

# Victoria Government Gazette

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TABLE OF PROVISIONS				
Private Advertisements		Government and Outer Budget Sector Agencies Notices	2377	
Estates of Deceased Persons			2402	
Aughtersons	2371	Orders in Council	2402	
Beaumont Lawyers	2371	Development Victoria;		
Burke Lawyers	2371	Land		
Daniel Lawyers & Associates	2371	Obtainables	2406	
David Davis & Associates	2371			
De Marco Lawyers	2371			
Devenish Lawyers	2372			
Estates and Administration Legal	2373			
Harwood Andrews	2373			
Johnstone & Reimer Lawyers	2373			
KHQ Lawyers	2373			
Keith A. Elliott Pty Ltd	2373			
Klonis Kirby & Co.	2374			
Mills Oakley	2374			
National Probate and Estates Group	2374			
OFRM Lawyers	2374			
Parke Lawyers Pty Ltd	2374			
Prior Law	2374			
RNG Lawyers	2375			
Rennick & Gaynor	2375			
Sharrock Pitman Legal	2375			
Somerswood International Probate				
Lawyers	2375			
Spencer Law Partners	2375			
Suzanne Lyttleton Lawyers Pty Ltd	2375			
WPC Lawyers	2376			

# **Advertisers Please Note**

As from 13 November 2025

The last Special Gazette was No. 621 dated 11 November 2025.

The last Periodical Gazette was No. 1 dated 28 May 2025.

# **How To Submit Copy**

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

## **PRIVATE ADVERTISEMENTS**

MADELON LOUISE CASWELL, late of Unit 1, 286 Mansfield Street, Thornbury, Victoria 3071.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 September 2024, are required by the personal representative, Leonie Anne Caswell, to send particulars to her, care of the undermentioned solicitors, by 14 January 2026, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice. AUGHTERSONS,

267 Maroondah Highway, Ringwood 3134.

LESLEY BETTY PENN, late of Walmsley Aged Care, 500 Greeves Drive, Kilsyth, Victoria 3137, teacher, deceased.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 6 March 2025, are required by the executors, Annette Lillian Lovitt and Louise Margaret Pain, care of Beaumont Lawyers, 34 Brice Avenue, Mooroolbark, Victoria, to send particulars of such claims to them, care of the undermentioned solicitors, by a date no longer than two months from the date of publication hereof, after which date the said executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

BEAUMONT LAWYERS, 34 Brice Avenue, Mooroolbark 3138.

Estate of the late MARY THERESE CLANCY.

Creditors, next-of-kin and others having claims in respect of the estate of MARY THERESE CLANCY, late of 54 Queens Parade, Ashwood, Victoria 3147, who passed away on 18 July 2025, are required by the executor, Patricia Eileen Johnson, in the Will called 'The Last Will and Testament of Mary Therese Clancy', to send particulars of their claims to the care of Burke Lawyers, Suite 2, Level 4, 1 Como Street, Malvern, Victoria 3144, by 5 January 2026.

Estate of the late ANNIE MAY JORDAN.

Creditors, next-of-kin and others having claims in respect of the estate of ANNIE MAY JORDAN, late of 54 Queens Parade, Ashwood, Victoria 3147, who passed away on 10 June 2025, are required by the executors, Sally Ann Jordan and Aileen Ann Taylor, in the Will called 'The Last Will and Testament of Annie May Jordan', to send particulars of their claims to them, care of Burke Lawyers, Suite 2, Level 4, 1 Como Street, Malvern, Victoria 3144, by 5 January 2026.

Re: DOUGLAS JOHN GREIG, late of 2 Deakin Street, Maidstone, Victoria 3012.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 September 2025, are required by the administrator, Robert Frederick Greig, to send particulars of their claim to him, care of the undermentioned solicitors, by 13 January 2026, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he may then have notice.

DANIEL LAWYERS & ASSOCIATES, Ground Floor, 215 Buckley Street, Essendon, Victoria 3040.

ETHEL MAY PLANT, late of Unit 3, 322 Buckley Street, Essendon, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2025, are required by the executor, Dean John Plant, to send particulars to him, care of the undermentioned lawyers, by 13 January 2026, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice. Probate was granted on 30 October 2025.

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

Re: DORIS MAY BONNICI, late of 9 Beckett Street South, Glenroy, Victoria, deceased.

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

who died on 30 May 2025, are required by the trustee, Joseph De Marco, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS.

G 46

794A Pascoe Vale Road, Glenroy, Victoria 3046.

Re: SEBASTIANO MANCINO, also known as Sebastian Mancino, late of 36 Bliburg Street, Jacana, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 June 2025, are required by the trustee, Analyn Roelofsen, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS.

794A Pascoe Vale Road, Glenroy, Victoria 3046.

Re: MARGARET CLAIRE SANDMAN, late of Unit 1, 20 Hayes Parade, Pascoe Vale South, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 June 2025, are required by the trustee, Gerard Luke Sandman, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,

794A Pascoe Vale Road, Glenroy, Victoria 3046.

Re: HERTA HERMINE SCHEPELMANN, late of 15 Mladen Court, Coolaroo, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 August 2025, are required by the trustees, Christina Grimison and Monika Fox, to send particulars to the trustees, care of the

undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

DE MARCO LAWYERS,

794A Pascoe Vale Road, Glenroy, Victoria 3046.

Re: PAULINE MONICA SULLIVAN, late of 25 Willandra Drive, Epping, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 August 2025, are required by the trustee, Stephanie Geraldine Putnins, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,

794A Pascoe Vale Road, Glenroy, Victoria 3046.

Re: IAN FRANCIS THOMPSON, late of 2 Vida Street, Aberfeldie, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 September 2025, are required by the trustee, Robert Ian Thompson, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,

794A Pascoe Vale Road, Glenroy, Victoria 3046.

DAVID MICHAEL CHARLES WILSON, late of Unit 8, 11 Hannah Street, Cheltenham, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 June 2025, are required by the executor, Kim Claudia Steele, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executor may convey

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

DEVENISH LAWYERS,

PO Box 4276, Ringwood, Victoria 3134.

Re: Estate of MARIO CARUSO.

Creditors, next-of-kin and others having claims against the estate of MARIO CARUSO, late of 28 Garton Street, Princes Hill, Victoria, self employed, deceased, who died on 7 October 2019, are requested to send particulars of their claims to the administrator, care of the undermentioned lawyers, by 13 January 2025, after which date the administrator will distribute the assets, having regard only to the claims of which the administrator then has notice.

ESTATES AND ADMINISTRATION LEGAL, PO Box 5125, Frankston South, Victoria 3199.

KATARINA FAZENDIN, late of Hailey House Hostel, 701 Norman Street, Ballarat North, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 2025, are required by Yvonne Katarina Fazendin, the executor of the deceased's Will, to send particulars to her, care of the undermentioned lawyers, by 13 January 2026, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

HARWOOD ANDREWS, 70 Gheringhap Street, Geelong 3220.

MICHAEL THOMAS TROTTER, late of 39 Vale Street, Nagambie, Victoria, prison officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 June 2025, are required by Anne Maria O'Brien, the executor of the deceased's Will, to send particulars to her, care of the undermentioned lawyers, by 13 January 2026, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

HARWOOD ANDREWS.

70 Gheringhap Street, Geelong, Victoria 3220.

GLENYSE VALERIE BRITTAIN, late of 95 Darebin Drive, Thomastown, Victoria 3074.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 May 2025, are required by the personal representative, Dermot Martin Sheehy, to send particulars to him, care of the undermentioned solicitors, by 13 January 2026, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

JOHNSTONE & REIMER LAWYERS, 2 Morecroft Place, Lilydale, Victoria 3140.

Re: JOHN STANLEY MARSHALL, late of 5 Simpsons Court, Heathmont, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 June 2025, are required by the trustees, Sharon Dawn Marshall and Australian Executor Trustees Limited, ACN 007 869 794, care of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustees, care of the undermentioned solicitors, by 15 January 2026, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

KHQ LAWYERS, Level 4, 600 Bourke Street, Melbourne, Victoria 3000.

STEVEN MARK WALTERS, late of 34 Acacia Avenue, Upwey, Victoria 3158, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 February 2025, are required by the administrator, Kerryn Lea-Anne Walters, care of 17 Adrian Avenue, Vermont South, Victoria 3133, to send particulars of their claims to her by 13 January 2026, after which date the administrator may convey or distribute the assets and estate, having regard only to the claims of which the administrator then has notice. Letters of Administration were granted in Victoria on 18 June 2025.

Dated 3 November 2025

KEITH A. ELLIOTT PTY LTD,

17 Adrian Avenue, Vermont South, Victoria 3133. Ph: 03 9887 8136.

Email: office@keithelliott.com.au

ELENI PANAYIOTOU, late of 1 Matthews Crescent, Traralgon 3844, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 July 2025, are required by the trustee of the estate, Lefki, also know as Linda, Karalouka, to send particulars of such claims to the trustee, care of the undermentioned solicitors, within two months of the date of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

KLONIS KIRBY & CO., Level 4, 256 Queen Street, Melbourne, Victoria 3000.

MICHAEL KAM-WAI LAM, late of 13 Gloaming Court, Mill Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2024, are required by the executors of his estate, Vincent Chiking Lam and Brian Chikin Lam, care of Mills Oakley, Level 6, 530 Collins Street, Melbourne, Victoria, to send particulars to them within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

#### MILLS OAKLEY.

Level 6, 530 Collins Street, Melbourne 3000. tpalmer@millsoakley.com.au

JASON LILLEY, late of 942 Burke Road, Deepdene, Victoria 3103, Australia, unemployed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 April 2024, are required by Victor Nicholas Kezalas, the administrator and trustee, to send particulars to the administrator, care of the undermentioned solicitors, by 13 January 2026, after which date the administrator may convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

NATIONAL PROBATE AND ESTATES GROUP, Suite 802, 227 Elizabeth Street, Sydney, New South Wales 2000. 24.4207@law.nationalprobate.com.au Re: VALERIE JOAN BISHOP, late of 6 Elwood Street, Golden Square, Victoria, pharmacy assistant, deceased.

Creditors and others having claims in respect of the estate of the deceased, who died on 25 September 2025, are required by the executor, Lyndon Scott Bishop, to send particulars of their claims to the executor, care of the undermentioned solicitor, by 22 January 2026, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

OFRM LAWYERS, Level 1, 35 Queen Street, Bendigo, Victoria 3550.

Re: Estate of DARYL EDWIN PAULL, deceased, late of Arcare Aged Care The Lodge Knox, 478 Burwood Highway, Wantirna South, Victoria 3152.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 August 2025, are required by the executor of the estate, John Edwy Paull, to send particulars of their claims to the executor, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this advertisement, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

PARKE LAWYERS PTY LTD, 281 Maroondah Highway, Ringwood, Victoria 3134.

Creditors, next-of-kin and others having claims against the estate of MARY CHRISTINE QUINE, late of Unit 3, 58 Weir Street, Euroa, Victoria 3666, who died on 27 September 2023, are required by the executors, Shane Richard Quine and Gabrielle Georgia Quine, to send detailed particulars of their claims to the said executors, care of Prior Law of 154 Commercial Victoria Road. Morwell. 3840. 12 January 2026, after which date the executors 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 23 April 2024.

#### PRIOR LAW,

154 Commercial Road, Morwell, Victoria 3840.

# NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Creditors

Re: Estate of GEOFFREY NORMAN HEATH, late of 15 Russell Street, Mount Evelyn, Victoria 3796, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 June 2025, are required by the trustee, Peter Thomas Meakin, to send particulars to him, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RNG LAWYERS,

142 Main Street, Lilydale, Victoria 3140.

Re: KEITH ALLAN GRAY, late of Unit 1, 362 Mont Albert Road, Mont Albert, Victoria 3127, Australia, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 12 June 2025, are required by the executors, Christopher Andrew Gray and Steven John Gray, to send particulars of their claims to them, care of the undermentioned solicitors, by 16 January 2026, 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: EMC:KG:255864.

MARK DONNELLY KILMARTIN, late of 1523 Burwood Highway, Tecoma, Victoria 3160.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 August 2025, are required by the personal representative, Jacinta Louise Kilmartin, to send particulars to her, care of the undersigned solicitors, by 21 January 2026, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

SHARROCK PITMAN LEGAL, 233 Blackburn Road, Mount Waverley, Victoria 3149. binay@sharrockpitman.com.au

Re: Estate of DANUTA ZDANIS.

Creditors, next-of-kin and others having claims in respect of the estate of DANUTA ZDANIS, late of 7 Mair Street, Brighton, Victoria, who died on 12 March 2024, are required by Andrew Domasevicius-Zilinskas, the executor of the estate, to send particulars to him at the below address by 28 February 2026, after which date he will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

SOMERSWOOD INTERNATIONAL PROBATE LAWYERS,

Townhouse 2, 16 Vauxhall Road, Balwyn, Victoria 3103.

Ref: 1334/Zdanis

FRANCESCA VENTURINI, late of 497 Rathdowne Street, Carlton, Victoria, deceased.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 18 May 2024, are required by the executors, Germana Romilda Venturini and Remo Ernesto Venturini, to send particulars of their claims to the executors, care of the undermentioned solicitors, by 13 January 2026, after which date the executors may convey or distribute the assets, having regards only to the claims of which the executors have notice.

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

Re: EVELYN MAHESWARI DHARMARAJAH, late of 33 Blossom Park Drive, Mill Park, Victoria, widowed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 August 2025, are required by the executors, Surendran Rajasingham Bartlett and Ravindran Rajasingham Bartlett, to send particulars to them, care of the undermentioned lawyers, by a date not later than two months from the date of publication hereof, after which

date the executors will convey or distribute the assets, having regard only to the claims of which they then have notice.

# SUZANNE LYTTLETON LAWYERS PTY LTD,

PO Box 2181, St Kilda West, Victoria 3182. Telephone: 03 9646 4477.

#### Estate of PAMELA CLARE RODGER.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, PAMELA CLARE RODGER, retired, who died on 16 February 2025, are requested to send particulars of their claims to the administrators, Diane Ruby Johnson and Catherine Dawn Romanczukiewicz, care of the undersigned solicitors, by after which date the administrators will convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 1 July 2025.

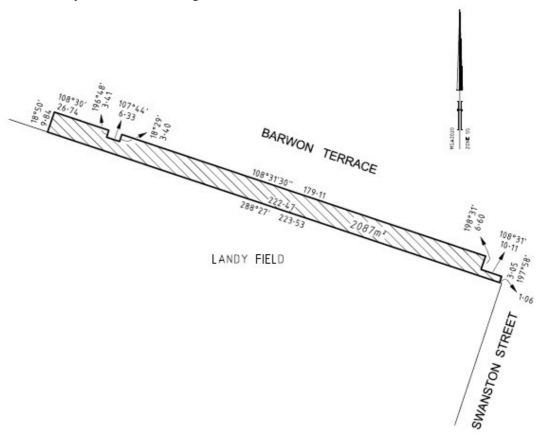
WPC LAWYERS, solicitors, 33 Bakery Square, Melton, Victoria 3337.

# GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



### ROAD DISCONTINUANCE

Greater Geelong City Council, at its meeting on 28 October 2025, and acting under section 206 and Clause 3 of Schedule 10 of the **Local Government Act 1989**, resolved to discontinue the part of Barwon Terrace, South Geelong, Victoria 3220, which is shown as hatched on the plan below, and which is Government Road on Crown Land (Road). Upon being discontinued, the road will revert to unreserved Crown Land. Formal reservation will then be undertaken to include the subject land in Landy Field, South Geelong.



ALI WASTIE Chief Executive Officer



#### AMENDMENT OF AN INCORPORATED DOCUMENT (SIGNIFICANT TREE STUDY)

Notice is given pursuant to section 112(2) of the **Local Government Act 1989** that on 27 October 2025 the Ordinary Council meeting of the City of Boroondara ('Council') resolved to authorise an amendment to the Significant Tree Study incorporated into the City of Boroondara Tree Protection Local Law. The amendment adds 311 trees identified as significant to the Significant Tree Study, and deletes 26 existing significant trees that are no longer deemed significant or have been removed. Trees added to the Significant Tree Study are contained within Schedule 2 of the Significant Tree Study, which is available for inspection on Council's website.

PHILLIP STORER Chief Executive Officer



#### ROAD DISCONTINUANCE

Pursuant to section 206(1) and Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Melbourne City Council declares the portions of road defined by Crown Allotments 2168 on OP126834G, 2451 on OP125995, 2561 on OP126520G, 2142 on OP126479A, 2438 on CD046562F, 2152 on OP126923H and 2450 on OP125986 discontinued. The affected areas are intended to be reserved under the **Crown Land (Reserves) Act 1978** and the Council appointed as the committee of management.



#### ADOPTION OF ROAD MANAGEMENT PLAN 2025

In accordance with section 54 of the **Road Management Act 2004** and regulation 13 of the Road Management (General) Regulations 2016 ('Regulations'), Yarra Ranges Council (the road authority) gives notice that, following a review and public consultation, it amended its Road Management Plan in accordance with the Regulations and incorporated the amendments into the Road Management Plan on 28 October 2025.

The Road Management Plan sets the standards, policies and management systems used by Yarra Ranges Council to manage, inspect, repair and maintain the municipal roads for which it is responsible. A copy of the amended Road Management Plan, and any incorporated documents, may be inspected or obtained at any Council Community Link office, or accessed online via www.yarraranges.vic.gov.au

For more information please contact Kim O'Connor, Manager Infrastructure Operations on 03 9294 6772 or email via mail@yarraranges.vic.gov.au

KIM O'CONNOR Manager Infrastructure Operations

## Planning and Environment Act 1987 HORSHAM PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme Amendment C85hors

#### Overview

The Amendment seeks to implement the findings of the Horsham Heritage Study Stage 2 (Grieve Gillett, August 2014), the Review of Horsham Heritage Study (Landmark Heritage Pty Ltd, 2025) and Volume 2: Heritage Citations and Mapping (Horsham Rural City Council, 2025) through the application of local policy and the Heritage Overlay.

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

#### **Details of the Amendment**

The Horsham Rural City Council planning authority has prepared Amendment C85hors to the Horsham Planning Scheme.

The Amendment affects places of heritage significance within the settlements of Brimpaen, Clear Lake, Dooen, Haven, Horsham, Jung, Kanagulk, Kewell, Murra Warra, Mitre, Natimuk, Pimpinio, Polkemmet, Quantong, St Helens Plains, Vectis and Wail.

The Amendment proposes to apply the Heritage Overlay to 31 new individual heritage places, 574 new places in 10 new heritage precincts, six new places in a new serial listing and removes the Heritage Overlay from two places. The Amendment makes changes (Built environment Clause 02.03-5 and heritage), Clause 15.03-1L (Heritage conservation – Horsham Rural City), the Schedule to Clause 43.01 (Heritage Overlay), the Schedule to Clause 72.03 (What Does This Planning Scheme Consist Of?), the Schedule to Clause 72.04 (Incorporated Documents) and the Schedule to Clause 72.08 (Background Documents). The Amendment also corrects a number of mapping and associated ordinance anomalies.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the Department of Transport and Planning website, www.planning.vic.gov.au/public-inspection or by contacting 1800 789 386 to arrange a time to view the Amendment documentation; the Horsham Rural City Council website at www.hrcc.vic.gov.au/C85-

Heritage-Amendment; on request, during office hours, at the office of the planning authority, Horsham Rural City Council, Civic Offices, 18 Roberts Avenue, Horsham; or by contacting 03 5382 9777 to arrange a time to view the Amendment documentation.

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

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

The closing date for submissions is 22 December 2025. A submission can be sent by mail, to Strategic Planning Team, Submission to Amendment C81hors, Horsham Rural City Council, PO Box 511, Horsham, Victoria 3400; or submitted by email to: strategic.planning@hrcc.vic.gov.au or submitted using the online submission form available on Council's website, www.hrcc.vic.gov.au/C85-Heritage-Amendment

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

GAIL GATT Chief Executive Officer Horsham Rural City Council

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 15 January 2026, 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.

BEVAN, Malcolm Gifford, late of Fairway Hostel, 195 Bluff Road, Sandringham, Victoria 3191, deceased, who died on 29 July 2025.

- CLEGHORN, Lisa Jane, also known as Lisa Cleghorn, late of Unit 2, 219 Autumn Street, Geelong West, Victoria 3218, deceased, who died on 21 January 2025.
- GORCZAKOWSKI, Zygmunt, late of Unit 18, 27 King Street, Prahran, Victoria 3181, deceased, who died on 6 February 2025.
- HOLMAN, Raymond William, late of47 Summerhill Road, Footscray, Victoria3011, deceased, who died on 11 March 2025.
- HUNTER, Alan Gregory, late of Ron Conn Nursing Home, 33 Westminster Drive, Avondale Heights, Victoria 3034, deceased, who died on 18 July 2025.
- KOTSIKAS, Georgia, also known as Georgia Kotsika, late of Estia Health Benalla, 107 Thomas Street, Benalla, Victoria 3672, deceased, who died on 31 August 2025.
- MACK, Shirley Elaine, late of Mount Waverley Glades Care Community, 450 Waverley Road, Mount Waverley, Victoria 3149, deceased, who died on 29 April 2025.
- McHUGH, Anthony John, late of Aeralife Residential Care, 325–329 Canterbury Road, Bayswater, Victoria 3153, deceased, who died on 8 February 2025.
- MUNRO, William Charles, late of Unit 4, Grace Villa Aged Care, 25–33 Grimshaw Street, Greensborough, Victoria 3088, deceased, who died on 31 May 2025.
- O'CONNOR, Larry, late of 5 Joami Street, Cheltenham, Victoria 3192, deceased, who died on 14 May 2025.
- TSAOUSIDIS, Christos, late of Merv Irvine Nursing Home, 1231 Plenty Road, Bundoora, Victoria 3083, deceased, who died on 20 August 2025.
- WEST, Elizabeth Jean, late of Calvary Capel Sands Aged Care, 12–16 Capel Avenue, Capel Sound, Victoria 3940, deceased, who died on 15 May 2025.

Dated 6 November 2025

#### **EXEMPTION**

### Application No. H182/2025

Under section 89 of the **Equal Opportunity Act 2010** ('the Act'), the applicant, Ascent Pty Ltd (ACN 613 991 110) ('Ascent' or 'the Applicant'), seeks an exemption from liability under sections 16, 18, 21, 107 and 182 of the Act

- so that it can comply with its obligations under the United States of America ('US') International Traffic in Arms Regulations ('ITAR') and the Australian Security Intelligence Organisation Act 1979 (Cth) ('ASIO Act') in so far as they relate to the nationality and national origin of present and future employees and contractors ('personnel') for the following proposed exempt conduct in accordance with the conditions noted in the conduct:
- (a) Require members or potential members of Ascent's Victorian workforce to provide details of nationality and country of origin to enable Ascent to determine whether they are permitted under security requirements to work on certain defence-related projects or have access to related controlled material or controlled information.
- (b) Identify (by means of a badge, maintenance of a list, or otherwise) those persons in its Victorian workforce permitted by virtue of their nationality to work on certain defence-related projects or have access to related controlled material or controlled information so as to distinguish them from those not so permitted.
- (c) Prevent the release of controlled material or controlled information to members of that workforce on the basis of their nationality.
- (d) Require members of that workforce to execute formal security agreements based on nationality.
- (e) Restrict access to controlled material and controlled information connected with certain defence-related projects to particular members of that workforce based on their nationality.
- (f) Restrict access to areas of its facilities connected with certain defence-related projects to particular members of its Victorian workforce based on their nationality.
- (g) Reject applications to join its Victorian workforce in positions relating to certain defence-related projects based on the applicant's nationality and take into account a person's nationality in determining who should be offered employment or contract work requiring access to controlled material or controlled information.
- (h) Transfer members of its Victorian workforce from certain defence-related projects on the basis that, due to their nationality, Ascent may not permit them to work on those

- projects, whether that transfer takes into account existing or changed nationality.
- (i) Disclose information about the nationality of members of its Victorian workforce to:
  - (i) the US Department of State;
  - (ii) the US Department of Commerce;
  - (iii) the US Federal Aviation Authority;
  - (iv) the Australian Department of Defence; and
  - (v) any other organisation for which or on whose behalf or at whose request Ascent undertakes work in respect of which Ascent has (directly or indirectly) an obligation not to transfer defence-related information to non-Australian citizens.

#### **Definitions**

In this exemption:

'Commission' means the Victorian Equal Opportunity and Human Rights Commission.

'Controlled information' means information (including classified or sensitive information and technical data) to which the security requirements apply.

'Controlled material' means material (including equipment, technology, articles and services) to which the security requirements apply.

'Discriminate', 'employee' and 'contract worker' each have the meaning given in the Act. 'Security requirements' means any of the following:

- (a) requirements made by the Australian government, that government's Department of Defence or any other department of that government under the Customs (Prohibited Exports) Regulations 1958 (Cth), the Defence Services Manual, or a term or condition of a licence or approval granted under those regulations or under the Customs Act 1901 (Cth), including requirements for personal security clearances;
- (b) requirements of laws of the US, including but not limited to, the ITAR and the Export Administration Regulations including requirements of any permit, licence or approval granted, or agreement made, under those laws; and
- (c) contractual requirements applying to the Applicant and relating to any of the requirements mentioned in paragraph (a) or (b).

'proposed exempt conduct' means to discriminate on the grounds of nationality against any member of the Applicant's Victorian workforce or anyone who wishes to join that workforce, in relation to defence-related projects undertaken or to be undertaken by the Applicant, and only to the extent required to enable the Applicant to comply with the security requirements.

'workforce' of the Applicant means the Applicant's employees and contract workers.

Upon reading the material filed in support of the application, including the affidavit of Celanie Meyer, Business Manager for the Applicant and annexures thereto, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 21, 107 and 182 of the Act to enable the Applicant to engage in the proposed exempt conduct.

In granting this exemption, the Tribunal notes:

- The applicant operates a consultancy business which provides professional engineering, project management and logistics support to the defence, intelligence and security industries.
- The applicant has contracts with the Australian Department of Defence and other defence agencies and is also regularly engaged on projects which are managed by organisations subject to US law, in particular the ITAR. These regulations impose strict limits on access to certain controlled material and controlled information ('ITAR controlled items') based on citizenship, previous citizenship, race or nationality, and substantive contacts ('citizenship information').
- The Applicant is also regularly engaged on projects with the Australian government which require security assessments under the ASIO Act. The Applicant is engaged on these projects either directly by the Australian Defence Force, or alternatively, as a subcontractor by another organisation which is engaged as a primary contractor on a project with the Australian Government or the US. The applicant's engagement on defence projects is therefore subject to additional regulations and requirements to ensure it has the requisite security clearances and is otherwise compliant with relevant legislation including the ITAR. As a result, the Applicant is required to identify the nationality and country of origin of its employees (including

prospective employees), and based on that information, make further enquiries or decisions about a person's employment and/or involvement on a particular project. The Applicant has applied for an exemption from the Act so it can fulfil its contractual obligations on defence projects without contravening the Act.

- The Applicant has complied with directions given by me on 16 July 2025 to notify all its Victorian personnel of the application. The information provided states that there was a workforce of nine employed by the Applicant in Victoria. The Applicant has also complied with my direction to display the making of the application on its website with the details set out by the Tribunal. The Applicant's correspondence records that there were no responses to the notification and no requests for a hearing. VCAT did not receive any direct submissions or requests for a hearing, and so this decision has accordingly been made on the papers.
- I am satisfied that no relevant exceptions or exemptions apply under the Act to the proposed exempt conduct and that, without an exemption, the proposed exempt conduct would mount to unlawful discrimination under the Act. The proposed exemption is necessary under section 90(a) of the Act.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the Charter of Human Rights and Responsibilities Act 2006 ('the Charter'). Arguably, this exemption limits the right to equality and, in particular, the right to equal and effective protection against discrimination of personnel with certain nationalities and citizenships (or who have contact with persons of certain nationalities and citizenships) who are or would wish to be employed or contracted by the Applicant.
- The effect of the Charter on very similar exemption applications has been explored in previous VCAT decisions, including BAE Systems Australia Limited (Anti-Discrimination Exemption) [2012] VCAT 349, Raytheon Australia Limited (Human Rights) [2014] VCAT 1370, Thales Australia Limited and ADI Munitions Pty Ltd exemption (Human Rights) [2014]

VCAT 1441, Linfox Australia Pty Ltd -Exemption (Human Rights) [2015] VCAT 528 and BAE Systems Australia Defence Pty Ltd - Exemption (Human Rights) [2015] VCAT 230. I adopt the reasoning applied by Member Dea in those cases and note that, for the purposes of the Charter, there is a direct relationship between the limitation imposed by a potential exemption and the purpose of the limitation. That is, the Applicant will be unable to maintain its core business with the Commonwealth and affiliated companies without the ability to screen personnel in relation to race, nationality and citizenship and those of close affiliates which would severely limit the numbers of personnel it could engage and would lead to loss of work.

 I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption to the Applicant from the operation of sections 16, 18, 21, 107 and 182 of the Act to enable the Applicant to engage in the proposed exempt conduct. The exemption is subject to the attached Schedule of Conditions to Exemption.

The exemption is to remain in force from the date on which it is published in the Government Gazette for a period of five years.

Dated 6 November 2025

M. CAMERON Member

# SCHEDULE OF CONDITIONS TO EXEMPTION

This exemption applies only to conduct by the Applicant where it has taken all steps reasonably available (including steps that might be taken in negotiating or performing any contract) to avoid the necessity to engage in the proposed exempt conduct.

Where the proposed exempt conduct involves moving a member of the Applicant's Victorian workforce from one project, area or facility to another, the Applicant must, through a duly authorised officer, explain to the person why he or she is being transferred and must otherwise take all reasonable steps to avoid or limit harm or loss to that person which might arise from the transfer.

Where the Applicant has a system of badges or security passes to identify those in its Victorian workforce permitted by virtue of their nationality to work on certain defence-related projects or to access related controlled material or controlled information, or levels of access to that material or information, the pass or badge may show a code that indicates the holder's nationality, but not in such a way that a person unfamiliar with the code would be able to identify that nationality.

All information relating to security passes or badges, security clearance levels, or access to controlled material or controlled information must be restricted to the Applicant's Manager of Security and Human Resources Manager and their properly appointed nominees on a 'need to know' basis.

The Applicant's employment policies must continue to refer to the terms and conditions of this exemption, and to make it clear that the purpose of requiring information regarding nationality is solely to enable compliance with the security requirements.

The Applicant must provide a copy of this exemption to:

- (a) existing contractors who supply it with contract workers, as soon as is reasonably possible after this exemption commences; and
- (b) any new contractors who supply it with contract workers, as soon as is reasonably possible after the relevant contract is entered into.

The Applicant must report in writing to the Commission and the Tribunal 12 months after the commencement of this exemption, and every 12 months thereafter while the exemption is in force, detailing in respect of the period to which the report relates, and in respect of the matters covered by this exemption:

- (a) the steps taken by the Applicant to comply with the Act and the terms and conditions of this exemption, including training and education given to its Victorian workforce, compliance audits, and any complaints made under the Act;
- (b) the number of applications to join its Victorian workforce rejected under the exemption and whether any (and if so, how many) were subsequently appointed to other roles;

- (c) the number of members of its Victorian workforce moved to other projects, areas or facilities under the exemption, and any steps taken to minimise harm or loss to those people arising from the transfers; and
- (d) the number of Victorian workforce vacancies advertised or offered under the exemption.

The Tribunal, in determining whether to grant a further exemption, may (as well as other factors) take into account any breach of these conditions and anything in any report.

### Adoption Act 1984

I, Vicki Shannon, as a delegate of the Secretary to the Department of Justice and Community Safety, authorise the following persons to be approved counsellors under section 5 of the Adoption Act 1984 for the purpose of section 35 of the Adoption Act 1984.

Ruby Clarey-Mann

Mishi Perera

Daniela Pellicciotta as an approved counsellor under section 5 for the purposes of sections 35 and 87 of the **Adoption Act 1984**.

Dated 3 November 2025

VICKI SHANNON
Manager, Service Integrity
Adoption Services
Department of Justice and Community Safety

# Country Fire Authority Act 1958 DECLARATION 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 declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2026.

To commence from 0100 hours on 17 November 2025:

- Greater Bendigo City Council;
- Macedon Ranges Shire Council;

- Mt Alexander Shire Council:
- Central Goldfields Shire Council;
- Indigo Shire Council (remainder);
- Alpine Shire Council;
- Falls Creek Alpine Resort;
- Mount Hotham Alpine Resort;
- Wodonga Shire Council;
- Towong Shire Council;
- Bass Coast Shire Council;
- Cardinia Shire Council;
- Casey City Council;
- Frankston City Council;
- French Island;
- Greater Dandenong City Council (those portions not included in the area formerly known as the Metropolitan Fire District as at 30 June 2020);
- Kingston City Council (those portions not included in the area formerly known as the Metropolitan Fire District as at 30 June 2020);
- Mornington Peninsula Shire Council;
- Mitchell Shire Council;
- Murrindindi Shire Council.

JASON HEFFERNAN Chief Officer

#### Crown Land (Reserves) Act 1978

#### ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D

Under sections 17D(1) and 17DA of the **Crown Land (Reserves) Act 1978**, I, Lee Miezis, Chief Executive Officer of Parks Victoria, as delegate for the Minister for Environment, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Parks Victoria to Power House Rugby Union Football Club Inc. over part of Albert Park as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

#### **SCHEDULE**

The area of land shown by the bolded white outline in the following Plan, being part of the land permanently reserved as a site for a Public Park by Order in Council dated 21 March 1876.

Dated 9 July 2025

LEE MIEZIS
Chief Executive Officer
Parks Victoria

#### Plan



#### **Education and Training Reform Act 2006**

NOTICE OF MAKING OF MINISTERIAL ORDER NO. 1467

Order Amending Ministerial Order (Constitution of Government School Councils) 2020

Notice is given under section 2.3.2(8) of the Education and Training Reform Act 2006 of the making of the following Ministerial Order:

**Ministerial Order:** Ministerial Order No. 1467

**Purpose:** To amend Ministerial Order (Constitution of Government School

> Councils) 2020 to make further provision with respect to the membership of school councils, the election of members of school councils, and confer

and impose further powers, duties and functions on school councils.

Date of making: 6 November 2025

A copy of Ministerial Order No. 1280 (Constitution of Government School Councils) 2020, which incorporates amendments made by Ministerial Order No. 1467, is available on the Department of Education website at www.vic.gov.au/legislation-and-ministerial-orders-department-education

> THE HON. BEN CARROLL MP Minister for Education

#### **Education and Training Reform Act 2006**

# NOTICE OF MAKING OF MINISTERIAL ORDERS CONSTITUTING NEW SCHOOL COUNCILS

Notice is given under section 2.3.2(3) of the **Education and Training Reform Act 2006** of the making of the following Ministerial Orders:

Ministerial Order: Ministerial Order No. 1479 – Constitution of Narrarrang Primary School

Council

**Purpose:** To constitute a school council for Narrarrang Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1480 – Constitution of Balambalam Primary School

Council

**Purpose:** To constitute a school council for Balambalam Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1481 – Constitution of Yirrama Primary School

Council

**Purpose:** To constitute a school council for Yirrama Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1482 – Constitution of Murrum Primary School

Council

**Purpose:** To constitute a school council for Murrum Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1483 – Constitution of Wiyal Primary School Council

**Purpose:** To constitute a school council for Wiyal Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1484 – Constitution of Mindalk Primary School

Council

**Purpose:** To constitute a school council for Mindalk Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1485 – Constitution of Kala Primary School

Council

**Purpose:** To constitute a school council for Kala Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1486 – Constitution of Gamadji Primary School

Council

**Purpose:** To constitute a school council for Gamadji Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1487 – Constitution of Umarkoo Primary School

Council

**Purpose:** To constitute a school council for Umarkoo Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1488 - Constitution of Biyala Primary School Council

**Purpose:** To constitute a school council for Biyala Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1489 – Constitution of Kulap Primary School

Council

**Purpose:** To constitute a school council for Kulap Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1490 – Constitution of Marra School Council

**Purpose:** To constitute a school council for Marra School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1491 – Constitution of Ngurraga School Council

**Purpose:** To constitute a school council for Ngurraga School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1492 – Constitution of Birranga College School

Council

**Purpose:** To constitute a school council for Birranga College.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1493 – Constitution of Kolorer College School

Council

**Purpose:** To constitute a school council for Kolorer College.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1494 – Constitution of Ngayuk College School

Council

**Purpose:** To constitute a school council for Ngayuk College.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1495 – Constitution of Yurran P-9 College School

Council

**Purpose:** To constitute a school council for Yurran P-9 College.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1496 – Constitution of Muyan Primary School

Council

**Purpose:** To constitute a school council for Muyan Primary School.

**Date of making:** 31 October 2025

Ministerial Order: Ministerial Order No. 1497 – Constitution of Kerribana Primary School

Council

**Purpose:** To constitute a school council for Kerribana Primary School.

**Date of making:** 31 October 2025

A copy of Ministerial Order No. 1280 (Constitution of Government School Councils) 2020, which incorporates amendments made by the above Orders, is available on the Department of Education website at www.vic.gov.au/legislation-and-ministerial-orders-department-education

THE HON. BEN CARROLL MP
Minister for Education

#### Fisheries Act 1995

#### **FISHERIES NOTICE 2025**

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

Dated 3 November 2025

LUKE O'SULLIVAN

Director Fisheries Management and Boating Victorian Fisheries Authority

## FISHERIES (RECREATIONAL ABALONE OPEN DAYS) NOTICE 2025/26

#### 1. Title

This Notice may be cited as the Fisheries (Recreational Abalone Open Days) Notice 2025/26.

#### 2. Objective

The objective of this Notice is to specify open days when recreational fishing for abalone is permitted in central Victorian waters.

#### 3. Authorising provision

This Notice is made under section 152(1)(b) of the Act.

#### 4. Commencement

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

#### 5. Definitions

In this Fisheries Notice –

#### central Victorian waters means -

- (i) all marine waters between longitude 143° 27′ 36″ East (mouth of the Aire River) and 145° 53′ 35″ East (Arch Rock) excluding Port Phillip Bay;
- (ii) all marine waters between longitude 145° 53′ 35″ East and longitude 145° 53′ 53″ East, to the north or north-east of a line running from the point 38° 50′ 21″ South, 145° 53′ 39″ East (northern part of Arch Rock), to the point 38° 50′ 18″ South, 145° 53′ 50″ East, on the mainland;

**Port Phillip Bay** means all the waters within the bays lying north of a line from the most seaward point of Point Lonsdale to the most seaward point of Point Nepean and includes the waters of Hobson's Bay and Corio Bay, but not the waters of Swan Bay.

# 6. Permitted Recreational Abalone Fishing Days in central Victorian waters (excluding Port Phillip Bay)

This Notice prevails over the abalone closed season specified in the table in regulation 294 of the Fisheries Regulations 2019 and permits recreational abalone fishing in central Victorian waters on the following days:

- every Saturday and Sunday between 16 November 2025 and 30 April 2026, inclusive;
- every Declared Public Holiday in the State of Victoria between 16 November 2025 and 30 April 2026, inclusive;
- 25 December 2025 through to the second Sunday in January 2026, inclusive.

### 7. Permitted Recreational Abalone Fishing Days in Port Phillip Bay

This Notice prevails over the abalone closed season specified in the table in regulation 294 of the Fisheries Regulations 2019 and permits recreational abalone fishing in Port Phillip Bay on the following days:

- every Saturday and Sunday between 16 November 2025 and 30 April 2026, inclusive;
- every Declared Public Holiday in the State of Victoria between 16 November 2025 and 30 April 2026, inclusive;
- 25 December 2025 through to the second Sunday in January 2026, inclusive.

#### 8. Revocation

- (1) The Fisheries (Recreational Abalone Open Days) Notice 2024/25 is revoked.
- (2) Unless sooner revoked, this Notice will be automatically revoked on 16 November 2026.

**Notes:** Penalties under this notice are set in accordance with section 152(7)(c) of the Act which allow the imposition of penalties not exceeding 50 penalty units for a contravention of an offence under a Fisheries Notice.

Under section 152(3) of the Act, if a provision of this Notice is inconsistent with any regulations, management plan, Ministerial direction, licence or permit, the Fisheries Notice prevails to the extent of the inconsistency.

#### Fisheries Act 1995

#### **FISHERIES NOTICE 2025**

I, Luke O'Sullivan, Director of Fisheries Management and Boating of the Victorian Fisheries Authority, as delegate of the Minister for Outdoor Recreation, having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 68A and 152 of the Act:

Dated 6 November 2025

LUKE O'SULLIVAN
Director of Fisheries Management and Boating
Victorian Fisheries Authority

#### FISHERIES (CORNER INLET COCKLE) NOTICE 2025

#### 1. Title

This Notice may be cited as the Fisheries (Corner Inlet Cockle) Notice 2025.

#### 2. Objectives

The objective of this Notice is to share access to cockle stocks between recreational fishers and to sustain cockle stocks in Corner Inlet by maintaining the daily bag/possession limit of 2 litres (or, if shucked or split, 0.5 litre).

#### 3. Authorising provision

This Notice is made under sections 68A and 152 of the Act.

#### 4. Commencement

This Notice comes into operation on the date it is published in the Government Gazette.

#### 5. Definitions

In this Notice -

'Cockle' means any species of the genus Katelysia or Anadara;

'Corner Inlet' has the same meaning as in the Fisheries Regulations 2019.

#### 6. Catch limit for Cockles

- (1) For the purposes of the Act, the catch limit with respect to
  - (a) the taking of cockles from Corner Inlet; or
  - (b) the possession of cockles, in, on or next to Corner Inlet –

is 2 litres or, if shucked or split, 0.5 litre.

- (2) Sub-clause (1) does not apply to a person
  - (a) who takes or possesses cockles in a quantity in excess of the catch limit if the person
    - (i) is the holder of, or acting on behalf of the holder of, a commercial fishery licence or a permit authorising the taking or possession of cockles; and
    - (ii) takes or possesses the cockles in accordance with the licence or permit, the Act and the regulations; or
  - (b) who possesses cockles received from a person specified in paragraph (a) and the cockles are accompanied by a catch disposal record, fish receipt or fish movement record in respect of those cockles.
- (3) In this clause, catch disposal record, fish receipt and fish movement record have the same meaning as in the Fisheries Regulations 2019.

#### 7. Revocation

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

**Note:** Under section 152(3) of the Act, if a provision of this Notice is inconsistent with any regulations, the Fisheries Notice prevails to the extent of the inconsistency. The general catch limits specified in the Fisheries Regulations 2019 will continue to apply in circumstances where the catch limit specified in this Notice do not apply.

# **Geographic Place Names Act 1998**

### NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Feature Naming:

Change Request Number	Feature Name	Authority and Location
175310	Langwarrin Skate Park	Frankston City Council Located at 185N Cranbourne-Frankston Road, Langwarrin.
175452	Highett Village Green	Bayside City Council Located at 7 Lightwood Avenue, Highett.
174998	Seaford Place	Frankston City Council Located at 41 Railway Parade, Seaford.
174988	Langwarrin Place	Frankston City Council Located at 2 Lang Road, Langwarrin.

#### Road Naming:

Change Request Number	Road Name	Locality	Authority and Location
175001	Bowerbird Close	Sale	Wellington Shire Council The road is located off Dargo Street.
170976	Providence Rise	Killingworth	Murrindindi Shire Council The road is located east off Killingworth West Road.

Geographic Names Victoria Land Use Victoria 2 Lonsdale Street Melbourne 3000

> CRAIG L. SANDY Registrar of Geographic Names

#### **Health Complaints Act 2016**

#### Section 90

#### INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom this Interim Prohibition Order is imposed:	Jack McDonald trading as 'Prosthetic Consultants', 'Melbourne Artificial Eyes', 'Prosthetic Eye Consultants' and 'Medical Prosthetic Consultants' (ABN: 82 803 367 319) in the State of Victoria.	
Date of this Interim Prohibition Order:	5 November 2025	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 27 January 2026 while an investigation is conducted, unless it is revoked before that date.	
Effect of this Interim Prohibition Order:	1. The general health service provider named above must not, directly or indirectly:	
	a) advertise or cause to be advertised,	
	b) offer or cause to be offered,	
	c) provide or cause to be provided, or	
	d) establish, direct or otherwise operate any business that either advertises, offers or provides (or causes to be advertised, offered or provided),	
	any general health service, paid or otherwise, in a clinical or non-clinical capacity.	
	2. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where they provide any general health service and must ensure that it is easily visible to the public.	
	3. The general health service provider named above must prominently publish a copy of this Interim Prohibition Order on the homepage of any websites and social media platforms they use to offer or promote any general health service.	

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

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

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

> ADJUNCT PROFESSOR BERNICE REDLEY Health Complaints Commissioner

#### **Health Complaints Act 2016**

Section 90

#### INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Joseph Faralla, also trading as 'The Massage Doctor' (ABN: 54 271 477 513)	
Date of this Interim Prohibition Order:	6 November 2025	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 28 January 2026 while an investigation is conducted unless it is revoked before that date.	
Effect of this Interim Prohibition Order:	<ol> <li>The general health service provider named above must not, directly or indirectly:         <ul> <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> </li> <li>any general health service, paid or otherwise, in a clinical or non-clinical capacity.</li> <li>The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where they provide any general health service and must ensure that it is easily visible to the public.</li> <li>The general health service provider named above must</li> </ol>	
	prominently publish a copy of this Interim Prohibition Order on the homepage of any website or social media platform they use to offer or promote any general health service.	

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

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

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

ADJUNCT PROFESSOR BERNICE REDLEY Health Complaints Commissioner



# Heritage Act 2017

#### NOTICE OF REGISTRATION

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

Number: H2464

Category: Registered Place and Registered

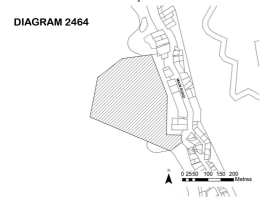
Archaeological Place

Place: Long Tunnel Extended Mine Reserve

Location: Stringers Creek, Walhalla

Municipality: Baw Baw Shire

All of the place shown hatched on Diagram 2464 encompassing all of Crown Allotment 112B Township of Walhalla.



Dated 13 November 2025

STEVEN AVERY Executive Director

#### 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 Victoria Ballarat Schoolboys and Schoolgirls 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 15 November 2025.

Dated 30 October 2025

BY ORDER OF CITY OF BALLARAT

#### **Marine Safety Act 2010**

Section 208(2)

# NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Great Ocean Road Coast and Parks Authority as the declared waterway manager for Port Campbell Bay, 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 Life Saving Victoria Victorian Surf Rowers League Surf Boat Carnival #1 are prohibited from entering and remaining in the following waters.

Waters of Port Campbell Bay – adjacent to the Life Saving Club clearly marked by flags on shore, and in the water by buoys extending up to approximately 250 metres from shore.

The exclusion zone will be in effect from 10.00 am to 7.00 pm on Saturday 15 November 2025.

Dated 7 November 2025

BY ORDER OF GREAT OCEAN ROAD COAST AND PARKS AUTHORITY

#### **Marine Safety Act 2010**

#### DECLARATION OF BOATING ACTIVITY EXEMPTION

Great Ocean Road Coast and Parks Authority as the declared waterway manager for Port Campbell Bay, makes the following declaration under section 203(3) of the **Marine Safety Act 2010**.

For the purposes of boating activity conducted by Life Saving Victoria (LSV), persons and vessels involved in the LSV Victorian Surf Rowers League (VSRL) Surf Boat Carnival #1 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 4(a) must not exceed 5 knots within 200 metres of the water's edge

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

- 4. Clause 152.2 of Schedule 152 Port Campbell Bay subject to provisions of Clause 2 (speed limits and safety distances)
- 5. Clause 152.4 of Schedule 152 Port Campbell Bay subject to provisions of Clause 4 (speed limits and safety distances)

#### **Marine Safety Regulations 2023**

- 6. Regulation 61(2) Vessel master must not operate on coastal waters unless vessel equipped with lifejacket for each person onboard
- 7. Regulation 66(1) Person must wear a lifejacket of type specified at all times when underway on coastal waters
- 8. Regulation 70(1) Vessel master must not operate the vessel unless persons onboard when underway wear a lifejacket.

### Subject to the conditions detailed below:

- Masters of rescue vessels are 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.
- Masters of competing vessels are only exempt from items 1 to 5 for the duration of the event.
- Masters of rescue vessels are only exempt from items 6 and 8 for the duration of the event.
- Crew of rescue vessels involved with the event must wear a lifejacket at all times during the event.
- Surf boat competitors are only exempt from items 6 to 8 for the duration of each event, provided the Surf Hazard Rating (SHR) is of a value no greater than 12. If the SHR is 13 or higher, the exemptions will apply subject to the following conditions:
  - (i) competitors must wear helmets;
  - (ii) there must be two inflatable rescue boats (IRBs) operating to follow the surf boats the entire length of the course;
  - (iii) each IRB must be equipped with rescue tubes;
  - (iv) there must be officials on the shore to monitor the event and communicate with the IRBs via radio, and
  - (v) LSV must carry out a SHR assessment for each event.
- Operators and occupants of vessels propelled by paddle or oar are exempt from lifejacket wearing requirements and the carriage of specified safety equipment whilst within visual range of a staffed lifesaving facility or flagged area, as per the Exemptions for LSV vessels in Exemption Notice 1.
- Masters of mechanically powered LSV vessels up to and including 4.8 metres in length (other than personal watercraft) are exempt from the carriage of specified safety equipment whilst within visual range of a staffed lifesaving facility or flagged area, as per the Exemptions for LSV vessels in Exemption Notice 1.

- Should vessels or persons not involved in the event enter the exclusion zone, the event will be automatically suspended until the vessel or person has moved outside of the area.
- The exemptions apply from 10.00 am to 7.00 pm on Saturday 15 November 2025 within the exclusion zone waters Waters of Port Campbell Bay adjacent to the Life Saving Club clearly marked by flags on shore, and in the water by buoys extending up to approximately 250 metres from shore.
- The exemptions apply provided the stated safety controls and undertakings detailed in the application form and associated documentation are adhered to.

Dated 7 November 2025

#### BY ORDER OF GREAT OCEAN ROAD COAST AND PARKS AUTHORITY

### Marine Safety Act 2010

#### DECLARATION OF BOATING ACTIVITY EXEMPTION

Parks Victoria as the declared waterway manager for Port Phillip, makes the following declaration under section 203(3) of the Marine Safety Act 2010.

For the purposes of boating activity conducted by Western Suburbs Triathlon Club Inc., persons and vessels involved in the Western Suburbs Triathlon Series (WTSC) 2025–2026, Altona Beach 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 meters of another vessel
- 3. Clause 4(a) must not exceed 5 knots within 200 metres of the water's edge
- 4. Clause 4(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 1.5.7 of Schedule 1 5 knot speed restriction in North West Port Phillip
- 6. Clause 1.5.9(a) of Schedule 1 Vessel prohibited zone east of Altona Pier Subject to the conditions detailed below:
- Masters of rescue vessels are only exempt from item 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.
- Masters of all vessels are only exempt from item 6 for the duration of the events.
- All participants on vessels involved with the event must wear a personal floatation device at all times during the event and vessels must have all prescribed safety equipment.
- The exemptions apply from for the times and dates specified in Table 1 below within the waters adjacent to Altona Life Saving Club.
- The exemptions apply provided the stated safety controls and undertakings detailed in the application form and associated documentation are adhered to.

Table 1: Western Suburbs Triathlon Series Events 2025–2026

Sunday 23 November 2025	6.30 am–11.00 am
Sunday 21 December 2025	6.30 am-11.00 am
Sunday 18 January 2026	6.30 am–11.00 am
Sunday 15 February 2026	6.30 am–11.00 am
Sunday 15 March 2026	6.30 am–11.00 am
Sunday 19 April 2026	6.30 am–11.00 am

Dated 20 October 2025

#### North East Link Act 2020

#### Section 17(3)

#### NOTICE OF DELEGATION

This notice is published in accordance with section 17(3) of the **North East Link Act 2020**. Pursuant to an Instrument of Delegation executed on 30 October 2025, the North East Link State Tolling Corporation has delegated certain functions, powers and duties of the North East Link State Tolling Corporation, as specified in that Instrument of Delegation, to the persons from time to time holding or acting in the offices or positions specified in that Instrument of Delegation, including:

- (i) Chief Executive Officer;
- (ii) Executive Director Finance and Corporate Services (Chief Financial Officer);
- (iii) Executive General Manager North East Link;
- (iv) Executive Director Project Management Office;
- (v) Executive Director People and Organisational Development;
- (vi) Executive Director Revenue, Commercial and Legal;
- (vii) Executive Director Tolling Systems and Operations;
- (viii) Executive Director Strategy, Planning and Development;
- (ix) General Counsel;
- (x) Company Secretary; and
- (xi) Head of Finance.

#### Port Management Act 1995

#### PORT MANAGEMENT (LOCAL PORTS) REGULATIONS 2025

Set-Aside Determination – Regulation 11(1)

Local Port of Port Phillip

As the Port Manager of Port Phillip, Parks Victoria has set aside an area of Port Phillip to facilitate the Australian Corporate Games Open Water Swim organised by Corporate Games Pty Ltd from 6.00 am to 11.00 am on Saturday 15 November 2025 extending approximately 200 metres from the shoreline outside the South Melbourne Lifesaving Club. The set-aside prohibits all persons entering the area between times and dates as outlined. The full declaration including event information is available on Parks Victoria's website.

Dated 5 November 2025

BY ORDER OF PARKS VICTORIA

#### Port Management Act 1995

PORT MANAGEMENT (LOCAL PORTS) REGULATIONS 2025

Set-Aside Determination – Regulation 11(1)

Local Port of Port Phillip

As the Port Manager of Port Phillip, Parks Victoria has set aside an area of Port Phillip to facilitate the 2025 Christmas Launch Night fireworks organised by the City of Greater Geelong from 7.00 pm to 9.30 pm on Saturday 22 November 2025 at Steampacket Quay, Corio Bay. The set-aside prohibits all persons and vessels not involved with the event from entering the area between times and dates as outlined. The full declaration including event information is available on Parks Victoria's website.

Dated 5 November 2025

#### Port Management Act 1995

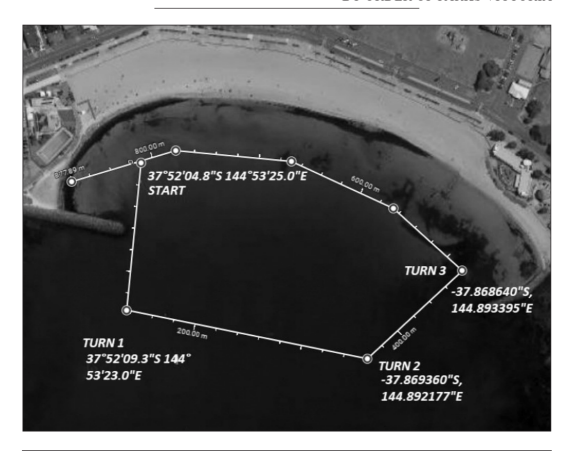
#### PORT MANAGEMENT (LOCAL PORTS) REGULATIONS 2025

Set-Aside Determination – Regulation 11(1)

Local Port of Port Phillip

As the Port Manager of the Local Port of Port Phillip, Parks Victoria has set aside an area of Port Phillip to facilitate the Melbourne Open Water Swim Club from 8.30 am until 10.30 am on Saturday 15 November 2025 in respect to the waters off Williamstown Beach. The set-aside prohibits all persons, other than those persons participating in the Melbourne Open Water Swim Club Cup, from entering the area between times and dates as outlined. The full declaration including event information is available on Parks Victoria's website.

#### BY ORDER OF PARKS VICTORIA



#### Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4) IN RELATION TO NON-ROAD ACTIVITIES FOR THE GEELONG REVIVAL MOTORING FESTIVAL ON 28 TO 30 NOVEMBER 2025

#### 1 Purpose

The purpose of this Declaration is to exempt participants in the Geelong Revival Motoring Festival from specified provisions of the **Road Safety Act 1986** and regulations under that Act with respect to the Event, which is a non-road activity to be conducted on the highway(s) listed in Table 2 on 28 to 30 November 2025.

#### **Authorising provision**

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

#### 2 Commencement

This notice takes effect at 6.00 am on Friday 28 November 2025.

### 3 Expiry

This notice expires at 7.00 pm on Sunday 30 November 2025.

#### 4 Definitions

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

- a) 'Event' means the Geelong Revival Motoring Festival, to be held on 28 to 30 November 2025; and
- b) 'Participants' means participants in the Event, including officers, members and authorised agents of Pace Marketing Pty Ltd, whose presence is reasonably required to ensure the safe conduct of the Event.

#### 5 Declaration

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

Dated 7 November 2025

MICHAEL BAILEY

Executive Director Barwon South West and Grampians
Department of Transport and Planning
Delegate of the Minister for Roads

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

# **Road Safety Act 1986**

Section 65A(1)	Improper use of a motor vehicle	
Section 68	Speed trials	

### Road Safety Road Rules 2017

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

## Road Safety (Vehicles) Regulations 2021

All

#### Table 2

Column 1	Column 2
Highway	Date and time
Ritchie Boulevarde, Geelong	
Eastern Beach Road – Yarra Street to Bellerine Street, Geelong	28 to 30 November 2025,
Brougham Street – Yarra Street to Bellerine Street, Geelong	6.00 am to 7.00 pm
Yarra Street – Eastern Beach Road to Brougham Street, Geelong	



#### 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>	Property Address	Date	Service
Lots 1–2 PS930041	Bosworth Road and Sammon Street, Bairnsdale	01.10.2025	Water and Sewer
Lots 1–2 PS930092	Calvert Street, Bairnsdale	01.10.2025	Water and Sewer
Lots 1–2 PS930100	Jorgensen Street, Marlo	07.10.2025	Water and Sewer
Lots 1–6 PS925303	Bredt Street, Bairnsdale	07.10.2025	Water and Sewer
Lots 1–8 PS925446	Ashley Street, Paynesville	06.10.2025	Water and Sewer
Lots 1–2 PS932955	Orrs Road, Wy Yung	09.10.2025	Water
PC381318	Main Road, Buchan	13.10.2025	Water
Lot 13 PS603363	Driftwood Close, Paynesville	14.10.2025	Water and Sewer
Lots 1–2 PS925304	Enid Street and Bicknell Lane, Bairnsdale	16.10.2025	Water and Sewer
Lots 1–2 PS930020	Stormbird Drive, Kalimna	16.10.2025	Water
PS628946	Old Marlo Road, Marlo	06.08.2025	Sewer
PC384396	Grevillea Avenue, Metung	17.10.2025	Water and Sewer
Lots 1–2 PS925453	Radford Place, Bairnsdale	22.10.2025	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

# **ORDERS IN COUNCIL**

#### **Development Victoria Act 2003**

#### PROJECT ORDER - BENDIGO STADIUM

Order in Council

The Governor in Council under section 34 of the **Development Victoria Act 2003** (the **Act**):

- a) declares the Bendigo Stadium (**Project**) to be a project to which the Act applies;
- b) specifies that the following provisions of Divisions 2, 3, 4, 5 and 6 of Part 3 of the Act are to apply in relation to the declared project: sections 39, 41, 43, 44, 45, 46, 47, 48, 49, 52, 53, 54 and 55; and
- c) specifies that the area of land as shown hatched in the plan attached is to be the Project Area for the purposes of the declared Project.

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

Dated: 11 November 2025 Responsible Minister:

HON HARRIET SHING MP

Minister for Development Victoria and Precincts

ANGELA SMITH Clerk of the Executive Council

## DRAWING OF AREA OF LAND DECLARED AS THE PROJECT AREA

Bendigo Stadium



#### **Development Victoria Act 2003**

# $PROJECT\ ORDER-GIPPSLAND\ SPORTS\ AND\ ENTERTAINMENT\ PARK$

Order in Council

The Governor in Council under section 34 of the **Development Victoria Act 2003** (the **Act**):

- (a) declares the Gippsland Sports and Entertainment Park (**Project**) to be a project to which the Act applies;
- (b) specifies that the following provisions of Divisions 2, 3, 4, 5 and 6 of Part 3 of the Act are to apply in relation to the declared Project: sections 39, 41, 43, 44, 45, 46, 47, 48, 49, 52, 53, 54 and 55; and
- (c) specifies that the area of land as shown hatched in the plan attached is to be the Project Area for the purposes of the declared Project.

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

Dated: 11 November 2025 Responsible Minister:

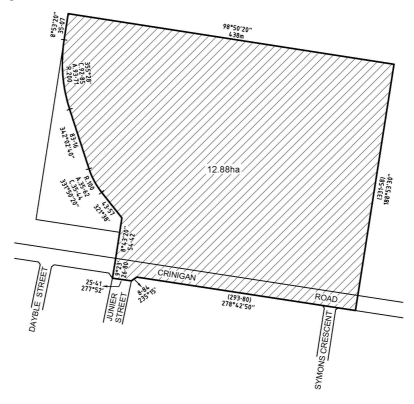
HON HARRIET SHING MP

Minister for Development Victoria and Precincts

ANGELA SMITH Clerk of the Executive Council

#### DRAWING OF AREA OF LAND DECLARED AS THE PROJECT AREA

Gippsland Sports and Entertainment Park



#### Land Act 1958

# CONSENT TO SURRENDER OF LAND VESTED IN A PUBLIC AUTHORITY TO THE CROWN

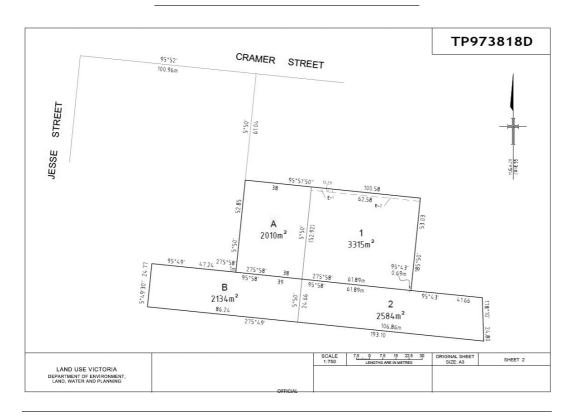
#### Order in Council

The Governor in Council under section 22A(1)(a) of the **Land Act 1958** consents to the surrender to the Crown by Melbourne Polytechnic of the surplus vested land described as Lot A [2010 square metres] and Lot B [2134 square metres] shown on TP973818D.

This Order is effective from the date on which it is made.

Dated: 11 November 2025 Responsible Minister: STEVE DIMOPOULOS Minister for Environment

ANGELA SMITH 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:

115. Statutory Rule: Charities

Regulations 2025

Authorising Act: Charities Act 1978

Date first obtainable: 5 November 2025

Code A

116. Statutory Rule: Domestic Animals

Regulations 2025

Authorising Act: Domestic Animals

Act 1994

Date first obtainable: 11 November 2025

Code D

117. Statutory Rule: Births, Deaths

and Marriages Registration (Fees)

Amendment Regulations 2025

Authorising Act: Births, Deaths

and Marriages Registration Act 1996

Date first obtainable: 11 November 2025

Code A

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