’ **substitute** ‘Storage Manager’.

#### **Revocation of Clause 15**

8. Clause 15 of the Bulk Entitlement Order is **revoked**.

#### **Revocation of Clause 16**

9. Clause 16 of the Bulk Entitlement Order is **revoked**.

#### **Amendment to Clause 17**

10. For Clause 17 of the Bulk Entitlement Order **substitute** –  
‘**17. DUTY TO MAKE PAYMENTS**

Any amount payable by the Authority under sub-clause 13.1 must be paid in arrears, within 30 days from the end of the month of the Authority receiving the invoice, unless the Authority and the persons to whom the amount is payable agree otherwise.’.

#### **Amendment to Clause 19**

11. In sub-clause 19.1, for the words ‘Resource Manager’ **substitute** ‘Storage Manager’.

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

### **Water Act 1989**

#### **BULK ENTITLEMENT (CAMPASPE SYSTEM – COLIBAN WATER) MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Campaspe System – Coliban Water) Conversion Order 1999 (the Bulk Entitlement Order) as follows:

#### **Title**

1. This Notice is called the Bulk Entitlement (Campaspe System – Coliban Water) Minor Amendment Notice 2025.

#### **Purpose**

2. The purpose of this Notice is to make a minor variation to reflect the revocation of Coliban Water’s Storage Manager appointment, update outdated storage manager references, remove redundant resource manager references and to make other minor changes to improve the clarity of the Bulk Entitlement Order.

#### **Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to references in Bulk Entitlement Order**

5. In the Bulk Entitlement Order,
- (a) for the words ‘Coliban Storage Manager’, **substitute** ‘Authority’;
  - (b) for the words ‘Eppalock Storage Manager’ **substitute** ‘Campaspe Storage Manager’; and
  - (c) for the words ‘system waterway’ **substitute** ‘Coliban system waterway’.

**Amendments to Definitions in Clause 4**

6. In clause 4 of the Bulk Entitlement Order:
- (a) for the definition of ‘Campaspe System’ **substitute**:  
‘**Campaspe System**’ means Lake Eppalock and the Campaspe River downstream from Eppalock Dam to the confluence with the River Murray, including the pools formed by, and immediately upstream of, Eppalock Dam, Campaspe Weir and the Campaspe Siphon;’;
  - (b) for the definition of ‘climatically adjusted cap’, the words ‘by the Resource Manager’ are **revoked**;
  - (c) the definition of ‘Coliban Storage Manager’ is **revoked**;
  - (d) for the definition ‘Eppalock Storage Manager’ **substitute** –  
‘**Campaspe Storage Manager**’ means Goulburn-Murray Rural Water Corporation as appointed by the Minister under section 122ZK of the Act for the Campaspe system;’
  - (e) for the definition ‘system waterway’ **substitute**:  
‘**Coliban system waterway**’ means the Coliban River (including the pools formed by Upper Coliban Reservoir) and its tributaries downstream of Upper Coliban Reservoir to its confluence with the Campaspe River;’;
  - (f) for the definition of ‘headworks system’:
    - (i) for the words ‘of the Storages’ **substitute** ‘of the headworks storages’;
    - (ii) for paragraph (b), **substitute**:  
‘(b) the Coliban system waterway;’;
  - (g) the definition of ‘Resource Manager’ is **revoked**.

**Amendment to Clause 6**

7. In sub-clause 6.1, before the words ‘in order to supply primary entitlements’ **insert** ‘and from the Authority’s share of Lake Eppalock’.

**Amendment to Clause 7**

8. In clause 7, the words ‘from the system waterway’ are **revoked**.

**Amendment to Clause 12**

9. Sub-clause 12.1 is **revoked**.

**Amendment to Clause 13**

10. In clause 13, the words ‘from the headworks system’ are **revoked**.

**Amendment of Clause 16**

11. In sub-clauses 16.1 and 16.3, the words ‘the Coliban Storage Manager’ are **revoked**.
12. In sub-clause 16.4:
- (a) for the words ‘headworks storages’ **substitute** ‘headworks system’; and
  - (b) paragraphs (b) and (c) are **revoked**.

**Amendment of Clause 17**

13. In sub-clause 17.1, the words ‘the Coliban Storage Manager’ are **revoked**.

**Amendment of Clause 18**

14. In sub-clause 18.1, the words ‘Coliban Storage Manager and the’ are **revoked**.

15. Sub-clauses 18.4 and 18.5 are **revoked**.

**Revocation of Clause 19**

16. Clause 19 is **revoked**.

**Amendment to Clause 20**

17. In clause 20, for the heading ‘20. STORAGE OPERATOR COSTS’ **substitute** ‘20. STORAGE SOURCE COSTS’.

18. In sub-clause 20.1, for the words ‘the Authority must pay the Storage Operators’ **substitute** ‘the Authority must pay the Campaspe Storage Manager’.

19. In sub-clause 20.2, paragraph (b) is **revoked**.

**Amendment to Clause 21**

20. In sub-clause 21.1, paragraph (a) is **revoked**.

21. In sub-clause 21.1 paragraph (b), for the words ‘either or both the Storage Operators’ **substitute** the ‘Campaspe Storage Manager’.

22. In sub-clause 21.2, paragraph (a) is **revoked**.

23. In paragraph 21.2(b), for the words ‘each Storage Operator’ **substitute** ‘the Campaspe Storage Manager’.

24. Sub-clause 21.3 is **revoked**.

25. In sub-clause 21.4, for the words ‘The Coliban Storage Manager and the Eppalock Storage Manager’ **substitute** ‘The Campaspe Storage Manager’.

**Amendment of Clause 22**

26. In clause 22, for the words ‘clauses 19 and 20’ **substitute** ‘clause 20’.

27. In sub-clause 22(a), for the words ‘the Resource Manager and Storage Operators’ **substitute** ‘the Campaspe Storage Manager’.

28. In sub-clause 22(a), for the words ‘the Resource Manager and the Authority and the Storage Operators’ **substitute** ‘the Campaspe Storage Manager’.

29. Paragraph 22 (c)(i) is **revoked**.

**Amendment to Clause 24**

30. In sub-clause 24.1, the words ‘the Resource Manager, the Coliban Storage Manager,’ are **revoked**.

**Amendment to Schedule 3**

31. In clause 4, for the words ‘Storage Operator’ **substitute** ‘Campaspe Storage Manager’.

**Amendment to Schedule 4**

32. In sub-clause 2.4, for the words ‘advise the Authority, and the other’ **substitute** ‘advise the other’.

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (LODDON SYSTEM – GOULBURN-MURRAY WATER)  
MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Loddon System – Goulburn-Murray Water) Conversion Order 2005 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Loddon System – Goulburn-Murray Water) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Notice is to make a minor variation by inserting the obligations on the Storage Manager previously contained within the Loddon System Storage Manager Instrument of Appointment to ensure these obligations are retained and to remove redundant Resource Manager references.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendment to Clause 4 Definitions**

5. In clause 4 of the Bulk Entitlement Order: –
  - a) for the definition of ‘Authority’, **substitute** –  
‘**Authority**’ means the Goulburn-Murray Rural Water Corporation;’;
  - b) for the definition of ‘headworks system’, for the word ‘Weir’ **substitute** ‘Dam’ and for the words ‘Goulburn-Murray Water Authority’ **substitute** ‘Goulburn-Murray Rural Water Corporation’;
  - c) for the definition of ‘Loddon System’, for the word ‘reservoir’, **substitute** ‘Reservoir’;
  - d) the definition of ‘Resource Manager’ is **revoked**;
  - e) for the definition of ‘Storage Manager’ for the words ‘any person appointed’, **substitute** ‘the Authority as appointed’; and
  - f) for the definition of ‘system waterway’ **substitute** –  
‘**system waterway**’ means the Loddon River downstream from Cairn Curran Dam to Kerang Weir, including the pools formed immediately upstream of Cairn Curran Dam, Laanecoorie Dam and Loddon Weir, and Tullaroop Creek downstream of Tullaroop Dam including the pool formed immediately upstream of the dam; ’.

**Amendment to Clause 9**

6. In sub-clause 9.3(a), for the words ‘Cairn Curran’ **substitute** ‘Cairn Curran Reservoir’.

**Amendment to Clause 19**

7. In sub-clause 19.1, the words ‘and the Resource Manager’ are **revoked**.
8. In sub-clause 19.3, for the words ‘the Storage Manager and the Resource Manager’ **substitute** –  
‘and the Storage Manager’.

**Amendment to Clause 21**

9. In sub-clause 21.1 paragraph (a) (i) and (ii), for the words ‘dam’ and ‘Weir’ **substitute** ‘Reservoir’.
10. Sub-clause 21.4 is **revoked**.
11. Sub-clause 21.5 is **revoked**.

**Amendment to Clause 23**

12. Sub-clause 23.1 is **revoked**.

**Amendment to Clause 25**

13. In sub-clause 25.1, paragraph (a) is **revoked**.  
14. Sub-clause 25.2 is **revoked**.

**Amendment to Clause 26**

15. For sub-clause 26.1 paragraph (a), **substitute** –  
‘ (a) be made in accordance with the usual business practices of the Storage Manager, unless otherwise set by mutual agreement between the Authority and the Storage Manager; and ’ .  
16. In sub-clause 26.2, paragraph (a) is **revoked**.

**Insertion of new Clause 27**

17. After clause 26, **insert** new clause 27 –  
‘ **27 OTHER STORAGE MANAGER OBLIGATIONS**  
27.1 The Storage Manager must undertake all tasks to fulfil the obligations of the Storage Manager including –  
(a) Operate, maintain and refurbish the headworks system to meet the requirements of all entitlements granted to take water from the headworks system;  
(b) Manage and measure the flow into the headworks system or the waterway;  
(c) Provide flow measurement data and reporting information in accordance with the entitlements granted to take water from the headworks system;  
(d) At the request of the headworks system entitlement holders participate in:  
i. The development of a method to show the entitlement holders’ compliance with the Cairn Curran Reservoir, Tullaroop Reservoir and Laanecoorie Reservoir diversion limits and the implementation of that method;  
ii. The preparation of rules for managing the headworks system bulk entitlements;  
27.2 The Storage Manager must declare a changed storage capacity in the event that the capacity of any or all of the reservoirs in the headworks system changes. ’



**Amendment to Schedule 1**

18. For Table 1 of Schedule 1, **substitute** –

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

<b>Description</b>	<b>Nominal Volume (ML)</b>	
	<b>High-Reliability Water Shares</b>	<b>Low-Reliability Water Shares</b>
Cairn Curran Reservoir	275.0	82.2
Loddon River (Cairn Curran to Laanecoorie Reservoir)	1,815.2	716.7
Laanecoorie Reservoir	349.0	161
Loddon River (Laanecoorie Reservoir to Bridgewater)	6,193.7	2,352.50
Loddon River (Bridgewater to Loddon Weir Pool)	2,839.2	1,554.7
Serpentine Creek upstream of Bears Lagoon	1,073.0	342.2
Loddon Weir Pool	644.0	436.1
Loddon Valley Irrigation Area – 1AGreater Goulburn	530.0	96
Loddon Valley Irrigation Area – 1B Boort	43.3	0
Shepparton Irrigation Area	241.0	0
Torrumbarry Irrigation Area	50.0	0
Tullaroop Reservoir	125.5	44.3
Tullaroop Creek	2,190.5	1,065.2
Non Water User	5,155.6	1,220.2
<b>Total</b>	<b>21,525.0</b>	<b>8,071.1</b>

**Note:** Details of the water share holdings in Table 1 are sourced from the Victorian Water Register as at 1 July 2024 and do not take into account any trade of water shares that may have occurred after this date.’

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989**

**BULK ENTITLEMENT (LODDON SYSTEM – COLIBAN WATER)  
MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Loddon System – Coliban Water) Conversion Order 2005 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Loddon System – Coliban Water) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Notice is to make a minor variation to update outdated storage operator references, remove redundant resource manager references and make other minor changes to improve the clarity of the Bulk Entitlement Order.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to references in Bulk Entitlement Order**

5. In the Bulk Entitlement Order, for the words ‘Storage Operator’ **substitute** ‘Storage Manager’.

**Amendments to Definitions in Clause 4**

6. In clause 4 of the Bulk Entitlement Order: –

- (a) for the definition of ‘headworks system’, for the word ‘Weir’ **substitute** ‘Dam’ and for the words ‘Goulburn-Murray Water Authority’ **substitute** ‘Goulburn-Murray Rural Water Corporation’;
- (b) the definition for ‘Loddon Basin Water Accounts’ is **revoked**;
- (c) for the definition of ‘Loddon System’, for the word ‘Weir’ **substitute** ‘Reservoir’, and for the word ‘reservoir’ **substitute** ‘Reservoir’;
- (d) the definition for ‘Resource Manager’ is **revoked**;
- (e) for the definition of ‘Storage Operator’ **substitute** –  
‘**Storage Manager**’ means Goulburn-Murray Rural Water Corporation as appointed by the Minister under section 122ZK of the Act for the Loddon System; ’; and
- (f) for the definition of ‘system waterway’ **substitute** –  
‘**system waterway**’ means the Loddon River downstream from Cairn Curran Dam to Kerang Weir, including the pools formed immediately upstream of Cairn Curran Dam, Laanecoorie Dam and Loddon Weir, and Tullaroop Creek downstream of Tullaroop Dam including the pool formed immediately upstream of the dam; ’.

**Amendment to Clause 11**

7. In sub-clause 11.1, the words ‘and the Resource Manager’ are **revoked**.

8. In sub-clause 11.3, for the words ‘the Storage Operator and the Resource Manager’ **substitute** ‘and the Storage Manager’.

**Amendment to Clause 13**

9. Sub-clauses 13.4 and 13.5 are **revoked**.

**Revocation of Clause 17**

10. Clause 17 is **revoked**.

**Amendment to Clause 18**

11. In sub-clause 18.1, paragraph (a) is **revoked**.

12. Sub-clause 18.2 is **revoked**.

**Amendment to Clause 19**

13. In sub-clause 19.1, for the words ‘sub-clauses 15.1 and 17.1’ **substitute** ‘sub-clause 15.1’.

14. In sub-clause 19.1 paragraph (a), for the words ‘Resource Manager and Loddon Entitlement holder’ **substitute** ‘Loddon Entitlement holder’.

15. In sub-clause 19.1 paragraph (a), the words ‘the Authority and the Resource Manager and’ are **revoked**.

16. In sub-clause 19.1 paragraph (c), for the words ‘the sub-clauses 15.1 and 17.1’ **substitute** ‘sub-clause 15.1’.

17. In sub-clause 19.2, paragraph (a) is **revoked**.

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (LODDON SYSTEM – PART MARYBOROUGH –  
CENTRAL HIGHLANDS WATER) MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Loddon System – Part Maryborough – Central Highlands Water) Conversion Order 2005 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Loddon System – Part Maryborough – Central Highlands Water) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Notice is to make a minor variation to update outdated storage operator references, remove redundant resource manager references and make other minor changes to improve the clarity of the Bulk Entitlement Order.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to references in Bulk Entitlement Order**

5. In the Bulk Entitlement Order, for the words ‘Storage Operator’ **substitute** ‘Storage Manager’.

**Amendments to Definitions in Clause 4**

6. In clause 4 of the Bulk Entitlement Order –
  - (a) for the definition of ‘headworks system’, for the word ‘Weir’ **substitute** ‘Dam’ and for the words ‘Goulburn-Murray Water’ **substitute** ‘Goulburn-Murray Rural Water Corporation’;
  - (b) the definition for ‘Loddon Basin Water Accounts’ is **revoked**;
  - (c) for the definition of ‘Loddon System’, for the word ‘Weir’ **substitute** ‘Reservoir’ and for the word ‘reservoir’ **substitute** ‘Reservoir’;
  - (d) the definition for ‘Resource Manager’ is **revoked**;
  - (e) for the definition of ‘Storage Operator’ **substitute** –  
‘**Storage Manager**’ means Goulburn-Murray Rural Water Corporation as appointed by the Minister under section 122ZK of the Act for the Loddon System;’; and
  - (f) for the definition of ‘system waterway’ **substitute** –  
‘**system waterway**’ means the Loddon River downstream from Cairn Curran Dam to Kerang Weir, including the pools formed immediately upstream of Cairn Curran Dam, Laanecoore Dam and Loddon Weir, and Tullaroop Creek downstream of Tullaroop Dam including the pool formed immediately upstream of the dam;’.

**Amendment to Clause 12**

7. In sub-clause 12.1, the words ‘and the Resource Manager’ are **revoked**.
8. In sub-clause 12.3, for the words ‘the Storage Operator and the Resource Manager’ **substitute** ‘and the Storage Manager’.

**Amendment to Clause 14**

9. Sub-clauses 14.4 and 14.5 are **revoked**.

**Revocation of Clause 18**

10. Clause 18 is **revoked**.

**Amendment to Clause 19**

11. In sub-clause 19.1, paragraph (a) is **revoked**.
12. Sub-clause 19.2 is **revoked**.

**Amendment to Clause 20**

13. In sub-clause 20.1, for the words ‘sub-clauses 16.1 and 18.1’ **substitute** ‘sub-clause 16.1’.
14. In sub-clause 20.1 paragraph (a), for the words ‘Resource Manager and Storage Operator’ **substitute** ‘Storage Manager’.
15. In sub-clause 20.1 paragraph (a), the words ‘the Authority and the Resource Manager and’ are **revoked**.
16. In sub-clause 20.2, paragraph (a) is **revoked**.

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989**

BULK ENTITLEMENT (OVENS SYSTEM – GOULBURN-MURRAY WATER)  
MINOR AMENDMENT NOTICE 2025

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Ovens System – Goulburn-Murray Water) Conversion Order 2004 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Ovens System – Goulburn-Murray Water) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Notice is to make a minor variation to update outdated storage operator references, remove redundant resource manager references and make other minor changes to improve the clarity of the Bulk Entitlement Order.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to references in Bulk Entitlement Order**

5. In the Bulk Entitlement Order, for the words ‘Storage Operator’ **substitute** ‘Storage Manager’.

**Amendments to Definitions in Clause 4**

6. In clause 4 of the Bulk Entitlement Order –
  - a) for the definition of ‘Authority’ **substitute** –  
‘**Authority**’ means the Goulburn-Murray Rural Water Corporation;’;
  - b) the definition for ‘Ovens Basin Water Accounts’ is **revoked**;
  - c) the definition for ‘Resource Manager’ is **revoked**;
  - d) for the definition of ‘River Murray’, before the words ‘Dartmouth Dam’ **insert** the word ‘of’; and
  - e) for the definition ‘Storage Operator’ **substitute** –  
‘**Storage Manager**’ means the Authority as appointed by the Minister under section 122ZK of the Act to be Storage Manager for the headworks system;’.

**Amendment to Clause 19**

7. Sub-clauses 19.4 and 19.5 are **revoked**.

**Revocation of Clause 20**

8. Clause 20 is **revoked**.

**Amendment to Clause 22**

9. In sub-clause 22.1, paragraph (a) is **revoked**.
10. Sub-clause 22.2 is **revoked**.

**Amendment to Clause 23**

11. In sub-clause 23.1, for the words ‘clauses 20 and 21’ **substitute** ‘clause 21’.
12. In paragraph 23.1(a), for the words ‘Resource Manager and Storage Operator’ and for the words ‘Resource Manager and the Authority and the Storage Operator’, **substitute** ‘Storage Manager’.
13. In paragraph 23.1(c), sub-paragraph (i) is **revoked**.
14. In sub-paragraph 23.1(c)(ii), for the words ‘clause 20’ **substitute** ‘clause 21’.
15. In sub-clause 23.2, paragraph (a) is **revoked**.

**Amendment to Clause 25**

16. In sub-clause 25.1, the words ‘and the Resource Manager’ are **revoked**.
17. In sub-clause 25.3, for the words ‘The other entitlement holders, the Storage Operator and the Resource Manager’ **substitute** ‘The other entitlement holders and the Storage Manager’.

**Amendment to Schedule 1**

18. For Table 1 of Schedule 1, **substitute** –  
**‘Table 1 High-reliability & low reliability water shares and licences**

Description	Nominal Volume (ML)	
	High reliability	Low reliability
Zone 9A (Lake Buffalo; Buffalo River downstream of Lake Buffalo; Ovens River downstream of the confluence with the Buffalo River)	15,124.5	7,034.8
Zone 9B (Lake William Hovell; King River downstream of Lake William Hovell)	10,965.0	5,461.3
<b>TOTAL</b>	26,089.5	12,496.1

Note: Details of the water share holdings in Table 1 are sourced from the Victorian Water Register as at 1 July 2024 and do not take into account any trade of water shares that may have occurred after this date.’

**Amendment to Schedule 3**

19. In Schedule 3, for the heading ‘2. Sales Water’ **substitute** ‘2. Low-Reliability Entitlements’.
- Dated 20 March 2025

HON. GAYLE TIERNEY MP  
 Minister for Water

**Water Act 1989****BULK ENTITLEMENT (OVENS SYSTEM – MOYHU, OXLEY AND WANGARATTA – NORTH EAST WATER) MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Ovens System – Moyhu, Oxley and Wangaratta – North East Water) Conversion Order 2004 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Ovens System – Moyhu, Oxley and Wangaratta – North East Water) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Notice is to make a minor variation to update outdated storage operator references, remove redundant resource manager references and make other minor changes to improve the clarity of the Bulk Entitlement Order.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to references in Bulk Entitlement Order**

5. In the Bulk Entitlement Order, for the words ‘Goulburn-Murray Rural Water Authority’ **substitute** ‘Goulburn-Murray Rural Water Corporation’.

6. In the Bulk Entitlement Order, for the words ‘Storage Operator’ **substitute** ‘Storage Manager’.

**Amendments to Definitions in Clause 4**

7. In clause 4 of the Bulk Entitlement Order –

(a) the definition for ‘Ovens Basin Water Accounts’ is **revoked**;

(b) the definition for ‘Resource Manager’ is **revoked**; and

(c) for the definition ‘Storage Operator’ **substitute** –

‘**Storage Manager**’ means Goulburn-Murray Rural Water Corporation as appointed by the Minister under section 122ZK of the Act to be Storage Manager for the headworks system;’.

**Amendment to Clause 6**

8. In Clause 6 paragraph (a), after the words ‘maximum annual volume of 7720 ML’ **insert** ‘each year’.

9. For Clause 6 paragraph (b) **substitute**-

‘(b) the King River downstream of Lake William Hovell in order to supply the townships of Oxley and Moyhu up to a maximum annual volume of 112 ML each year at a rate not exceeding –

(i) 1.1 ML/d for Oxley; and

(ii) 1.5 ML/d for Moyhu, ’.

**Amendment to Clause 12**

10. Sub-clauses 12.4 and 12.5 are **revoked**.

**Revocation of Clause 15**

11. Clause 15 is **revoked**.

**Amendment to Clause 16**

12. Sub clause 16.1 is **revoked**.

13. For sub-clause 16.2 **substitute** –

‘16.2 Separate accounts of all costs and payments must be kept by the Storage Manager in respect to the headworks system source cost in sub-clause 13.1.’.

14. Sub clause 16.3 is **revoked**.

**Amendment to Clause 17**

15. In clause 17, for the word ‘clauses’ **substitute** ‘clause’.

16. In clause 17, the words ‘and 15’ are **revoked**.

**Amendment to Clause 19**

17. In sub-clause 19.1, the words ‘and the Resource Manager’ are **revoked**.

18. In sub-clause 19.3, for the words ‘the other entitlement holders, the Storage Operator and the Resource Manager’, **substitute** ‘the other entitlement holders and the Storage Manager’.

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (BROKEN SYSTEM – GOULBURN-MURRAY WATER)  
MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Broken System – Goulburn-Murray Water) Conversion Order 2004 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Broken System – Goulburn-Murray Water) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Notice is to make a minor variation to update outdated storage operator references, remove redundant resource manager references and make other minor changes to improve the clarity of the Bulk Entitlement Order.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to references in Bulk Entitlement Order**

5. In the Bulk Entitlement Order, for the words ‘Storage Operator’ **substitute** ‘Storage Manager’.

**Amendments to Definitions in Clause 4**

6. In clause 4 of the Bulk Entitlement Order:
  - a) the definition for ‘Broken Basin Water Accounts’ is **revoked**;
  - b) for the definition of ‘high-reliability entitlements’ for the words ‘set out Table 1’ **substitute** ‘set out in Table 1’;
  - c) the definition for ‘Resource Manager’ is **revoked**; and
  - d) for the definition ‘Storage Operator’ **substitute**:  
‘**Storage Manager**’ means the Authority as appointed by the Minister under section 122ZK of the Act to be Storage Manager for the headworks system;’.

**Amendment to Clause 20**

7. Sub-clauses 20.4 and 20.5 are **revoked**.

**Revocation of Clause 21**

8. Clause 21 is **revoked**.

**Amendment to Clause 23**

9. In sub-clause 23.1, paragraph (a) is **revoked**.
10. Sub-clause 23.2 is **revoked**.

**Amendment to Clause 24**

11. In clause 24, for the words ‘clauses 21 and 22’ **substitute** ‘clause 22’.
12. In sub-clause 24.1(a), for the words ‘Resource Manager and Storage Operator’ **substitute** ‘Storage Manager’.
13. In sub-clause 24.1(a), the words ‘the Authority and the Resource Manager and’ are **revoked**.
14. In sub-clause 24.2, paragraph (a) is **revoked**.

**Amendment to Clause 26**

15. In sub-clause 26.1, the words ‘and the Resource Manager’ are **revoked**.
16. In sub-clause 26.3, for the words ‘the Storage Operator and the Resource Manager’, **substitute** ‘and the Storage Manager’.

**Amendment to Schedule 5**

17. In Schedule 5 item 4, for the word ‘Kelferra’ **substitute** ‘Kelfeera’.

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (BROKEN SYSTEM – TUNGAMAH, DEVENISH AND ST JAMES – NORTH EAST WATER) MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Broken System – Tungamah, Devenish and St James – North East Water) Conversion Order 2004 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Broken System – Tungamah, Devenish and St James – North East Water) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Notice is to make a minor variation to update outdated storage operator references, remove redundant resource manager references and make other minor changes to improve the clarity of the Bulk Entitlement Order.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to references in Bulk Entitlement Order**

5. In the Bulk Entitlement Order, for the words ‘Storage Operator’ **substitute** ‘Storage Manager’.
6. In the Bulk Entitlement Order, for the words ‘Goulburn-Murray Rural Water Authority’ **substitute** ‘Goulburn-Murray Rural Water Corporation’.

**Amendments to Definitions in Clause 4**

7. In clause 4 of the Bulk Entitlement Order:
  - (a) the definition for ‘Broken Basin Water Accounts’ is **revoked**;
  - (b) the definition for ‘Resource Manager’ is **revoked**; and
  - (c) for the definition ‘Storage Operator’ **substitute** –  
‘**Storage Manager**’ means Goulburn-Murray Rural Water Corporation as appointed by the Minister under section 122ZK of the Act to be Storage Manager for the headworks system;’.

**Amendment to Clause 11**

8. Sub-clauses 11.4 and 11.5 are **revoked**.

**Revocation of Clause 14**

9. Clause 14 is **revoked**.

**Amendment to Clause 15**

10. For sub-clause 15.1, **substitute** –  
‘ 15.1 Separate accounts of all costs and payments must be kept by the Storage Manager in respect to the headworks system source cost in sub-clause 12.1.’.
11. Sub-clause 15.2 is **revoked**.

**Amendment to Clause 16**

12. In clause 16.1, for the words ‘14.1’ **substitute** ‘12.1’.
13. In clause 16.2, for the words ‘Resource Manager’ **substitute** ‘Broken entitlement holder’.



**Amendment to Clause 18**

14. In sub-clause 18.1, the words ‘and the Resource Manager’ are **revoked**.
15. In sub-clause 18.3, for the words ‘the Storage Operator and the Resource Manager’ **substitute** ‘and the Storage Manager’.

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (WERRIBEE SYSTEM – IRRIGATION)  
MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Werribee System – Irrigation) Conversion Order 1997 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Werribee System – Irrigation) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this Notice is to make a minor variation by inserting the obligations on the Storage Manager previously contained within the Werribee System Storage Manager Instrument of Appointment to ensure these obligations are retained, remove redundant Resource Manager references, and to reflect the integration of City West Water and Western Water and subsequent name change to Greater Western Water.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to Clause 4 Definitions**

5. In clause 4 of the Bulk Entitlement Order:
  - (a) the definition for ‘Resource Manager’ is **revoked**;
  - (b) the definition for ‘Werribee Basin Water Accounts’ is **revoked**; and
  - (c) for the definition of ‘Storage Manager’ for the words ‘any person’ **substitute** ‘the Authority as’.

**Amendment to Clause 18**

6. Sub-clauses 18.4 and 18.5 are **revoked**.

**Amendment to Clause 19**

7. Sub-clauses 19.1 and 19.2 are **revoked**.

**Amendment to Clause 21**

8. In sub-clause 21.1, paragraph (a) is **revoked**.
9. In sub-clause 21.2, paragraph (a) is **revoked**.
10. Sub-clause 21.3 is **revoked**.

**Amendment to Clause 24**

11. In sub-clause 24.1, for the words ‘and, with his or her consent, the Resource Manager,’ **substitute**, ‘and the Storage Manager’.

**Insertion of new Clause 25**

12. After clause 24, **insert** new clause 25:

**‘ 25 OTHER STORAGE MANAGER OBLIGATIONS**

25.1 The Storage Manager must undertake all tasks to fulfil the obligations of the Storage Manager including –

- (a) Operate, maintain and refurbish the headworks system;
- (b) Manage and measure the flow into the headworks system or the system waterway;
- (c) Provide flow measurement data and reporting to the entitlement holders; and
- (d) Participate in the preparation of entitlement holder plans as required including –
  - (i) Operating plans;
  - (ii) Environmental management plans; and
  - (iii) Metering programs. ’

**Amendment to Schedule 1**

In Schedule 1, for the words ‘Western Water’ **substitute** ‘Greater Western Water’.

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989**

**BULK ENTITLEMENT (MARIBYRNONG – SOUTHERN RURAL WATER)  
MINOR AMENDMENT NOTICE 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Maribyrnong – Southern Rural Water) Conversion Order 2000 (the Bulk Entitlement Order) as follows:

**Title**

1. This Notice is called the Bulk Entitlement (Maribyrnong – Southern Rural Water) Minor Amendment Notice 2025.

**Purpose**

2. The purpose of this notice is to make a minor variation by inserting the obligations on the Storage Manager previously contained within the Maribyrnong System Storage Manager Instrument of Appointment to ensure these obligations are retained.

**Authorising provision**

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

**Commencement**

4. This Notice comes into effect on the day it is published in the Victoria Government Gazette.

**Amendments to clause 4 definitions**

5. In clause 4 of the Bulk Entitlement Order:

- a) for the definition of ‘Department’ **substitute** –  
‘**Department**’ means the Department of Energy, Environment and Climate Action;’;
- b) for the definition of ‘Southern Rural Water’, for the word ‘Authority’ **substitute** ‘Corporation’;
- c) for the definition of ‘Storage Manager’, for the words ‘any person’ **substitute** ‘Southern Rural Water as’.

**Insertion of new Clause 27**

6. After clause 26, **insert** new clause 27

**‘ 27 OTHER STORAGE MANAGER OBLIGATIONS**

27.1 The Storage Manager must undertake all tasks to fulfil the obligations of the Storage Manager including –

- (a) Operate, maintain and refurbish the Maribyrnong System to meet the requirements of all bulk entitlements granted to Southern Rural Water and other Authorities to take water from the Maribyrnong System;
- (b) Remove from service those assets which affect supply to Maribyrnong System bulk entitlement holders only after consultation with them and giving such reasonable notice as the circumstances permit;
- (c) Notwithstanding any commitments to Maribyrnong System bulk entitlement holders, make any releases necessary to ensure the safety of the assets under emergency conditions;
- (d) Make necessary releases for reasons of maintenance of the assets, after consultation with Maribyrnong System bulk entitlement holders;
- (e) Maintain accounts of the share of water stored in Rosslynne Reservoir that is held by each storage capacity shareholder;
- (f) Measure or calculate the flow into Rosslynne Reservoir or the waterway;
- (g) Provide flow measurement data and reporting information in accordance with the bulk entitlement orders to Maribyrnong System bulk entitlement holders. ’

Dated 20 March 2025

HON. GAYLE TIERNEY MP  
Minister for Water

**Water Act 1989****ENVIRONMENTAL ENTITLEMENT (CAMPASPE RIVER – LIVING MURRAY)  
MINOR AMENDMENT 2025**

I, Gayle Tierney MP, Minister for Water, as Minister administering the **Water Act 1989**, by instrument amend the Environmental Entitlement (Campaspe River – Living Murray) 2007 (the Environmental Entitlement) as follows:

**Title**

1. This Instrument is called the Environmental Entitlement (Campaspe River – Living Murray) Minor Amendment 2025.

**Purpose**

2. The purpose of this Instrument is to change resource manager references to storage manager to correctly attribute these obligations to reflect practical obligations, and to make other minor administrative corrections.

**Authorising provision**

3. This Instrument is made in accordance with section 48K of the **Water Act 1989**.

**Commencement**

4. This Instrument comes into effect on the day it is published in the Victoria Government Gazette.

**Amendment to the Environmental Entitlement**

5. For the acronym ‘MDBC’ **substitute** ‘MDBA’.

**Amendments to Definitions in Clause 5**

6. In the definitions in clause 5 of the Environmental Entitlement:
- a) for the definition of ‘Campaspe system’ **substitute** –  
‘**Campaspe system**’ means –
    - (a) Lake Eppalock and the associated water supply works and other assets, as shown from time to time in the Asset Register of Goulburn-Murray Water as owner of the storage, and
    - (b) the system waterway;’;
  - b) in the definition of ‘distribution system’, for the words ‘headworks system’ **substitute** ‘Campaspe system’;
  - c) after the definition of ‘GL’ **insert** –  
‘**Goulburn-Murray Water**’ means the Goulburn-Murray Rural Water Corporation;’;
  - d) the definition of ‘headworks system’ is **revoked**;
  - e) the definition of ‘irrigation season’ is **revoked**;
  - f) for the definition of ‘MDBC’ **substitute** –  
‘**MDBA**’ means the Murray-Darling Basin Authority;’;
  - g) the definition for ‘Resource Manager’ is **revoked**;
  - h) after the definition of ‘re-use’ **insert** –  
‘**River Murray Resource Manager**’ means Goulburn Murray Water as appointed by the water Minister under section 43A of the Act, to undertake the obligations of the Resource Manager as specified in the Bulk Entitlement (River Murray – Goulburn-Murray Water) Conversion Order 1999;’;
  - i) for the definition of ‘Storage Manager’ **substitute** –  
‘**Storage Manager**’ means Goulburn-Murray Water as appointed under section 122ZK of the Act to be the Storage Manager for the Campaspe system;’;
  - j) after the definition of ‘Storage Manager’ **insert** –  
‘**system waterway**’ means the Campaspe River downstream from Eppalock Dam to the confluence with the River Murray, including the pools formed by, and immediately upstream of Eppalock Dam, Campaspe Weir and the Campaspe Siphon;’.

**Amendment to clause 8**

7. For sub-clause 8.1 **substitute** –
- ‘8.1 The water allocation under the environmental entitlement must be determined in accordance with the rules for water allocations for:
- (a) high-reliability water shares for that year in accordance with Table 2a of Schedule 1; and
  - (b) low-reliability water shares for that year in accordance with Table 2b of Schedule 1.’.

**Amendment to clause 12**

8. In sub-clause 12.2, for the word ‘headworks’ **substitute** ‘Campaspe’ and for the words ‘Resource Manager’ **substitute** ‘Storage Manager’.

**Amendment to clause 13**

9. In sub-clause 13.2, for the words ‘Resource Manager’ **substitute** ‘Storage Manager’.
10. In sub-clause 13.4, for the words ‘Resource Manager’ **substitute** ‘River Murray Resource Manager’.

**Amendment to Clause 16**

11. For sub-clause 16.3, paragraph (a) **substitute** –  
 ‘(a) arrangements for the supply of water, including during periods of rationing caused by outlet and channel capacity constraints;’.

**Amendment to Schedule 1**

12. Under ‘**Rules for the Operation of the Valley Cap**’ in Schedule 1:
- (a) In Clause 1, after the words ‘available under the’ **insert** the words ‘Living Murray water – Sales Package component of this’.
  - (b) In Clause 2, after the words ‘available under the’ **insert** the words ‘Living Murray water – Sales Package component of this’.
  - (c) In Clause 3, for the word ‘cap’ **substitute** ‘Cap’, and after the words ‘Table 3’ **insert** ‘of this Schedule’.
  - (d) In Clause 5, after the words ‘Table 3’ **insert** ‘of this Schedule’.

**Amendment to Schedule 2**

13. In Schedule 2 of the Environmental Entitlement, for the word ‘reined’ **substitute** ‘refined’.  
 Dated 20 March 2025

HON. GAYLE TIERNEY MP  
 Minister for Water

**Water Act 1989****NOTICE OF DECLARATION OF SERVICED PROPERTIES DECLARATION NO. 891**

Central Highlands Water declares the properties as described below to be serviced properties for the purpose of the **Water Act 1989** on and from Thursday 29 May 2025.

<b>Property</b>	<b>Towns</b>	<b>Type</b>
C/A 1C Sec A2	Adelaide Lead	water
LP 54561 Lots 1–4 and 5–8 incl.	Ballarat North	water/sewer
PS910135C Lots 1 and 2	Brown Hill	water/sewer
PS915175M Lots 1–3 incl.	Buninyong	water/sewer
PS843750C/D1 Lots 3–5 incl.	Creswick	water/sewer
PS913858S Lots 1 and 2	Creswick	water/sewer
C/A 10B Sec 2K	Daylesford	water/sewer
PS909728F Lots 1–5 incl.	Maryborough	water/sewer
PS920787Y Lots 1–4 incl.	Maryborough	water/sewer
C/A 1 Sec 44	Smythesdale	water/sewer
C/A 2 Sec 45	Smythesdale	water/sewer
PS915977X Lots 1 and 2	Wendouree	water/sewer

For more information contact Central Highlands Water on 1800 061 514.

**Water Act 1989****CENTRAL GIPPSLAND REGION WATER CORPORATION –  
DECLARATION OF SERVICED PROPERTIES**

Pursuant to section 144 of the **Water Act 1989**, Central Gippsland Region Water Corporation declares the following land to be serviced property for the services listed below on or from the Declaration Date/s listed below.

<b>Address</b>	<b>Service</b>	<b>Subdivision No.</b>	<b>Declaration Date</b>
Tramway Road, Morwell	Water and Wastewater	PS27376 R	27/03/2025
Twin Ranges Drive and Maidenhair Drive, Warragul	Water and Wastewater	PS907349 A	28/03/2025

**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:

<b>Property Description</b>	<b>Property Address</b>	<b>Date</b>	<b>Service</b>
Lots 1–2 PS916370	Hakea Court, Mallacoota	14.03.2025	Water and Sewer
Lots 1–2 PS921929	Turnbull Street, Bairnsdale	19.03.2025	Water and Sewer
Lots 13–14 RP15988	Main Road, Paynesville	19.03.2025	Water and Sewer
PC383736	Newlands Drive, Paynesville	24.03.2025	Water and Sewer
Lots 1–2 PS925462	Wallace Street, Bairnsdale	26.03.2025	Water and Sewer
Lots 1–2 PS930014	Evelyn Street, Bairnsdale	27.03.2025	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.

**DAVID RADFORD**  
General Manager Customer, Community and Communications

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**ORDERS IN COUNCIL**

**Local Government (Moira Shire Council) Act 2023**  
**APPOINTMENT OF ADMINISTRATOR FOR THE PANEL OF**  
**ADMINISTRATORS FOR THE MOIRA SHIRE COUNCIL**

Order in Council

The Governor in Council, under section 6(c) of the **Local Government (Moira Shire Council) Act 2023**, appoints Ms Susan Benedyka as an administrator on the panel of administrators for Moira Shire Council from 4 April 2025 until the beginning of the first meeting of the Council following the general election for the Council in October 2028 (both dates inclusive).

The terms and conditions of the appointment will be fixed by the Minister for Local Government in accordance with section 7(e) of the **Local Government (Moira Shire Council) Act 2023**.

Dated: 1 April 2025

Responsible Minister:

THE HON NICK STAIKOS MP

Minister for Local Government

SAMUAL WALLACE  
Clerk of the Executive Council

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

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

15. *Statutory Rule:* Road Safety  
(Drivers) and  
(General)  
Amendment  
(Digital Driver  
Licence)  
Regulations 2025
- Authorising Act:* Road Safety  
Act 1986
- Date first obtainable:* 1 April 2025
- Code A*
16. *Statutory Rule:* Bail Amendment  
(Electronic  
Monitoring)  
Regulations 2025
- Authorising Act:* Bail Act 1977
- Date first obtainable:* 1 April 2025
- Code A*
-



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#V	1147–1210	\$116.46			
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