

# Victoria Government Gazette

By Authority of Victorian Government Printer

# No. G 20 Thursday 16 May 2019

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# GENERAL

TABLE OF PROVISIONS			
Private Advertisements Associations Incorporation Reform Act 2012 Winding Up – Australian Shared Services Benchmarking Association Inc. 834		Government and Outer Budget Sector Agencies Notices	839
		Orders in Council	914
		Crown Land (Reserves)	
Dissolution of Partnership		Obtainables	916
MJ Business Solutions	834		
Milk & Soda	834		
Estates of Deceased Persons			
Aitken Partners Pty Ltd	834		
Australian Unity Trustees Legal Services	834		
Behan Legal	834		
Brendan Holland & Michael Cahir	834		
Darzins Legal	835		
Devenish	835		
Harry M. Hearn	835		
Harwood Andrews	836		
Hunt & Hunt	836		
Joliman Lawyers	836		
Kingston Lawyers Pty Ltd	836		
Lorraine Jones & Associates	836		
MST Lawyers	837		
Marsh & Maher Richmond Bennison	837		
R B Legal Pty Ltd	837		
Rennick & Gaynor	837		
Roberts Beckwith Partners	837		
Taits Legal	837		
Tragear & Harris Lawyers	838		

### **Advertisers Please Note**

As from 16 May 2019 The last Special Gazette was No. 187 dated 15 May 2019. The last Periodical Gazette was No. 1 dated 16 May 2018.

# How To Submit Copy

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

# PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General) QUEEN'S BIRTHDAY WEEK 2019 (Monday 10 June 2019)

## Please Note Deadlines for General Gazette G24/19:

The Victoria Government Gazette (General) for Queen's Birthday week (G24/19) will be published on **Thursday 13 June 2019**.

## Copy deadlines:

Private Advertisements

9.30 am on Friday 7 June 2019

Government and Outer Budget Sector Agencies Notices

9.30 am on Tuesday 11 June 2019

## **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.

JENNY NOAKES Government Gazette Officer

### PRIVATE ADVERTISEMENTS

Associations Incorporation Reform Act 2012

NOTICE OF APPOINTMENT

Australian Shared Services Benchmarking Association Inc. (in liquidation) ABN 48 089 453 454 A0046660W

Take notice that at a special meeting of the members of the Association, held on 9 April 2019, it was resolved that the Association be wound up voluntarily and that Bruce Mulvaney be appointed liquidator.

Dated 13 May 2019

BRUCE MULVANEY, liquidator, Suite 3, Level 4, 852–858 Glenferrie Road, Hawthorn, Victoria 3122.

### NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given pursuant to section 36 of the **Partnership Act 1958** that the partnership previously subsisting between Ralmitch Pty Ltd, ACN 140 372 381, in its capacity as trustee for The Neary Family Trust and Huks Corporation Pty Ltd, ACN 140 326 852, in its capacity as trustee for the Hakim Business Trust, carrying on the business of providing accounting services under the trading name of MJ Business Solutions, ABN 36 671 763 286, was dissolved as from 8 April 2019.

### DISSOLUTION OF PARTNERSHIP

Take note that the partnership formerly subsisting between Leah Nelson and Seung Hee Lee, previously carrying on business under the trading name 'Milk & Soda' from the premises situated at 206 Hall Street, Spotswood, and online, was dissolved on 5 February 2019.

This is a notice for the purposes of section 40 and 41 of the **Partnership Act 1958**.

Re: NEVENKA TUCKER, late of 22 Verona Lane, East Melbourne, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 November 2018, are required by the trustees, Christopher Tucker, Andrew Raymond Tucker and Ingrid Louise Wilson, to send particulars to them, care of the undersigned solicitors, by 16 July 2019, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

AITKEN PARTNERS PTY LTD, solicitors, Level 28, 140 William Street, Melbourne 3000.

COLIN HUNTER KIDD, late of 21 Foster Street, Parkside, South Australia, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 February 2017, are required by Australian Unity Trustees Limited, ACN 162 061 556, of 14/114 Albert Road, South Melbourne, Victoria, having been duly authorised by Rohan William Mead, Stephen John Davis and Kevin McCoy, being the directors at the date of death, of FTL Estate Services Pty Ltd, ACN 066 299 376 (formerly known as Estate Administration Services Pty Ltd), to send particulars to it by 15 July 2019, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

AUSTRALIAN UNITY TRUSTEES LEGAL SERVICES, 8/90 Collins Street, Melbourne, Victoria 3000.

Creditors, next-of-kin and others having claims on the estate of JOYCE KATHLEEN DERMOTT, who died on 9 September 2018, must send particulars of their claims to Kerry Leann Wilkins and Matthew Louis Dermott, the executors, at Behan Legal by 10 July 2019, after which date the executors may convey or distribute assets, having regard only to claims which they have notice.

BEHAN LEGAL,

PO Box 745, Port Melbourne, Victoria 3207.

Re: Estate of NEVILLE BAXTER, late of 46A Hume Street, Yarrawonga, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 10 January 2019, are required by the trustee, Ian Neville Baxter, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

VALDA KLUGA, late of 30 Lee Street, Carlton, Victoria 3054, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 February 2017, are required by the legal personal representative, Peter James Eden of 5 Mayfield Avenue, Malvern, Victoria 3144, to send particulars of such claims to him, care of the undersigned, by 20 July 2019, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

DARZINS LEGAL,

50 Rosstrevor Crescent, Mitcham, Victoria 3132.

ALEXANDRA IEVA UPITIS, also known as Aleksandra Upitis, late of Unit 46, 61 Fraser Crescent, Wantirna South, Victoria 3152, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 February 2010, are required by the legal personal representative, Peter James Eden of 5 Mayfield Avenue, Malvern, Victoria 3144, to send particulars of such claims to him, care of the undersigned, by 20 July 2019, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

DARZINS LEGAL,

50 Rosstrevor Crescent, Mitcham, Victoria 3132.

SHEILA VICTORIA DANIELS, late of 7 Lynne Court, Nunawading, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 January 2019, are required by the executor 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.

HENDRIKA GERARDA KROON, late of Edward Street Nursing Home, 2–6 Edward Street, Upper Ferntree Gully, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 January 2019, are required by the executors to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

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

MARY EILEEN LEEWORTHY, late of Room 22, Mount Martha Aged Care, 130 Country Club Drive, Safety Beach, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 April 2019, are required by the executor, Valerie Mary O'Dea, 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, 23 Ringwood Street, Ringwood, Victoria 3134.

MIRIAM GWENDOLINE BEVAN, late of Unit 1, 83 Blair Street, Portland, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 16 December 2018, are required by the executor and trustee, Australian Executor Trustees Limited of 44 Pirie Street, Adelaide, South Australia 5000, to send particulars to the executor and trustee by 31 July 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HARRY M. HEARN, solicitor, Level 7, 443 Little Collins Street, Melbourne, Victoria 3000.

ELSIE ELLA HARRIS, late of Unit 19, 242 Spencer Street, Sebastopol, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2018, are required by Australian Unity Trustees Limited, ACN 162 061 556, to send particulars to them, care of the undermentioned lawyers, by 16 July 2019, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

HARWOOD ANDREWS,

101 Lydiard Street North, Ballarat 3350.

### **Trustee Act 1958**

**SECTION 33 NOTICE** 

Notice to Claimants

JEAN MARGARET KILLEN, late of Montclaire Aged Care, 18 Montclair Avenue, Brighton, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 February 2019, are required by Equity Trustees Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 9 July 2019, 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: 9626556.

#### Re: Estate of EDNA O'HALLORAN.

Creditors, next-of-kin or others having claims in respect of the estate of EDNAO'HALLORAN, late of Alcheringa Hostel, 2–14 Boree Drive, Swan Hill, in the State of Victoria, home duties, deceased, who died on 22 November 2018, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 20 August 2019, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

JOLIMAN LAWYERS, Beveridge Dome, 194–208 Beveridge Street, Swan Hill 3585.

Re: CHRISTOPHER HAMILTON OVER, late of 4 Bamfield Street, Sandringham, Victoria, hospitality worker, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of CHRISTOPHER HAMILTON OVER, deceased, who died on 12 December 2018, are required by the trustee, Caroline McKenzie Pert, to send particulars of their claim to the undermentioned firm by 8 July 2019, after which date the trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

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

Re: ANTHONY JOHN WOLFE, deceased, late of 81–83 Argyle Avenue, Chelsea, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of ANTHONY JOHN WOLFE, deceased, who died on 28 March 2019, are required by the trustee, Stephen Michael Lucas, to send particulars of their claim to the undermentioned firm by 8 July 2019, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

### Re: GLORIA ELAINE MURPHY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 November 2018, are required by the trustee, Robert Lee Murphy of 900 Main LORRAINE JONES & ASSOCIATES, solicitors, 900 Main Road, Eltham 3095.

Re: JUANITA ANNE SHEPARD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 July 2018, are required by the trustee, David Graeme Shepard, also known as Graeme Shepard, to send particulars to his solicitors at the address below by 16 July 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

#### MST LAWYERS,

315 Ferntree Gully Road, Mount Waverley 3149.

JAMES WILLIAM DANDIE, formerly of 82 Roslyn Street, Brighton, Victoria, but late of 7 Centre Road, Brighton East, Victoria, pharmacist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 30 October 2018, are required by the executor, Natalie June Dandie, to send particulars to the executor, care of Marsh & Maher Richmond Bennison, lawyers, of Level 2, 100 Wellington Parade, East Melbourne, by 18 July 2019, after which date the executor intends to convey or distribute the assets of the estate, having regard only to the claims of which the executor may have notice.

MARSH & MAHER RICHMOND BENNISON, lawyers,

Level 2, 100 Wellington Parade, East Melbourne, Victoria 3002.

Re: HEINZ WOLFGANG RUDLAFF, late of Coppin Centre Aged Care, 45 Moubray Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 September 2018, are required by the trustee, Jonathan Bloom, care of his G 20 16 May 2019

solicitors below, to send particulars to the trustee by 18 July 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

R B LEGAL PTY LTD, Level 3, 250 Queen Street, Melbourne, Victoria 3000. Tel: (03) 9101 1200, email: jonathan@rbl.com.au

MAUREEN HEATH KEELY, late of St Vincents Care Services, 4 King Street, Hawthorn East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 March 2019, are required by the executors, Thomas Patrick Keely and Anne Margaret Keely, both care of Rennick & Gaynor, 431 Riversdale Road, Hawthorn East, Victoria, to send particulars of their claims to them, care of the undersigned, by 16 July 2019, 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.

Re: ALBERTO ROMEO CHIVILO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 October 2018, are required by the trustee, Gabrielle Mary Watkins, to send particulars of such claims to her, in care of the below mentioned lawyers, by 11 July 2019, after which date the trustees may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: JUNE LORRAINE FARRELL, late of 8 Auty Street, Warrnambool, Victoria 3280, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 October 2018, are required by the executors and trustees, Brian William Farrell, Jane Therese Farrell and Susan Patricia Farrell, to send particulars to them, care of the undermentioned solicitors, by 16 July 2019, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL,

121 Kepler Street, Warrnambool 3280.

Re: ALFRED CLYDE EASTAUGH, late of 2/28 Sunray Avenue, Cheltenham, Victoria 3192, retired police officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 21 March 2019, are required by the executors, Yvonne Robyn Eastaugh and Michelle Maree Eastaugh, to send particulars to them, care of the undermentioned solicitors, by 19 July 2019, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

TRAGEAR & HARRIS LAWYERS, 1/23 Melrose Street, Sandringham 3191.

Re: JOHN PRICHARD HODSON, late of 10 Miller Street, Sandringham, Victoria 3191, retired administration manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 26 September 2018, are required by the administrator, Neville John Hodson, to send particulars to him, care of the undermentioned solicitors, by 19 July 2019, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

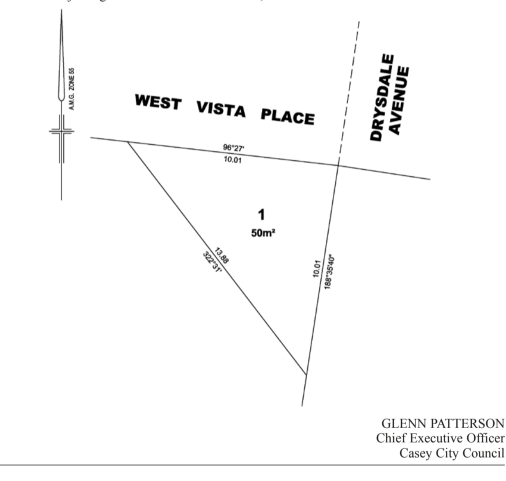
TRAGEAR & HARRIS LAWYERS, 1/23 Melrose Street, Sandringham 3191.

## GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

### CASEY CITY COUNCIL

Road Discontinuance

At its meeting on 16 April 2019, and acting under Clause 3 of Schedule 10 to the Local Government Act 1989, Casey City Council resolved to discontinue the road known as the road adjacent to 1 West Vista Place, Narre Warren North, which is shown hatched on the plan below ('Road'), being part of the land described as Road R–1 on Plan of Subdivision PS426456E, and sell the land to the adjoining owner at 1 West Vista Place, Narre Warren North.

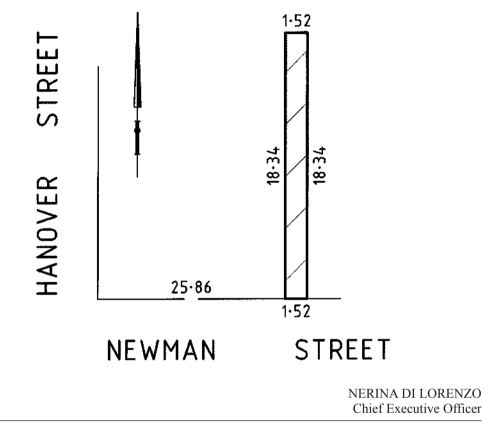


## MORELAND CITY COUNCIL

### Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Moreland City Council, at its ordinary meeting held on 13 March 2019, resolved to discontinue the section of road adjoining 8 Newman Street, Brunswick, shown by hatching on the plan below and to sell the land from the road by private treaty to the owner of 8 Newman Street, Brunswick.

The land from the road is to be sold subject to the right, power or interest held by Yarra Valley Water in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



### WHITTLESEA CITY COUNCIL

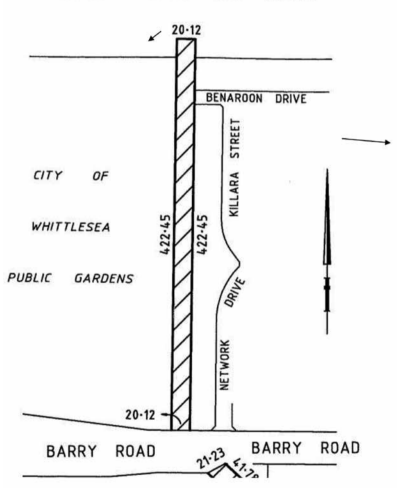
Discontinuance of Road

Part of Downs Road, Lalor (Whittlesea Gardens)

Pursuant of section 206 and Clause 3 of Schedule 10 to the Local Government Act 1989, Whittlesea City Council, at its Ordinary Meeting on Tuesday 7 May 2019, has resolved to formally discontinue that section of Downs Road reserve, marked 'hatched' in the plan below.

The proposal will enable Council to retain ownership of the section of the Downs Road (approximately 8,000 m<sup>2</sup>) so that it may be sold for future residential development. The proposed sale will enable a suitable revenue income to be generated to fund the future redevelopment of the Whittlesea Gardens as an adjoining Council property.

No submissions were received by the public or relevant statutory authorities in response to the article published in the Whittlesea Leader dated Tuesday 12 March 2019.



FORMERLY LALOR GOLF COURSE

SIMON OVERLAND Chief Executive Officer City of Whittlesea



### Ararat Rural City

### NOTICE OF PROPOSED AMENDMENT TO GENERAL LOCAL LAW 2012

Pursuant to section 119 and 223 of the **Local Government Act 1989** (the Act) Council proposes to amend its General Local Law 2012 by making an amendment to the Local Law pursuant to Part 5 of the Act.

The purpose and general purport of the proposed amendment to the Local Law is to provide clarity to all stakeholders on the application of the Local Law pertaining to Camping Permits and address any perceived conflict as it applies to the requirement for Permits not only at Green Hill Lake, but also at other Ararat Rural City Council assets where similar recreational activities are undertaken.

A copy of the Proposed Amendment to General Local Law 2012 may be inspected at the Municipal Offices, 59 Vincent Street, Ararat, or viewed on Council's website, www.ararat.vic.gov.au

Any person may make a written submission on the proposed amendment to the General Local Law to Council. All submissions received on or before Tuesday 11 June 2019 will be considered by Council in accordance with section 223 of the **Local Government Act 1989**.

If a person wishes to be heard in support of their submission they must include the request to be heard in the written submission and this will entitle them to appear in person, or by a person acting on their behalf at the Council Meeting scheduled on Tuesday 11 June 2019 commencing at 6.00 pm.

Written submissions should be marked for the attention of the Chief Executive Officer and can either be lodged at Council's Municipal Office, 59 Vincent Street, Ararat, or mailed to Council at PO Box 246, Ararat 3377.

Submissions are not confidential and will be incorporated in full into the agenda and minutes of the Council Meeting at which they are considered.

DR TIM HARRISON Chief Executive Officer

### BULOKE SHIRE COUNCIL

Notice of Making of a Local Law

Meetings Procedure and Common Seal Local Law 2019

Notice is given pursuant to sections 119 of the **Local Government Act 1989** that Buloke Shire Council, at its ordinary meeting held on 8 May 2019, resolved to make the Meetings Procedure and Common Seal Local Law 2019. The Meetings Procedure and Common Seal Local Law 2019 came into effect on and from 8 May 2019.

The Meetings Procedure and Common Seal Local Law 2019 has the following objectives:

- Provide a mechanism to facilitate the good government of the Council through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner which acknowledges the role of local government within the Australian system of Government;
- 2) Promote and encourage community participation in the system of local government by providing mechanisms for the Council to ascertain the community's views and expectations;
- 3) Regulate and control the election of Mayor, and Deputy Mayor and the chairperson of any Special Committees;

- 4) Regulate and control the procedures governing the conduct of meetings including:
  - a) the notice required for meetings;
  - b) the keeping of minutes;
- 5) Regulate the use of the Common Seal and prohibit its unauthorised use;
- 6) Provide for the administration of the Council's powers and functions;
- 7) Provide generally for the peace, order and good government of the municipal district;
- 8) Repeal Local Law No. 15 of 14 October 2015 (Meeting Procedures and Common Seal Local Law No.15).

A copy of the Meetings Procedure and Common Seal Local Law 2019 can be obtained from the Council offices at 367 Broadway, Wycheproof, during office hours. Alternatively you can view a copy online at http://www.buloke.vic.gov.au

ANTHONY JUDD Chief Executive Officer

### CITY OF WHITTLESEA

Submissions are invited for the Proposed Road Closure of Masons Road, Mernda

Under section 207A and Schedule 11 Clause 9 of the **Local Government Act 1989** the City of Whittlesea is proposing to close Masons Road, Mernda, between Epping Road and Texel Drive to through traffic. This will be established through a road discontinuance somewhere along this length. Vehicle access to abutting properties and Wilkes Court will remain, however, under the proposal Masons Road will no longer be available for travel between Epping Road and Plenty Road.

Public submissions regarding the proposal are now invited in accordance with section 223 of the **Local Government Act 1989**. Public submissions can be made through the following methods:

- Complete an online survey at whittlesea.vic.gov.au/masonsroad
- Write to us at Reply Paid 60758, City of Whittlesea, City Design and Transport Department, Locked Bag 1, Bundoora MDC, Victoria 3083.
- Email us at Engineering.Services@whittlesea.vic.gov.au

If you have any questions, please feel free to phone us on 9217 2170.

All submissions must be returned to Council no later than 5 pm Friday 14 June 2019.

### Planning and Environment Act 1987

### GREATER DANDENONG PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C213

The Greater Dandenong City Council has prepared Amendment C213 to the Greater Dandenong Planning Scheme.

The Amendment proposes to introduce a new General Residential Zone Schedule 3 (GRZ3) and for this to be applied to the majority of areas formerly proposed to be rezoned to Residential Growth Zone Schedule 3 (RGZ3) under Amendment C182. Areas within the Noble Park Activity Centre boundary are to remain unchanged from Residential Growth Zone 2.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at the following City of Greater Dandenong Customer Service Centres; 225 Lonsdale Street, Dandenong; 397–405 Springvale Road, Springvale; Paddy O'Donoghue Centre, 18–34 Buckley Street, Noble Park; Shop A7, Parkmore Shopping Centre, Cheltenham Road, Keysborough; the City of Greater Dandenong website, www.greaterdandenong.com; and the Department of Environment, Land, Water and Planning website, www.planning.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Friday 14 June 2019. A submission must be sent to City of Greater Dandenong, Strategic Planning – Amendment C213, PO Box 200, Dandenong, Victoria 3175, or emailed to council@cgd.vic.gov.au

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

MR JODY BOSMAN Director City Planning, Design and Amenity

### **Planning and Environment Act 1987**

WHITTLESEA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C233wsea

Whittlesea City Council has prepared Amendment C233wsea to the Whittlesea Planning Scheme.

The Amendment proposes to rezone eight Council-owned recreation reserves to the Public Park and Recreation Zone.

The Amendment seeks to align each site with their intended use for active recreation (i.e. location of sports fields, tennis courts, club pavilions etc.) under the provisions of approved Strategic Plans. These sites have been substantially developed for active open space purposes or substantially advanced in the master planning for implementation. The Public Park and Recreation Zone will accurately reflect the land use designation of each land parcel.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Whittlesea Civic Centre, 25 Ferres Boulevard, South Morang; and at the Department of Environment, Land, Water and Planning website, www. delwp.vic.gov.au/public-inspection

Any submissions to Amendment C233wsea must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is 14 June 2019. A submission must be sent to the: Chief Executive Officer, City of Whittlesea, Locked Bag 1, Bundoora MDC 3083.

The following panel hearing dates have been set for this Amendment:

- Directions Hearing: to commence week of 9 September 2019.
- Panel Hearing: to commence week of 30 September 2019.

SIMON OVERLAND Chief Executive Officer Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 18 July 2019, 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.

- CLAFFEY, Peter William, late of Willowbrae Melton, 116 Centenary Avenue, Melton, Victoria 3337, deceased, who died on 1 January 2019.
- DOLAN, Yulian Cain, late of 7/35 Kingsville Street, Kingsville, Victoria 3012, deceased, who died on 21 July 2018.
- HANLEY, Megan, late of 6 Holgate Lane, Kensington, Victoria 3031, deceased, who died on 5 February 2019.
- LEES, Larry Floyd, late of St Michael's Aged Care, 1 Omama Road, Murrumbeena, Victoria 3163, deceased, who died on 4 December 2018.
- MIDDLETON, Pamela, late of Mecwacare Trescowthick Centre, 70 Charles Street, Prahran, Victoria 3181, deceased, who died on 13 December 2018.
- RUCKER, David William, late of 66 Auburn Road, Healesville, Victoria 3777, pensioner, deceased, who died on 8 January 2019.
- SPELLER, Thomas Llewelyn, late of 256 Station Street, Edithvale, Victoria 3196, retired, deceased, who died on 7 December 2018.
- STEVENSON, Eric, late of Darlingford Upper Goulburn Nursing Home, 5 High Street, Eildon, Victoria 3713, deceased, who died on 6 March 2019.
- SYMONDS, Michael Geoffrey, late of Unit 2, 2 Bair Street, Leongatha, Victoria 3953, deceased, who died on 14 September 2015.
- ZOVKIC, Mato, late of St Bernadettes Nursing Home, 17 Park Drive, Sunshine North, Victoria 3020, deceased, who died on 27 February 2019.

Dated 9 May 2019

### **Co-operatives National Law (Victoria)**

### MELBOURNE GIRLS' COLLEGE CO-OPERATIVE LTD

On application under section 601AA of the **Corporations Act 2001** (the Act), notice is hereby given under section 601AA(4A) of the Act, as applied by section 453(a) of the **Co-operatives National Law (Victoria)**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and its registration will be dissolved.

Dated at Melbourne 16 May 2019

DAVID JOYNER Deputy Registrar of Cooperatives

## Associations Incorporation Reform Act 2012 NOTICE OF ISSUE OF CERTIFICATE OF INCORPORATION PURSUANT TO SECTION 14 OF THE ASSOCIATIONS INCORPORATION REFORM ACT 2012

Notice is hereby given pursuant to section 14 of the **Associations Incorporation Reform Act 2012** that a certificate of incorporation was issued by the Registrar of Incorporated Associations on 16 May 2019 to Made in Mansfield Inc. The Association is now incorporated under the said Act. Dated 16 May 2019

DAVID JOYNER Deputy Registrar of Incorporated Associations

## **Fisheries Act 1995**

### FURTHER QUOTA ORDER FOR THE VICTORIAN ROCK LOBSTER FISHERY

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating and having undertaken consultation in accordance with section 3A of the Fisheries Act 1995 (the Act), make the following Further Quota Order under section 64A of the Act for the Rock Lobster Fishery.

- This Further Quota Order applies to the period commencing on 1 July 2019 and ending on 1 30 June 2020.
- 2. The total allowable catch for the Rock Lobster Fishery (Eastern Zone) for the quota period commencing 1 July 2019 and ending 30 June 2020 is 40 tonnes of rock lobster.
- The quantity of rock lobsters comprising a quota unit for the quota period in the Rock 3 Lobster Fishery (Eastern Zone) is 40 kilograms.<sup>1</sup>
- 4. The total allowable catch for the Rock Lobster Fishery (Western Zone) for the quota period commencing 1 July 2019 and ending 30 June 2020 is 246 tonnes of rock lobster.
- The quantity of rock lobsters comprising a quota unit for the quota period in the Rock 5. Lobster Fishery (Western Zone) is 67.70 kilograms.<sup>2</sup>

### Note

- As specified in the Initial Quota Order, there are 1000 individual quota units for the Rock Lobster Fishery (Eastern 1. Zone).
- As specified in the Initial Quota Order (amended in 2009), there are 3633.48 individual quota units for the Rock 2 Lobster Fishery (Western Zone).

Dated 10 May 2019

TRAVIS DOWLING Chief Executive Officer Victorian Fisheries Authority

### **Fisheries Act 1995**

### FURTHER QUOTA ORDER FOR THE WESTERN ZONE OF THE VICTORIAN GIANT CRAB FISHERY

I, Travis Dowling, Chief Executive Officer, Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating and having undertaken consultation in accordance with section 3A of the Fisheries Act 1995 (the Act), make the following Further Quota Order under section 64A of the Act for the Giant Crab Fishery in Victorian waters west of longitude 143°40' east (the Western Zone).

- This Further Quota Order applies to the period commencing on 1 July 2019 and ending on 1. 30 June 2020 ('the quota period').
- 2. The total allowable catch for the Giant Crab Fishery in the Western Zone for the quota period is 10.5 tonnes.
- 3. The quantity of giant crabs comprising a quota unit for the quota period will be 21 kilograms.<sup>1</sup> Note
- As specified in the Initial Quota Order, there are 500 individual quota units for the Western Zone Giant Crab 1. Fishery.

Dated 10 May 2019

TRAVIS DOWLING Chief Executive Officer Victorian Fisheries Authority

## Forests Act 1958

#### DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Scott Falconer, Assistant Chief Fire Officer, Loddon Mallee Region, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the Forests Act 1958.

### Definitions

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

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

### Determination

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

Itom	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no. LEGL n	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
1	19-094	Loddon Mallee	Murray Goldfields	Wedderburn A	16/05/2019	30/06/2019

**Table – Firewood collection areas** 

### Notes

1. The information in columns 2, 3 and 4 of the table is for information only.

2. **DELWP** means Department of Environment, Land, Water and Planning.

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

Dated 9 May 2019

SCOTT FALCONER Assistant Chief Fire Officer, Loddon Mallee Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

## **Geographic Place Names Act 1998**

# NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
122078	Djila Tjarri Park	Surf Coast Shire Council Located at Banyul Warri Fields, Merrijig Drive, Torquay For further details see map at www.delwp.vic.gov.au/namingplaces

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
121786	Pines Lane	Beaufort	Pyrenees Shire Council The road traverses south from Leichardt Street to Callister Street.
122027	Fortitude Drive	Truganina	Wyndham City Council The road traverses west from Morris Road.
122027	Lawford Street	Truganina	Wyndham City Council The road traverses north from Ladbroke Street and is continuation of the existing Lawford Street.
122066	Lake Dubban Road	Buckley	Surf Coast Shire Council The road traverses south from Princes Highway to the Lake Dubban.
122439	Glover Close; Withers Way; Nolan Lane; Perceval Court; Darvall Lane; Counihan Mews; Dymock Mews; Witeley Terrace; Haydon Close; Cullen Terrace; Lindsay Court; Paterson Lane; McCubbin Way; and Drysdale Circuit	Moe	Latrobe City Council (private roads with The Range Retirement Village) – located at 42 Mitchells Road, Moe.

Change Request Number	Road Name	Locality	Naming Authority and Location
122463	Plant Grove	Heatherton	Kingston City Council Formerly known as part Old Dandenong Road and Barkers Street. The road traverses west from Clarinda Road.
122554	Napoleon Lane	Waterloo	Pyrenees Shire Council Formerly known as Napolean Lane. The road traverses south-west from Beaufort–Lexton Road.

Geographic Names Victoria Land Use Victoria 2 Lonsdale Street Melbourne 3000

> CRAIG L. SANDY Registrar of Geographic Names

## Land Acquisition and Compensation Act 1986

FORM 7

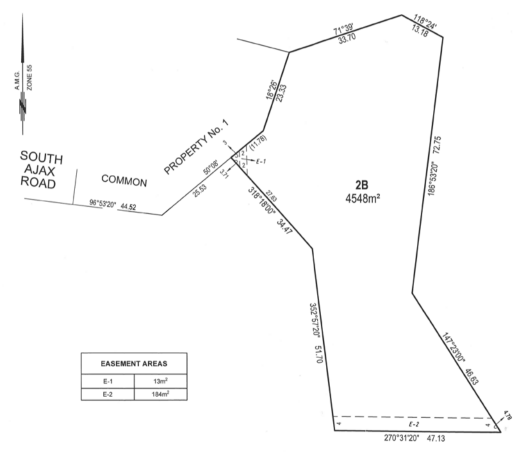
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Central Highlands Region Water Corporation declares that by this notice it acquires an interest in the form of an easement over that part of the land marked E–2 in the attached Plan of Creation of Easement contained in Certificate of Title Volume 11138 Folio 665 (Land).

**Interests Acquired:** the freehold interest of Lee-Anne Richards as sole proprietor (Registered Proprietor) in the Land.



Published with the authority of Central Highlands Water.

For and on behalf of Central Highlands Water

Signed JAMES RICHARD WING LOFTING

Name James Richard Wing Lofting Level 26, 530 Collins Street, Melbourne An Australian Legal Practitioner within the meaning of the Legal Profession Uniform Law (Victoria)

Dated 16 April 2019

# Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

#### Compulsory Acquisition of Interest in Land

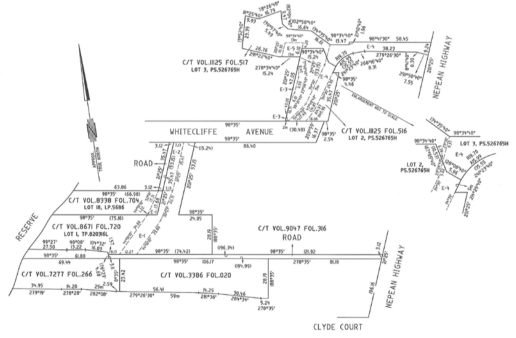
Nepean Investment Holdings Pty Ltd and MAKLM Nominees Pty Ltd ('the Authority') declare that by this notice they acquire the following interest in the land described as Certificates of Title Volume 11125 Folio 517, Volume 11125 Folio 516, Volume 8338 Folio 704, Volume 8671 Folio 720:-

Parts of the land marked E-1, E-2 and E-4 on the annexed plan on terms described in the:-

- Plan for Creation of Easement prepared by Lawlor and Loy Vic Pty Ltd bearing surveyor's ref 7878-CE version 2); and
- Easement Terms;

registered on the titles to the land as part of the Notice of Intention to Acquire dated 8 March 2019, both of which can be inspected without charge at the Authority's solicitor's office at 431 Riversdale Road, Hawthorn East, during the hours 9.00 am to 4.30 pm Monday to Friday (excluding public holidays).

Published with the authority of the Nepean Investment Holdings Pty Ltd and MAKLM Nominees Pty Ltd.



For and on behalf of the Authority

- Signed KATE LOUISE ADAMS
- Name Kate Louise Adams, Director of Nepean Investment Holdings Pty Ltd
- Dated 13 May 2019
- Signed DANIEL COLIN THOMAS
- Name Daniel Colin Thomas, Director of MAKLM Nominees Pty Ltd
- Dated 13 May 2019

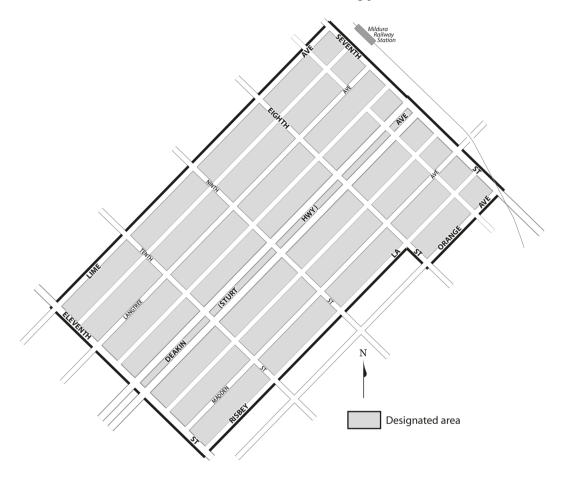
851

### **Liquor Control Reform Act 1998**

## SECTION 147 - ORDER DECLARING A DESIGNATED AREA

The Commission, pursuant to section 147 of the Liquor Control Reform Act 1998 (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 12 months from the date the Order is published in the Government Gazette:

The area within the Mildura CBD as shown on the following plan.



This order comes into operation on 16 May 2019 for a period of 12 months. Dated 16 May 2019

ROSS KENNEDY Chair Victorian Commission for Gambling and Liquor Regulation

### Plant Biosecurity Act 2010

# ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF CITRUS CANKER

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

### 1 Objective

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

## 2 Authorising provision

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

## 3 Commencement

This Order comes into force on the day of making.

## 4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of citrus canker* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G30 on 26 July 2018 at pages 1660–1661, is revoked.

### 5 Definitions

In this Order -

**'citrus canker'** means the exotic disease caused by the bacteria *Xanthomonas citri* subsp. *citri*.

**'host material'** means any material capable of being affected or contaminated with citrus canker including host plants and agricultural equipment and used packages used in the cultivation, processing, packaging and distribution of host plants.

**'host plant'** means any plant or plant product belonging to the family *Rutaceae* and species *Lansium domesticum*.

**'kaffir lime leaves'** means the leaves of commercially grown kaffir lime (*Citrus hystrix*) plants that are intended for culinary use only.

## 6 **Prohibitions, restrictions and conditions**

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (1) does not apply if the host material
  - (i) originates from an area for which there is currently in place an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated, certifying that the area from which the material originated is known to be free of citrus canker; or
  - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner prescribed in the Schedule of this Order; or
  - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

## 7 Verification of consignments

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

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

## 8 Expiry

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

### Schedule

Host material must -

- (1) in the case of citrus fruit (*Citrus* spp.), be
  - (a) commercially grown by a registered grower on a property that has been registered by the State or Territory's department responsible for agriculture in which the property is located; and
  - (b) sourced from a registered property which has been surveyed prior to harvest by an officer responsible for agriculture in the State or Territory in which the property is located and found to be free of citrus canker; and
  - (c) sourced from trees that have been
    - (i) treated for citrus canker with a copper-based spray in accordance with an approved Australian Pesticides and Veterinary Medicines Authority (APVMA) permit; and
    - (ii) monitored for citrus leaf miner *Phyllocnistis citrella*, and treated as required, with an insecticide registered for the control of citrus leaf minor at rates specified on an approved label or in accordance with an approved APVMA permit; and
    - (iii) monitored for citrus canker; and
  - (d) post-harvest treated
    - (i) as specified on an approved label or in accordance with an approved APVMA permit, using a product containing sodium hypochlorite or calcium hypochlorite to produce a solution of 200 ppm w/v of available chlorine (which is maintained at a pH of 6.0 to 7.5). Fruit must remain completely wet with the solution for at least 2 minutes, either through continued immersion or continuous spraying. An appropriate wetting agent/surfactant must be used to achieve maximum contact of the solution with the surface of the fruit; or
    - (ii) as specified on an approved label or in accordance with an APVMA permit, using a product containing 950 g/kg sodium ortho-phenylphenate tetrahydrate (SOPP tetrahydrate) to produce a solution of 2 kg SOPP tetrahydrate to 100 L water, completely wetting fruit with the solution and maintaining the solution at a pH of 12.0, for at least
      - (A) 45 seconds if the solution has sufficient soap or detergent to cause foam to appear; or
      - (B) 1 minute otherwise, and
    - (iii) with no artificial drying or further treatment occurring during treatments specified in sub-paragraphs (i) or (ii); and
  - (e) packed in a facility (pack house) that has been registered by the State or Territory's department responsible for agriculture in which the facility is located; and

- (f) inspected at a rate of 600 units per consignment lot, prior to dispatch and found to be free from symptoms of citrus canker and free from extraneous plant material (except stems that are less than 2.5 cm in length and are attached to the fruit).
- (2) in the case of kaffir lime leaves, be
  - (a) commercially grown by a registered grower on a property which has been surveyed prior to harvest by an officer responsible for agriculture in the State or Territory in which the property is located and found to be free of citrus canker; and
  - (b) sourced from trees that have been
    - (i) monitored for citrus leaf miner *Phyllocnistis citrella* and treated as required, with an insecticide registered for the control of citrus leaf miner at rates specified on an approved label or in accordance with an approved APVMA permit; and
    - (ii) monitored for citrus canker; and
  - (c) post-harvest treated
    - (i) in accordance with an approved APVMA permit, using the product Tsunami on Farm Peracetic Acid Biocide, containing 160 g/L peroxyacetic acid and 110 g/L hydrogen peroxide, to produce a solution of 200 ppm peroxyacetic acid (POAA), and completely wet leaves by immersion in solution for 1 minute; and
  - (d) with no artificial drying or further treatment occurring during the drying period; and
  - (e) packed in a facility (pack house) that has been registered by the State or Territory's department responsible for agriculture in which the facility is located; and
  - (f) inspected at a rate of 600 units per consignment lot, prior to dispatch and found to be free from symptoms of citrus canker and free from extraneous plant material (except the small petiole attached to the leaves).

#### Notes

Section 38 of the Act provides that it is an offence for a person to cause, permit or assist any plant, plant product, plant vector, used equipment, used package, earth material or beehive to enter Victoria in contravention of an importation order under section 36. The maximum penalty of 60 penalty units applies in the case of a natural person, and 300 penalty units in the case of a body corporate.

Terms in this Order that are defined in the Act have that meaning.

Dated 9 May 2019

ROSA CRNOV Chief Plant Health Officer

### Road Safety Act 1986

# ORDER UNDER SECTION 98 OF THE **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO THE CAR PARK AREAS OF CERTAIN RAILWAY STATIONS

I, Rebecca Skelton, Acting Chief Metropolitan Roads Officer, as delegate of the Minister for Roads and Road Safety, under section 98 of the Road Safety Act 1986 (the Act) -

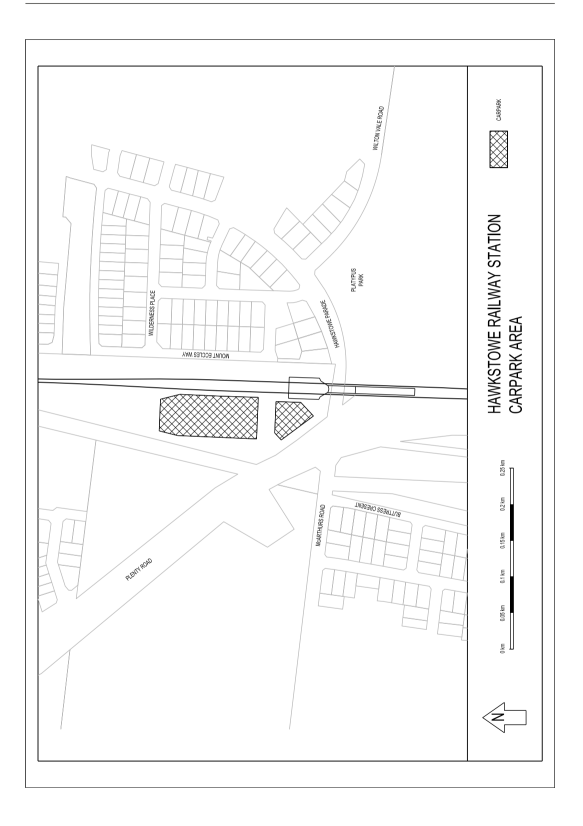
- (1) extend the application of the following provisions to the car park areas of the railway stations specified in the table below, particulars of which are shown hatched on the attached plans
  - (a) sections 17A, 59, 61, 61A, 64, 65, 65A, 65B, 65C, 76, 77, 99 and 100 of the Act;
  - (b) Parts 6AA and 7 of the Act;
  - (c) the Road Safety Road Rules 2017; and
  - (d) Parts 8, 9, 10 and 11 of, and Schedules 6 and 7 to, the Road Safety (General) Regulations 2009.

## TABLE OF RAILWAY STATIONS

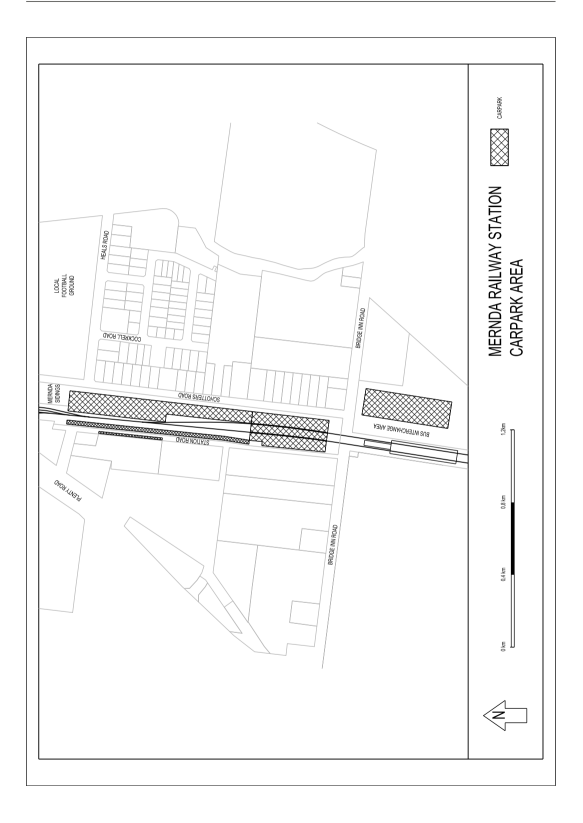
Hawkestowe	Middle Gorge
Mernda	

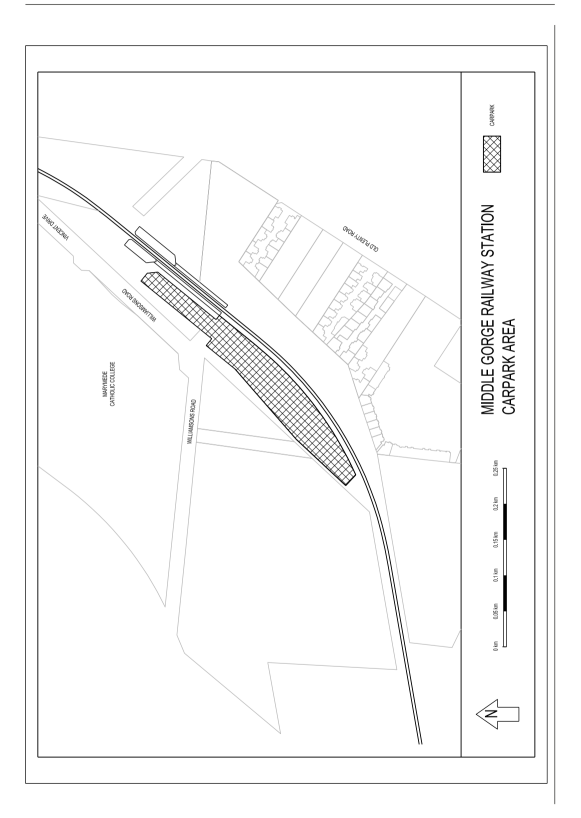
Dated 16 May 2019

REBECCA SKELTON Acting Chief Metropolitan Roads Officer VicRoads



857





# Victorian Energy Efficiency Target Act 2007

VICTORIAN ENERGY EFFICIENCY TARGET GUIDELINES VERSION 8

3 June 2019

# CONTENTS

# 1. Background

- 1.1. Purpose and authority
- 1.2. Scope of Guidelines
- 1.3. Interpretation
- 1.4. Legislative objectives
- 1.5. Commencement date
- 1.6. Priority of Act, Regulations and Guidelines

# 2. Definitions

# 3. Establishment of VEU Accounts

- 3.1. Requirement for account
- 3.2. Account application
- 3.3. Use of account and VEU registry
- 3.4. Information in English

# 4. Accreditation of Persons

- 4.1. Accreditation application
- 4.2. Forms of consent or undertaking prescribed greenhouse gas schemes
- 4.3. Insurance
- 4.4. Accredited persons and approval of activities
- 4.5. Cancellation of accreditation

# 5. Commission Registers

- 5.1. Register of Products
- 5.2. Register of Approved Project Plans (project-based activities)
- 5.3. Register of Approved Measurement and Verification Professionals
- 5.4. Register of Scheduled Activity Premises
- 5.5. Register of Building Code of Australia Determinations

# 6. Prescribed Activities

- 6.1. Commission's role in relation to prescribed activities
- 6.2. Prescribed activities compliance with legal obligations
- 6.3. Compliance with training requirements
- 6.4. Project-based activities

# 7. Safety and Training

- 7.1. Commission to specify units of competency
- 7.2. Compliance with training requirements
- 7.3. Commission to specify training requirements
- 7.4. Commission may specify a requirement for licensed installers

# 8. Assignment of Rights to Create Certificates

- 8.1. Parties to the assignment
- 8.2. Time of VEEC assignment
- 8.3. Manner and form of VEEC assignment
- 8.4. VEEC assignments required to be in writing
- 8.5. Completion of oral VEEC assignment form
- 8.6. Consumer to receive a copy of VEEC assignment form or similar document
- 8.7. Records to be retained by the assignee
- 8.8. Consumer personal information to comply with the Information Privacy Principles

## 9. Creation and Registration of Certificates

- 9.1. Form for creation of certificates
- 9.2. Creation of certificates
- 9.3. Notification of creation
- 9.4. Payment of fee
- 9.5. Unique identification code
- 9.6. Further information
- 9.7. Reduction, waiver or refund of creation fee

## 10. Transfer of Certificates

- 10.1. Transfer requirements
- 10.2. Electronic notification of transfer

## 11. Surrender of Certificates

- 11.1. Notification of surrender
- 11.2. Voluntary surrender
- 11.3. Obligatory surrender
- 11.4. Mandatory surrender

# 12. Annual Energy Acquisition Statements

- 12.1. Form of energy acquisition statement
- 12.2. Submission of annual energy acquisition statement
- 12.3. Additional information required

## 13. Record Keeping

- 13.1. Accredited persons
- 13.2. Project-based activities document retention
- 13.3. Relevant entities
- 13.4. Record keeping whilst accreditation is suspended or revoked

## 14. Audit Of Annual Energy Acquisition Statements

- 14.1. Nominating, approving and appointing an auditor
- 14.2. Briefing the auditors
- 14.3. Audit timing
- 14.4. General audit scope
- 14.5. Specific audit scopes
- 14.6. Reliance and standards
- 14.7. Generic issues to be addressed
- 14.8. Audit report
- 14.9. Commission response to audits

# 15. Audit of Creation of Certificates and Compliance Investigations

- 15.1. Auditor
- 15.2. General audit
- 15.3. Project-based activities audit
- 15.4. Compliance investigation

## 16. Compliance and Enforcement

- 16.1. Compliance and enforcement policy
- 16.2. Compliance and enforcement actions resulting from an audit of an annual energy acquisition statement
- 16.3. Compliance and enforcement actions resulting from an audit of creation of certificates or compliance investigation

## 17. Audit Process Timelines

## 1. BACKGROUND

### 1.1. Purpose and authority

These Guidelines are the 'ESC guidelines' referred to in the Victorian Energy Efficiency Target Act 2007 (Act).

The **commission** is responsible for the general administration of the **Act** and the Regulation of products and participants in the **VEU** program for which the **Act** provides. Section 74 of the **Act** authorises the **commission** to issue Guidelines relating to any matter required or permitted by the **Act** to be provided for by the Guidelines.

## **1.2.** Scope of Guidelines

The Act requires or permits the Guidelines to provide for the following matters:

- the accreditation of a person;
- the creation, form and transfer of a certificate;
- the manner in which a prescribed activity is to be undertaken;
- the manner and form in which rights to create certificates may be assigned;
- the form of, and the information to be included in, an **annual energy acquisition statement**;
- the auditing by the **commission** of the creation of certificates by an **accredited person**;
- the auditing of an **annual energy acquisition statement** by a third party engaged by a **relevant entity**;
- the records to be kept by an **accredited person** or a **relevant entity**;
- the information to be contained in the register of **accredited persons** and the register of energy efficiency certificates; and
- any other matter that the **commission** considers is relevant to its functions under the **Act**.

These Guidelines include clauses concerning the registers, project-based activities and the manner in which certain activities are undertaken, including compliance with training requirements.

### 1.3. Interpretation

In these Guidelines:

- headings and footnotes are for convenience only and do not affect the interpretation of these Guidelines;
- words importing the singular include the plural and vice versa;
- words importing a gender include any gender;
- words importing a natural person include a company or other body corporate, partnership, trust, joint venture, association and governmental agency;
- a reference to any statute includes all regulations, proclamations, orders in council, ordinances, by-laws, declarations and determinations made under that statute; and
- a reference to any legislation or to any other document is to that legislation or document as amended, consolidated, restated or re-enacted.

## 1.4. Legislative objectives

The objects of the Act, as set out in section 4, are to:

- reduce greenhouse gas emissions;
- encourage the efficient use of electricity and gas; and
- encourage investment, employment and technology development in industries that supply goods and services which reduce the use of electricity and gas by consumers.

## 1.5. Commencement date

These Guidelines originally commenced on 1 January 2009. This amendment (version 8) commenced on 3 June 2019.

## 1.6. Priority of Act, Regulations and Guidelines

Except as specifically provided in the **Act** or **Regulations**, nothing in these Guidelines affects the interpretation of the **Act** or **Regulations**. If there is any inconsistency between these Guidelines and a provision of the **Act** or **Regulations**, the relevant provision of the **Act** or **Regulations** will prevail to the extent of that inconsistency. These Guidelines should be read in conjunction with the **Act** and **Regulations**.

## 2. **DEFINITIONS**

Terms defined in the **Act** and the **Regulations** have the same meaning when used in these Guidelines irrespective of whether they appear in bold and italics. Terms shown in **bold** in these Guidelines have the meanings shown opposite them below.

Term	Definition	
accredited person	A person accredited under Part 3 of the Act.	
annual energy acquisition statement	The energy acquisition statement made under section 33 of the Act.	
Act	Victorian Energy Efficiency Target Act 2007 (Vic.).	
approved measurement and verification professional	A person who is approved as a measurement and verification professional under the <b>PBA Regulations</b> .	
approved project plan	A project plan that is approved under the <b>PBA Regulations.</b>	
audit deed	A tripartite audit deed between a <b>relevant entity</b> , its approved auditor and the <b>commission</b> for the purposes of clause 14 of these Guidelines, in the form published by the <b>commission</b> for the <b>VEU</b> program or otherwise in a form satisfactory to the <b>commission</b> .	
authorised signatory	A person who is authorised, or appears to be authorised, by the <b>consumer</b> to assign the right to create certificates on behalf of the <b>consumer</b> .	
Australian Skills Quality Authority	The national regulator for Australia's vocational education and training sector established pursuant to the <b>National Vocational Education and Training</b> <b>Regulator Act 2011</b> (Cth), or such successor body or authority established from time to time.	
authorised user	<b>VEU account</b> to access and transact on that account on the holder's behalf.	
benchmark administrator	Has the same meaning as benchmark administrator in the <b>PBA Regulations</b> .	
Benchmark rating specifications	Benchmark Rating in Victorian Energy Upgrades Specifications published by the Department of Environment, Land, Water and Planning pursuant to the <b>PBA Regulations</b> .	

Term	Definition
BR	Benchmark Rating.
BR project	Has the same meaning as BR project in the <b>PBA</b> <b>Regulations</b> .
commission	The Essential Services Commission established under section 7 of the <b>Essential Services Commission Act 2001</b> (Vic.).
consumer	The consumer of electricity or gas in respect of whom the prescribed activity is undertaken or, the owner of a premises in the circumstances set out in section $16(2)(a)$ or (b) of the <b>Act</b> , or, in the circumstances set out in section $16(2A)$ of the <b>Act</b> , the person responsible for payment of the electricity or gas supplied for public lighting purposes.
GEMS Register	GEMS Register means the register kept by the Greenhouse and Energy Minimum Standards Register under the <b>Greenhouse and Energy Minimum</b> <b>Standards Act 2012</b> .
guidance document	Document published by the Essential Services Commission to facilitate administration of and understanding of the requirements of the <b>VEU</b> program by program stakeholders.
MV	Measurement and Verification.
MV project	Has the same meaning as MV project in the <b>PBA Regulations</b> .
MV specifications	Measurement and Verification in Victorian Energy Upgrades Specifications published by the Department of Environment, Land, Water and Planning pursuant to the <b>PBA Regulations</b> .
policy	VEU Program Compliance and Enforcement Policy.
project impact report	A project impact report made under the <b>PBA</b> <b>Regulations</b> .
PBA Regulations	Victorian Energy Efficiency Target (Project-Based Activities) Regulations 2017.
VEET Regulations	Victorian Energy Efficiency Target Regulations 2018.
project plan	A project plan made under the <b>PBA Regulations</b> .
Register of Approved Measurement and Verification Professionals	The register listing <b>approved measurement and</b> <b>verification professionals</b> to be established and maintained by the <b>commission</b> under the <b>PBA</b> <b>Regulations</b> .

Term	Definition
Register of Approved Project Plans	The register listing approved <b>project plans</b> to be established and maintained by the <b>commission</b> under the <b>PBA Regulations</b> .
Register of Products	The register listing approved products and devices to be established and maintained by the <b>commission</b> under the <b>VEET Regulations</b> .
Regulations	VEET Regulations and PBA Regulations.
relevant entity	A person defined as a relevant entity under section 3 of the <b>Victorian Energy Efficiency Target Act 2007</b> (Vic.).
relevant fee	In respect of an application, notification or registration, the relevant fee (if any) published by the Minister under section 73 of the <b>Act</b> .
scoping approval	A scoping approval made under the <b>PBA Regulations.</b>
Secretary	Secretary to the Department of Environment, Land, Water and Planning.
shortfall statement	A statement issued by the <b>commission</b> to a <b>relevant</b> <b>entity</b> in accordance with section 36 of the <b>Act</b> .
VEEC	A Victorian energy efficiency certificate created in accordance with the <b>Act</b> and <b>Regulations</b> .
VEEC assignment form	Assignment form completed by a <b>consumer</b> pursuant to section 16(3) of the <b>Act</b> .
VEU	Victorian Energy Upgrades.
VEU account	An account established under clause 3 of these Guidelines in which certificates must be held.
VEU specifications	Victorian Energy Upgrades Specification published by the Department of Environment, Land, Water and Planning pursuant to regulation 35 of the VEET Regulations.
VEU registry	The registry established by the <b>commission</b> for the purposes of the <b>VEU</b> program (www.veu-registry.vic.gov.au).
website	The website pages on the <b>commission</b> 's website prepared for the purposes of the <b>VEU</b> program (www.esc.vic.gov.au/veu).
Victorian Registration and Qualifications Authority	The statutory authority established under Chapter 4 of the <b>Education and Training Reform Act 2006</b> (Vic.) to be responsible for ensuring that employers, apprentices, trainees and providers of education and training (including course and qualification owners) meet quality standards, and that information is readily available to support informed choice in education and training.

867

# 3. ESTABLISHMENT OF VEU ACCOUNTS

#### Act reference: section 74(2)(i).

Applies to: accredited persons, relevant entities, persons trading certificates.

The **Act** requires energy efficiency certificates to be created in electronic form. In order to establish registry systems, implement appropriate security measures and generally administer the **VEU** program, the **commission** requires a person to hold a **VEU account** as a prerequisite to accreditation, and to the creation, transfer and surrender of certificates. This clause 3 sets out the requirements for the establishment and maintenance of **VEU accounts**.

## 3.1. Requirement for account

A person must hold a valid **VEU account** in order to:

- become an **accredited person**;
- create a certificate;
- become the registered owner of a certificate; or
- transfer or surrender a certificate.

## **3.2.** Account application

An application for a **VEU account** must be made on the designated online form published by the **commission** on the **VEU Registry**. All sections of the form must be completed.

## 3.3. Use of account and VEU registry

A VEU account holder must (and must ensure that its authorised users will) use the VEU account and the VEU Registry only in accordance with, and for the purposes permitted by, these Guidelines and any terms and conditions of use published by the commission from time to time.

## **3.4.** Information in English

All information supplied to the **commission** must be in English, or accompanied by a certified translation if the original is in a language other than English.

## 4. ACCREDITATION OF PERSONS

Act reference: sections 9 and 10. Applies to: accredited persons.

A person must be accredited by the **commission** before creating certificates. The process for application is provided for in sections 9 to 12 of the **Act**. In particular, section 9(2) requires applicants for accreditation to provide information which the **commission** considers necessary for the purposes of the **VEU** program, and documents which the **commission** considers section 10 of the **Act**, the **commission** may also require consents or undertakings for the purposes of ensuring that double benefits are not obtained under both the **VEU** program and any other scheme prescribed by the **VEET Regulations**. This clause 4 describes what the **commission** will generally require from applicants for accreditation.

## 4.1. Accreditation application

## 4.1.1. Submission of application

An application for accreditation must be made by a **VEU account** holder using the designated form published by the **commission** on its **website**, and in accordance with any **guidance document** issued by the **commission**.

All sections of the application form must be completed unless otherwise indicated on the form. The completed form must be submitted via the online accreditation function designated by the **commission** on the **VEU Registry** together with:

- the additional information and documents indicated on the application form or in any **guidance document** issued by the **commission**; and
- the form of consent and the applicable forms of undertaking referred to in clause 4.2.

The applicant must pay the **relevant fee** in the manner specified on the application form or any **guidance document** issued by the **commission**. The application is taken to have been received by the **commission** on the date the **commission** received the electronic submission together with all additional information and documents and the **relevant fee**.

## 4.1.2. Assessment of application

**Commission** staff will make an initial assessment of the information and documents provided to it in accordance with the requirements under section 9 of the **Act**.

Where, on the basis of the information and documents provided, the **commission** considers that the application is inadequate the **commission** may exercise its discretion to:

- refuse the application; or
- request the applicant to provide additional information and documents.

If the **commission** exercises its discretion to request additional information or documents, it will specify a timeframe within which the applicant is to provide the additional information or documents.

If the **commission** does not receive the additional information or documents within the set timeframe, and has not agreed to an extension of the period, then the **commission** will determine the application based on the information provided to it on expiry of the relevant timeframe.

## 4.2. Forms of consent or undertaking – prescribed greenhouse gas schemes

The **commission** requires applicants for accreditation to provide the undertakings referred to in clauses 4.2.2 and 4.2.3, and if applicable, the consent referred to in clause 4.2.1, to cover any scheme which is or may in future be prescribed in the **VEET Regulations** as a greenhouse gas scheme for the purposes of the **Act**.

## **4.2.1.** Consent under section 10(1) of the Act

If an applicant for accreditation is a participant in a prescribed greenhouse gas scheme set out in the **VEET Regulations**, that applicant must submit a signed consent, in the designated form published by the **commission** on its **website** and addressed to the administrator of that scheme, authorising the disclosure of information relating to the applicant by that administrator to the commission.

## 4.2.2. Undertaking under section 10(2) of the Act

All applicants for accreditation must give the **commission** a signed undertaking, in the designated form published by the **commission** on its **website**, not to claim any benefit under a prescribed greenhouse gas scheme (whether current or future) if that would result in a benefit being obtained under both that scheme and the **VEU** program in respect of the same activity.

## 4.2.3. Undertaking in relation to future scheme participation

All applicants for accreditation must give the **commission** a signed undertaking, in the designated form published by the **commission** on its **website**, to provide the **commission** with the form of consent referred to in clause 4.2.1, promptly upon:

- becoming a participant in any prescribed greenhouse gas scheme; or
- a greenhouse gas scheme in which the applicant is a participant becoming prescribed by the **VEET Regulations**.

# 4.3. Insurance

As a condition of accreditation, an **accredited person** must:

- maintain, or ensure that persons undertaking prescribed activities on its behalf maintain, insurance of the applicable type and minimum level of cover specified by the **commission** in **guidance documents** published on its **website**; and
- submit a certificate of currency of such insurance to the **commission** at intervals of not less than 12 months and within 7 days after each renewal, reissue or change of a relevant policy

except in circumstances where the **commission** does not require the **accredited person** to do so. Those circumstances will be contained in **guidance documents** issued by the **commission**.

In this clause, the **relevant date** is the date on which the **commission** specifies a type and minimum level of cover of insurance in **guidance documents** for the purposes of this clause 4.3.

A person who is an **accredited person** on the relevant date or who has applied for accreditation before the relevant date and whose application has not been decided by that date must, within 3 months of the relevant date, submit to the **commission** a certificate of currency of insurance of the applicable type and minimum level of cover specified by the **commission** in **guidance documents** published on its **website**.

## 4.4. Accredited persons and approval of activities

Prior to carrying out an activity under the **Act** and **Regulations**, an **accredited person** must apply to the **commission** for approval to carry out that prescribed activity under the **VEU** program. As part of submitting an application for accreditation, an accredited person must nominate one or more prescribed activities which they intend to carry out under the **VEU** program. In approving the **accredited person**'s application for accreditation, the **commission** also approves the **accredited person** to undertake the prescribed activities as specified in the submitted accreditation application form.

An **accredited person** can make an application at any time for approval to carry out prescribed activities in addition to those already approved.

An application for approval to carry out a prescribed activity in addition to those already approved must be made using the designated application form published by the **commission** on its **website**.

All sections of the application form must be completed unless indicated on the form. The completed form must be submitted via the online submission function on the **VEU Registry**, together with any additional information and documents indicated on the application form or in any **guidance document** issued by the **commission** and published on its **website**. The **commission** may require the **accredited person** to provide further information in relation to the application.

After receiving an application for approval to carry out a prescribed activity, the **commission** will decide whether to grant or refuse the application.

As soon as practicable after granting or refusing an application to carry out a prescribed activity, **commission** staff will notify the **accredited person** in writing of the decision.

#### 4.5. Cancellation of accreditation

An **accredited person** may request the **commission** to cancel that person's accreditation.

Such a request must be made by written notice to the commission.

- If the commission decides to cancel that person's accreditation, the cancellation takes effect:
- when the **commission** notifies the person in writing; or
- on a date mutually agreed upon by the **commission** and the **accredited person**.

## 5. COMMISSION REGISTERS

Act reference: section 75 Applies to: accredited persons.

The **commission** is required by the **Act** and **Regulations** to establish, maintain and publish a number of registers. The registers required include the **Register of Products**, **Register of Approved Project Plans** and **Register of Approved Measurement and Verification Professionals**.

The **commission** also establishes and maintains a Register of Scheduled Activity Premises and Register of Building Code of Australia Determinations to facilitate the administration of the **VEU** program.

This clause provides information in relation to these registers and any applicable requirements.

#### 5.1. Register of Products

One of the **commission**'s roles in relation to prescribed activities is to assess applications for approval of products for use in the **VEU** program and to establish, maintain and publish a register of efficient products and devices for the purposes of certain prescribed activities (the **Register of Products**).

# 5.1.1. Application for approval of products

An application for approval of a product must be made by a **VEU account** holder using the application form designated by the **commission** on its **website** and in accordance with any **guidance document** issued by the **commission**.

All sections of the application form must be completed unless otherwise indicated on the form. The completed form must be submitted via the online product approval function designated by the **commission** on the **VEU Registry**, together with any additional information and documentation indicated on the application form or in any **guidance document** issued by the **commission**. The **commission** may require the applicant to provide further information in relation to the application.

#### 5.1.2. Meeting standards set by the commission

Where provided by the **VEET Regulations** and if indicated in the **Register of Products**, the **commission** may determine or specify requirements that are to apply to certain products, with these requirements to be included in **guidance documents** issued by the **commission** and published on its **website**.

## 5.1.3. Rejection of a product application

Should the product criteria as set out in the **VEET Regulations** and any **guidance document** issued by the **commission** not be met by an application submitted by a **VEU account** holder, the **commission** may reject such an application. The account holder must be notified by Commission staff within 14 days of a decision to refuse to list a product on the **Register of Products**.

#### 5.1.4. What is listed on the Register of Products

The commission must list on the Register of Products:

- all products approved by the **commission** under the **VEET Regulations**; and
- for each approved product, the information required by the **VEET Regulations**.

The **VEU account** holder must be notified by **commission** staff within 14 days of a decision to list a product on the **Register of Products**.

The **commission** will at least annually, update the **Register of Products** with products listed on the **GEMS Register** for product categories listed under regulation 16(2) of the **VEET Regulations** that may be installed under the **VEU** program. A **VEU account holder** may at any time apply to have a product listed on the **GEMS** register or the National Electricity Market Load Tables for Unmetered Connection Points published by the Australian Energy Market Operator added to the **Register of Products**.

# 5.1.5. Requests to modify the Register of Products

Any person may submit a request in writing to the **commission** to modify the **Register of Products** by removing or amending the description of a product. The request must specify:

- the nature of the modification requested;
- the prescribed activity category and the name and any applicable brand or model number of the product;
- for the addition of a product, a description of how that product or device is consistent with the minimum standards and requirements for that activity set out in the VEET **Regulations**;
- for the removal of a product, the reasons for requesting its removal;
- for an amendment to the description of a product, a description of the proposed amendment and the reasons for requesting it;
- the nature of the requesting person's interest in the product; and
- any other information or supporting evidence that the requesting person considers relevant.

# 5.1.6. Amendments to the Register of Products

The commission may:

- modify the **Register of Products**;
- suspend a product from the **Register of Products**; and
- remove a product from the **Register of Products** in accordance with the **VEET Regulations**.

# 5.2. Register of Approved Project Plans (project-based activities)

The **PBA Regulations** require the **commission** to approve project plans as well as to maintain and publish a **Register of Approved Project Plans**.

# 5.2.1. Information to be contained in the Register of Approved Project Plans

- The **Register of Approved Project Plans** will contain the following information:
- the name of each project that has received project plan approval;
- the name of each **accredited person** for each project;
- the location of each project;
- the method or methods intended to be used to calculate the reduction in greenhouse gases;
- the date which the project plan was approved by the **commission**;
- the date which the project plan was relinquished by the **accredited person** (if applicable);
- the date which the project plan was cancelled by the **commission** (if applicable); and
- any other information the **commission** considers appropriate.

The commission must update the Register of Approved Project Plans where:

- it has approved a variation to an **approved project plan**;
- it has cancelled an **approved project plan**; or
- an **approved project plan** has been relinquished.

## **5.3.** Register of Approved Measurement and Verification Professionals The PBA Regulations require the commission to:

- approve a person to become a **measurement and verification professional** for the purposes of project-based activities; and
- maintain and publish a Register of Approved Measurement and Verification Professionals.

#### 5.3.1. Application to become an approved measurement and verification professional

The commission requires persons wanting to become an approved measurement and verification professional to meet the experience and professional competency requirements referred to in clause 5.3.2 of the Guidelines. The commission also requires an undertaking from the applicant to avoid conflicts as set out in the PBA Regulations, as explained in section 5.3.3.

An application to become an **approved measurement and verification professional** must be made by a person using the application form designated by the **commission** on its **website**.

All sections of the application form must be completed unless otherwise indicated on the form. The completed form must be submitted via the online submission function on the **VEU Registry**, together with any additional information and documentation indicated on the form or in any **guidance document** issued by the **commission**. The **commission** may require the applicant to provide further information in relation to the application.

The application must be accompanied by any relevant fixed fee.

After receiving an application for approval to become an **approved measurement and verification professional**, the **commission** will decide whether to grant or refuse the application.

As soon as practicable after granting or refusing an application to become an **approved measurement and verification professional**, **commission** staff will notify the applicant in writing of the **commission**'s decision.

#### 5.3.2. Measurement and verification experience and professional competency requirements

The **PBA Regulations** allow the **commission** to specify the experience and professional competency requirements that need to be met by persons wanting to become an **approved measurement and verification professional**. These requirements include the person:

- being certified by the Association of Energy Engineers as a Certified Measurement and Verification Professional;
- demonstrating an understanding of best practice measurement and verification techniques;
- demonstrating an understanding of how end-use equipment converts energy into end-use services;
- demonstrating an understanding of how end-use equipment is affected by independent variables;
- demonstrating the ability to perform either 'regression analysis' or 'estimate of the mean analysis'; and
- demonstrating the ability to provide an independent opinion on the validity of energy models as set out in the **MV specifications**.

# 5.3.3. Form of undertaking – application to become an approved measurement and verification professional

The **PBA Regulations** require all persons applying to become an **approved measurement** and verification professional to give the commission a signed undertaking stating the applicant will avoid conflicts.

The undertaking is to be in the form published by the **commission** on its **website**. It requires the applicant to avoid conflicts and to promptly report any conflicts of interest or potential conflicts of interest (real or perceived) to the **commission**.

# 5.3.4. Information to be contained in the Register of Approved Measurement and Verification Professionals

The **PBA Regulations** require the **commission** to publish and maintain a **Register of Approved Measurement and Verification Professionals**. The register will contain the following information:

- the name of the approved person;
- the contact details of the approved person;
- the end-use equipment for which the approved person has a nominated understanding;
- the energy model(s) for which the person has a demonstrated understanding;
- the date of approval of measurement and verification professional application; and
- any other information the **commission** considers appropriate.

# 5.3.5. Removal of a person from the Register of Approved Measurement and Verification Professionals

As set out in the **PBA Regulations**, the **commission** may remove a person from the **Register of Approved Measurement and Verification Professionals** under the following circumstances:

- the person's certification by the Association of Energy Engineers as a Certified Measurement and Verification Professional is suspended or has expired;
- the person no longer meets the experience or professional competency requirements outlined in clause 5.3.2 of the Guidelines; and
- the person has breached the undertaking outlined in clause 5.3.3 of the Guidelines.

The **commission** must give a person 28 days' notice in writing of its intention to remove them from the **Register of Approved Measurement and Verification Professionals**. This notice must request reasons why the person should not be removed. The **commission** will consider any reasons given before a decision is made to act on its intention to remove a person from the **Register of Approved Measurement and Verification Professionals**.

# 5.4. Register of Scheduled Activity Premises

The **commission** maintains a Register of Scheduled Activity Premises which contains a list of the premises that the **commission** determines fall within the definition of scheduled activity premises in the **VEET Regulations.** 

# 5.5. Register of Building Code of Australia Determinations

The **commission** maintains a Register of Building Code of Australia (BCA) Determinations which contains a list of determinations by the **commission** of the appropriate BCA classification for certain space types for the purposes of Part 34 of the **VEU specifications**.

# 6. PRESCRIBED ACTIVITIES

Act reference: sections 15 and 74(2)(c). Applies to: accredited persons.

Under section 74(2)(c) of the **Act**, the Guidelines may provide for the manner in which prescribed activities are to be undertaken. This clause 6 sets out applicable requirements for certain prescribed activities.

# 6.1. Commission's role in relation to prescribed activities

The **Regulations** provide for a number of specified activities which reduce greenhouse gas emissions to be prescribed activities for the purposes of the **VEU** program. The **Regulations** also specify when an activity is taken to have been undertaken and, when a reduction in greenhouse gas is taken to have occurred. The VEU specifications, MV specifications and Benchmark rating specifications set out the methodology to be used to calculate the number of certificates that may be created for carrying out an activity prescribed under the **Regulations**.

The **commission**'s role in relation to prescribed activities is to perform the functions specified in the **Act** and **Regulations**, and where the **commission** considers appropriate having regard to the **Act** and **Regulations**, to provide for the manner in which prescribed activities must be undertaken in order for certificates to be created.

The **commission**'s functions include making determinations in relation to a number of matters specified in the **VEET Regulations**. When the **commission** makes a determination, the **commission** will publish the determination in relevant **guidance documents** on its **website**.

## 6.2. Prescribed activities – compliance with legal obligations

In addition to the requirements, standards and specifications set out in the **Act** and the **Regulations**, prescribed activities must be undertaken in accordance with all laws, regulations, and codes of practice applicable to that activity. By way of example, and without limitation, these may include:

- Competition and Consumer Act 2010 (Cth);
- Occupational Health and Safety Act 2004 (Vic.)
- Electricity Safety Act 1998 (Vic.);
- Gas Safety Act 1997 (Vic.);
- **Building Act 1993** (Vic.), including the mandatory standards in the Schedule to that Act;
- Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (Cth);
- Privacy and Data Protection Act 2014 (Vic.);
- Building Code of Australia (as amended from time to time);
- Electricity Safety (Installations) Regulations 2009 (Vic.);
- Electricity Safety (Equipment) Regulations 2009 (Vic.);
- Gas Safety (Gas Installation) Regulations 2018 (Vic.);
- Plumbing Regulations 2018 (Vic.);
- Electricity Distribution Code (Vic.); and
- Code of Practice for Safe Electrical Work (Vic.).
- Environment Protection Act 1970 (Vic.)

## 6.3. Compliance with training requirements

From a date to be specified by the **commission**, an activity must be undertaken by a person who meets any applicable training requirements specified by the **commission** under chapter 7.

## 6.4. **Project-based activities**

The commission has the role of administering projects carried out under the PBA Regulations.

## 6.4.1. Scoping approval

An application for scoping approval must be made by an **accredited person** using the application form designated by the **commission** on its **website**.

All sections of the application form must be completed unless indicated on the form. The completed form must be submitted via the online submission function on the **VEU Registry**, together with any additional information and documentation indicated on the form or in any **guidance document** issued by the **commission**. This includes any information required by the **PBA Regulations**.

The application must be accompanied by any relevant fee.

The **commission** may require the **accredited person** to provide further information in relation to the application or facilitate an inspection of the premises where the project will be undertaken.

After receiving an application for scoping approval, the **commission** may grant or refuse scoping approval as provided in the **PBA Regulations**. The decision to grant or refuse a scoping approval must be made within 60 days of the application.

The **commission** must not grant a scoping approval where the **PBA Regulations** prohibit the approval of a scoping plan.

As soon as practicable after granting or refusing an application for scoping approval, **commission** staff must notify the **accredited person** in writing of the **commission**'s decision.

An **accredited person** may apply to the **commission** to vary a scoping plan for which they have received approval as outlined in clause 6.4.2 of the Guidelines.

#### 6.4.2. Scoping approval variations

An application to vary scoping approval the **commission** has granted must be made by an **accredited person** using the application form designated by the **commission** on its **website**.

All sections of the application form must be completed unless indicated on the form. The completed form must be submitted via the online submission function on the **VEU Registry**, together with any additional information and documentation indicated on the electronic form or in any **guidance document** issued by the **commission**.

The application must be accompanied by any relevant fixed fee.

The **commission** may require the applicant to provide further information in relation to the application.

The **commission** may approve an application to vary scoping approval if it is satisfied:

- the address of the premises where the project will be undertaken has not changed;
- if the project is an **MV project**, the description of the activities to be undertaken as part of the **MV project** included in the scoping approval application has not substantially changed;
- the scope of the service or services has not expanded;
- the scope of the energy sources has not expanded; and
- the application has demonstrated that the applicant holds or can access the knowledge, skills or capacity to deliver the project described in the application.

As soon as practicable after granting or refusing an application to vary scoping approval, the **commission** staff must notify the **accredited person** in writing of the **commission**'s decision.

## 6.4.3. Project plan approval

An application for project plan approval must be made by an **accredited person** using the application form designated by the **commission** on its **website**.

All sections of the application form must be completed unless indicated on the form. The completed form must be submitted via the online submission function on the **VEU Registry** together with any additional information and documentation indicated on the form or in any **guidance document** issued by the **commission**. This includes any information required by the **PBA Regulations**.

The application must be accompanied by any relevant fixed fee.

The **commission** may require the **accredited person** to provide further information in relation to an application for project plan approval.

After receiving an application for project plan approval, the **commission** may grant or refuse the project plan approval as provided in the **PBA Regulations**. The decision to grant or refuse a project plan must be made within 180 days of the application.

As soon as practicable after granting or refusing an application for project plan approval, the **commission** staff must notify the **accredited person** in writing of the **commission**'s decision. Once a project plan is approved, the **commission** must update the **Register of Approved Project Plans**.

#### 6.4.4. Project plan variations

An application to vary a project plan must be made by an **accredited person** using the application form designated by the **commission** on its **website**.

All sections of the application form must be completed unless indicated on the form. The completed form must be submitted via the online submission function on the **VEU Registry** together with information and documentation indicated on the application form or in any **guidance documents** issued by the **commission**.

The application must be accompanied by any relevant fee.

The commission may approve an application to vary a project plan if it is satisfied:

- the address of the premises where the project will be undertaken has not changed;
- the description of the activities to be undertaken as part of the project included in the scoping approval application has not substantially changed;
- the scope of the service or services has not expanded;
- the scope of the energy sources has not expanded;
- the application has demonstrated that the applicant holds or can access the knowledge, skills or capacity to deliver the project described in the application; and
- if the project is a **MV project**, the description of the activities to be undertaken as part of the **MV project** included in the scoping approval application has not substantially changed.

As soon as practicable after granting or refusing an application to vary a project plan, the **commission** must notify the **accredited person** in writing of the **commission**'s decision.

**VEEC**s should not be created for a project while the **commission** is processing an application to vary the project plan approved in respect of the project. **VEEC**s will not be registered until the **commission** can determine the impact of the variation on the number of **VEEC**s created.

#### 6.4.5. Project plan relinquishment

A request to relinquish an **approved project plan** must be made in writing by an **accredited person** in respect of a project where the **accredited person** has received project plan approval. The request must be made in accordance with any **guidance document** issued by the **commission**. The **commission** may require the **accredited person** to provide further information in relation to a request to relinquish an **approved project plan**.

As soon as practicable after granting or refusing a request to relinquish an **approved project plan**, the **commission** staff must notify the **accredited person** in writing of the **commission**'s decision. The **commission** must also update the **Register of Approved Project Plans**.

A project plan that has been relinquished cannot be varied.

#### 6.4.6. Project plan cancellation

The **commission** may cancel an approved project plan where it is satisfied there has been an unreasonable delay in work commencing to undertake the activities specified in the application for **project plan approval**.

The **commission** must give the **accredited person** 28 days' notice in writing of its intention to cancel the **approved project plan**. This notice must request reasons why the **approved project plan** should not be cancelled. The **commission** will consider any reasons given before a decision is made to act on its intention to cancel the **approved project plan**.

As soon as practicable after cancelling an **approved project plan**, the **commission** staff must notify the **accredited person** in writing of the **commission**'s decision. The **commission** must also update the **Register of Approved Project Plans**.

A project plan that has been cancelled cannot be varied.

## 6.4.7. Project impact report approval

An application for approval of a project impact report may be made by an **accredited person** for a project where they have received a project plan approval.

The application must be made using the application form designated by the **commission** on its **website**. All sections of the application form must be completed unless indicated on the form.

The completed form must be submitted via the online submission function on the VEU **Registry** together with any additional information and documentation indicated on the form or in any **guidance document** issued by the **commission**. This includes any information required by the **PBA Regulations**.

The application must be accompanied by any relevant fee.

## 6.4.8 Specific information to be supplied with a MV Project

Information to be supplied with the application for approval of a **project impact report** for a **MV project** includes:

- a **project impact report** that complies with the **PBA Regulations**, these Guidelines and the **MV specifications**;
- if it is the initial application, the **VEEC** assignment form;
- a report from an **approved measurement and verification professional** (verification report) advising that the information contained in the **project impact report** complies with the **PBA Regulations** and these Guidelines and is consistent with the **MV project** plan;
- a declaration by the **approved measurement and verification professional** that they are independent from the **accredited person** and the project;
- evidence that any lighting equipment removed was decommissioned; and
- evidence that any lighting equipment installed was on the **Register of Products**.

# 6.4.9 Specific information to be supplied with a BR Project

Information to be supplied with the application for approval of a **project impact report** for a **BR project** includes:

- a project impact report that complies with the PBA Regulations, these Guidelines and the Benchmark rating specifications;
- if it is the initial application, the **VEEC assignment form**;
- a rating report and other documents produced by the **benchmark administrator** in respect of the baseline period that complies with the **PBA Regulations** these Guidelines and **guidance documents**;
- a rating report and other documents produced by the **benchmark administrator** in respect of the reporting period that complies with the **PBA Regulations** and these Guidelines;
- evidence that any lighting equipment removed was decommissioned; and
- evidence that any lighting equipment installed was on the **Register of Products**.

The **commission** may require the **accredited person** to provide further information in relation to the application or facilitate an inspection of the premises where the project will be undertaken.

After receiving an application for approval of a **project impact report**, the **commission** may approve a **project impact report** if it is satisfied that, the **project impact report** demonstrates a reasonably accurate and reliable calculation of the carbon dioxide equivalent of greenhouse gases reduced by the project.

In addition, if the application is in relation to a **MV project**, the **commission** must have regard to the verification report when deciding to approve a **project impact report**.

As soon as practicable after approving or refusing a **project impact report**, **commission** staff must notify the **accredited person** in writing of the **commission**'s decision.

An accredited person may only create VEECs for a project after the commission has approved the **project impact report**. This application and approval process must be undertaken each time an accredited person wants to create VEECs for a project.

If the **commission** believes on reasonable grounds that the **accredited person** has breached an undertaking to decommission equipment or failed to use the equipment listed on the **Register of Products** for a lighting upgrade, the **commission** must issue a notice to the **accredited person** stating the nature of the breach. The **commission** must not approve a **project impact report** for a project if such a notice has been issued.

# 7. SAFETY AND TRAINING

Act reference: section 74(2)(c).

Applies to: accredited persons.

Prescribed activities are determined by the **Regulations**, but under section 74(2)(c) of the **Act**, the Guidelines may provide for the manner in which prescribed activities are to be undertaken. This clause 7 sets out applicable requirements for certain prescribed activities.

#### 7.1. Commission to specify units of competency

The **commission** may specify that certain units of competency provided by registered training organisations accredited by the **Australian Skills Quality Authority** or the **Victorian Registration and Qualifications Authority** are required for safety reasons by persons undertaking certain prescribed activities.

Prior to specifying a unit of competency, the **commission** will consult on the proposal and on the lead time required by industry to implement the proposal if it proceeds.

Details of units of competency specified under this clause will be provided to all **accredited persons** and published in a **guidance document** on the **commission**'s **website**. Unless otherwise stated, each unit of competency is taken to be specified for the purposes of this clause on the date it is published in a **guidance document** on the **commission**'s **website**.

## 7.2. Compliance with training requirements

When undertaking a prescribed activity, an accredited person must:

- ensure that all individuals undertaking relevant prescribed activities for or on behalf of the **accredited person**, have been assessed as competent in all the applicable units of competency specified by the **commission** under clause7.1; and
- on request by the **commission**, supply evidence that all relevant individuals have achieved competency in those units.

In this clause, the **relevant date** is the date on which the **commission** specifies units of competency under this clause that are relevant to prescribed activities undertaken, or to be undertaken, by individuals for or on behalf of an **accredited person**.

A person who is an **accredited person** on the **relevant date** or who has applied for accreditation before the **relevant date** and whose application has not been decided by that date must, within three months of the **relevant date**, supply evidence that its business systems provide for the applicable training to be completed by all individuals undertaking relevant prescribed activities for or on behalf of that person.

# 7.3. Commission to specify training requirements

The **commission** may specify training requirements for certain prescribed activities and who can provide the training. Details of training requirements specified under this clause will be published in relevant **guidance documents** on the **commission**'s **website**.

#### An accredited person must:

- ensure that all individuals undertaking relevant prescribed activities for or on behalf of the **accredited person**, have been assessed as competent in all the applicable training requirements specified by the **commission**; and
- on request by the **commission**, supply evidence that all relevant individuals have achieved competency in those units.

#### 7.4. Commission may specify a requirement for licensed installers

The **commission** may specify for safety reasons that certain prescribed activities must be carried out by licensed installers (e.g. licensed electricians). Details of licensing requirements specified under this clause will be published in relevant **guidance documents** on the **commission**'s **website**.

An **accredited person** must on request by the **commission** supply evidence that the relevant activities have been carried out by a licensed installer.

## 8. ASSIGNMENT OF RIGHTS TO CREATE CERTIFICATES

#### Act reference: section 16.

Applies to: accredited persons, consumers, authorised signatories

Where a prescribed activity is undertaken, section 16(1)(b) of the **Act** contemplates that the **consumer** may assign the right to create certificates for that prescribed activity. In some situations the **consumer** of gas or electricity may not be available to assign the right to create certificates. In this situation, a person authorised, or who appears to be authorised, by the **consumer** may assign the right to create certificates on behalf of the **consumer**. In either situation, section 16(3) of the **Act** requires an assignment of such rights to be made by written notice or for activities prescribed for the purposes of section 16(3)(a)(i) of the **Act**, in a manner prescribed in the **Regulations**. In either case, the assignment must occur in the manner and form specified by these Guidelines. This clause 8 sets out those requirements.

#### 8.1. Parties to the assignment

Rights to create certificates can only be assigned by the **consumer** or **authorised signatory** in respect of the prescribed activity to an **accredited person** (the assignee).

The rights to create all of the certificates attributable to a prescribed activity must be assigned to the same **accredited person** (the assignee).

A single **VEEC** assignment form may relate to more than one prescribed activity.

## 8.2. Time of VEEC assignment

An assignment:

- may be made at any time up to and including the latest date for creation of certificates in respect of the relevant prescribed activity under the **Act**; but
- must not take effect before the prescribed activity has been undertaken in accordance with the **Regulations**.

## 8.3. Manner and form of VEEC assignment

For the purposes of section 16(3) of the Act, each assignment of a right to create certificates in respect of a prescribed activity must be made:

- in writing;
- electronically; or

• orally in the case of the prescribed activity set out in regulation 13(2)(b) being refrigerator or freezer destruction, when undertaken in the residential sector, and where written assignment cannot reasonably be obtained.

The assignee must comply with the requirements in clause 8.4 for **VEEC** assignments made in writing and clause 8.5 **VEEC** assignments made orally.

## 8.4. VEEC assignments required to be in writing

**VEEC** assignments which are required to be in writing must be made on a form containing the mandatory information and fields designated by the **commission** and published on its **website**. The form may be paper based or electronic. The **commission** may designate separate mandatory information and fields relating to different categories of prescribed activity.

For an electronic form, compliance with these requirements can be met using the appropriate electronic communication and storage methods set out in the **Electronic Transactions Act 2000** (Vic.).

## 8.5. Oral VEEC assignments

In the case of the prescribed activity set out in regulation 13(2)(b) being refrigerator or freezer destruction undertaken in the residential sector, the assignee must:

- a) obtain confirmation from the **consumer** or **authorised signatory** that the **consumer** is the tenant, landlord or owner of the premises from which the appliance is removed, and that the appliance is in working order and was manufactured before 1996;
- b) clearly explain the following to the **consumer** or **authorised signatory**:
  - the mandatory information required to be given to the consumer as set out in the VEEC assignment form for the prescribed activity published on the commission's website;
  - the assignee will destroy the appliance in accordance with the requirements of the Act;
  - the **consumer** is assigning to the assignee its right to create Victorian energy efficiency certificates for that activity;
  - information relating to this activity will be disclosed to the commission for the purpose of creating certificates and for related verification, audit and scheme monitoring purposes; and
  - penalties can be applied for providing misleading information under the Act;
- c) obtain the **consumer** or **authorised signatory**'s verbal consent to the assignment of the right to create certificates; and
- d) ensure that all relevant sections of the applicable **VEEC assignment form** are completed and that the form is signed by the assignee or its agent.

## 8.6. Consumer to receive a copy of VEEC assignment form or similar document

The consumer or authorised signatory must be provided with a copy of the VEEC assignment form or another document that shows:

- the assignment date;
- specific details of the quantity and type of goods and services provided at the premises;
- the type and amount of benefit provided in exchange for the assignment of a right to create certificates in respect of the prescribed activity;
- the name of the **accredited person**;
- the name of the individual undertaking the activity; and
- (if different from the **accredited person**) the organisation the individual works for.

The **VEEC** assignment form copy or other document must be given to the consumer or authorised signatory:

- in the case of written assignment, at the time of signing the **VEEC assignment form**;
- in the case of an electronic written assignment, within ten business days after the date of assignment; or
- in the case of oral assignment, within ten business days after the date of assignment.

## 8.7. Records to be retained by the assignee

An assignee must maintain for six years after the date of the assignment in the case of an activity carried out under the **VEET Regulations** or six years after the final certificate has been registered for the activity in the case of an activity carried out under the **PBA Regulations**:

- if assignment is in writing, a copy of the completed **VEEC assignment form** signed by the **consumer** or **authorised signatory** and assignee; or
- if assignment is oral, a copy of the completed **VEEC assignment form** signed by the assignee and any other document sent to the **consumer** or **authorised signatory** under clause 8.5; or
- if assignment is in electronic form, an electronic copy of the completed form of assignment with evidence of agreement on behalf of the **consumer** or **authorised signatory**; and
- evidence of the benefit provided to the **consumer**.

## 8.8. Consumer personal information to comply with the Information Privacy Principles

The assignee must ensure that the collection, storage and use of all **personal information** collected in an assignment form or otherwise about the **consumer**, **authorised signatory** or any other individual (such as an installer) complies with the Information Privacy Principles (IPPs) contained in the **Privacy and Data Protection Act 2014** and where applicable, the **Privacy Act 1988** (Cth).

The IPPs and information about how to comply with them can be found at http://www.ovic.vic.gov.au

# 9. CREATION AND REGISTRATION OF CERTIFICATES

Act reference: sections 21 and 22. Applies to: accredited persons.

A certificate may be created by an **accredited person** in respect of a prescribed activity, subject to and in accordance with sections 16 to 20 of the **Act**. Sections 21 and 22 provide for the form and content of certificates and the registration of certificates by the **commission**. This clause specifies the form for creating certificates for the purposes of section 21(1) of the **Act**, the manner of notification and additional information for the purposes of determining whether the certificate has been properly created and is eligible for registration.

## 9.1. Form for creation of certificates

An accredited person may only create certificates using the form designated by the **commission** on the **VEU Registry**, and in accordance with any **guidance document** issued by the **commission**.

## 9.2. Creation of certificates

An **accredited person** is taken to have created a certificate when that person has complied with the creation requirements of the **Act** and **Regulations**.

Submission of creation information in the specified form must occur via the online creation function designated by the **commission** on the **VEU Registry**.

## 9.3. Notification of creation

For the purposes of section 22(2) of the **Act** an **accredited person** is taken to have notified the **commission** that it has created a certificate when that person submits the required creation information in the form specified by clause 9.1 through the online creation function on the **VEU Registry**.

## 9.4. Payment of fee

The **accredited person** must remit the **relevant fee** for registration of each certificate as required by the **commission**. Subject to clause 9.7of these Guidelines, the **commission** will not register certificates unless the **relevant fee** is paid.

## 9.5. Unique identification code

The **commission** will allocate a unique identification code for each certificate.

## 9.6. Further information

In some circumstances, the **commission** may request the **accredited person** to provide additional information after a certificate has been created, in order to decide whether the certificate is eligible for registration and has been properly created. Any information requested must be provided within ten business days unless otherwise agreed between the **commission** and the **accredited person**. The **commission** may decide not to register the relevant certificate if that information is not provided.

## 9.7. Reduction, waiver or refund of creation fee

In exceptional circumstances, the **commission** may consider reducing, waiving or refunding, in whole or in part, the fee for the creation of a certificate under the **Act**, where:

- the certificate was created to make good a registered certificate which was not eligible for registration or was improperly created; and
- the reason that the original certificate was ineligible or improperly created was outside the control of the **accredited person**.

# 10. TRANSFER OF CERTIFICATES

Act reference: section 24.

Applies to: accredited persons, relevant entities and persons trading certificates.

Certificates may be transferred to any person under section 24 of the **Act**. The form and terms of the transfer agreement itself are commercial matters for the parties. The **commission** is obliged under the **Act** to register transfers that are notified in the manner specified in these Guidelines. This clause sets out the requirements for transfer notifications for the purposes of section 24(3) of the **Act**.

## 10.1. Transfer requirements

Certificates may be transferred by the owner of those certificates to any person. However, the **commission** will not register a transfer of certificates unless:

- both the transferor and the transferee hold a **VEU account**;
- the transferor is the current registered owner of the certificates; and
- the transferor has complied with the requirements in clause 10.2.

## **10.2.** Electronic notification of transfer

In order to notify the **commission** of a transfer of a certificate, the following steps must be completed:

- the transferor must submit a completed transfer offer using the online form designated for those purposes by the **commission** on the **VEU Registry**; and
- the transferor must complete any additional verification requests made by the **commission**.

A single transfer offer may be used in respect of the transfer of any number of certificates in a single transaction on the same date and between the same transferor and transferee.

# 11. SURRENDER OF CERTIFICATES

Act reference: section 25, 33, 38 to 40.

Applies to: accredited persons, relevant entities and persons trading certificates.

A certificate owner may surrender a certificate at the same time giving the **commission** reasons in writing for the surrender (known as voluntary surrender).

Before 30 April each year, relevant entities must surrender registered **VEEC**s equal to their relevant entity liability for the previous calendar year (known as obligatory surrender).

In separate circumstances, the **commission** may require an **accredited person** or other person to surrender **VEECs** equal to the number of certificates which are found to be improperly created, or created in breach of a person's obligations under the **Act** or **Regulations**. This is known as mandatory surrender.

This clause 11 describes the notification to be given to the **commission**.

## 11.1. Notification of surrender

The registered owner of a certificate may surrender that certificate by:

- completing a surrender application using the online surrender function designated for those purposes by the **commission** on the **VEU Registry**; and
- completing any additional verification requests made by the **commission**.

A single surrender application may be submitted for the surrender of any number of certificates.

## 11.2. Voluntary surrender

A certificate may be surrendered voluntarily under section 25 of the Act.

The registered owner of a certificate may surrender that certificate by:

- notifying the **commission** according to the procedure outlined by clause 11.1 above; and
- providing reasons for the voluntary surrender of the certificate(s).

Certificates that have been surrendered voluntarily must not be included in an **annual energy acquisition statement**.

# 11.3. Obligatory surrender

A relevant entity must surrender the number of certificates specified in the annual energy acquisition statement under section 33(4) of the Act:

- using the notification procedure outlined in clause 11.1 above, and
- on or before the date on which the statement is required to be lodged pursuant to section 33(1) of the Act.

If the **commission** is satisfied that the surrendered certificates are eligible for surrender the **commission** will invalidate those certificates permanently.

## 11.4. Mandatory surrender

The **commission** may require mandatory surrender of certificates under section 38, 39 and 40 of the **Act**.

A person may surrender a certificate in accordance with section 38, 39 or 40 of the **Act** by using the notification procedure outlined in clause 11.1 above.

# 12. ANNUAL ENERGY ACQUISITION STATEMENTS

Act reference: sections 29 and 31 to 35. Applies to: relevant entities.

Under section 33 of the Act, if a relevant entity makes a scheme acquisition in a calendar year, it must submit an **annual energy acquisition statement** to the **commission** by 30 April in the following year. This clause 12 describes the information to be contained in each statement in addition to that specified in section 33(2)(a) to (f), and the form and manner in which an **annual energy acquisition statement** must be submitted.

#### 12.1. Form of energy acquisition statement

Relevant entities must prepare an **annual energy acquisition statement** using the designated form published by the **commission** on its **website**.

## 12.2. Submission of annual energy acquisition statement

Each **annual energy acquisition statement** must be signed and audited as required by the **Act** and clause 14 of these Guidelines. The **relevant entity** must submit to the **commission** each of:

- the audited **annual energy acquisition statement**;
- the auditor's report;
- details of certificates surrendered (or to be surrendered) as required by section 33(4) of the Act and clause 11.3 of these Guidelines; and
- the relevant fee for lodgement of the statement,

in the manner specified in the form of energy acquisition statement or any **guidance document** published by the **commission**.

#### Additional information required

In addition to the information specified in section 33(2)(a) to (f) of the Act, each energy acquisition statement must set out:

- the telephone number and email address of the **relevant entity**;
- the year to which the statement applies;
- the date of the statement;
- the quantity of energy acquired under scheme acquisitions from each of the persons or bodies referred to in paragraphs (a) and (b) of the definition of 'scheme acquisition' in the **Act**;
- the **relevant entity**'s calculation, in accordance with section 29 of the **Act**, of whether the **relevant entity** had an energy efficiency certificate shortfall for the year;
- the **relevant entity**'s methodology for the calculation of energy acquisitions and exclusions; and
- any changes during the year to information (even if already given to the **commission**) about the following matters for the **relevant entity**:
  - ownership;
  - material business acquisitions and disposals;
  - location and contact details; and
  - energy purchase arrangements.

After reviewing an **energy acquisition statement**, **commission** staff may request additional information.

## **13. RECORD KEEPING**

#### Act reference: section 72.

Applies to: accredited persons and relevant entities.

Accredited persons and relevant entities must keep records as specified in section 72 of the Act. This clause sets out additional record keeping requirements for accredited persons and relevant entities.

#### 13.1. Accredited persons

In addition to the requirements set out in section 72 of the **Act**, **accredited person**s must keep records and documents which provide evidence of the following, to the extent applicable:

- the records referred to in clause 8.7 of these Guidelines in relation to assignments of rights to create certificates;
- sales, purchase and/or service records of each product or service which constitutes a prescribed activity for which certificates have been created, including make, model number and product specifications if applicable;
- the street address and postcode of the **consumer** (if in a residential premises) or the ABN, business name, address and postcode (if in a business or non-residential premises);
- evidence of removal, destruction and decommissioning of existing products where removal, destruction or decommissioning is required by the **Regulations**;
- evidence that all relevant individuals have been assessed as competent in each relevant unit of competency specified by the **commission** under clause 7.1 including the title of each unit, the name of each relevant individual, the date(s) on which they were assessed as competent, and by which registered training organisation as accredited by the **Australian Skills Quality Authority** or the **Victorian Registration and Qualifications Authority**; and
- any additional record keeping requirement set out in **guidance documents** published by the **commission** on its **website** at the time the activity was completed.

In addition, for activities carried out under the **PBA Regulations**, plans, reports and information records used must be kept.

## 13.2. Project-based activities document retention

To meet the document retention requirements set out in section 72 of the **Act**, where the activity is carried out under the **PBA Regulations**, the time period an **accredited person** must keep the evidence required under clause 13.1 of the Guidelines starts when the final certificate has been registered for the project-based activities project.

## 13.3. Relevant entities

In addition to the requirements set out in section 72 of the **Act**, relevant entities must keep records and documents which provide evidence of matters outlined under clause 0 of these Guidelines.

## 13.4. Record keeping whilst accreditation is suspended or revoked

The requirement for an **accredited person** or **relevant entity** to retain records for the purposes of the **Act** or **Regulations** is not affected by any period of suspension or revocation of accreditation.

## 14. AUDIT OF ANNUAL ENERGY ACQUISITION STATEMENTS

Act reference: section 33(6). Applies to: relevant entities, auditors.

Section 33(6) of the **Act** requires each **annual energy acquisition statement** to be audited by an independent third party before lodgement by a **relevant entity**. This clause identifies the requirements for the audit of **annual energy acquisition statements**.

#### 14.1. Nominating, approving and appointing an auditor

#### 14.1.1.Nominating an auditor

- a) By a date specified by the **commission** in each year, each **relevant entity** must nominate to the **commission** for approval an independent auditor to undertake the relevant audit, unless a current approval from the **commission** is in place in respect of that **relevant entity** and auditor.
- b) The **commission** will consider approving auditors for a period greater than 1 year but no more than 5 years.
- c) In nominating an auditor to the **commission**, the **relevant entity** must provide details of:
  - the proposed auditor who will undertake the specified audit;
  - the proposed individuals who will undertake any relevant audit work for the auditor (that is, the audit team);
  - the proposed individual who will lead the audit team (who must be a partner or equivalent of the auditor and who will be required to sign the audit report and take full responsibility for the audit findings);
  - the work history and skills of the audit team leader and each audit team member, and the role they will play in undertaking the audit;
  - the auditor's field of work, core expertise, experience and corporate or business structure (unless the auditor has been selected from the panel of auditors established under clause 14.1.2);
  - any work undertaken by the auditor for the relevant entity in the previous two years, and any work that the auditor is currently doing or has bid for in relation to the relevant entity;
  - any potential or perceived conflict of interest and the manner in which the potential or perceived conflict of interest is proposed to be managed; and
    - the term of the approval requested.
- d) In deciding whether to approve an auditor nominated by a **relevant entity**, the **commission** will have regard to the following key criteria:
  - demonstrated skill, experience in, and detailed knowledge of quality assurance, including operational or compliance auditing and where relevant, science or engineering, and information systems (in terms of both the nominated auditor and the proposed audit team);
  - appropriate knowledge of the electricity and gas industries (in terms of both the nominated auditor and the purposed audit team);
  - an absence of conflicts; and
  - if relevant, the resource capacity to undertake multiple audits under tight time constraints.

## 14.1.2. Audit panel

- a) The **commission** will establish a panel of auditors who it considers meet the skill, experience and knowledge criteria set out in the Guidelines and the resource capacity to undertake more than one audit.
- b) Panel members will need to agree:
  - in principle to the terms of the **audit deed**; and
  - to take actions to ensure that staff maintain the necessary skill level and familiarity with the **commission**'s audit requirements.
- c) If the **relevant entity** fails to nominate an auditor as required under clause 14.1.1(a) or the **commission** decides not to approve the nominated auditor, the **commission** may (but is not obliged to) appoint an auditor from its audit panel in respect of a statement to be provided by that **relevant entity**, without limiting or qualifying any liability of the **relevant entity**, and the **relevant entity** will be responsible for the costs of any auditor appointed by the **commission**.

## 14.1.3. Approval of auditors

- a) If the **commission** is satisfied that the nominated auditor and audit team members satisfy the key criteria in clause 14.1.1(d), it will provide the **relevant entity** with written notice of the **commission**'s intention to approve the auditor, which may be conditional. Approval will only be provided of a person nominated as auditor by a **relevant entity**, if:
  - the commission has given notice of its intention to approve the person as auditor with respect to the relevant entity;
  - any conditions applicable to that notice have been satisfied (or waived by the commission); and
  - an **audit deed** has been delivered to the **commission** duly executed by both the auditor and the **relevant entity**.
- b) The approval of the **commission** will take effect upon the **commission**'s execution of the relevant **audit deed**.

## 14.1.4. Appointment and termination of approval

- The **relevant entity** must ensure that no person nominated by it as auditor commences an audit until that person has been approved by the **commission** under clause 14.1.3. Such a person cannot commence an audit before the **commission**'s receipt of a duly executed **audit deed**.
- Once approved, the primary duty of care of the auditor is to the **commission**.
- The relevant entity must not:
  - require or seek changes to be made to an auditor's report that conflict with the auditor's professional judgment and its primary responsibility to the **commission** including, for instance, requiring a change to be made that would, in effect, remove or obscure any adverse finding of the auditor; or
  - unreasonably withhold payment or terminate any contract with the auditor over a disputed audit finding.
- If the auditor believes that an event described in clause 14.1.4 has occurred, the auditor must advise the **commission** as soon as possible after the event has occurred.
- Once approved, the auditor must:
  - notify the **commission** immediately of any change to the audit team members;

- ensure that no member of the audit team performs fee earning work for the relevant entity except as disclosed under clause14.1.4 and that no work is undertaken that either influences any members of the audit team or could reasonably be considered to give rise to a material risk of any members of the audit team being influenced in relation to the relevant audit;
- minimise the risk of conflicts of interest arising or being seen to arise, for example an approved auditor will be required not to do, and not to have done in the 12 months preceding its appointment, work which would create, or could be seen to create, a conflict of interest; and
- notify the commission of and manage any conflicts of interest or perceived conflicts of interest that arise in accordance with any conditions approved by the commission.
- The **audit deed** elaborates on these requirements and qualifies their application in the context of work undertaken in connection with the audit.
- The **commission**'s approval of an auditor to conduct audits will end upon the expiry or termination of the relevant **audit deed**.
- The **commission**'s approval of an auditor constitutes an approval of that auditor only for the purpose of conducting audits which the nominating **relevant entity** is obliged under the **Act** to arrange and for no other purpose.
- The **commission** may at its absolute discretion, remove an auditor from the panel of auditors at any time.

## 14.2. Briefing the auditors

The **commission** may, at its discretion, brief auditors annually (either individually or jointly) to ensure that the audit requirements are clearly understood.

If the **commission** exercises this discretion, representatives of each **relevant entity**'s auditor must attend the briefing. The **relevant entity** may also attend the briefing.

#### 14.3. Audit timing

An indicative process timeline for the **relevant entity** audit of **annual energy acquisition statements** is set out in Figure 1 at the end of this document.

## 14.4. General audit scope

Except as otherwise required in a specific audit scope issued by the **commission** to a **relevant entity** under clause14.5, auditors must:

- a) investigate compliance with the requirements of sections 29, 31 and 33 of the Act, and clause 12 of the Guidelines;
- b) analyse relevant data in the **relevant entity**'s information systems and records to:
  - ensure that the data in those systems and records is consistent with the data reported to the **commission** in the **annual energy acquisition statement**;
  - verify the correct application of formulae and the accuracy of arithmetical calculations in the **annual energy acquisition statement**;
  - assess the **relevant entity**'s methodology for the calculation of energy acquisitions and exclusions; and
  - identify any missing data or unusual figures or trends that might suggest incorrect data, errors in data entry or manipulation.
- c) analyse documented procedures to assess whether they are consistent with the matters that are subject to audit. Documented procedures include anything that guides staff in complying with obligations or acting in relation to relevant matters, for example training manuals and procedures for generating, entering and reporting information and source data used as an input for the **annual energy acquisition statement**;

- d) interview responsible staff to assess whether they understand and comply with the documented procedures;
- e) analyse information systems to assess the extent to which they produce information that supports information presented in the **annual energy acquisition statement**. This will require an examination of:
  - system design and security; and
  - the design of queries and calculations formulae that are used to compute the amount of electricity and/or gas acquired under scheme acquisitions.
- f) analyse quality controls to assess whether misrepresented data is and information defects are systematically identified and corrected;
- g) test a sample of cases or data. The auditor must establish the extent to which there has been actual compliance (insofar as compliance is subject of audit) or the extent to which relevant information is free of defect; it is not enough to ensure only that procedures are robust; and
- h) take any other action set out in an audit scope issued to the **relevant entity** under clause 14.5.

# 14.5. Specific audit scopes

## 14.5.1. Issue of specific audit scope by the Commission

The **commission** may decide and issue to a **relevant entity** by 1 October in any year an audit scope which specifies additional requirements for the conduct of audits.

An audit scope issued under this clause will apply to the audit of the **annual energy acquisition statement** due in the following calendar year and all subsequent audits unless the **commission** varies or withdraws that audit scope by notice to the **relevant entity** by 1 October in any year.

In specifying additional requirements in an audit scope issued under this clause, the **commission** will have regard to:

- a) the obligations of the **relevant entity** under the **Act**;
- b) the objectives of the Act;
- c) its assessment of risk associated with a **relevant entity** in accordance with clause 14.5.2; and
- d) such other matters as it considers relevant.

## 14.5.2. Assessing risk

In assessing the risk associated with a relevant entity the commission will consider:

- a) the likelihood and the consequences of non-compliance;
- b) in the case of information, the likelihood and consequences of it being defective, unreliable, lacking in quality or not conforming with relevant specifications;
- c) In assessing the likelihood of non-compliance and the likelihood of information being defective, unreliable, lacking in quality or not conforming with relevant specifications, the **commission** will consider the following factors:
  - any previous audit results or evidence of non-compliance;
  - the likely or known extent of information defects;
  - any issues identified by the commission during the ongoing administration of the scheme;
- d) In assessing the consequences of non-compliance or of information being defective, unreliable, lacking in quality or not conforming with relevant specifications, the **commission** will consider the following factors:

- the effect on the **commission**'s ability to administer the scheme;
- the effect on the market for certificates;
- the effect on the objectives of the Act; and
- the effect on commercial and administrative decision making (for example, the setting of the greenhouse gas reduction rate at an inadequate level based on inaccurate information); and
- e) The **commission** will conduct any risk assessment under this clause 14.5.2 in accordance with Australian/New Zealand Standard AS/NZS ISO 31000:2009, which has been issued by Standards Australia and is the Australian standard relating to Risk management Principles and guidelines.

# 14.6. Reliance and standards

## Auditors:

- a) may have regard to internal audit assessments but in arriving at a conclusion in relation to an audit matter must not rely on them exclusively. Where an auditor has previously audited a matter, they should exercise professional judgment as to the depth of inquiry required;
- b) must have regard to the requirements of the Auditing and Assurance Standards Board (AUASB) and the relevant Australian Standards for Assurance Sampling, Compliance and Risk Management; and
- c) notwithstanding clause 14.7, must issue an audit report under ASAE 3000 'Assurance Engagements Other than Audits or Reviews of Historical Information' which provides for reasonable assurance<sup>1</sup>.

## 14.7. Generic issues to be addressed

- a) In auditing the quality, reliability or conformity of information with specified requirements, an auditor should address the following generic issues:
  - is the information generated in accordance with documented methodologies, policies, practices and procedures?
  - are the methodologies, policies, practices and procedures fully understood by relevant staff?
  - how accurately do those procedures and the information reflect applicable information specifications in the **Act** and **Regulations**?
  - is the information based on sound information systems and records?
- b) In auditing compliance, an auditor should address the following generic issues:
  - is the matter under investigation reflected in documented policies, practices and procedures?
  - has the matter been fully understood by staff?
  - has the matter been performed as specified?
  - is the matter the subject of effective compliance monitoring and quality control (e.g. internal audits)?
  - does the culture appear to support compliant behaviour?
  - does the organisational structure support compliant behaviour and outcomes?

<sup>&</sup>lt;sup>1</sup> The objective of reasonable assurance engagement is defined under ASAE 3000 'Assurance Engagements Other than Audits or Reviews of Historical Financial Information', issued July 2014, as 'a reduction in the engagement risk to an acceptably low level in the circumstances of the engagement as the basis for the assurance practitioner's conclusion'.

## 14.8. Audit report

## 14.8.1. Form of audit report

An auditor must prepare a report that addresses all applicable matters and issues identified in clause 14.4. The audit report must contain at least the following:

- a) an executive summary identifying key issues arising from the audit that reflects any current standard reporting format issued by the **commission**;
- b) a description of the audit methodology used;
- c) a description of the systems and procedures that have been put in place to complete the **annual energy acquisition statement**;
- d) grades pursuant to clause 14.8.2 and a summary of findings for each matter, which includes a detailed description of each issue of non-compliance; and
- e) a completed data assessment table.

## 14.8.2. Data integrity grades

The auditor must assess the integrity of the data presented in the **relevant entity**'s **annual energy acquisition statement** by using a standard grading system.

The grading system is a two-step process requiring auditors to use Harvey balls and a traffic light system to assess the data.

# **Reporting – Step one**

Harvey balls are used to represent the presence and quality associated with each of the five principles represented in Table 1 below.

Principle	Definition
1. Faithful representation	<ol> <li>Information should faithfully represent the events and transactions that it purports to represent or could reasonably be expected to represent.</li> <li>Uncertainties should be identified and quantified where possible.</li> </ol>
2. Completeness	<ol> <li>Information should be complete in all respects in accordance with any applicable requirements of the Act, such that information is not misleading or unreliable in terms of relevance to the processes of the relevant entity.</li> <li>All relevant transactions or events shall be included</li> </ol>
	within the calculation or estimation of data.
3. Consistency	<ol> <li>Consistent methodologies, measurements and source data should be used such that comparative assessments can be made from year to year and over time.</li> <li>Estimates should be consistent with relevant Australian and state government estimates.</li> </ol>
4. Reliability	Information and source data should be free of misstatement and able to be relied upon by users of the information to faithfully represent that which it either purports to represent or could reasonably be expected to represent.

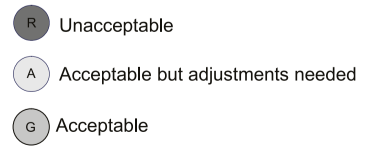
Table 1: Principles for auditing information relevant to the scheme

Principle	Definition
5. Transparency	1. Data shall be replicable by a third party through adequate record keeping.
	2. Data will have a clearly defined audit trail.
	3. Reference sources, methodologies and approaches to data generation shall be clearly documented.
	4. Changes to data and methodologies over time shall be clearly documented.

Grade	Description
	No adherence to the principle.
	Some adherence to the principle.
	General regard to the principle.
	High regard to the principle.
	Total adherence to the principle.

# **Reporting – Step 2**

A traffic light system is used to indicate the overall integrity of the data.



## 14.8.3. Signed statement

The auditor must include in its final audit report a statement signed by the leader of its audit team that states that:

- a) the audit report findings accurately reflect the professional opinion of the auditor;
- b) the auditor and team members have observed the requirements of this guideline and the relevant **audit deed** in conducting the audit, making audit findings and preparing the report;
- c) the conclusion of the audit specified as a reasonable assurance review opinion under ASAE 3000; and
- d) the audit report findings have not been unduly influenced by the **relevant entity**.

## 14.9. Commission response to audits

- a) The **commission** may (without limiting its powers and rights under the **Act**, an **audit deed** or otherwise):
  - obtain and analyse the auditor's record of its contacts with the relevant entity, for example to obtain more details of reported non-compliance, misrepresentation of data, or to investigate whether significant changes have been made to drafts of the report;
  - require further auditing to be undertaken (whether by the relevant auditor or another) where it considers the report is or may be unsatisfactory in a material respect, for example where the **commission** has independent information contradicting an assessment made by the auditor;
  - require that the **relevant entity** arrange for another auditor approved by the **commission** to undertake any such further auditing work;
  - require further information from the **relevant entity** under Part 8 of the Act;
  - through its authorised officers, exercise any powers under Part 7 of the Act to the extent necessary to substantiate the information provided in an annual energy acquisition statement, or otherwise to determine whether the relevant entity has complied with the Act;
  - require termination of any contract by which the auditor was engaged to conduct the relevant audit; or
  - remove a firm from the audit panel if it has failed to follow this audit guideline or has not observed the necessary level of independence.
- b) The **commission** may report publicly and/or comment on the aggregated results of the audits undertaken. This may include but is not limited to reporting aggregated audit results as part of its annual reporting function under section 67 of the **Act**.
- c) Should the results of an audit of an **annual energy acquisition statement** provide reason, the **commission** may issue a **shortfall statement** in accordance with section 36 of the **Act**.

# 15. AUDIT OF CREATION OF CERTIFICATES AND COMPLIANCE INVESTIGATIONS

Act reference: sections 7(2)(b), 7(2)(d) and 7(2)(e). Applies to: accredited persons, auditors.

Under section 7(2)(d) of the Act, the commission may audit the creation of certificates by accredited persons. Under section 7(2)(b) of the Act, the commission may monitor the creation of certificates. Under section 7(2)(e) of the Act, the commission may monitor compliance with the Act. This clause 15 describes the basis on which the commission will exercise its discretion to monitor compliance with the Act including the monitoring and auditing of the creation of certificates. This clause 15 also identifies the manner in which those audits will be carried out.

## 15.1. Auditor

The **commission** may appoint one or more members of staff of the **commission** or another appropriately qualified or experienced person or firm to investigate compliance with the **Act**, the **Regulations** or the Guidelines, or to perform a general audit under clause 15.2 following the process in chapter 17, or a project-based activities audit under clause 15.3 following the process in Chapter 17.

## 15.2. General audit

## 15.2.1. Purpose of audit

The purpose of an audit is to ensure compliance with the Act, VEET Regulations and these Guidelines.

## 15.2.2. Matters to be audited

The appointed **commission** staff member or auditor may:

- investigate compliance with each obligation or matter identified in the Act, the **VEET Regulations, VEU specifications** and Guidelines in relation to the creation of certificates.
- analyse relevant data in the **accredited person**'s information systems and records kept under clause 13 of the Guidelines to:
  - ensure that the data in those systems and records is consistent with the content of the registered certificates and data within the VEU Registry;
  - ensure that the data in those systems and records is consistent with the content of the pending certificates and data within the VEU Registry;
  - ensure that the prescribed activities have been undertaken in accordance with the requirements set out in the VEET Regulations and VEU specifications;
  - verify the correct application of formulae and the accuracy of arithmetical calculations; and
  - identify any missing data or unusual figures or trends that might suggest incorrect data, errors in data entry or manipulation.
- analyse any documented procedures to assess whether they are consistent with the matters that are the subject of audit. Documented procedures include anything that guides staff in complying with obligations or acting in relation to relevant matters, for example training manuals and procedures for generating, entering and reporting information and source data used as an input for the creation of certificates;
- interview responsible staff to assess whether they understand and comply with the requirements in the Act, VEET Regulations and VEU specifications;
- analyse any quality controls to assess whether misrepresented data is, and information defects are, systematically identified and corrected;

- test a sample of activities. The auditor must establish the extent to which there has been actual compliance (insofar as compliance is subject of audit) or the extent to which relevant information is free of defect; it is not enough to ensure only that procedures are robust; and
  - take any other action as the **commission** considers necessary to complete the audit.

## 15.2.3. Reliance and standards

The auditor will have regard to the requirements of the Auditing and Assurance Standards Board (AUASB) and the relevant Australian Standards for Assurance Sampling, Compliance and Risk Management.

## 15.2.4. Audit report

The **commission** will require the auditor to prepare a report that addresses all applicable matters and issues identified in clause 15.2.1 and 15.2.2 and contains;

- an executive summary identifying key issues arising from the audit;
- a description of the audit methodology used;
- a traffic light assessment of the audit findings for each matter or issue identified as part of the audit;
- a summary of findings for each matter, which includes a detailed description of each issue of non-compliance;
- the response from the **accredited person** to each of the recommendations as to how they will implement each of the recommendations and reduce the risk of improper **VEEC** creation; and
- a date within which the **accredited person** is required to provide the **commission** with evidence of implementation of each audit recommendation.

## Reporting

A traffic light system is used to represent the level of risk associated with the provision of information and records as part of an audit report. It is used to indicate the overall integrity of the data.



# 15.2.5. Signed statement

For instances where an external auditor has been engaged by the **commission**, the auditor must include in its final audit report to the **commission** a signed statement that:

- the audit report findings accurately reflect the professional opinion of the auditor;
- the auditor and team members have observed the requirements of this Guideline and the relevant **audit deed** in conducting the audit, making audit findings and preparing the report; and
- the audit report findings have not been unduly influenced by the **accredited person**.

## 15.2.6. Commission response to an audit

- following completion of the audit **commission** staff will assess the audit results to determine whether any further investigation is required;
- **commission** staff will provide a draft copy of the audit report to the **accredited person** for comment, including how the **accredited person** intends to implement the audit report's recommendations;
- upon receiving a satisfactory response to the draft audit report from the **accredited person**, the audit report is finalised and signed by relevant **commission** staff;
- upon completion of the audit report, the **commission** will provide a copy of the audit report to the **accredited person**;
- the **commission** may report publicly and/or comment on the aggregated results of the audits undertaken under this clause 15. This may include but is not limited to reporting aggregated audit results as part of its annual reporting function under section 7(4) of the **Act**;
- in assessing the consequences of non-compliance or of information being defective, unreliable, lacking in quality or not conforming with relevant specifications, the **commission** will consider the following factors:
  - the effect on the **commission**'s ability to administer the scheme;
  - the effect on the market for certificates; and
  - the effect on the objectives of the **Act**.
- the **commission** may conduct further investigation into matters relating to the creation of certificates; and
- the **commission** may also require further information from the **accredited person** under Part 8 of the **Act**.

## 15.3. Project-based activities audit

# 15.3.1. Purpose of audit

The purpose of a project-based activities audit is to ensure compliance with the Act, **Regulations** and Guidelines.

## 15.3.2. Matters to be audited

- The appointed **commission** staff member or auditor may:
- investigate compliance with each obligation or matter identified in the Act, **Regulations**, and Guidelines in relation to the creation of certificates;
- analyse relevant data in the **accredited person**'s information systems and records kept under clause 13 of the Guidelines to:
  - ensure that the data in those systems and records is consistent with the content of the pending certificates and data within the VEU Registry;
  - if applicable, ensure that the data in those systems and records is consistent with the content of the registered certificates and data within the VEU Registry;
  - ensure that project-based activities have been undertaken in accordance with the requirements set out in the **Regulations**;
  - ensure that project-based activities have been undertaken in accordance with the requirements set out in the Guidelines;
  - verify the correct application of formulae and the accuracy of arithmetical calculations; and
  - identify any missing data or unusual figures or trends that might suggest incorrect data, errors in data entry or manipulation.

- analyse any documented procedures to assess whether they are consistent with the matters that are the subject of audit. Documented procedures include anything that guides staff in the calibration of equipment, complying with obligations, or acting in relation to relevant matters. For example, training manuals and procedures for generating, entering and reporting information and source data used as an input for the creation of certificates;
- interview responsible staff to assess whether they understand and comply with the requirements in the Act and the Regulations. If applicable, in relation to a MV project, this may include the approved measurement and verification professional engaged to advise on the project-based activities project;
- analyse any quality controls to assess whether incorrect data and information defects have been systematically identified and corrected;
- review and test project-based activities. The auditor must establish the extent to which there has been actual compliance with the **Act**, **Regulations** and Guidelines and the extent to which relevant information is free of defect. It is not enough to ensure only that procedures are robust;
- review and test compliance with the scoping report, project plan and project impact report;
- if applicable, in relation to a **MV project**, analyse the verification report submitted by the **approved measurement and verification professional** to:
  - ensure the report complies with the Act, PBA Regulations Guidelines and guidance documents issued by the commission;
  - is consistent with the measurement and verification plan submitted with the project plan approval;
  - is prepared in accordance with the **MV specifications**; and
  - any other relevant matter.
- if applicable, in relation to a **BR project**, analyse the documents submitted by the **benchmark administrator** to ensure the report:
  - complies with the Act, PBA Regulations, Guidelines and guidance documents issued by the commission; and
  - is prepared in accordance with the **Benchmark rating specifications**.
- If applicable, in relation to a **MV project**, review the independence, experience and professional competency requirements of the **approved measurement and verification professional** who submitted the verification report
- if applicable, review if the **benchmark administrator** has been approved by the **Secretary**; and
- take any other action as the **commission** considers necessary to complete the audit.

## 15.3.3. Reliance and standards

The auditor will comply with the requirements of the Auditing and Assurance Standards Board (AUASB) and the relevant Australian Standards for Assurance Sampling, Compliance and Risk Management.

## 15.3.4. Audit report

An audit report should address all applicable matters and issues identified in clause 15.3.1 and 15.3.2 and contains where applicable:

- an executive summary identifying key issues arising from the audit;
- a description of the audit methodology used;
- a traffic light assessment of the audit findings for each matter or issue identified as part of the audit;

- a summary of findings for each matter, which includes a detailed description of each issue of non-compliance;
- the response from the **accredited person** to each of the recommendations as to how they will implement each of the recommendations relating to project-based activities and reduce the risk of improper **VEEC** creation;
- a date within which the **accredited person** is required to provide the **commission** with evidence of implementation of each audit recommendation; and
- in relation to a **MV project**, the response to any relevant recommendations from the **approved measurement and verification professional** who submitted the basic or detailed verification report relating to the project-based activities project.

## Reporting

A traffic light system is used to represent the level of risk associated with the provision of information and records as part of an audit report. It is used to indicate the overall integrity of the data.



## 15.3.5. Signed statement

Where an external auditor has been engaged by the **commission**, the auditor must include in their final audit report to the **commission** a signed statement that:

- the audit report findings accurately reflect the professional opinion of the auditor;
- the auditor and team members have observed the requirements of this guideline and the relevant **audit deed** in conducting the audit, making audit findings and preparing the report; and
- the audit report findings have not been unduly influenced by the **accredited person**.

## 15.3.6. Commission response to an audit

- following the completion of an audit the **commission** staff will assess the audit results to determine whether any further investigation is required;
- **commission** staff will provide a draft copy of the audit report to the **accredited person** for comment including how the **accredited person** intends to implement the audit report's recommendations;
- upon receiving a satisfactory response to the draft audit report from the **accredited person**, the audit report is finalised and signed by relevant **commission** staff;
- upon completion of the audit report, the **commission** will provide a copy of the audit report to the **accredited person**;
- if applicable, in relation to a **MV project**, the **commission** may respond to any recommendations in relation to the **approved measurement and verification professional** who submitted the verification report;
- if applicable, in relation to a **BR project**, the **commission** may respond to any recommendations in relation to the **benchmark administrator** who submitted documents;

- the **commission** may report publicly and/or comment on the aggregated results for the audits undertaken under this clause. This may include, but is not limited to, reporting aggregated audit results as part of its annual reporting function under section 7(4) of the **Act**;
- in assessing the consequence of non-compliance or of information being defective, unreliable, lacking in quality or not conforming with relevant specifications, the **commission** will consider the following factors:
  - the effect on the **commission**'s ability to administer the scheme;
  - the effect on the market for certificates; and
  - the effect on the objectives of the **Act**.
- the **commission** may conduct further investigation into matters relating to the creation of certificates; and
- the **commission** may also require further information from the **accredited person** under Part 8 of the **Act**.

## **15.4.** Compliance investigation

The **commission** may conduct investigations of specific issues when a general audit, a PBA audit or other information received by the **commission** indicates possible breaches of the **Act**, the **Regulations** or the Guidelines. The findings of a compliance investigation may lead to enforcement actions against an **accredited person** as set out in Guidelines clause 16.3.

## 15.4.1 Matters to be investigated

The appointed **commission** staff or qualified or experienced person may:

- investigate compliance with each obligation or applicable matter of the Act, the **Regulations** or the Guidelines;
- analyse relevant data in the **accredited person**'s information systems and records kept under clause 13 of the Guidelines to:
  - ensure that the data in those systems and records is consistent with the content of the registered certificates and data within the VEU Registry;
  - ensure that the data in those systems and records is consistent with the content of the pending certificates and data within the VEU Registry;
  - ensure that the prescribed activities have been undertaken in accordance with the requirements set out in the **Regulations**;
  - verify the correct application of formulae and the accuracy of arithmetical calculations; and
  - identify any missing data or unusual figures or trends that might suggest incorrect data, errors in data entry or manipulation;
- analyse any documented procedures to assess whether they are consistent with the matters that are the subject of the investigation. Documented procedures include anything that guides staff in complying with obligations or acting in relation to relevant matters, for example training manuals and procedures for generating, entering and reporting information and source data used as an input for the creation of certificates;
- interview responsible staff to assess whether they understand and comply with the requirements in the **Act** and the **Regulations**;
- analyse any quality controls to assess whether misrepresented data is, and information defects are, systematically identified and corrected;
- test a sample of cases. The compliance investigation must establish the extent to which there has been actual compliance or the extent to which relevant information is free of defect; it is not enough to ensure only that procedures are robust; and
- take any other action as the **commission** considers necessary to complete the compliance investigation.

# 16. COMPLIANCE AND ENFORCEMENT

Act reference: sections 14, 14A, 14B, 17 to 20, 27 to 29, 36, 37, 40 and 40A, Applies to: accredited persons, relevant entities.

This clause refers to the **commission**'s **VEU** program compliance and enforcement policy document as it outlines in detail the **commission**'s approach to promoting and enforcing compliance with the **Act** and **Regulations**.

This clause also sets out the nature of the **Commission**'s **Policy** in relation to shortfall statements and certificate creation.

# 16.1. Compliance and enforcement policy

The **commission** introduced a **VEU** Program Compliance and Enforcement Policy on 1 November 2017. The **Policy** outlines the **commission**'s approach to promoting and enforcing compliance with the **Act** and the **Regulations**, including the enforcement and compliance actions available to the **commission** under the **Act**. The **Policy** can be found on the **commission**'s **website**. Accredited persons and relevant entities should refer to the **Policy** to understand the **commission**'s approach to compliance and enforcement.

# 16.2. Compliance and enforcement actions resulting from an audit of an annual energy acquisition statement

## 16.2.1. Audit of annual energy acquisition statements

Chapter 14 of these Guidelines sets out the **commission** requirements in regard to the auditing of an **annual energy acquisition statement** lodged by a **relevant entity**, with clause 14.9 of these Guidelines outlining how the **commission** may respond to an audit.

#### 16.2.2. Shortfall statement

Section 27 of the **Act** sets out that a **relevant entity** must not have an energy efficiency certificate shortfall for a year in which the **relevant entity** makes a scheme acquisition.

The energy efficiency certificate shortfall of a **relevant entity** for a year is calculated in accordance with section 29 of the **Act**. Should the audit of an **annual energy acquisition statement** find that a **relevant entity** has an energy certificate shortfall, the **commission** may issue a **shortfall statement** in accordance with section 36 of the **Act**.

#### 16.2.3. Payment of a shortfall penalty

A **relevant entity** which is found to have an energy efficiency shortfall for a year must pay the civil penalty to the consolidated fund as set out in section 28 of the **Act**.

If an energy efficiency shortfall penalty is not paid in accordance with requirements, the **commission** may apply for a declaration and order for payment of this shortfall penalty as set out in section 37 of the **Act**.

# 16.3. Compliance and enforcement actions resulting from an audit of creation of certificates or compliance investigation

# 16.3.1. The creation of certificates

Section 7(2) of the Act states the commission is responsible for:

- the accreditation of persons who may create certificates;
- the monitoring and administration of the creation, registration, transfer and surrender of certificates;
- enforcing the imposition of energy efficiency shortfall penalties;
- the undertaking of audits of the creation of certificates by accredited persons; and
- the monitoring of compliance with the Act.

Clause 4 of these Guidelines sets out the **commission** requirements in regard to the accreditation of persons as provided by section 9 of the **Act**, while clause 8 of these Guidelines sets out the **commission** requirements in regard to the assignment of rights to create certificates as provided by section 16 of the **Act**. Section 17 of the **Act** sets out when a certificate can be created, while section 18 of the **Act** sets out how many certificates may be created in respect of a prescribed activity.

Each of these sections of the **Act** and Guidelines clauses may be applicable should the **commission** elect to audit the creation of certificates by an **accredited person** or instigate a compliance investigation of an **accredited person**.

## 16.3.2. Audit of creation of certificates

Clauses 15.2 (general audit) and 15.3 (project-based audit) of these Guidelines set out the **commission**'s requirements for the auditing of the creation of certificates by an **accredited person.** Clauses 15.2.6 (general audit) and 15.3.6 (project-based audit) of these Guidelines outline how the **commission** may respond to an audit. Any response may include enforcement action.

#### 16.3.3. Compliance investigations

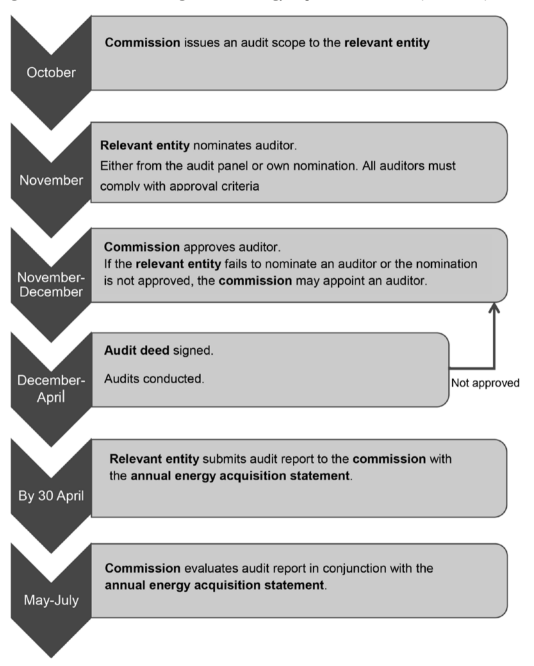
Clause 15.4 of these Guidelines sets out the **commission**'s requirements in regard to the conducting of a compliance investigation of an accredited person.

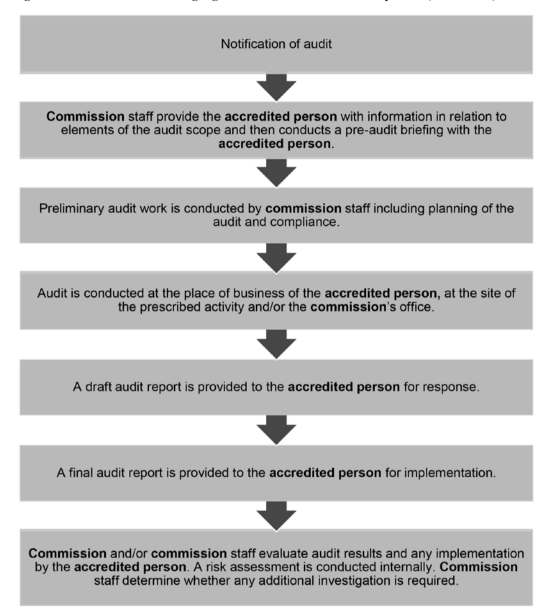
## 16.3.4. Compliance and enforcement actions

Compliance and enforcement actions relating to an audit of the creation of certificates or a compliance investigation will be carried out as outlined in the **Policy**.

# **17. AUDIT PROCESS TIMELINES**

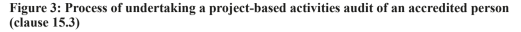
Figure 1: Process of undertaking audits for energy acquisition statements (clause 14.3)

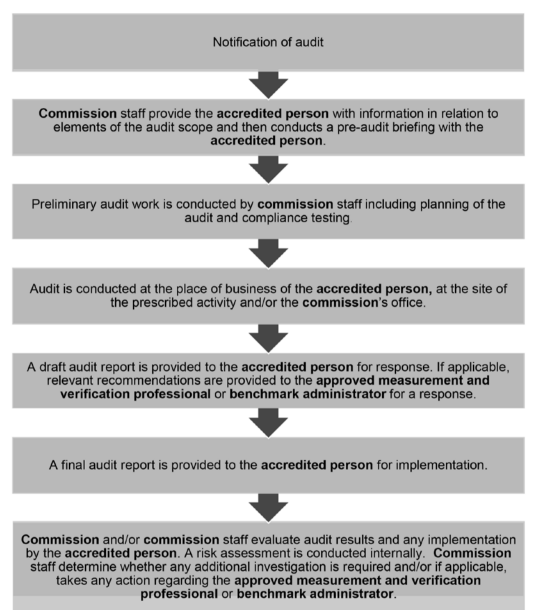




#### Figure 2: Process of undertaking a general audit of an accredited person (clause 15.2)

905





# **DOCUMENT VERSION HISTORY**

Version	Issue Date
1	1 January 2009
2	28 October 2010
3	9 March 2011
4	25 July 2012
5	12 September 2013
6	9 June 2016
7	1 June 2018
8	3 June 2019

# WILDLIFE REGULATIONS 2013

#### Notice of Approved Wildlife Events

I, Bruce Theodore, Manager Wildlife Licensing, as delegate of the Secretary to the Department of Environment, Land, Water and Planning (DELWP), give notice under regulation 39A of the Wildlife Regulations 2013 of my approval for the following wildlife events, at which the holder of a category of wildlife licence specified may display, buy, sell, acquire, receive, keep, or possess wildlife in accordance with that licence, subject to the following conditions:

Date	19 May 2019	
Event	Goulburn Valley Bird Expo	
Place	Multi-Purpose Centre, Shepparton Showgrounds	
	Corner of High Street and Archer Street, Shepparton, Victoria	
Organisation	Avicultural Society of Australia Inc. (ASA)	
Category of Wildlife Licence	Wildlife Basic Licence	
	Wildlife Advanced Licence	
	Wildlife Specimen Licence	
	Wildlife Dealer Licence	
	Wildlife Demonstrator Licence	
	Wildlife Displayer Licence	
	Wildlife Taxidermist Licence	
Conditions	1. Eligible wildlife licence holders must meet and comply with the event guidelines stipulated by the ASA available from www.asaust.com/bird-expos/	
	2. Only wildlife classified as birds (Aves) may attend this event.	

Date	2 June 2019	
Event	Western District Bird Expo	
Place	Exhibition Hall, Hamilton Showgrounds, Horner Street, Hamilton, Victoria	
Organisation	Avicultural Society of Australia Inc. (ASA)	
Category of Wildlife Licence	Wildlife Basic Licence	
	Wildlife Advanced Licence	
	Wildlife Specimen Licence	
	Wildlife Dealer Licence	
	Wildlife Demonstrator Licence	
	Wildlife Displayer Licence	
	Wildlife Taxidermist Licence	
Conditions	1. Eligible wildlife licence holders must meet and comply with the event guidelines stipulated by the ASA available from www.asaust.com/bird-expos/	
	2. Only wildlife classified as birds (Aves) may attend this event.	

Date	16 June 2010	
Date	16 June 2019	
Event	Ararat Bird Expo	
Place	Alexandra Hall	
	Collings Street (Western Highway),	
	Ararat, Victoria	
Organisation	Avicultural Society of Australia Inc. (ASA)	
Category of Wildlife Licence	Wildlife Basic Licence	
	Wildlife Advanced Licence	
	Wildlife Specimen Licence	
	Wildlife Dealer Licence	
	Wildlife Demonstrator Licence	
	Wildlife Displayer Licence	
	Wildlife Taxidermist Licence	
Conditions	1. Eligible wildlife licence holders must meet and comply with the event guidelines stipulated by the ASA available from www.asaust.com/bird-expos/	
	2. Only wildlife classified as birds (Aves) may attend this event.	

Date	13 July 2019	
Event	Centre West Bird Expo	
Place	Cobden Civic Hall	
	Victoria Street, Cobden, Victoria	
Organisation	Avicultural Society of Australia Inc. (ASA)	
Category of Wildlife Licence	Wildlife Basic Licence	
	Wildlife Advanced Licence	
	Wildlife Specimen Licence	
	Wildlife Dealer Licence	
	Wildlife Demonstrator Licence	
	Wildlife Displayer Licence	
	Wildlife Taxidermist Licence	
Conditions	1. Eligible wildlife licence holders must meet and comply with the event guidelines stipulated by the ASA available from www.asaust.com/bird-expos/	
	2. Only wildlife classified as birds (Aves) may attend this event.	

Date	21 July 2019	
Event	Gippsland Bird Expo	
Place	Exhibition Hall	
	South Road, Warragul, Victoria	
Organisation	Avicultural Society of Australia Inc. (ASA)	
Category of Wildlife Licence	Wildlife Basic Licence	
	Wildlife Advanced Licence	
	Wildlife Specimen Licence	
	Wildlife Dealer Licence	
	Wildlife Demonstrator Licence	
	Wildlife Displayer Licence	
	Wildlife Taxidermist Licence	
Conditions	1. Eligible wildlife licence holders must meet and comply with the event guidelines stipulated by the ASA available from www.asaust.com/bird-expos/	
	2. Only wildlife classified as birds (Aves) may attend this event.	

D (	2.4 (2010)	
Date	3 August 2019	
Event	Ballarat Bird Expo	
Place	Ballarat Showgrounds	
	Corner of Creswick Road and Howitt Street,	
	Wendouree, Victoria	
Organisation	Avicultural Society of Australia Inc. (ASA)	
Category of Wildlife Licence	Wildlife Basic Licence	
	Wildlife Advanced Licence	
	Wildlife Specimen Licence	
	Wildlife Dealer Licence	
	Wildlife Demonstrator Licence	
	Wildlife Displayer Licence	
	Wildlife Taxidermist Licence	
Conditions	1. Eligible wildlife licence holders must meet and comply with the event guidelines stipulated by the ASA available from www.asaust.com/bird-expos/	
	2. Only wildlife classified as birds (Aves) may attend this event.	

909

Date	18 August 2019	
Event	Bendigo Bird Expo	
Place	Exhibition Centre,	
	Bendigo Showgrounds	
	Swan Street, Bendigo, Victoria	
Organisation	Avicultural Society of Australia Inc. (ASA)	
Category of Wildlife Licence	Wildlife Basic Licence	
	Wildlife Advanced Licence	
	Wildlife Specimen Licence	
	Wildlife Dealer Licence	
	Wildlife Demonstrator Licence	
	Wildlife Displayer Licence	
	Wildlife Taxidermist Licence	
Conditions	1. Eligible wildlife licence holders must meet and comply with the event guidelines stipulated by the ASA available from www.asaust.com/bird-expos/	
	2. Only wildlife classified as birds (Aves) may attend this event.	

#### Water Act 1989

GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

CG10B RP04

# CG26 RP05

# TO31 RP07

On 10 May 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan CG10B RP04, Reconfiguration Plan CG26 RP05 and Reconfiguration Plan TO31 RP07.

A copy of each Reconfiguration Plan map can be inspected, free of charge, at the Goulburn– Murray Water website at www.connectionsproject.com.au and free of charge, during office hours, at the offices of the Goulburn–Murray Water Connections Project, 55 Welsford Street, Shepparton.

> FRANK FISSELER Project Director Connections Project Goulburn–Murray Water

911

#### Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Approval of Amendment

Amendment C155basc

The Minister for Planning has approved Amendment C155basc to the Bass Coast Planning Scheme.

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

The Amendment replaces the incorporated document '116 Gap Road, Cowes – January 2017' with a new incorporated document '158 Gap Road, Cowes – January 2019' by: introducing and applying Clause 45.12 Specific Controls Overlay (SCO) to the land at 158 Gap Road, Cowes; deleting reference to the incorporated document '116 Gap Road, Cowes – January 2017' in the Schedule to Clause 51.01 Specific Sites and Exclusions; modifying the Schedule to Clause 72.03 to include two new planning scheme maps 32SCO and 38SCO; and modifying Clause 72.04 Documents Incorporated in this Planning Scheme to reflect the new incorporated document.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

> STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

# Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment

#### Amendment C293

The Minister for Planning has approved Amendment C293 to the Boroondara Planning Scheme.

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

The Amendment implements the recommendations of the *Kew Heritage Gap Study (2017)* to introduce the Heritage Overlay to 20 individual heritage places, nine heritage precincts and six heritage precinct extensions on an interim basis.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Boroondara City Council, 8 Inglesby Road, Camberwell, Victoria 3124.

> STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

#### Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C122

The Minister for Planning has approved Amendment C122 to the Manningham Planning Scheme.

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

The Amendment corrects errors and anomalies in the Manningham Planning Scheme by rezoning land, applying and deleting various overlay provisions, amending the Schedule to Clause 43.01 (Heritage Overlay) and amending Schedules 4 and 5 to Clause 43.02 (Design and Development Overlay).

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Manningham City Council, 699 Doncaster Road, Doncaster.

> STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

#### Planning and Environment Act 1987

MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment

Amendment C127maro

The Minister for Planning has approved Amendment C127maro to the Maroondah Planning Scheme.

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

The Amendment applies the Heritage Overlay HO146 to 3–5 Wonga Road, Ringwood North, on an interim basis until 31 March 2020.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Maroondah City Council, City Offices Service Centre, Braeside Avenue, Ringwood, Victoria 3134.

> STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

# Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C215whse

The Minister for Planning has approved Amendment C215whse to the Whitehorse Planning Scheme.

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

The Amendment applies the Heritage Overlay to 42-48 Glenburnie Road, Mitcham, on an interim basis.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

STUART MENZIES Director State Planning Services Department of Environment, Land, Water and Planning

# **ORDERS IN COUNCIL**

#### Crown Land (Reserves) Act 1978

# INCORPORATION OF COMMITTEES OF MANAGEMENT

Order in Council

The Governor in Council, under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 2 hereunder:–

(a) declares that the committees of management shall be corporations;

(b) assigns the name shown in Column 1 to the corporation.

#### Schedule G2/2019

Column 1 Corporate name	Column 2 Crown Reserves currently managed by Committees
Wharparilla Recreation Reserve Committee of Management Incorporated	The Crown Land in the Parish of Wharparilla temporarily reserved for Public Recreation by Order in Council of 12 October, 1954 (vide Government Gazette on 20 October, 1954 page – 7044) and Crown Allotment 200E, Parish of Wharparilla temporarily reserved for Public Recreation by Order in Council of 11 June, 1986 (vide Government Gazette on 18 June, 1986 page – 2089). File Ref : Rs 4741, 06COM6677.
Cokum Bushland Reserve Committee of Management Incorporated	Crown Allotments 11C and 11D, Section 2, Parish of Tittybong temporarily reserved for Conservation of an area natural interest by Order in Council of 30 August, 2005 (vide Government Gazette on 1 September, 2005 page – 1956). File Ref : 01COM2015366.
Wandiligong Camping Ground Committee Incorporated	The remaining Crown land in the Parish of Bright temporarily reserved as a site for Tourist Camping purposes by Order in Council of 18 July, 1961 (vide Government Gazette on 26 July, 1961 page – 2543). File Ref : Rs 8053, 1104562.

This Legislative Instrument is effective from the date on which it is published in the Government Gazette.

Dated 14 May 2019

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

PIETA TAVROU Clerk of the Executive Council This page was left blank intentionally

# SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

31.	Statutory Rule:	Transfer of Land (Fees) Amendment Regulations 2019
	Authorising Act:	Transfer of Land Act 1958
	Date first obtainable: Code A	15 May 2019

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