

Victoria Government Gazette

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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

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PRIVATE ADVERTISEMENTS

Aerodrome Landing Fees Act 2003

Greater Shepparton City Council gives notice that, under the Aerodrome Landing Fees Act 2003, the following fees have been fixed and operate at the Shepparton Aerodrome from 1 July 2019.

- A Landing Fee charge for aerodrome landings being \$11 per 1,000 kg MTOW per aircraft. This charge includes GST.
- Landing fee charges will apply to:
 - Landings
 - Stop and Go's
 - Touch and Go's.
 - A charge rule of one charge per aircraft (registration) per hour will apply.

Fixed annual fees apply to eligible aerodrome operators. These are listed in the Conditions of Use – Shepparton Aerodrome document, which can be obtained from the Greater Shepparton City Council or http://greatershepparton.com.au



VICTORIA POLICE

RAPE COMMITTED ON 9 JUNE 2018 AT MELBOURNE CBD

\$500,000 REWARD

The co-operation of the public is sought to establish the identity of the person or persons responsible for the rape of a victim committed on 9 June 2018 at Melbourne CBD.

A reward of up to \$500,000 may be paid at the absolute discretion of the Chief Commissioner of Police, for new information leading to both the charging and subsequent conviction of the person or persons responsible for the rape of the victim.

In appropriate cases, the Director of the Office of Public Prosecutions may consider, according to established guidelines, the granting of indemnification from prosecution to any person who provides information as to the identity of the principal offender or offenders in this matter.

Any information given will be treated as confidential and may be given at any time to Crime Stoppers on 1800 333 000.

Any payment of a reward will be subject to the applicant signing a deed of confidentiality prior to payment.

GRAHAM ASHTON Chief Commissioner of Police MARIE MUENSTER, also known as Maria Munster, late of Schmachthager, Str 40 22309, Hamburg, Germany, bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 May 2009, are required by the executrix, Deveena Munster, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 26 August 2019, after which date the executrix may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 17 June 2019 ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

Re: Estate of the late DORIS ISABEL BORELLA, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of DORIS ISABEL BORELLA, deceased, late of Woornack Aged Care, 6–8 Killara Street, Sunshine West 3020, in the State of Victoria, deceased, who died on 24 April 2018, are to send particulars of their claims to the executrix, care of the undermentioned solicitors, by 20 August 2019, after which the executrix will distribute the assets, having regard only to the claims of which she then has notice.

ASCOT SOLICITORS,

827B Ballarat Road, Deer Park, Victoria 3023. Tel: (03) 8390 1711.

MARY JEAN GLASSBOROW, late of 9–13 Diana Street, Croydon, Victoria 3136.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 June 2018, are required by the personal representatives, Stephen Paul Glassborow and Mark Anthony Glassborow, to send particulars to them, care of the undermentioned solicitors, by 29 August 2019, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

AUGHTERSONS, 267 Maroondah Highway, Ringwood 3134.

Re: The estate of MARY ELLEN FRENCH, late of BlueCross Karinya Grove, 3 Aberdeen Road, Sandringham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 2019, are required by the executors to send particulars to them, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

BEAUMARIS LAW, legal practitioners, 6/1 North Concourse, Beaumaris 3193.

Creditors, next-of-kin and others having claims on the estate of NORMA SHIRLEY CRAMER, who died on 30 January 2019, must send particulars of their claims to David Cramer, the executor, at Behan Legal, by 30 August 2019, after which date, the executor may convey or distribute assets, having regard only to claims which he has notice.

BEHAN LEGAL,

PO Box 745, Port Melbourne, Victoria 3207.

Re: Estate of SUSAN IRENE BLACKFORD, late of Unit 1, 12 Riviera Street, Mentone, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 7 April 2019, are required by the trustees, Lorraine Blackford and Patricia Powell, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRENDAN HOLLAND & MICHAEL CAHIR, legal practitioners,

130 Balcombe Road, Mentone 3194.

RICHARD KELVIN FREEMAN, late of 1 Lightfoot Street, Mont Albert, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 July 2018, are required by the executors, Janine Noel Browne and Perpetual Trustee Company, to send particulars of their claims to them, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which the executors will distribute the estate, having regard only to the claims of which they have notice.

COLE (NATALIE) LAWYERS, Level 1, 75 Doncaster Road, Balwyn North, Victoria 3104.

Re: ROBERT ARTHUR JAN, late of 10 Windella Avenue, Kew East, Victoria, retired accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 December 2018, are required to send particulars of their claims to the executor, Carolyn Elizabeth Browne, care of the undermentioned solicitors, on or before 31 August 2019, after which date the executor will distribute the assets, having regard only to the claims of which she then has notice.

CUMBERBATCH & WILLIAMS LAWYERS, 37 Martin Place, Glen Waverley, Victoria 3150.

PATRICIA MARGARET LIBARDI, late of Mercy Place Aged Care, 7–9 Maryville Way, Boronia, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 May 2019, are required by the executors, Mark Julian Libardi and Christine Joy Hellard, 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, 23 Ringwood Street, Ringwood, Victoria 3134.

Re: Estate of TERESA MARY DONEGAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of TERESA MARY DONEGAN, late of 20 Barloa Road, Mont Albert, Victoria, home duties, deceased, who died on 19 March 2019, are required by the executor to send particulars of their claim to her, care of the undermentioned solicitors, by 17 December 2019, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

DONALD & RYAN LAWYERS, solicitors, 304 High Street, Kew 3101.

PEGGY IRENE ASHBURN, late of 61 Alder Street, Kangaroo Flat, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 September 2018, are required by her executors, Kay Elizabeth Morley and David Cain Morley, to send particulars to them, care of the undermentioned solicitors, by 27 August 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ELLINGHAUS WEILL, solicitors, 79–81 Franklin Street, Melbourne, Victoria 3000, and at Level 1, 52 Mitchell Street, Bendigo, Victoria 3550.

CHARLES WILLIAM ASHMAN, late of 44 Valentine Street, Bendigo, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2018, are required by his executor, Verna Emily Ashman, to send particulars to her, care of the undermentioned solicitors, by 27 August 2019, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

ELLINGHAUS WEILL, solicitors,

79–81 Franklin Street, Melbourne, Victoria 3000, and at Level 1, 52 Mitchell Street, Bendigo, Victoria 3550.

OLWEN ANNARELLA HARDIMAN, late of 79 Stevenson Street, Kew, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 August 2018, are required by her executors, Prudence Kate Olwen Van De Linde and Elizabeth Annarella Hardiman, to send particulars to them, care of the undermentioned solicitors, by 27 August 2019, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which they then have notice.

ELLINGHAUS WEILL, solicitors,

79–81 Franklin Street, Melbourne, Victoria 3000, and at Level 1, 52 Mitchell Street, Bendigo, Victoria 3550.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

JOYCE HANMER, late of 10 Henty Street, Dandenong, Victoria, agricultural department assistant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 June 2018, are required by Equity Trustees Wealth Services Limited, of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 27 August 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: 9627896.

Re: The estate of DARRON CHARLES HUTCHISON, late of 22 Joan Avenue, Ferntree Gully, Victoria, marketing and products consultant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 September 2018, are required by the trustee, Stephanie Ellen Hutchison, to send particulars of such claims to her, care of the undersigned, by 26 August 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

HUTCHINSON LEGAL, 38 New Street, Ringwood, Victoria 3134.

ORAZIO SCOLARO, in the Will called Orazio Davide Scolaro and otherwise known as George Scolaro, late of 4 Aurora Court, Werribee, Victoria, builder, deceased. Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 2 November 2018, are required by the executors, Edi Kati De Pellegrin, Tania De Grandis and Juliana Morrow, to send particulars of such claims to the executors, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executors will distribute the assets, having regard only to the claims of which the executors have notice.

KCL LAW,

Level 4, 555 Lonsdale Street, Melbourne 3000.

Re: KEITH HAMILTON DALE, late of 161A Centre Dandenong Road, Cheltenham, Victoria 3192, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of KEITH HAMILTON DALE, deceased, who died on 11 March 2019, are required by the trustees, Joan Aileen Gatford and Alan Bruce Gatford, to send particulars of their claim to the undermentioned firm by 20 August 2019, after which date the trustee will convey or distribute assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of ROSLYN ANNE PETT, late of 132 Fulham Road, Alphington, Victoria, deceased, who died on 20 December 2018, are required by the executor, Christine Elizabeth Willocks, to send particulars of their claims to the said executor, care of the undermentioned solicitors, by 27 August 2019, after which date the executor will convey or distribute the assets, having regard only to the claims of which the company then has notice.

LAWSON HUGHES PETER WALSH, lawyers, Level 2, 533 Little Lonsdale Street, Melbourne 3000. susan@lhpw.com.au

Re: JAMES ARTHUR MAARTENSZ, late of Lionsbrae Hostel, Ringwood East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 September 2018, are required by the trustee, Marion Mansell, to send particulars to the trustee, care of the undermentioned solicitors, by 28 August 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, Level 1, 177 Surrey Road, Blackburn 3130. KM:2181938.

LINDA JOY READ, formerly of 24 Palmerston Road, Ferntree Gully, Victoria, but late of 31–33 Aura Vale Road, Menzies Creek, Victoria, self employed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 27 May 2019, are required by the executor, Lawrence John Read, to send particulars to the executor, care of Marsh & Maher Richmond Bennison, lawyers, of Level 2, 100 Wellington Parade, East Melbourne, by 29 August 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: JANICE KNIGHT, formerly Jean Seymour-Taylor, late of 1/2 Camerons Road, Healesville, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2019, are required by the trustee, Julie Robyn Arnott, to send particulars to her, care of the undersigned, by 27 August 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

O'BRIEN & BLACK, lawyers, 222 Maroondah Highway, Healesville 3777.

PENELOPE LUCHEA FREEMAN, late of Victoria By The Park, 27 Victoria Street, Elsternwick, Victoria, school teacher, deceased. G 26 27 June 2019 1203

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 November 2018, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of Level 29, 525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 29 August 2019, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PERPETUAL LEGAL SERVICES PTY LTD, Level 29, 525 Collins Street, Melbourne, Victoria 3000.

DIANA CLAIRE HORTON MITCHELL, late of 3606 Lake Street, Houston, Texas, United States of America, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 October 2018, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of Level 29, 525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 29 August 2019, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PERPETUAL LEGAL SERVICES PTY LTD, Level 29, 525 Collins Street, Melbourne, Victoria 3000.

Creditors, next-of-kin and others having claims against the estate of CAMERON JOHN LINDSAY PEACOCK, late of 69 Hampden Street, Mornington, Victoria 3931, who died on 19 March 2019, are required by the executor to send detailed particulars of their claims to the said executor, care of Prior Law of 701 Centre Road, Bentleigh East, Victoria 3165, by 26 August 2019, after which date the executor will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

PRIOR LAW,

701 Centre Road, Bentleigh East, Victoria 3165.

HILDE BARR, late of Costa House, 1 Investigator Avenue, Lara, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 January 2019, are required by the trustee, Barbara Isobel Patrick, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, within 60 days from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

RALPH JAMES SMITH, solicitor, 6 The Centreway, Lara, Victoria 3212.

MAVIS JOY ROUVRAY, late of 1 Cave Street, Donald, Victoria 3480, retired business proprietor, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 27 February 2019, are required by the executor, Brett Graham Rouvray, of 180 Woods Street, Donald, Victoria 3480, to send particulars of their claims to him by 29 November 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Re: JENNIFER MARGARET VESEY, late of 9 Selwood Street, Colac, Victoria, bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 January 2019, are required by the deceased's personal representative, Diane Elizebeth Vesey, to send particulars to her, care of the undermentioned lawyers, by 22 August 2019, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

SLM LAW, lawyers, 119 Murray Street, Colac 3250.

PATRICIA LORRAINE MARTIN, late of Forest Lodge Residential Aged Care, 23 Forest Drive, Frankston North, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 January 2019, are required by the executor to send particulars to him, care of the undermentioned solicitors, by 2 September 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON WARREN LAWYERS, Suite 1, 10 Blamey Place, Mornington 3931. ROY NORRY, late of Unit 9, 68 Fewster Road, Hampton, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 April 2019, are required by the executors, Stephen John Norry and Catherine Jane McLorinan, to send particulars to them, care of the undermentioned solicitors, by 2 September 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

STIDSTON WARREN LAWYERS, Suite 1, 10 Blamey Place, Mornington 3931.

HYMIE GREENBLAT, also known as Hyman Greenblat, late of 9 Adrian Street, East Bentleigh, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 February 2019, are required to send particulars of their claims to the executor, Lorraine Greenblat, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the said executor will distribute the assets, having regard only to the claims of which she then has notice.

T. J. MULVANY & CO., lawyers, Suite 5.01, Level 5, 45 William Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of WALLACE RODERICK LESLIE McLEOD, deceased, late of Unit 17, Hallam Close, Hamilton, Victoria, labourer, who died on 19 December 2018, are requested to send particulars of their claims to the administrator, Kevin Roderick McLeod, care of the undersigned solicitors, by 27 August 2019, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

TAYLOR STRATMANN LAWYERS, 77 Kennedy Street, Hamilton, Victoria 3300.

Re: SOPHIE DUNNE, late of 40/231 McKinnon Road, McKinnon, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 November 2018, are required to send particulars of their claims to the executors, care of GPO Box 1946, Melbourne, Victoria 3001, by 17 September 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



NOTICE OF INTENTION TO MAKE LOCAL LAWS

Notice is hereby given that pursuant to section 119 of the **Local Government Act 1989** (the 'Act') that at a meeting of East Gippsland Shire Council held 25 June 2019, the Council resolved to give notice of its intention to make East Gippsland Shire Council Local Law No. 1 Procedures for Council Meetings.

The objectives of the proposed Local Law No. 1 are to:

- ensure effective and efficient Council decisions are made in a manner consistent with the Act and community expectations of good government;
- promote and encourage community participation in local government by providing mechanisms for Council to ascertain the community's views and expectations;
- regulate and control the election of Mayor and Deputy Mayor;
- regulate and control the conduct of meetings;
- provide for the administration of Council's powers and functions;
- provide generally for the peace, order and good government of the municipal district; and
- revoke existing Local Law No. 1 (Procedures for Council Meetings).

A copy of the proposed local law will be available for inspection at Council's Corporate Centre in Bairnsdale, Council's Service Centres at Lakes Entrance, Paynesville, Orbost, Omeo, Mallacoota, or may be accessed online at www.eastgippsland.vic.gov.au

Any person affected by the proposed local law may make a written submission which must be received by Council by 5.00 pm on Thursday 25 July 2019. Submissions will be considered in accordance with section 223 of the Act and can be delivered to Council's Corporate Centre at 273 Main Street, Bairnsdale 3875; emailed to feedback@egipps.vic.gov.au; or posted to Council at PO Box 1618, Bairnsdale 3875.

If you wish to be heard in support of your written submission you must indicate this in your submission. You will then be entitled to appear in person, or be represented by a person identified in your submission as acting on your behalf, before a meeting of the Committee of the whole of Council, which will take place at 1.00 pm on Tuesday 3 September 2019 at the Corporate Centre, Bairnsdale.

All submissions will be available for public inspection during the submission period. Submitters will be identified by name and locality only.

Further information – Governance and Compliance Coordinator on (03) 5153 9500.

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C235card

The Cardinia Shire Council has prepared Amendment C235 to the Cardinia Planning Scheme.

The land affected by the Amendment is Lot 2, PS321029 (Lot 2) – part of 145 Rossiter Road, Koo Wee Rup, Part of Lot 1, PS724121 (Lot 1) – part of 145 Rossiter Road, Koo Wee Rup and part of an unmade road.

The Amendment proposes to:

- rezone Lot 2 from Farming Zone to Neighbourhood Residential Zone Schedule 1;
- amend Clause 21.07-7 Koo Wee Rup to recognise the further strategic work has been undertaken relating to Lot 2;
- insert Schedule 22 to Clause 43.04 Development Plan Overlay to apply to Lot 2; and
- amend the coverage of HO198 'Shepton Mallet' so that it only applies to Lot 1 and an unmade road reserve.

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, Cardinia Shire Council, Civic Centre, 20 Siding Avenue, Officer; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Friday 2 August 2019, 5.00 pm. A submission must be sent to the Cardinia Shire Council at PO Box 7, Pakenham, Victoria 3810. 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.

> LUKE CONNELL Manager Policy, Design and Growth Area Planning

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit

Given Under Section 96C of the Planning and Environment Act 1987

Amendment C366ggee

Planning Permit Application No. PP6/2017

The land affected by the Amendment is 64 Princes Highway, Norlane.

The land affected by the application is 64–66 Princes Highway and 1 Donnelly Avenue, Norlane.

The Amendment proposes to remove a restrictive covenant from 64 Princes Highway, Norlane, so as to allow the development of more than one dwelling on the land.

The application is for a permit for a 12-lot subdivision and the development of 12 dwellings on 64–66 Princes Highway and 1 Donnelly Avenue, Norlane.

The person who requested the Amendment/ permit is John Didulica.

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 Greater Geelong City Council, Brougham Street Customer Service Centre, Ground Floor, 100 Brougham Street, Geelong – 8.00 am to 5.00 pm weekdays; 'Amendments' section of the City's website, www.geelongaustralia.com.au/amendments; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic. gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority. 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. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

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

The closing date for submissions is Monday 29 July 2019.

Submissions must be in writing and sent to: The Coordinator, Strategic Implementation Unit, City of Greater Geelong, PO Box 104, Geelong, Victoria 3220; or by email to strategicplanning@ geelongcity.vic.gov.au; or lodged online at www.geelongaustralia.com.au/amendments

For further information call the Strategic Implementation Unit on 5272 4820.

PETER SMITH Coordinator Strategic Implementation

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C395ggee

The Greater Geelong City Council has prepared Amendment C395ggee to the Greater Geelong Planning Scheme.

The land affected by the Amendment is the entire municipality, with specific policy affecting the Northern and Western Geelong Growth Areas. The rezoning affects selected properties in Batesford, Bell Post Hill, Fyansford, Hamlyn Heights, Lara, Lovely Banks and Moorabool.

The Amendment implements the City of Greater Geelong's *Settlement Strategy (October 2018)* and *Northern and Western Geelong Growth Areas Framework Plan (March 2019)*. It includes policy changes to the Municipal Strategic Statement (MSS) and rezones land in the Northern and Western Geelong Growth Areas to the Urban Growth Zone.

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 Greater Geelong City Council, Brougham Street Customer Service Centre, Ground Floor, 100 Brougham Street, Geelong – 8.00 am to 5.00 pm weekdays; the 'Amendments' section of the City's website, www.geelongaustralia.com.au/amendments; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic. gov.au/public-inspection

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

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

The 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.

The closing date for submissions is Monday 29 July 2019.

Submissions must be in writing and sent to: The Coordinator, Strategic Implementation Unit, City of Greater Geelong, PO Box 104, Geelong, Victoria 3220; or by email to strategicplanning@ geelongcity.vic.gov.au; or lodged online at www.geelongaustralia.com.au/amendments

> PETER SMITH Coordinator Strategic Implementation

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 30 August 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.

- ANDERSON, Mary Isabella, late of 41 Betula Street, Doveton, Victoria 3177, deceased, who died on 14 December 2018.
- ANDRIJCZUK, Anna, late of Benlynne Park Private Nursing Home, 2 Killara Street, Sunshine West, Victoria 3020, deceased, who died on 28 April 2019.
- DAVIES, Nesta Mary Emily, late of Holmwood Aged Care Facility, 17–19 Lalors Road, Healesville, Victoria 3777, deceased, who died on 18 November 2018.
- HIGGINS, Maurice James, late of 36 Swinden Avenue, Cheltenham, Victoria 3192, deceased, who died on 30 October 2018.
- HINDE, Marjorie Ethel, late of Japara Bayview Aged Care Home, 1295 Frankston–Dandenong Road, Carrum Downs, Victoria 3201, retired, deceased, who died on 3 January 2019.
- LEY, Derek, late of 66 McEwen Drive, Sunbury, Victoria 3429, deceased, who died on 25 October 2018.
- MALJKOVIC, Kata, late of 61 Glasgow Avenue, Reservoir, Victoria 3073, deceased, who died on 22 September 2017.
- MALONEY, Martin Paul, late of Gregory Lodge Royal Freemasons, 2–58 Newmarket Street, Flemington, Victoria 3031, deceased, who died on 26 February 2019.
- POTTER, Peter, late of Unit 3, 10 Lawson Crescent, Rosebud, Victoria 3939, deceased, who died on 16 April 2019.
- PREKOP, Vladimir, late of 87 Palmer Street, Portland, Victoria 3305, deceased, who died on 26 April 2019.
- SMIT, Sylvester, late of 6 Heritage Court, Werribee, Victoria 3030, deceased, who died on 27 September 2018.

STARKEY, Kenneth Henry, also known as Kenneth Starkey, late of Vermont Aged Care, 770 Canterbury Road, Vermont, Victoria 3133, retired, deceased, who died on 19 November 2017.

Dated 21 June 2019

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Bryan Crampton, as Delegate of the Secretary to the Department of Health and Human Services for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scales of fees and charges fixed by the following cemetery trusts.

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

The fees will be published on the internet at http://www.health.vic.gov.au/cemeteries

The Balmoral Cemetery Trust

The Clunes Cemetery Trust

The Hazelwood Cemetery Trust

The Meredith Cemetery Trust

The Swan Hill Cemetery Trust

The Wodonga Cemetery Trust

Dated 19 June 2019

BRYAN CRAMPTON Manager Cemetery Sector Governance Support Program

Conservation, Forests and Lands Act 1987

NOTICE OF TERMINATION OF

LAND MANAGEMENT CO-OPERATIVE AGREEMENTS

Notice is given under section 80 of the **Conservation**, **Forests and Lands Act 1987** that Land Management Co-operative Agreements have been terminated by the Secretary of the Department of Environment, Land, Water and Planning with the following landowners.

A copy of each Agreement is available for public inspection between the hours of 9.00 am and 5.00 pm at the offices of the Climate Change Policy Branch, Department of Environment, Land, Water and Planning, Level 1, 8 Nicholson Street, East Melbourne 3002; and between the hours of 9.00 am and 4.30 pm at the relevant regional offices of the Department of Environment, Land, Water and Planning.

Registered Proprietor	Site Location	Title Details – Volume/Folio	Dealing No. of Agreement Terminated
Gippsland Regional Office	e 71 Hotham Street, Trara	algon 3844	
Sandra Lee Shellcot	Lot 2 on Plan of Subdivision 600038E	Volume 11026 Folio 235	AE973645Q
Kalimna Park Pty Ltd	Lots 1 and 2 on Title Plan 611994E Lots 1 and 2 on Title Plan 443489D	Volume 8924 Folio 732 Volume 8924 Folio 733	Not applicable
Geoffrey Earnest Monson and Catharina Dorothy Monson	Lot 2 on Plan of Subdivision 410345D	Volume 10464 Folio 081	AE972607E
Barwon South West Regio	onal Office 30–38 Little M	alop Street, Geelong	g 3220
Heidi Page Robinson and Giovanni Borgia	Lot 1 on Title Plan 575893H	Volume 7386 Folio 173	Not applicable
Donna Maree Edge	Crown Allotment 4B Parish of Carpendeit Crown Allotment 4 Parish of Carpendeit Crown Allotment 4A Parish of Carpendeit	Volume 9655 Folio 063 Volume 8504 Folio 703 Volume 5410 Folio 939	Not applicable
Maurice John Faroe and Diana Anne Faroe	Crown Allotment A, Section 11, Parish of Carapook	Volume 6326 Folio 113	AE977863H
Warrnambool City Council	Lot 1 on Plan of Subdivision 336308W	Volume 10222 Folio 240	Not applicable
Grampians Regional Offic	ce 402 Mair Street, Ballar	eat 3350	
Frederick Ian George Cumming and Fiona Clare Hamilton	Crown Allotments 27A and 27C, Section B, Parish of Bullarto	Volume 10494 Folio 780	AE972577L

SCHEDULE

Hume Regional Office 62–68 Ovens Street, Wangaratta 3677			
Allan Graeme Muir and Enid Colline Muir	Crown Allotments 160 and 161, Parish of Boorhaman Lots 1 and 2 on Title Plan 333699F	Volume 8512 Folio 310 Volume 8512 Folio 311	Not applicable
Port Phillip Regional Office 8 Nicholson Street, Melbourne 3000			
Salesian Society (Vic) Inc.	Lot Q on Plan of Subdivision 435007K	Volume 10552 Folio 867	Not applicable

Dated 13 June 2019

JOHN BRADLEY Secretary Department of Environment, Land, Water and Planning

Domestic Animals Act 1994

DECLARATION BY MINISTER OF A DECLARED BIRD ORGANISATION

- I, Jaclyn Symes, Minister for Agriculture -
- (a) being satisfied
 - (i) under section 58T(1)(b) of the **Domestic Animals Act 1994** ('the Act') that the Australian Canary Association Inc. represents members with an interest in
 - (A) birds and bird keeping; and
 - (B) the promotion of aviculture; and
 - (C) the wellbeing of birds, whether in captivity or in the wild; and
 - (ii) under section 58T(1)(c) of the Act that the Australian Canary Association Inc. has processes in place to educate its members about, and to ensure its members comply with the Code of Practice for the Housing of Caged Birds (made pursuant to section 7 of the Prevention of Cruelty to Animals Act 1986) –

declare under section 58T(1) of the Act the Australian Canary Association Inc. as a declared bird organisation.

This declaration remains in force until 1 July 2024.

Dated 20 June 2019

JACLYN SYMES Minister for Agriculture

Electoral Act 2002

PROPOSED DE-REGISTRATION OF POLITICAL PARTY

I hereby give notice that I am considering de-registering the Aussie Battler Party under section 56 of the **Electoral Act 2002**, because pursuant to section 56(1)(b) I am satisfied that the political party has ceased to have at least 500 eligible members.

Dated 24 June 2019

WARWICK GATELY, AM Victorian Electoral Commission

Fisheries Act 1995

FISHERIES NOTICE 2019

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 Fisheries Notice under section 152 of that Act:

Dated 20 June 2019

TRAVIS DOWLING Chief Executive Officer Victorian Fisheries Authority

FISHERIES (ROCK LOBSTER TAGGING) NOTICE 2019

1. Title

This Notice may be cited as the Fisheries (Rock Lobster Tagging) Notice 2019.

2. Objectives

The objectives of this Notice are -

- (a) to specify measures for the protection of rock lobster through the continuation of a trial tagging system to quantify the recreational take of rock lobster; and
- (b) to fix and enforce catch limits for rock lobsters that are possessed by a fisher without the use of rock lobster tags.

3. Authorising provision

This Notice is made under section 152 of the Act.

4. Commencement

This Notice comes into operation on 1 July 2019.

5. Application

This notice does not apply to -

- (a) a person acting under a Rock Lobster Fishery Access Licence; or
- (b) an authorised officer or employee of the Victoria Fisheries Authority (VFA) in the execution of that person's power, function or duty under the Act.

6. Definitions

(1) In this Fisheries Notice –

'CEO' means the Chief Executive Officer of the VFA;

'tag season' means a period commencing on 16 November and ending at midnight on the following 15 November (inclusive of closed season between 15 September to 15 November);

'location' in relation to tag use means the eastern or western waters of the State, divided at Apollo Bay (longitude: 143°40′E);

'registered user' means a person who has applied to use rock lobster tags in a manner approved by the CEO of the VFA and who has a valid VicRLTag account;

'rock lobster tag' means a tag issued by the Victorian Government for attaching to rock lobster taken for non-commercial purposes;

'tag number' means the unique identification number stamped on or otherwise affixed to a rock lobster tag by the Victorian Government;

'transfer' means the reallocation of one or more unused tags from one person to another;

'unused rock lobster tag' means a tag that has not been attached to a rock lobster, and is not broken or otherwise damaged;

'use a tag' means attach the tag to the base of the antenna of a rock lobster in such a manner that the tag cannot be removed without being broken.

7. Issue and expiry of rock lobster tags

- (1) The Victorian Government may issue one or more rock lobster tags to a person if
 - (a) the person applies for tags in a form approved by the CEO; and
 - (b) the total number of unused tags in the person's possession at any one time does not exceed 20; and
 - (c) the person has provided a report in accordance with clause 9(1) in relation to all tags previously issued to that person.
- (2) Rock lobster tags remain the property of the VFA.
- (3) Rock lobster tags for the tag season will expire at the end of that season.

8. Transitional provision

A person who has been issued with a rock lobster tag by the CEO before the commencement of this fisheries notice is taken to have been issued with that tag in accordance with clause 7 of this fisheries notice.

9. Reporting requirements

- (1) For each rock lobster tag issued to a person, the person must report the following information to the VFA in the manner required by the CEO
 - (a) the tag number;
 - (b) whether the tag was used, lost or not used; and
 - (c) the location at which the tag was used;
 - (d) the date the tag was used; and
 - (e) the carapace length of the lobster to which the tag was attached.
- (2) A report under sub-clause (1) must be made no later than midnight on 15 November to enable a person to be eligible to receive tags for the next tag season. Penalty: 20 penalty units.

10. Use of approved rock lobster tags

(1)

- A person must not take or attempt to take rock lobster unless
 - (a) the person possesses at least one unused rock lobster tag issued to that person for the current tag season; or
 - (b) the person is under the age of 18 years and is directly supervised by a person to whom paragraph (a) applies.

Penalty: 20 penalty units.

- (2) A person who takes rock lobster must apply a rock lobster tag securely to the base of the antenna of the rock lobster
 - (a) if the rock lobster is caught by any means from a boat, within 5 minutes after being brought to the boat or before the rock lobster is landed, whichever is sooner; or
 - (b) subject to sub-clause (3), if the rock lobster is caught by any means other than from a boat
 - (i) within 5 minutes after being taken; or
 - (ii) before the rock lobster is put into any basket, bag or receptacle; or
 - (iii) before the rock lobster enters any premises or vehicle; or
 - (iv) within 50 metres of the place where the rock lobster is landed -
 - whichever is sooner.

Penalty: 20 penalty units.

- (3) Sub-clause (2)(b)(i) and (ii) do not apply if the rock lobster is taken by a person engaged in underwater dive fishing until the rock lobster is landed.
- (4) A person must not remove a rock lobster from the point of landing unless a rock lobster tag is attached to the rock lobster.

Penalty: 20 penalty units.

(5) A person must not attach a rock lobster tag to a rock lobster unless the tag was issued by the Victorian Government for use in the tag season in which the rock lobster is taken.

Penalty: 20 penalty units.

(6) A rock lobster tag must be attached in such a manner that it cannot be removed without being broken.

Penalty: 20 penalty units.

- (7) A person must not possess a rock lobster that does not have a tag attached unless
 - (a) the tag has been removed for the purposes of consuming the rock lobster and the removed rock lobster tag is in the person's possession; or
 - (b) the rock lobster is accompanied by a rock lobster receipt or an original rock lobster catch disposal record issued in respect of that rock lobster.

Penalty: 20 penalty units.

- (8) A person must not sell, alter, deface, mutilate or reuse a rock lobster tag. Penalty: 20 penalty units.
- (9) A person must not use or possess an unused rock lobster tag issued to another person unless the person
 - (a) is under the age of 18 years; and
 - (b) is directly supervised by the person to whom the tag has been issued.

Penalty: 20 penalty units.

11. Transferring unused tags to another user

A person must not transfer a rock lobster tag to another person unless -

- (a) the tag is unused; and
 - (i) the other person is a registered user; and
 - (ii) the other person possesses fewer than 20 unused tags; and/or
- (b) A person must transfer the tag in a manner approved by the CEO prior to the commencement of any fishing activity;
- (c) A person who accepts an unused rock lobster tag in accordance with this clause must accept responsibility for reporting that tag.

Penalty: 20 penalty units.

12. Tags not to be re used

(1) A person must not use a rock lobster tag that has previously been attached to a rock lobster or that is broken.

Penalty: 20 penalty units.

(2) This clause does not prevent a person from re-attaching a tag to a rock lobster if the tag has fallen off the rock lobster.

13. Production of tags when required

An authorised officer may require a person to produce any unused tags in that person's possession for inspection.

Note: it is an offence under section 111(2)(i) of the Act to contravene or fail to comply with any lawful requirement of an authorised officer. A penalty of 20 penalty units applies.

14. Possession limit for rock lobster that does not have a tag attached

(1) For the purposes of the Act, the catch limit with respect to the possession of rock lobster anywhere in Victoria that does not have a rock lobster tag attached in accordance with clause 10, is zero.

Note: Regulation 324 of the Fisheries Regulations 2009 prescribes other catch limits with respect to rock lobster.

- (2) Sub-clause (1) does not apply to a person
 - (a) who possesses rock lobster in accordance with regulation 324(2) of the Fisheries Regulations 2009; or
 - (b) if the rock lobster tag has been removed for the purposes of consuming the rock lobster and the removed rock lobster tag is in the person's possession; or
 - (c) the rock lobster is accompanied by a rock lobster receipt or an original rock lobster catch disposal record issued in respect of that rock lobster.

15. Application to fisheries reserves

For the purposes of section 152(4) of the Act, this notice applies to all fisheries reserves.

16. Revocation

Unless sooner revoked, this Notice will be revoked 12 months after it came into operation. **Note:** The trial period will expire on 16 November 2020.

Fisheries Act 1995

FURTHER QUOTA ORDER UNDER SECTON 64A - SEA URCHIN FISHERY

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, 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 Sea Urchin Fishery.

- 1. This Order applies for the period commencing on 1 July 2019 and ending on 30 June 2020, both dates inclusive (the quota period).
- 2. The total allowable catch for white sea urchin in the Port Phillip Bay Sea Urchin Zone for the quota period is 60 tonnes of unshucked urchin.
- 3. The total allowable catch for white sea urchin in the Eastern Sea Urchin Zone for the quota period is 57 tonnes of unshucked urchin.
- 4. The total allowable catch for black sea urchin in the Eastern Sea Urchin Zone for the quota period is 114 tonnes of unshucked urchin.
- 5. The quantity of white sea urchin comprising a quota unit in the Port Phillip Bay Sea Urchin Zone for the quota period is 100 kilograms.
- 6. The quantity of white sea urchin comprising a quota unit in the Eastern Sea Urchin Zone for the quota period is 100 kilograms.
- 7. The quantity of black sea urchin comprising a quota unit in Eastern Sea Urchin Zone for the quota period is 100 kilograms.

Notes:

- 1. There are 600 quota units for white sea urchin in the Port Phillip Bay Sea Urchin Zone.
- 2. There are 570 quota units for white sea urchin in the Eastern Sea Urchin Zone.
- 3. There are 1140 quota units for black sea urchin in the Eastern Sea Urchin Zone.

Dated 17 June 2019

TRAVIS DOWLING Chief Executive Officer, Victorian Fisheries Authority

Groundwater (Border Agreement) Act 1985

NOTICE OF ALTERATION OF PERMISSIBLE ANNUAL VOLUME – ZONES 5B AND 6B

- 1. This notice is made under the powers conferred by clause 28(2) of the Border Groundwaters Agreement.
- 2. On and from the date this notice takes effect
 - (a) the Permissible Annual Volume for Zone 5B for the Tertiary Limestone Aquifer is 12,833 Megalitres; and
 - (b) the Permissible Annual Volume for Zone 6B for the Tertiary Limestone Aquifer is 10,279 Megalitres.

For and on behalf of the Border Groundwaters Agreement Review Committee. Dated 10 April 2019

> SANDY CARRUTHERS President Border Groundwaters Agreement Review Committee

Note:

1. This notice takes effect on and from the date it is published in the Government Gazette.



Heritage Act 2017

NOTICE UNDER SECTION 137 OF THE **HERITAGE ACT 2017** REGARDING COVENANT PURSUANT TO SECTION 134 OF THE **HERITAGE ACT 2017** HERITAGE PLACE NO. H2060

Former Smiths Nursery, 721 Kilmore Road, Riddells Creek (Lot 1, 2, 3, 4, 5 and 6)

It is proposed that the Heritage Council of Victoria enter into a Covenant pursuant to section 134(1) of the **Heritage Act 2017** in relation to the above Heritage Place with David and Linda Liebich, the owner of the above Heritage Place.

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

H2060 Former Smiths Nursery,

721 Kilmore Road, Riddells Creek (Lot 1, 2, 3, 4, 5 and 6).

Under the Heritage Act 2017.

Date of covenant:

Between David Bryce Liebich and Linda Christine Liebich and the Heritage Council AGREEMENT:

Maintain the ongoing conservation and repair of the heritage place in accordance with the Landscape and Vegetation Management Plan, the Design Guidelines and the Interpretation Plan. Following the preparation of the Interpretation Plan, Interpretation Signs are to be installed and the owner is to maintain this information and structures into the future. The ongoing arrangements for the implementation of the Landscape and Vegetation Management Plan in perpetuity are to be legally binding upon the owners of the Heritage Place and will require three yearly management reports, landscape plan and planting plan to the satisfaction of the Executive Director from 1 July 2018. All development of the Heritage Place is to be accordance with the endorsed Design Guidelines and the Landscape and Vegetation Management Plan.

The form of the Covenant is viewable at the offices of Heritage Victoria, Level 7, 8 Nicholson Street, East Melbourne, telephone (03) 9938 6894, during business hours.

Any person wishing to make a written submission in response to the Covenant should write to the Executive Director, Heritage Victoria, care of the above address within 28 days of the publication of this notice.

STEVEN AVERY Executive Director



Heritage Act 2017

NOTICE UNDER SECTION 137 OF THE **HERITAGE ACT 2017** REGARDING COVENANT PURSUANT TO SECTION 134 OF THE **HERITAGE ACT 2017** HERITAGE PLACE NO. H2060

Former Smiths Nursery, 721 Kilmore Road, Riddells Creek (Lot Reserve No. 1)

It is proposed that the Heritage Council of Victoria enter into a Covenant pursuant to section 134(1) of the **Heritage Act 2017** in relation to the above Heritage Place with the Macedon Ranges Shire Council, the owner of the above Heritage Place.

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

H2060 Former Smiths Nursery,

721 Kilmore Road, Riddells Creek (Lot Reserve No. 1).

Under the Heritage Act 2017.

Date of covenant:

Between Macedon Ranges Shire Council and the Heritage Council

AGREEMENT:

Maintain the ongoing conservation and repair of the heritage place in accordance with the Landscape and Vegetation Management Plan, the Design Guidelines and the Interpretation Plan. Following the preparation of the Interpretation Plan, Interpretation Signs are to be installed and the owner is to maintain this information and structures into the future. The ongoing arrangements for the implementation of the Landscape and Vegetation Management Plan in perpetuity are to be legally binding upon the owners of the Heritage Place and will require three yearly management reports, landscape plan and planting plan to the satisfaction of the Executive Director from 1 July 2018. All development of the Heritage Place is to be accordance with the endorsed Design Guidelines and the Landscape and Vegetation Management Plan.

The form of the Covenant is viewable at the offices of Heritage Victoria, Level 7, 8 Nicholson Street, East Melbourne, telephone (03) 9938 6894, during business hours.

Any person wishing to make a written submission in response to the Covenant should write to the Executive Director, Heritage Victoria, care of the above address within 28 days of the publication of this notice.

> STEVEN AVERY Executive Director

Health Services Act 1988

HEALTH PURCHASING VICTORIA

Notice of Purchasing Policy Exemptions

Pursuant to section 134A of the **Health Services Act 1988** (Vic.), Health Purchasing Victoria (HPV) now grants exemption from the requirements specified at subsections 2.4(a), 2.4(b) and 2.4(d) of the HPV Collective Purchasing Policy (Policy) for the public hospitals or class of public hospitals as specified in the table below, and only in relation to the named HPV collective agreement and category:

HPV collective agreement	Category	Public hospital or class of public hospital	Reason (Policy reference)	Exemption duration
Waste management (HPVC2014-085)	General and Related Waste; and Recycling	Western District Health Service	Impact on local business (2.17(d))	Term of HPV collective agreement
Catering supplies (HPVC2015-041)	Domestic Kitchenware and Kitchen Supplies – Disposable and Non-Disposable	Echuca Regional Health	Impact on local business (2.17(d))	Term of HPV collective agreement
Workplace supplies (HPVC2016-109)	Paper, Toner and Ink Cartridges, Filing, Stationary, ICT Consumables, Office Furniture	Latrobe Regional Hospital	Impact on local business (2.17(d))	Term of HPV collective agreement
Laundry and Linen Services (HPVC2016-098)	All categories	Alfred Health	Impact on local business (2.17(d))	Term of HPV collective agreement
Catering supplies (HPVC2015-041)	Fresh White Milk	Colac Health Service	Impact on local business (2.17(d))	Term of HPV collective agreement
Catering supplies (HPVC2015-041)	Fresh White Milk	Alexandra Health Service	Impact on local business (2.17(d))	Term of HPV collective agreement
Waste management (HPVC2014-085)	Confidential Paper	Latrobe Regional Hospital	Impact on local business (2.17(d))	Term of HPV collective agreement
Pharmaceutical Products and IV Fluids (HPVC2016-058)	656.01 – Ephedrine (range)	State-wide	Operational and clinical (2.17(b) and (c))	Until further notice
External Contracted Medical Imaging Services (HPVC2017-111)	All categories	The Royal Victorian Eye and Ear Hospital	Clinical (2.17(b))	Term of HPV collective agreement

HPV collective agreement	Category	Public hospital or class of public hospital	Reason (Policy reference)	Exemption duration
Pharmaceutical Products & IV Fluids (HPVC2016-058)	538.01 – Clonidine 0.15 mg/1 mL injection	State-wide	Clinical (2.17(b))	Term of HPV collective agreement

These exemptions become effective from the date of publication in the Government Gazette and cease as per the exemption duration specified above.

Port Management Act 1995

PORT MANAGEMENT (LOCAL PORTS) REGULATIONS 2015

Set-aside Determination – Regulation 12

Local Ports of Port Phillip and Western Port

The Port Management (Local Ports) Regulations 2015 provide that the Port Manager of a local port may make a determination setting aside an area where the mooring, berthing or anchoring of a vessel is permitted, prohibited, or restricted, under Division 2, Regulation 12. Regulation 14 also provide that the Port Manager may specify certain conditions for the use of areas under each determination.

Parks Victoria, as the appointed Local Port manager under section 44A of the **Port Management** Act 1995 for the local ports of Port Phillip and Western Port, has made set aside determinations of the following areas for the purpose of permit-only mooring, under Division 2 Regulation 12, with the following conditions, under Division 3, Regulation 14. This notice is given under Division 3, Regulation 16(2)(a). All previous set-aside determinations and conditions pertaining to these matters are revoked.

Full details can be found on Parks Victoria's website.

BY ORDER OF PARKS VICTORIA

	Regulation(s)	Details of set aside			
		Purpose of set aside determination	Area set aside	Specified conditions	
				Times or period	Other conditions
12	A port manager may make a determination to set aside an area in a local port in which the mooring, berthing or anchoring of a vessel is: (a) permitted; or (b) prohibited; or (c) restricted.	To define areas under regulation 12 to be Permit-only mooring within the Local Ports of Port Phillip and Western Port. <i>Permit-only mooring</i> <i>area</i> means an area subject to a set aside determination which allows a vessel to be moored in that area by a person who holds a permit issued under regulation 17 in relation to mooring a vessel	The area(s) described in the following tables for the purposes of permit-only, authorised moorings	These set- asides apply at all times. Only permit holders may moor in permit-only areas as specified in the permit	No other conditions

Mooring Grounds within the Local Port of Port Phillip			
Mooring Ground Name	Area of Mooring Ground Set-Aside		
Queenscliff Ferry	A small set-aside in the Queenscliff area of Port Phillip Bay, to the north-east of Queenscliff Harbour, opposite the Queenscliff– Sorrento Ferry terminal on the north side of the creek adjacent to the rock wall, and then approximately 270 metres offshore		
Queenscliff West	A small set-aside In the Queenscliff area within Swan Bay, to the west of the Main Road bridge, adjacent to the Queenscliff Boat Ramp		
Queenscliff	A set-aside area in the Queenscliff area within Queenscliff Creek, to the east of the Main Road bridge and between Rabbit Island and the southern section of Swan Island at the end of Yacht Club Road		
Swan Bay	A small set-aside area within Swan Bay surrounded by Port Phillip Heads Marine National Park, on the western end of the channel adjacent to the foreshore, surrounding the Swan Bay Jetty		
Edwards Point	A set-aside area at Edwards Point on the Bellarine Peninsula within Port Phillip Bay adjacent to the foreshore, approximately between a line at Bluff Road and at Beach Road, and approximately 280 metres offshore		
St Leonards Harbour	A small set-aside area at St Leonards on the Bellarine Peninsula within St Leonards Harbour, entirely adjacent and protect by the wharf		
St Leonards North	A set-aside area north of St Leonards on the Bellarine Peninsula within Port Phillip Bay and adjacent to the foreshore, north of a line approximately at Second Avenue and north by approximately 380 metres, and approximately 260 metres offshore		
Indented Heads	A set-aside area at Indented Heads on the north of the Bellarine Peninsula and adjacent of the foreshore in Prince George Bank within Port Phillip Bay, approximately between a line at Henderson Street and at Calhoun Road, and approximately 200 metres offshore		
Point Richards	A set-aside area at Bellarine on the north of the Bellarine Peninsula and adjacent to the foreshore in Point Richards Bank within Port Phillip Bay, to the north west of Ramblers Road, and approximately 350 metres offshore		
Sands Caravan Park	A small set-aside area in Leopold adjacent to the foreshore in Curlewis Bank within Port Phillip Bay, approximately between Alexander Avenue and Grand Scenic Drive, and approximately 230 metres offshore		
Seabrae	A small set-aside area in Leopold adjacent to the foreshore in Curlewis Bank within Port Phillip Bay, from a line approximately at the end of Clifton Avenue to a line approximately perpendicular to the end of Austin Street, and approximately 230 metres offshore		

Eastern Beach Geelong	A set-aside area in Geelong adjacent to Eastern Beach Recreation Reserve within Corio Bay, approximately between a line from Bellerine Street to Fitzroy Street, and approximately 260 metres offshore
Western Beach Geelong	A set-aside area in Geelong adjacent to Western Beach within Corio Bay, approximately between a line from Glenleith Avenue to Gheringhap Street, and approximately 600 metres offshore
Limeburners Lagoon	A set-aside area in Geelong adjacent to Geelong Grammar School within Limeburners Bay, at the end of Foreshore Road, extending almost the breadth of the Bay and approximately 540 metres wide
Avalon	A set-aside area in Avalon adjacent to Avalon Coastal Reserve and Avalon Foreshore Road within Corio Bay, approximately the length of the housing area and approximately 240 metres offshore
Quarries	A small set-aside area near Avalon Coastal Reserve and near the quarry area within Port Phillip Bay, between Point Wilson and Bates Point
Werribee South	A set-aside area in Werribee South within the entrance of Werribee River, approximately the breadth of the river and from west of the boat ramp extending west in the river approximately 560 metres
Altona	A set-aside area in Seaholme adjacent to W.G. Cresser Reserve within Port Phillip Bay, in between a line approximately from Garden Grove to Civic Parade and approximately 200 metres offshore
Williamstown	A set-aside area in the north east of Williamstown within Hobsons Bay, approximately south of a line from Yarra Street to the Ferguson Street Pier, and south west from the Port of Melbourne Williamstown channel, excluding the areas of the marina and wharf infrastructure
St Kilda	A set-aside area in St Kilda within the St Kilda Pier and Breakwater, from north of the pier and east of the marina, to a line along Langridge Street, as well as a small area in the south west corner of the marina
Sandringham	A small set-aside area in Sandringham and Hampton within the Sandringham Jetty and Breakwater, to the east of the marina and north west of the foreshore, to a line approximately at Linacre Road
Patterson River	A small set-aside area in Bonbeach and Carrum within Patterson River, opposite the Patterson River launching area encompassing the pile moorings on the northern shore
Daveys Bay	A set-aside area in Mt Eliza adjacent to the foreshore at Daveys Bay within Port Phillip Bay, from a line approximately at Clyde Court to the south west foreshore wharf area and approximately 360 metres offshore

Mornington	A set-aside area in Mornington within the Mornington harbour, north of the foreshore up to the pier, and out to the north east to a line approximately at Tanti Avenue
Mount Martha	A set-aside area in Mt Martha adjacent to the foreshore in Balcombe Bay within Port Phillip Bay, east of Balcombe Point to a line approximately at Kilburn Grove, and approximately 200 metres offshore
Safety Beach	A set-aside area in Safety Beach adjacent to the foreshore in Dromana Bay within Port Phillip Bay, south of a line approximately from Martha Place to line approximately at Victoria Street, and approximately 230 metres offshore
McCrae/Dromana	A set-aside area in McCrae and Dromana adjacent to the foreshore within Port Phillip Bay, from a line approximately at Drury Lane and Anthonys Nose to a line approximately at the western side of Penny Lane, and approximately 470 metres offshore
Rosebud	A set-aside area in Rosebud adjacent to the foreshore within Port Phillip Bay, from a line approximately at Ninth Avenue to a line approximately at Sixth Avenue, and approximately 320 metres offshore
Rosebud West	A set-aside area in Capel Sound adjacent to the foreshore within Port Phillip Bay, approximately from a line at Brendel Street to a line east of the Tootgarook boat ramp, and approximately 600 metres offshore
Tootgarook	A set-aside area in Tootgarook adjacent to the foreshore within Port Phillip Bay, from a line west of the Tootgarook boat ramp to a line approximately at Leonard Street, and approximately 600 metres offshore
Rye	A set-aside area in Rye adjacent to the foreshore within Port Phillip Bay, west of the Rye pier approximately 500 metres to approximately White Cliffs Lookout, and approximately 500 metres offshore
Tyrone	A set-aside area adjacent to Tyrone Foreshore in Rye within Port Phillip Bay, west of approximately White Cliffs Lookout to east of the Tyrone boat ramp, and approximately 440 metres offshore
Tyrone West	A set-aside area adjacent to Tyrone Foreshore in Rye and Blairgowrie within Port Phillip Bay, west of the Tyrone boat ramp to a line approximately at St Johns Wood Road, and approximately 380 metres offshore
Blairgowrie	A set-aside area in Blairgowrie adjacent to the foreshore within Port Phillip Bay, west of a line approximately at St Johns Wood Road to a line adjacent east of the Blairgowrie marina, and approximately 350 metres offshore

Camerons Bight	A set-aside area in Blairgowrie and Sorrento adjacent to the foreshore in Cameron's Bight within Port Phillip Bay, west and south of the Blairgowrie marina to a line approximately at Camerons Close, and approximately 560 metres offshore
Sullivans Bay	A set-aside area in Sorrento mostly adjacent to the foreshore in Sullivan Bay within Port Phillip Bay, west of the Collins Settlement site area to a line approximately at Links Road, and approximately 450 metres offshore
Erlandsen East	A set-aside area in Sorrento mostly adjacent to the foreshore within Port Phillip Bay, west of a line approximately at Links Road to a line approximately at Salonika Street, and approximately 380 metres offshore
Sorrento East	A set-aside area in Sorrento adjacent to the foreshore within Port Phillip Bay, west of a line approximately from Salonika Street to a line approximately at Ocean Beach Road, and approximately 360 metres offshore
Sorrento West	A set-aside area in Sorrento adjacent to the foreshore within Port Phillip Bay, from a line approximately at the Sorrento boat ramp, to a line approximately at Point King, and approximately 250 metres offshore
Colins Bay	A set-aside area in Portsea adjacent to the foreshore within Port Phillip Bay, west of a line approximately at Point King to a line approximately at Franklin Road, and approximately 300 metres offshore
Portsea East	A set-aside area in Portsea adjacent to the foreshore in Weeroona Bay within Port Phillip Bay, west of line approximately at Point Franklin to a line east of Portsea pier, and approximately 200 metres offshore
Portsea West	A set-aside area in Portsea in Weeroona Bay within Port Phillip Bay, west of a line at Portsea pier to a line approximately at Cove Avenue and the eastern end of Point Nepean National Park, and approximately 230 metres offshore

Mooring Grounds within the Local Port of Western Port		
Mooring Ground Name Area of Mooring Ground Set-Aside		
Flinders South	A set-aside area in Flinders adjacent to the foreshore in Kennon Cove within Western Port, from a line south of the Flinders wharf to a point approximately 670 metres inward from the West Head, and approximately 370 metres offshore	
Flinders North	A set-aside area in Flinders adjacent to the foreshore in Kennon Cove within Western Port, from a line north of the Flinders wharf to a line approximately at Cove Lane, and approximately 370 metres offshore	

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Point Leo	A set-aside area in Point Leo adjacent to the Point Leo beach foreshore within Western Port, north of Raws Reserve to a line approximately at East Creek, and approximately 350 metres offshore
Balnarring	A set-aside area in Balnarring Beach adjacent to the foreshore within Western Port, from a point approximately at Cliff Road, to a line approximately past the eastern end of the Balnarring Beach Caravan Park, and approximately 240 metres offshore
Lord Somers	A small set-aside area in Somers within Western Port, directly south and adjacent of the Lord Somers Camp and Lord Somers Road, and approximately 130 metres offshore
Somers	A set-aside area in Somers adjacent to Somers Beach Foreshore Reserve within Western Port, from a line approximately at Gregory Avenue to a line approximately at South Beach Road, and approximately 200 metres offshore
Stony Point	A small set-aside area near Stony Point within Western Port, to the south east of the Stony Point Ferry Terminal and north east of the Stony Point Boat Ramp, approximately 100 metres from the Stony Point Jetty
Submarine	A small set-aside area near Crib Point within Western Port, directly north of the Crib Point jetty approximately 670 metres, with a perimeter around the HMAS Otama Submarine
Hastings Humbug	A small set-aside area east of Hastings and north of Sandstone Island in Hastings Bight within Western Port, approximately 700 metres east of Western Port marina and within the channel
Hastings	A set-aside area in Hastings and adjacent to the foreshore and Fred Smith Reserve in Hastings Bight within Western Port, from a line approximately at Hastings Jetty to a line approximately at Cool Store Road, and approximately 760 metres east offshore
Watsons Inlet	A small set-aside area between Sommerville and Quail Island in Watson Inlet within Western Port, directly east of Yarringa Boat Harbour approximately 1300 metres and west of the Yarringa channel, and directly adjacent south of Yaringa Marine National Park
Warneet	A set-aside area adjacent to Cannons Creek and Warneet within Rutherford Creek, from a line approximately at Hardy Avenue in Cannons Creek and running south approximately 3.5 kilometres and the breadth of the creek
Tooradin	A set-aside area adjacent to Tooradin within Sawtells Creek, from a line south of the South Gippsland Highway bridge to a line approximately at Tooradin Boat Ramp and the breadth of the creek
Lang Lang	A set-aside area in Jam Jerrup adjacent to the foreshore within Western Port, from a line approximately at Jetty Road to a line approximately 1 kilometre north of Jam Jerrup Point, and approximately 260 metres offshore

Corinella	A set-aside area in Corinella and Tenby Point adjacent to the foreshore within Western Port, from a line approximately at Corinella Boat Ramp, to a line approximately at Bayview Avenue, and approximately 300 to 700 metres offshore
Elizabeth Island	A small set-aside area adjacent to the south east corner of Elizabeth Island within Western Port, adjacent to the jetty at the end of Jetty Track
Peck Point	A small set-aside area off the south of French Island within Western Port, to the east of Peck Point and The Centre Way, and to the west of Long Point
Tortoise Head	A set-aside area off the south of French Island within Western Port, to the east of Tortoise Head and west of Peck Point, within the northern channel adjacent to the foreshore, and south east of The Anchorage outside Tankerton, and approximately 900 metres in length
Tankerton	A small set-aside area off the west of French Island within Western Port, immediately north west of the Tankerton Jetty, and north of the channel into the jetty
Cleeland Bight/ Cape Woolamai	A set-aside area in Cape Woolamai on Phillip Island adjacent to the foreshore in Cleeland Bight within Western Port, from a line approximately at Broadbeach Road to a line approximately at Maroubra Drive, and approximately 250 metres offshore
Newhaven	A set-aside area in Newhaven on Phillip Island adjacent to the foreshore within Western Port, from a line at the Phillip Island Bridge to a line approximately at the northern end of Boys Home Road and approximately 250 to 600 metres offshore, but excluding the waters of Newhaven Marina
Rhyll	A set-aside area in Rhyll on Phillip Island adjacent to the foreshore in Reid Bight within Western Port, from a line approximately at Reid Street to a line north of Long Point approximately 700 metres, and approximately 750 metres offshore
Cowes East	A set-aside area in Cowes on Phillip Island mostly adjacent to the foreshore within Western Port, from a line east of the Cowes Jetty to a line approximately 400 metres east of the end of Silverleaves Avenue, and approximately 400 metres offshore
Cowes West	A set-aside area in Cowes on Phillip Island adjacent to the foreshore within Western Port, from a line west of the Cowes Jetty to Mchaffie Point near Grossard Point Road, and approximately 350 metres offshore

State Trustees (State Owned Company) Act 1994 Trustee Companies Act 1984

STATE TRUSTEES FEES AND CHARGES

All fees are inclusive of GST

Effective 1 July 2019

The new fees and charges, and new rates for existing fees and charges, as set out in this Scale will (unless otherwise stated) be charged by State Trustees on and from 1 July 2019.

1. PREPARATION OF WILLS, ENDURING POWERS OF ATTORNEY, AND TRUSTS

1.1 WILL PREPARATION

	If State Trustees is appointed sole executor	All other executor appointments
Individuals under 60 years of age	\$200 per person*	\$330 per person*
Individuals 60 years of age and over	\$97 per person*	\$200 per person*

* Fees are based on an appointment time of 1 hour. Couples will be booked for two appointments (2 hours). Any additional time required will be charged at \$300 per hour (pro-rata).

1.2 ENDURING POWERS OF ATTORNEY AND APPOINTMENT OF MEDICAL TREATMENT DECISION MAKER PREPARATION

1.2(i) Preparation of enduring power of attorney for financial matters*

	If State Trustees is appointed sole attorney	All other attorney appointments
Individual	\$123 per document	\$155 per document

* 'Financial matter' is defined in the Powers of Attorney Act 2014, section 3.

1.2(ii) Preparation of enduring power of attorney for personal matters*, appointment of supportive attorney, or appointment of medical treatment decision maker

Individual	\$155 per document
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* 'Personal matter' is defined in the Powers of Attorney Act 2014, section 3.

Note: State Trustees will not act or accept appointment as a medical treatment decision maker, nor act or accept appointment under an enduring power of attorney for personal matters or an appointment of supportive attorney.

1.2(iii) Preparation of enduring power of attorney for financial matters (where State Trustees is appointed as sole attorney), appointment of medical treatment decision maker, and enduring power of attorney for personal matters – package pricing

	Preparation of:	
• Enduring power of attorney for financial main State Trustees is appointed sole attorney;		
	• Appointment of medical treatment decision maker; and	
	• Enduring power of attorney for personal matters	
Individual	\$363	

1.3 TRAVEL FEE

Travel involved in visiting the client*	
• Travel within 30 km of a State Trustees office:	\$224
• Travel further than 30 km of the closest State Trustees office:	\$446

* Travel fee is waived if State Trustees is appointed as sole executor, or as sole attorney for financial matters. Client visits are available only within Victoria.

1.4 TRUST DOCUMENTATION

Fees for provision of legal services (including preparation of trust documents, such as trust deeds)			
Charged according to	Senior Lawyer	\$563 per hour	
hourly Legal Services rates:	Lawyer	\$455 per hour	
	Junior Lawyer	\$358 per hour	
	Para-Legal/Law Clerk	\$271 per hour	
	Legal Secretary/Administrative Support	\$228 per hour	

1.5 OTHER RELATED WILL AND POWER OF ATTORNEY PREPARATION SERVICES, AND WILL BANK / EPA BANK SERVICES

Certifying a copy of a document* as a true copy of the original:	
• For the first document that is certified	\$4.95 per document
• For any subsequent document that is certified in the same appointment	\$2.95 per document
* The documents for which this service is available are limited to wills, powers of attorney, appointments of supportive attorney, and associated documents, that are prepared by State Trustees, or lodged in State Trustees' Will Bank or EPA Bank.	

2. ADMINISTRATION OF WILLS AND ESTATES, ENDURING POWERS OF ATTORNEY, AND TRUSTS

Fees other than those set out in this Section, such as fees in relation to amounts invested in a Common Fund, or for the provision of Legal, Taxation, and Financial Planning services, may apply depending on the circumstances of the particular trust or estate. These fees are detailed in Section 4 - Additional Services.

2.1 ESTATE ADMINISTRATION

Capit	tal Commission	
The amount of capital commission is the lesser of: (a) the aggregate of the Asset-based and Service Fee components; and (b) 5.5% of the gross value of the estate.		
1.	Asset-based component	
	(a) Principal place of residence (where it is an asset of the estate)	1.1%*
	(b) Any assets of the estate other than the principal place of residence	3.85%*
* Applied to the gross value of the relevant ass		of the relevant asset

2. Service Fee component		
A Service Fee component is calculated, first by points being attributed for specific factors using the following scale:		
Factor:	Points:	
For each beneficiary in excess of three:	1	
For each beneficiary residing overseas in the course of the	2	
administration:	2	
If a genealogy service is provided:	4	
For each real estate asset transferred:	7	
For each real estate asset sold:		
If the administration involves complex matters or legal issues (e.g. transfer, wind up or conduct a business, litigation, etc.):	5	
The total points attributed then determines the Service Fee level and amount, as follows		
Service Fee Level: Amount		
Level 1 (0 points)	\$5,170	
Level 2 $(1 - 5 \text{ points in total})$	\$8,470	
Level 3 $(6 - 10 \text{ points in total})$	\$12,870	
Level 4 (11+ points in total)	\$18,370	
Income Commission		
Income commission is charged on the gross estate income received.	6.6%	

Where the administration of an estate commenced before the introduction of GST on 1 July 2000, and where there was no agreement or other restriction in place, the relevant capital and income commission shall be at the rate of the published scale at the time the administration commenced, plus 10%.

2.2 INFORMAL ADMINISTRATION AND SURVIVORSHIP

The administration of a deceased estate where formal Court authorisation is not required and no capital commission is taken.	\$216 per hour
Administration fee is charged for the transfer of jointly owned assets to survivor.	\$880
Assisting with a survivorship application where no deceased estate is administered.	\$216 per hour

2.2A Administration of intestate estates vesting pursuant to the Administration and Probate Act 1958, section 19

Services provided in respect of	Senior Lawyer	\$563 per hour
an estate that has vested in State	Lawyer	\$455 per hour
Trustees Limited pursuant to section	Junior Lawyer	\$358 per hour
19 of the Administration and Probate Act 1958, including, but	Para-Legal/Law Clerk	\$271 per hour
not limited to, holding, managing	Legal Secretary/Administrative	\$228 per hour
and distributing any monies.	Support	

2.3 ENDURING POWER OF ATTORNEY ADMINISTRATION*

Capital Commission	
Gross value of asset:	Commission:
Up to \$500,000	3.3%
Greater than \$500,000 but less than \$1,000,000	\$16,500 plus 1.5% of the amount over \$500,000
Greater than \$1,000,000 but less than \$3,000,000	\$24,000 plus 0.55% of the amount over \$1,000,000
Greater than \$3,000,0000	\$35,000 plus 0.44% of the amount over \$3,000,000
Income Commission	
On Centrelink or Department of Veterans Affairs pensions and allowances received:	3.3%
On all other gross income received:	6.6%

Where the administration of an estate commenced before the introduction of GST on 1 July 2000, and where there was no agreement or other restriction in place, the relevant capital and income commission shall be at the rate of the published scale at the time the administration commenced, plus 10%.

* Administration of an enduring power of attorney made before 1 September 2015, or administration of financial matters under an enduring power of attorney made on or after 1 September 2015.

2.4 TRUST ADMINISTRATION

Capital Commission		
Capital commission is charged on the gross value of any assets of the trust.	5.5%	
Income Commission		
Income commission is charged on the gross trust income received.	6.6%	

Note: The same rates of commission and fees as set out above also apply to Agencies, Courtappointed Administrations, Statutory Administrations and Other Administrations.

3. ADMINISTRATION SERVICES FOR PEOPLE WITH A DISABILITY AND MISSING PERSONS (VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL (VCAT) ORDERS)

Fees other than those set out in this Section, such as fees in relation to amounts invested in a Common Fund, or for the provision of Legal, Taxation, and Financial Planning services, may apply depending on the circumstances of the particular trust or estate. These fees are detailed in Section 4 -Additional Services.

(i) Appointed Administrations (including Limited Orders).

Income Commission	
On Centrelink or Department of Veterans Affairs pensions and allowances received.	3.3%
On all other gross income received.	6.6%

Capital Commission	
Realised assets:	Commission:
Commission on the gross value of any asset realised in the	
course of the administration:	
Up to \$500,000	3.3%
Greater than \$500,000 but less than \$1,000,000	\$16,500 plus 1.5% of the amount over \$500,000
Greater than \$1,000,000 but less than \$3,000,000	\$24,000 plus 0.55% of the amount over \$1,000,000
Greater than \$3,000,0000	\$35,000 plus 0.44% of the amount over \$3,000,000
Unrealised assets:	
Commission on the gross value of any unrealised assets, if State Trustees has not otherwise received reasonable payment for its work, and subject to VCAT order (except no order is needed where the administration ends at the death of the	
represented person):	2.2%
 definitions apply in relation to the capital commission on realise 1. The method of calculating the value of an asset is: (a) for a realised asset, to apply the asset's gross value upo (b) for an unrealised asset, to apply: (i) for real property, the capital improved value as regovernment rates notice; and (ii) for personal property, the market value. 2. The term 'gross value' means: (a) in relation to a realised asset, the asset's full sale or rewithout deduction of any liabilities; and (b) in relation to an unrealised asset, the asset's value immadministration, without deduction of any liabilities. 	n realisation; and corded on the most recent local demption price upon realisation,
charged instead of commissions.	\$210 per nour
ii) Temporary Order Administration	
Temporary Order Administration.	\$216 per hour
iii) Administrations for Missing Persons	
Administrations for Missing Persons.	\$216 per hour
Note: For administrations of uncared for property under the A 958, the same rates of commission and fees apply as for Trust a ADDITIONAL SERVICES	

Legal fees, for services such	Senior Lawyer	\$563 per hour
as document preparation,	Lawyer	\$455 per hour
legal advice and litigation:	Junior Lawyer	\$358 per hour
	Para-Legal/Law Clerk/	\$271 per hour
	Legal Secretary/ Administrative Support	\$228 per hour

Probate Fees	Charged in accordance with current Supreme Court (Administration and Probate) Rules.
Outcome-dependent fee where insufficient funds (for	Additional fee not exceeding 25% of the total amount of the legal fees otherwise payable
litigious matters)	Where, in relation to a claim brought by State Trustees on behalf of and for the benefit of an estate (including the estate of a represented person):
	(a) legal services are reasonably required; and
	(b) the estate has insufficient funds to pay for those legal services;
	State Trustees may opt to provide those legal services on the basis that:
	(a) subject to (c), if the bringing of the claim does not result in a successful outcome for the estate, State Trustees will not charge for the provision of those legal services; and
	(b) if the bringing of the claim results in a successful outcome for the estate, the fees that State Trustees will charge for the provision of those legal services will consist of:
	(i) the fees otherwise payable for those legal services (determined on the basis set out in respect of 'Legal fees' above); and
	(ii) an additional fee not exceeding 25% of the total amount of the fees payable under (i) above.
	(c) if State Trustees' appointment by VCAT to administer a person's legal and financial affairs ends or is discharged prior to an outcome being reached, the fees set out in (i) above will become payable, but not the additional fee in (ii), unless a new arrangement is made to continue the claim.
Photocopying for the legal services of document preparation, legal advice and litigation:	\$0.50 per page

4.2 CONVEYANCING FEES

Sale of residential real estate.	\$1.185* per sale/purchase	
Purchase of residential real estate.	\$1,185* per sale/purchase	
Sale of commercial real estate.	\$1,333* per sale/purchase	
Purchase of commercial real estate.	\$1,333* per sale/purchase	
Sale of retirement village property.	\$1,474* per sale/purchase	
Purchase of retirement village property.	\$1,474* per sale/purchase	
* Fee includes one Transfer of Land and one Discharge of Mortgage (but does not include the Sundries fee below).		
Transfer of Land – Where the property concerned needs to be transferred to the beneficiaries or a third party.	\$455	

Caveat or withdrawal of caveat over property – Caveat registered on certificates of title to protect an interest in the property, e.g. as a life tenant in accordance with the terms the will a caveat prevents the registered owner from dealin with the property without first obtaining the caveator's cor	of ng
Arranging the discharge of the mortgage with the lender A discharge of mortgage is obtained from the leader when loan is discharged.	
Application by personal representative or survivorship application – When State Trustees is the executor in order for the property to be sold or subsequently transferred to a beneficiary. In the case of a property owned by joint tenan survivorship application may be required.	r 1
Supporting statutory declaration – Statutory declaration may be required to support a property transaction, e.g. the owner's name differs on the certificate of the title and on t will and therefore a statutory declaration is required to clar the client's true and correct name.	the
Lost title application – Obtaining a replacement certificat of title where the original has been lost, stolen or misplace This fee includes the provision for three statutory declarati ordinarily required for these applications.	ed.
Notice of rescission – State Trustees may be required to formally issue a notice of rescission where the sale or purc of real estate is cancelled during the period of the contract sale.	
Sundries – State Trustees charges a once-off flat fee for al sundries, e.g. photocopying, faxing, binding of contracts, postage, etc.	ll \$33 per matter (flat fee)
Production of certificate of title or other documentation a third party – Where State Trustees is required to provid a certificate of title and/or miscellaneous document to a thi party to facilitate a property transaction. (This fee is paid b party requesting the documents.)	de lird
Release of deposit for sale of real estate	\$90
Preparation of pension exemptions form	\$90
Preparation of principal place of residence form	\$90
Off-site settlement fee Where the location selected for a settlement is in the Melbourne CBD (not at State Trustees Head Office):	Mortgaged title: Nil Unmortgaged title: \$126.50 per settlement
Ancillary Services Fee	\$143
Any other conveyancing service not listed above	\$223 per hour or as otherwise agreed

4.3 TAXATION SERVICES

Tax returns:	
• Individual tax return (including for the beneficiary of a trust)	\$385 per standard return (1.1 hours)*
• Deceased estate or trust tax return (other than for a life interest trust)	\$495 per standard return (1.3 hours)*
• Life interest trust tax return	\$611 per standard return (2 hours)*
• Date of death tax return	\$726 per standard return (2 hours)*
• Deceased estate or trust final tax return	\$907.50 per standard return (3 hours)*
* The time stated is the threshold for the given categor required will be charged at \$363 per hour (pro-rata).	y of standard return. Any additional time
Tax reviews:	
• Final tax review for a deceased estate or trust	\$726 per standard review (2 hours)*
• Automated tax review for an estate or client [†] with assets valued at:	
– less than \$10,000	Free
 between \$10,000 and \$20,000 inclusive 	\$69 per review
– greater than \$20,000	\$116 per review
• Tax review (other than those stated above)	\$286 per review
* The time stated is the threshold for the standard revie charged at \$363 per hour (pro-rata).	ew. Any additional time required will be
† For deceased estates, trusts, powers of attorney, and by State Trustees.	represented persons' affairs administered
General tax and accounting services:	
• IAS return fee	\$217.80 per instalment activity statement
Franking credits refund	\$69 per application
• BAS return fee	\$616 per business activity statement
Specialised taxation and accounting services:	
Capital gains reconstruction	\$363 per hour (minimum one hour) and pro-rata at half hour intervals
Taxation preliminary advice service	\$217.80 per advice
• Tax advice hourly fee	\$363 per hour
• Account by administrator preparation	\$726 per document
Other taxation services:	-
• Automated imputation credit refund application*	\$69 per application
• Taxation services not otherwise stated	\$363 per hour
* For deceased estates, trusts, powers of attorney, and by State Trustees.	•

4.4 FINANCIAL PLANNING SERVICES

Financial planning services for powers of attorney, agencies, court-appointed administrations, statutory administrations, other administrations, trusts and deceased estates.

Financial Planning Fees

\$253 per hour
\$362 per hour
\$111 per review
\$268 per review
\$584 per review
0.5777% of the value of the investment assets, per review
\$1,444, plus 0.0315% of the amount by which the value of the investment assets exceeds \$250,000, per review \$1,995 per review
\$1,995 per review
0.666% of the value of the investment assets, per review
\$1,665, plus 0.126% of the amount by which the value of the investment assets exceeds \$250,000, per review
\$3,870 per review

* For the purposes of the review fee calculations above, 'investment assets' includes any superannuation account(s) held by the client.

Any investment entry fees received by State Trustees are rebated to the client. External fund managers may pay State Trustees a trail commission of up to 1.1% per annum of the amount of the funds invested (generally no more than 0.4%). Trail commission is rebated wherever possible.

4.5 STATE TRUSTEES FUNERAL FUND

The State Trustees Funeral Fund ('the Fund') is issued and administered by the Ancient Order of Foresters in Victoria Friendly Society Limited ABN 27 087 648 842 ('Foresters'). Before making an investment decision and for any further information in relation to the Fund, including fees and charges, please refer to the Fund's Disclosure Document. To obtain a copy of the Disclosure Document, call (03) 9667 6444 or free call 1800 636 203 or visit our website at www.statetrustees.com.au

Foresters may pay State Trustees the following commissions:

- a) up to 2% of the initial amount invested and any subsequent contributions; and
- b) 0.7% per annum of the Fund's total assets.

4.6 CHARITABLE TRUSTS

4.6(i) State Trustees Australia Foundation

Management fee on funds held in Common Funds.	0.88% per annum
Other direct fund expenses incurred, such as audit and legal fees, are also paid from the fund.	
Administration fee	1.056% per annum

4.6(ii) Private Charitable Trusts

Management Fee on funds held in Common Funds.	0.88% per annum	
Other direct fund expenses incurred, such as audit and legal fees, are also paid from the fund.		
Plus either an:		
(a) Administration Fee:	1.056% per annum	
or (b) Income Commission;* and Capital Commission*	6.6% 5.5%	
*Applicable to some charitable trusts established prior to 1 July 2001.		

4.7 COMMERCIAL TRUSTS

State Trustees acts as custodial trustee for a number of public companies and government bodies. As custodian, State Trustees holds funds or other assets of the trust and manages them	Fees will be charged in accordance with the amounts set out in the Trust Deed (or other governing document) as agreed with the client.
or other assets of the trust and manages them according to the provisions of the trust deed.	

4.8 COMMON FUNDS

Management fee on funds held in Common Funds.	0.88% per annum
Other direct fund expenses incurred, such as audit and legal fees, are also paid from the fund.	

4.9 GENEALOGICAL SERVICES

Senior Genealogy Researcher	\$265 per hour
Genealogy Researcher	\$223 per hour
Other commercial research tasks, e.g. locating unidentified Fund members, biographical research for external commercial trusts, etc.	Fees will be charged as agreed with the client.

4.10 VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL (VCAT) EXAMINATIONS – GUARDIANSHIP LIST

Examination of account by administrator			
Where client Assets valued between \$0 and \$25,000		\$0	
Where client Assets valued between \$25,001 and \$50,000		\$86.70 per hour (minimum charge is one hour)	
Where client Assets v	alue \$50,000 or more:	\$213.70 per hour (minimum charge is one hour)	
5. OTHER SERV	ICES		
1. Travel (servicing	Travel involved in provi	iding any other service may be subject to a fee:	
Victoria only) • Travel within 30 km of a State Trustees office: \$224 per appoi			
	• Travel further than 3 appointment	0 km of the closest State Trustees office: \$446 per	
	Travel involved in visitin acts as administrator wi	ng a represented person for whom State Trustees ill not incur this fee.	
For the rates applicable to travel for will and/or power of attor preparation appointments, see section 1.3 above.			
2. Interpreter Services	Where an interpreter service is required, a qualified interpreter (not a family member or friend) will need to attend the will, enduring power of attorney (EPA) or appointment of medical treatment decision maker appointment. This will ensure that the will and/or enduring and/or appointment of medical treatment decision maker document accurately expresses the client's wishes. An interpreter may also be required at an appointment to discuss estate, trust, attorneyship or VCAT-appointed administration issues, or to obtain financial planning or taxation advice. State Trustees can provide details of recommended professional interpreting services on request. The interpreter service is arranged at the client's cost and, for will or enduring document preparation appointments, will be reimbursed on presentation of a receipt if State Trustees is appointed sole executor, or sole attorney for financial matters. State Trustees may charge any interpreter costs for ongoing administration issues, or for financial planning or taxation advice) to the relevant estate, trust or client.		
3. Payment for Wills, Enduring Powers of Attorney, Appointment of Medical Treatment Decision Maker and Executor Advice	appointment of medical	will and enduring power of attorney or treatment decision maker document preparation, the initial appointment time.	
34. Disbursements	estate for disbursements	lly entitled to reimbursement from the client/ it incurs in providing its services. nclude the cost of GST where applicable.	

5.	Reduction or Waiver	State Trustees may reduce or waive its fees, commissions and charges at its discretion.
6.	Hourly Fee	State Trustees has the discretion to negotiate an hourly fee for the provision of any of its services. Except where stated otherwise, all hourly fees are taken on a pro-rata basis.
7.	Advances	The interest charged for advances is no greater than the interest rate fixed under Section 2 of the Penalty Interest Rates Act 1983 , less 2.5%.
8.	GST	If a service is provided under an existing agreement and the service is GST-free, the agreed charges for the service will remain unaffected by GST-related tax reform until the agreement is able to be reviewed by the parties, or until legislation or other regulatory change permits the adjustment of the charges.

Note: The provisions of the **Trustee Companies Act 1984** apply to State Trustees Limited in the form preserved by section 20A of the **State Trustees (State Owned Company) Act 1994**.

Swinburne University of Technology Act 2010

Governance and Administration Statute 2012

SWINBURNE UNIVERSITY OF TECHNOLOGY

Notice of Promulgation

In accordance with section 41(3) of the Swinburne University of Technology Governance and Administration Statute 2012, the following regulations made under the abovementioned statute are hereby promulgated:

- Academic Courses (Amendment) Regulations 2019
- Academic Courses (Amendment 2) Regulations 2019.

The regulations come into operation on the date of publication of this notice. Copies of the regulations are available on the Swinburne University of Technology website.

EMMA LINCOLN University Secretary Swinburne University of Technology

Water Act 1989

GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

RO29 RP01

RO12 RP01

CG10B RP01

On 18 June 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan RO29 RP01, Reconfiguration Plan RO12 RP01 and Reconfiguration Plan CG10B RP01.

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

Water Act 1989

GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

CG39 RP02

On 24 June 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan CG39 RP02.

A copy of the 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

Water Act 1989

NOTICE PURSUANT TO SECTION 57(2) OF THE WATER ACT 1989

Goulburn–Murray Rural Water Corporation as delegate for the Minister administering the **Water Act 1989** (Minister) under Instrument of Delegation dated 19 September 2016, having considered the matters mentioned in section 53 of the **Water Act 1989** (Act), has determined to sell groundwater licences at a cost shown in Table 1 (Licence) in those Groundwater Management Zones that have not reached the permissible consumptive volume to applicants who own land within the Goulburn–Murray Area as defined under the Constitution of the Goulburn–Murray Rural Water Authority Order 1994 for extraction within that Groundwater Management Zone.

Table 1			
MDBA Groundwater Sustainable Diversion Limit Zone *	Depth of Bore (m)	Electro-conductivity (µS/cm)	Cost per ML of Licence Volume (\$)
Goulburn Murray Highlands	N/A	N/A	180
Goulburn Murray Sedimentary Plain	≤25	N/A	0
Goulburn Murray Sedimentary Plain	>25	<4,800	1,400
Goulburn Murray Sedimentary Plain	>25	>4,800	180

* Boundaries of the Groundwater Management Zones are shown on the Goulburn–Murray Water website at https://www.g-mwater.com.au

Applicants may apply for these Licences in accordance with section 51 of the Act.

The Licence is issued subject to the conditions specified in Schedule 2 of the Policies for Managing Take and Use Licences issued by the Minister on 2 February 2014.

Unless sooner revoked or cancelled, Licences remain in force for a period of 15 years but may be renewed under section 58 of the Act.

CHARMAINE QUICK Managing Director Goulburn–Murray Rural Water Corporation

Workplace Injury Rehabilitation and Compensation Act 2013

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH DIVISION 1 OF PART 13 OF THE WORKPLACE INJURY REHABILIATION AND COMPENSATION ACT 2013

Division 1 of Part 13 of the **Workplace Injury Rehabilitation and Compensation Act 2013** provides for the indexation of weekly payments, weekly pensions for dependants and certain other amounts stipulated under the **Workplace Injury Rehabilitation and Compensation Act 2013**.

Section 542 of the **Workplace Injury Rehabilitation and Compensation Act 2013** stipulates that weekly payments are varied on 1 July each year in line with the movement in the average weekly total earnings for all employees in Victoria between the two previous corresponding reference periods, using the latest figures published by the Australian Bureau of Statistics as at 15 June following the previous reference period. Weekly payments are indexed on the anniversary of the entitlement to weekly payments.

The average weekly earnings for all employees in Victoria between the December quarter of 2017 and the December quarter 2018 changed from \$1,153.80 to \$1,190.70 which is an increase of 3.2%.

The Consumer Price Index between the December quarter of 2017 and the December quarter of 2018 increased from 112.3 to 114.6 which is an increase of 2.048%.

Recent legislative change has resulted in an increase to the indexed amount under section 224(1)(d) of the **Workplace Injury Rehabilitation and Compensation Act 2013** from \$5,000 to \$20,000. Section 224(1)(d) sets the maximum amount for payment to family members of a severely injured worker who has been immediately hospitalised following the injury for travel and accommodation expenses where the family members residence is more that 100 km from the hospital.

Section	Provision	Rate	Rate
		before	from
		1 July 19	1 July 19

DISPUTE RESOLUTION (CPI)

Costs

301(3)	Maximum payment for worker's reasonable transportation		
	expenses	\$62	\$63
301(4)	Maximum payment for worker's loss of income	\$426	\$435

COMPENSATION FOR DEATH OF A WORKER (CPI)

236(1)	Compensation for death of worker For a dependent partner or partners in equal shares	\$611,430	\$623,950
236(2)	For an orphan child or orphan children in equal shares	\$611,430	\$623,950
236(3)	For a dependent partner or partners where there is one and only one dependent child payablein the following shares: total amount of	\$611,430	\$623,950

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
236(3)(a)	For the dependent child	\$61,140	\$62,390
236(3)(b)	For a dependent partner or partners in equal shares	Balance	Balance
236(4)	For a dependent partner or partners where there is more than one dependent child but not more than 5 dependent children payable in the following shares: total amount of	\$611,430	\$623,950
236(4)(a)	To each dependent child	\$30,570	\$31,200
236(4)(b)	To dependent partner/partners in equal shares	Balance	Balance
236(5)	For a dependent partner or partners where there are more than 5 dependent children payable in the following shares: total amount of	\$611,430	\$623,950
236(5)(a)	To dependent partner or partners in equal shares	\$458,580	\$467,970
236(5)(b)	To the dependent children in equal shares	Balance	Balance
236(6)	Maximum lump sum for dependent children if no dependent partner	\$611,430	\$623,950
237(1)	Maximum lump sum for any one or more dependent children or dependent partners or partially dependent partners	\$611,430	\$623,950
237(2)	Maximum lump sum for any other dependants if no dependent partner or dependent child or partially dependent partner	\$611,430	\$623,950
240(9)	Maximum amount for reimbursement of expenses incurred by non-dependent family members	\$36,470	\$37,220
WEEKLY PE	ENSIONS FOR DEPENDANTS OF WORKER WHO DIE	S (AWE)	
	During the first 13 weeks		
241(2)(a)(ii)	Maximum weekly pension for a dependent partner	\$2,310	\$2,380
241(3)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$2,310	\$2,380

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Section	Provision	Rate before 1 July 19	Rate from 1 July 19
241(4)(a)(ii)	Maximum weekly pension for one orphan child	\$2,310	\$2,380
241(5)(a)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$2,310	\$2,380
	After first 13 weeks until the end of 3 years		
241(2)(b)(i)	Maximum weekly pension for a dependent partner	\$2,310	\$2,380
241(2)(b)(ii)	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension	\$2,310	\$2,380
241(2)(b)(iii)	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension	\$1,540	\$1,590
241(3)(b)(i)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$2,310	\$2,380
241(3)(b)(ii)	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children	\$2,310	\$2,380
241(3)(b)(iii)	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children	\$1,540	\$1,590
241(4)(b)(ii)	After first 13 weeks until child ceases to be eligible Maximum weekly pension for one orphan child	\$2,310	\$2,380
241(5)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$2,310	\$2,380
241(6)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children	\$2,310	\$2,380
241(7)(b)	Weekly pension for dependent children where there are more than 5 dependent children	\$769	\$794

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
PROVISIO	NAL PAYMENTS (CPI)		
243(1)(b)	Maximum amount for medical and other costs	\$9,100	\$9,290
WEEKLY P	PAYMENTS (AWE)		
	Weekly payments in First Entitlement Period		
	Where worker has no current work capacity		
161(a)(ii)	Maximum weekly payment	\$2,310	\$2,380
	Where worker has a current work capacity		
161(b)(ii)	Maximum weekly payment – less worker's current weekly earnings	\$2,310	\$2,380
	Weekly payments in Second Entitlement Period		
	Where worker has no current work capacity		
162(a)(ii)	Maximum weekly payment for claims	\$2,310	\$2,380
	Where worker has a current work capacity		
162(b)(ii)	Maximum weekly payment – less 80% of worker's current weekly earnings	\$2,310	\$2,380
	Weekly payments after second entitlement period		
	Where worker has no current work capacity		
163(2)(b)	Maximum weekly payment – less 80% of worker's current weekly earnings	\$2,310	\$2,380
	Continuation of weekly payments after second entitleme	ent period	
	Compensation for incapacity arising from surgery		
164(1)(c)	Minimum current weekly earnings	\$199	\$205
	Where worker has a current work capacity		
165(4)(a)	Minimum weekly earnings for approval of an application for a worker who has returned to work	\$199	\$205

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
165(5)(b)	Maximum weekly payment where an application under section 165(1) has been approved – less 80% of worker's current weekly earnings	\$2,310	\$2,380
166(1)(d)	Minimum current weekly earnings for approval of an application for a worker who has returned to work under section 165	\$199	\$205
COMPENSAT	FION FOR NON-ECONOMIC LOSS (CPI)		
	Calculations of Amounts of Non-economic Loss – Perma	nent Impai	rment
211(2)(b)(i)	Where the worker's impairment benefit rating is a modified whole person impairment of not less than 10% and less than 11%	\$12,840 \$10,940	\$13,100 \$11,160
211(2)(b)(ii)	Where the worker's impairment benefit rating is a modified spinal impairment of not less than 10% and less than 11%	\$12,840 \$10,940	\$13,100 \$11,160
211(2)(c)(i)	Where the worker's impairment benefit rating is not less than 10% and not more than 30%	\$20,720 \$3,120	\$21,140 \$3,180
211(2)(c)(ii)(A) Where the worker's impairment benefit rating is a spinal impairment and is not less than 10% and less than 30%	\$20,720 \$3,120	\$21,140 \$3,180
211(2)(c)(ii)(B) Where the worker's impairment benefit rating is a spinal impairment and is not less than 10% and less than 30%	\$20,720 \$3,120	\$21,140 \$3,180
211(2)(d)	Where the worker's impairment benefit rating is more than 30% and not more than 70%	\$82,870 \$5,170	\$84,570 \$5,280
211(2)(e)(i)	Where the worker's impairment benefit rating is more than 70% and not more than 80%	\$288,530 \$32,300	\$294,440 \$32,960
211(2)(e)(ii)	Maximum amount where the worker's impairment benefit rating is more than 70% and not more than 80%	\$611,430	\$623,950
211(2)(f)	Where the worker's impairment benefit rating is more than 80%	\$611,430	\$623,950

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
	Calculations of Amounts of Non-economic Loss – Psych	iatric Impai	rment
212(b)	Where worker's degree of impairment is 30%	\$20,720 \$3,120	\$21,140 \$3,180
212(c)	Where worker's degree of impairment is more than 30% and not more than 70%	\$82,870 \$5,170	\$84,570 \$5,280
212(d)(i)	Where worker's degree of impairment is more than 70% and not more than 80%	\$288,530 \$32,300	\$294,440 \$32,960
212(d)(ii)	Maximum amount where worker's degree of impairment is more than 70% and not more than 80%	\$611,430	\$623,950
212(e)	Where worker's degree of impairment is more than 80%	\$611,430	\$623,950
	Calculation of Amounts of Non-economic Loss for Furt Deafness – Permanent Impairment	lculation of Amounts of Non-economic Loss for Further Injury Industrial afness – Permanent Impairment	
213(1)(a)	Where 'T' is not less than 10% and not more than 30% and 'P' is less than 10%	\$3,120 \$2,050	\$3,180 \$2,090
213(1)(b)	Where 'T' is not less than 10% and not more than 30% and 'P' is not less than 10%	\$3,120	\$3,180
213(1)(c)	Where 'T' is more than 30% and 'P' is less than 10%	\$5,170 \$3,120 \$2,050	\$5,280 \$3,180 \$2,090
213(1)(d)	Where 'T' is more than 30% and 'P' is not less than 10% and is less than 30%	\$5,170 \$3,120	\$5,280 \$3,180
213(1)(e)	Where 'T' is more than 30% and 'P' is not less than 30%	\$5,170	\$5,280
	Other non-economic loss		
214(1)	Loss of a foetus or loss of more than one foetus	\$74,500	\$76,030
217(1)	Maximum amount of compensation for more than one injury suffered on the same occasion	\$611,430	\$623,950
217(2)	Maximum amount of compensation for more than one kind of non-economic loss for the same injury	\$611,430	\$623,950

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
NO DISAD	VANTAGE – COMPENSATION TABLE (CPI)	•	
221	Total loss of the sight of both eyes	\$301,270	\$307,440
	Total loss of the sight of an only eye	\$301,270	\$307,440
	Loss of both hands	\$301,270	\$307,440
	Loss of both feet	\$301,270	\$307,440
	Loss of a hand and a foot	\$301,270	\$307,440
	Total loss of the right arm or of the greater part of the right arm	\$241,020	\$245,960
	Total loss of the left arm or of the greater part of the left arm	\$225,960	\$230,590
	Total loss of the right hand or of five fingers of the right hand, or of the lower part of the right arm	\$210,870	\$215,190
	Total loss of the left hand or of five fingers of the left hand, or of the lower part of the left arm	\$195,860	\$199,870
	Total loss of a leg	\$225,960	\$230,590
	Total loss of a foot	\$195,860	\$199,870
	Total loss of the lower part of the leg	\$210,870	\$215,190
	Total loss of the sight of one eye, together with the serious diminution of the sight of the other eye	\$225,960	\$230,590
	Total loss of hearing	\$195,860	\$199,870
	Total loss of the sight of one eye	\$120,480	\$122,950
	Loss of binocular vision	\$120,480	\$122,950

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
	Loss of eyeball (in addition to compensation for loss of sight of an eye)	\$66,290	\$67,650
	Total loss of power of speech	\$180,770	\$184,470
	Total loss of sense of taste or smell	\$51,220	\$52,270
	Total loss of senses of both taste and smell	\$102,440	\$104,540
	Total loss of male sexual organs	\$141,620	\$144,520
	Total loss of penis	\$141,620	\$144,520
	Total loss of one testicle	\$30,090	\$30,710
	Total loss of two testicles or an only testicle	\$141,620	\$144,520
	Total loss of female sexual organs	\$141,620	\$144,520
	Total loss of both breasts	\$141,620	\$144,520
	Total loss of one breast	\$90,370	\$92,220
	Total loss of the thumb of the right hand	\$90,370	\$92,220
	Total loss of the thumb of the left hand	\$78,340	\$79,940
	Total loss of the forefinger of the right hand	\$63,300	\$64,600
	Total loss of the forefinger of the left hand	\$54,210	\$55,320
	Total loss of two joints of the forefinger of the right hand	\$48,200	\$49,190
	Total loss of two joints of the forefinger of the left hand	\$36,130	\$36,870
	Total loss of a joint of the thumb	\$48,200	\$49,190

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
	Total loss of the first joint of the forefinger of the right hand	\$30,090	\$30,710
	Total loss of the first joint of the forefinger of the left hand	\$27,130	\$27,690
	Total loss of the first joint of the middle or little or ring finger of either hand	\$18,060	\$18,430
	Total loss of the middle finger of either hand	\$36,130	\$36,870
	Total loss of the little or ring finger of either hand	\$33,160	\$33,840
	Total loss of two joints of the middle finger of either hand	\$30,090	\$30,710
	Total loss of two joints of the little or ring finger of either hand	\$27,130	\$27,690
	Total loss of the great toe of either foot	\$66,290	\$67,650
	Total loss of a joint of the great toe of either foot	\$30,090	\$30,710
	Total loss of any other toe	\$18,060	\$18,430
	Total loss of a joint of any other toe	\$6,030	\$6,150
	Quadriplegia	\$301,270	\$307,440
	Paraplegia	\$301,270	\$307,440
	Total impairment of the spine	\$301,270	\$307,440
221(4)	Maximum total amount of compensation allowable under Schedule 4 Table	\$301,270	\$307,440
MEDICAL A 224(1)(b)	ND LIKE SERVICES (CPI) Maximum family counselling expenses	\$6,470	\$6,600

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Section	Provision	Rate before 1 July 19	Rate from 1 July 19
224(1)(d)	Maximum payment to family members of a severely injured worker who has been immediately hospitalised following the injury for travel and accommodation expenses where the family members residence more than 100 km from the hospital – until September 26 September 2018 – on or after 26 September 2018	\$5,110 \$20,000	\$20,410
224(1)(e)	Maximum payment to family members for reasonable travel and accommodation expenses to attend a burial or cremation of a deceased worker if more than 100 km from family members residence	\$5,110	\$5,210
225(2)	Employer's liability	\$707	\$721
229(4)	Contribution to be made by worker towards cost of supported accommodation	\$36	\$37
72(1)(c)	Employer's initial liability for medical and like services	\$707	\$721
ACTIONS FO	R DAMAGES		
	Pecuniary Loss (CPI)		
340(a)(i)	Threshold	\$62,370	\$63,650
340(a)(ii)	Maximum	\$1,404,380	\$1,433,140
	Pain and Suffering (CPI)		
340(b)(i)	Threshold	\$60,250	\$61,480
340(b)(ii0	Maximum	\$611,430	\$623,950
	Damages under Part III of the Wrongs Act 1958 (AWE)		
366(2)	Death of a person	\$998,970	\$1,030,920
SELF-INSURI	ERS		
Schedule 6 1(1)	Pre-application eligibility fee (CPI)	\$931	\$950
Schedule 6 1(1)	Pre-application eligibility fee inclusive of GST (CPI)	\$1,020	\$1,050
Schedule 7 3(1)	Application fee limit for approval as self-insurer (AWE)	\$62,360	\$64,350

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
	Ministerial Order 2016 – Terms and conditions of appr (Clause 5.14)	oval as a self	-insurer
388(5)	Surcharge (CPI)	\$120	\$122
RETURN TO	WORK		
106(1) and (2)	Total rateable remuneration of employer (CPI)	\$2,388,760	\$2,437,680
PRE-INJURY	AVERAGE WEEKLY EARNINGS (AWE)		
153(5) and Schedule 2 Item 1 Column 3 paragraph (c)	Where no rate applicable	\$2,310	\$2,380
153(5) and Schedule 2 Item 10 Column 3 paragraph (b)	Deemed pre-injury average weekly earnings for a full-time student at time of completion of course	\$2,310	\$2,380
544 and Schedule 2 Item 11 Column 3 paragraph (b)	Deemed pre-injury-average weekly earnings for a full-time student at a primary or secondary school at time of completion of secondary school	\$1,360	\$1,400

Accident Compensation Act 1985

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH DIVISION 2D OF PART IV OF THE ACCIDENT COMPENSATION ACT 1985

Division 2D of Part IV of the Accident Compensation Act 1985 provides for the indexation of weekly payments, weekly pensions for dependants and certain other amounts stipulated under the Accident Compensation Act 1985.

Section 100 of the Accident Compensation Act 1985 stipulates that weekly payments are varied on 1 July each year in line with the movement in the average weekly total earnings for all employees in Victoria between the two previous corresponding reference periods, using the latest figures published by the Australian Bureau of Statistics as at 15 June following the previous reference period. Weekly payments are indexed on the anniversary of the entitlement to weekly payments, or on the deemed anniversary date which for the purposes of this section is 1 July.

The average weekly earnings for all employees in Victoria between the December quarter of 2017 and the December quarter of 2018 changed from \$1,153.80 to \$1,190.70 which is an increase of 3.2%.

The Consumer Price Index between the December quarter of 2017 and the December quarter 2018 increased from 112.3 to 114.6 which is an increase of 2.048%.

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
COMPENS	ATION FOR DEATH OF A WORKER (CPI)		
	Revised compensation for death of worker		
92A(4)	For a dependent partner or partners in equal shares	\$611,430	\$623,950
92A(5)	For an orphan child or orphan children in equal shares	\$611,430	\$623,950
92A(6)	For a dependent partner or partners where there is one dependent child in the following shares:	¢(11.420	¢(22 .050
	total amount of	\$611,430	\$623,950
92A(6)(a)	For the dependent child	\$61,140	\$62,390
92A(6)(b)	For a dependent partner or partners in equal shares	Balance	Balance
92A(7)	For a dependent partner or partners where there is more than one dependent child but not more than 5 dependent children payablein the following shares:		
	total amount of	\$611,430	\$623,950
92A(7)(a)	To each dependent child	\$30,570	\$31,200
92A(7)(b)	To dependent partner/partners in equal shares	Balance	Balance
92A(8)	For a dependent partner or partners where there are more than 5 dependent children payable in the following shares: total amount of	\$611,430	\$623,950

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Section	Provision	Rate before 1 July 19	Rate from 1 July 19
92A(8)(a)	To dependent partner or partners in equal shares	\$458,580	\$467,970
92A(8)(b)	To the dependent children in equal shares	Balance	Balance
92A(8A)	Maximum lump sum for dependent children if no dependent partner	\$611,430	\$623,950
92A(8B)	Maximum lump sum for any one or more dependent children or dependent partners or partially dependent partners	\$611,430	\$623,950
92A(9)	Maximum lump sum for any other dependants if no dependent partner or dependent child or partially dependent partner	\$611,430	\$623,950
92AA	Maximum amount for reimbursement of expenses incurred by non-dependent family members	\$36,470	\$37,220
WEEKLY PE	ENSIONS FOR DEPENDANTS OF WORKER WHO DIE	S (AWE)	
	During the first 13 weeks		
92B(3)(a)(ii)	Maximum weekly pension for a dependent partner for claims made before 5 April 2010	\$1,700	\$1,750
	Maximum weekly pension for a dependent partner for claims made on or after 5 April 2010	\$2,310	\$2,380
92B(4)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made before 5 April 2010	\$1,700	\$1,750
	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made on or after 5 April 2010	\$2,310	\$2,380
92B(5)(a)(ii)	Maximum weekly pension for one orphan child for claims made before 5 April 2010	\$1,700	\$1,750
	Maximum weekly pension for one orphan child for claims made on or after 5 April 2010	\$2,310	\$2,380

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
92B(6)(a)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares for claims made before 5 April 2010	\$1,700	\$1,750
	Maximum weekly pension for 2 or more orphan children in equal shares for claims made on or after 5 April 2010	\$2,310	\$2,380
	After first 13 weeks until the end of 3 years		
92B(3)(b)(i)	Maximum weekly pension for a dependent partner for claims made before 5 April 2010	\$1,700	\$1,750
	Maximum weekly pension for a dependent partner for claims made on or after 5 April 2010	\$2,310	\$2,380
92B(3)(b)(ii)	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension and overall cap applies for claims made before 5 April 2010	\$1,700	\$1,750
	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension and overall cap applies for claims made on or after 5 April 2010	\$2,310	\$2,380
92B(3)(b)(iii)	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension and overall cap applies for claims made before 5 April 2010	\$1,140	\$1,180
	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension and overall cap applies for claims made after 5 April 2010	\$1,540	\$1,590
92B(4)(b)(i)	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made before 5 April 2010	\$1,700	\$1,750
	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made on or after 5 April 2010	\$2,310	\$2,380

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
92B(4)(b)(ii)	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children and overall cap applies for claims made before 5 April 2010	\$1,700	\$1,750
	Weekly pension calculation for 2 or more dependent partners, where there are not more than 5 dependent children and overall cap applies for claims made on or after 5 April 2010	\$2,310	\$2,380
92B(4)(b)(iii)	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children and overall cap applies in equal shares before 5 April 2010	\$1,140	\$1,180
	Weekly pension for 2 or more dependent partners, where there are more than 5 dependent children and overall cap applies in equal shares on or after 5 April 2010	\$1,540	\$1,590
	After first 13 weeks until child ceases to be eligible		
92B(5)(b)(ii)	Maximum weekly pension for one orphan child for claims made before 5 April 2010	\$1,700	\$1,750
	Maximum weekly pension for one orphan child for claims made on or after 5 April 2010	\$2,310	\$2,380
92B(6)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares for claims made before 5 April 2010	\$1,700	\$1,750
	Maximum weekly pension for 2 or more orphan children in equal shares for claims made on or after 5 April 2010	\$2,310	\$2,380
92B(7)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies for claims made before 5 April 2010	\$1,700	\$1,750
	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies for claims made on or after 5 April 2010	\$2,310	\$2,380

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
92B(8)(b)	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies in equal shares for claims made before 5 April 2010	\$563	\$581
	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies in equal shares for claims made on or after 5 April 2010	\$769	\$794
PROVISION	AL PAYMENTS (CPI)		
92D(1)(b)	Maximum amount for medical and other costs	\$9,100	\$9,290
WEEKLY PA	YMENTS (AWE)		
	Weekly payments for First Entitlement Period		
	Where worker has no current work capacity		
93A(1)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997	\$1,360	\$1,400
93A(2)(a)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,700	\$1,750
93A(3)(a)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,310	\$2,380
	Where worker has a current work capacity		
93A(1)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 – less worker's current weekly earnings	\$1,360	\$1,400
93A(2)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 – less worker's current weekly earnings	\$1,700	\$1,750
93A(3)(b)(ii)	Maximum weekly payment for claims made on or after		
	5 April 2010 – less worker's current weekly earnings	\$2,310	\$2,380

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
	Weekly payments for Second Entitlement Period		
	Where worker has no current work capacity		
93B(1)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker has a serious injury – less 90% of the worker's current weekly earnings	\$1,360	\$1,400
93B(1)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury	\$1,360	\$1,400
93B(2)(a)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,700	\$1,750
93B(3)(a)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,310	\$2,380
	Where worker has a current work capacity		
93B(1)(c)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury – less 80% of the worker's current weekly earnings	\$1,360	\$1,400
93B(2)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 – less 80% of worker's current weekly earnings	\$1,700	\$1,750
93B(3)(b)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 – less 80% of worker's current weekly earnings	\$2,310	\$2,380
	Weekly payments after second entitlement period		
	Where worker has no current work capacity		
93C(2)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker has a serious injury – less 90% of the worker's current weekly earnings	\$1,360	\$1,400
93C(2)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury	\$1,360	\$1,400

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
93C(2)(c)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,700	\$1,750
93C(2)(d)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,310	\$2,380
	Continuation of weekly payments after second entitleme	nt period	
	Compensation for incapacity arising from surgery		
93CA(1)(c)	Minimum current weekly earnings	\$199	\$205
	Where worker has a current work capacity		
93CD(4)(a)	Minimum weekly earnings for approval of an application for a worker who has returned to work	\$199	\$205
93CD(5)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$1,360	\$1,400
93CD(5)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$1,700	\$1,750
93CD(5)(c)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$2,310	\$2,380
93CDA(1)(d)	Minimum weekly earnings for approval of an application for a worker who has returned to work under section 93CD(4)(a)	\$199	\$205
COMPENSAT	TION FOR NON-ECONOMIC LOSS (CPI)		
	Permanent Impairment – Calculations of Amounts of No	on-economic	e Loss
98C(2)(e)(i)	Where the worker's impairment benefit rating is more than 70% and not more than 80%	\$288,530 \$32,300	\$294,440 \$32,960

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
98C(2)(e)(ii)	Maximum amount where the worker's impairment benefit rating is more than 70% and not more than 80%	\$611,430	\$623,950
98C(2)(f)	Where the worker's impairment benefit rating is more than 80%	\$611,430	\$623,950
	Psychiatric Impairment – Calculations of Amounts of No	on-economi	c Loss
98C(3)(d)(i)	Where worker's degree of impairment is more than 70% and not more than 80%	\$288,530 \$32,300	\$294,440 \$32,960
98C(3)(d)(ii)	Maximum amount where worker's degree of impairment is more than 70% and not more than 80%	\$611,430	\$623,950
98C(3)(e)	Where worker's degree of impairment is more than 80%	\$611,430	\$623,950
	Permanent Impairment – Calculation of Amounts of Nor for Further Injury Industrial Deafness	n-economic	Loss
98C(7)	Maximum amount of compensation for more than one injury suffered on the same occasion	\$611,430	\$623,950
98C(8)	Maximum amount of compensation for more than one kind of non-economic loss for the same injury	\$611,430	\$623,950
MEDICALA	ND LIKE SERVICES (CPI)		
99(1)(b)	Maximum family counselling expenses	\$6,470	\$6,600
99(1)(d)	Maximum payment to family members for reasonable travel and accommodation expenses to attend a burial or cremation of a deceased worker if more than 100 km from		
	family members residence	\$5,110	\$5,210
99(5)	Employer's liability	\$707	\$721
99(15)	Contribution to be made by worker towards cost of supported accommodation	\$36	\$37
125(1)(a)(iii)	Employer's initial liability for medical and like services	\$707	\$721
125A(3)(c)	Employer's initial liability for medical and like services	\$707	\$721

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
LIABILITY C	OF PRIOR INSURER (AWE)		
129B (7)	Minimum payments for contribution injury	\$16,900	\$17,440
ACTIONS FO	DR DAMAGES		
	Pecuniary Loss (CPI)		
134AB(22)(a) (i)	Threshold	\$62,370	\$63,650
134AB(22)(a) (ii)	Maximum	\$1,404,380	\$1,433,140
	Pain and Suffering (CPI)		
134AB(22)(b) (i)	Threshold	\$60,250	\$61,480
134AB(22)(b) (ii)	Maximum	\$611,430	\$623,950
	Pecuniary Loss (AWE)		
135A(7)(a)(i)	Threshold	\$67,260	\$69,410
135A(7)(a)(ii)	Maximum	\$1,514,290	\$1,562,720
	Pain and Suffering (CPI)		
135A(7)(b)(i)	Threshold	\$55,790	\$56,930
135A(7)(b)(ii)	Maximum	\$566,300	\$577,900
	Damages under Part III of the Wrongs Act 1958 (AWE)	
135C(2)	Death of a person	\$998,970	\$1,030,920
PRE-INJURY	AVERAGE WEEKLY EARNINGS (AWE)		
5A(5) and Schedule 1A Item 1 Column 3	Where no rate applicable		
paragraph (c)		\$2,310	\$2,380

Section	Provision	Rate before 1 July 19	Rate from 1 July 19
5A(5) and Schedule 1A Item 10 Column 3 paragraph(b)	Deemed pre-injury average weekly earnings for a full- time student at time of completion of course	\$2,310	\$2,380
100B and Schedule 1A Item 11 Column 3 paragraph(b)	Deemed pre-injury-average weekly earnings for a full- time student at a primary or secondary school at time of completion of secondary school	\$1,360	\$1,400

Workers Compensation Act 1958

NOTICE OF NEW BENEFIT RATES PAYABLE IN ACCORDANCE WITH SECTION 9 AND SECTION 11

Section 9(3) of the **Workers Compensation Act 1958** provides for rates of compensation to be adjusted on 1 July in any year in line with movements in the Australian male average weekly earnings between the December quarter of the two preceding years as published by the Australian Statistician at 15 June in each respective year.

Section 9(5) of the **Workers Compensation Act 1958** provides that average weekly earnings means the average weekly total earnings of all male employees in Victoria in original terms published by the Australian Bureau of Statistics as at 15 June in the preceding financial year in respect of the most recent reference period ending on or before 31 December in that preceding financial year.

The Victorian male average weekly earnings for the December quarter of 2017 and the December quarter of 2018 were \$1,350.80 and \$1,401.70 respectively, an increase of 3.77%.

Where the AWE for all employees in Victoria reduces from one year to the next, section 546 of WIRC provides that the variation is deemed not to have taken effect and no reduction will occur. When there is an increase in the AWE of all employees in Victoria, in the next or subsequent financial year, the amount of the increase will be offset against the previous reduction.

Notice is hereby given that calculations in accordance with the said section produce the following rates of compensation which are payable, on and from 1 July 2005 instead of the amounts specified in section 9 of the said Act, in the clauses under the heading 'The Clauses Referred To'.

The amount specified in 'The Clauses Referred To' (wherever occurring)	Rates before 1 July 19	Rates from 1 July 19
COMPENSATION FOR THE DEATH OF A WORKER		
1(a)(i)	\$225,755	\$234,262
	\$55,071	\$57,146
	\$51,504	\$53,445
	\$47,954	\$49,761
	\$44,409	\$46,082
	\$40,852	\$42,391
	\$37,299	\$38,704
	\$33,745	\$35,017
	\$30,192	\$31,330
	\$26,647	\$27,651
	\$23,086	\$23,956
	\$19,535	\$20,271
	\$15,979	\$16,581
	\$12,429	\$12,897
	\$12,429	\$12,897
1(a)(ii)	\$225,755	\$234,262

The amount specified in 'The Clauses Referred To' (wherever occurring)	Rates before 1 July 19	Rates from 1 July 19
WEEKLY PAYMENTS		
) (i)	\$720	\$747
	\$203	\$211
	\$66	\$68
	\$1,057	\$1,097
	\$527	\$547
	\$916	\$951
TOTAL LIABILITY FOR WEEKLY PAYMENTS		
1(b) (iii)	\$251,630	\$261,112

Section 11(1) of the Workers Compensation Act 1958 provides for rates of compensation for certain specified injuries to be set percentages of the maximum payable, at the time of the injury, under Clause 1(a)(ii).

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME

Notice of Approval of Amendment

Amendment C183dare

The Minister for Planning has approved Amendment C183dare to the Darebin Planning Scheme.

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

The Amendment extends mandatory height controls to part of the Preston Market site on an interim basis until 30 December 2020 by amending Schedule 1 to Clause 37.06 (Priority Development Zone).

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 Darebin City Council, 274 Gower Street, Preston, Victoria 3072.

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

Planning and Environment Act 1987

BANYULE, FRANKSTON, HUME, KINGSTON, MANNINGHAM, MARIBYRNONG, MITCHELL, SURF COAST AND WHITTLESEA PLANNING SCHEMES

Notice of Approval of Amendment

Amendment GC129

The Minister for Planning has approved Amendment GC129 to the of the Banyule, Frankston, Hume, Kingston, Manningham, Maribyrnong, Mitchell, Surf Coast and Whittlesea planning schemes.

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

The Amendment makes administrative changes to all local policy and local schedules of each planning scheme by:

- making style, format and technical changes to improve presentation and operation
- correcting inconsistencies and clerical errors
- changing the operation of amendment date stamps located next to clause numbers.

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: Banyule City Council, Civic Office, Level 3, 1 Flintoff Street, Greensborough; Frankston City Council, Frankston Civic Centre, 30 Davey Street, Frankston; Hume City Council, 1079 Pascoe Vale Road, Broadmeadows; City of Kingston, 1230 Nepean Highway, Cheltenham; Manningham City Council, Manningham Civic Centre, 699 Doncaster Road, Doncaster; Maribyrnong City Council, Footscray Town Hall, 61 Napier Street, Footscray; Mitchell Shire Council, 1 Merrijig Drive, Torquay; City of Whittlesea, Civic Centre office, 25 Ferres Boulevard, South Morang.

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

Planning and Environment Act 1987

BRIMBANK, DAREBIN, GREATER BENDIGO, GREATER DANDENONG, HOBSONS BAY, KNOX, MONASH, PORT PHILLIP, WHITEHORSE AND YARRA PLANNING SCHEMES

Notice of Approval of Amendment

Amendment GC132

The Minister for Planning has approved Amendment GC132 to the Brimbank, Darebin, Greater Bendigo, Greater Dandenong, Hobsons Bay, Knox, Monash, Port Phillip, Whitehorse and Yarra Planning Schemes.

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

The Amendment implements a consistent expiry clause in local policies for environmentally sustainable development until superseded by a comparable provision in the Victoria Planning Provisions.

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: Brimbank City Council, 301 Hampshire Road, Sunshine; Darebin City Council, 274 Gower Street, Preston; Greater Bendigo City Council, 195 Lyttleton Terrace, Bendigo; Greater Dandenong City Council, 225 Lonsdale Street, Dandenong; Hobsons Bay City Council, 115 Civic Parade, Altona; Knox City Council, 511 Burwood Highway, Wantirna South; Monash City Council, 293 Springvale Road, Glen Waverley; Port Phillip City Council, 99a Carlisle Street, St Kilda; Whitehorse City Council, 379–397 Whitehorse Road, Nunawading; and Yarra City Council, 333 Bridge Road, Richmond.

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

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ORDERS IN COUNCIL

Corrections Act 1986

REVOCATION AND APPOINTMENT OF COMMUNITY CORRECTIONS CENTRES

Order in Council

The Governor in Council, under section 86(1) of the **Corrections Act 1986**, revokes the Order made on 4 June 2019, entitled 'revocation and appointment of community corrections centres' and appoints the premises at the addresses listed below to be community corrections centres under the **Corrections Act 1986**.

This Order comes into operation on 8 July 2019.

Community Corrections Centres
Court House Building, Barkly Street, Ararat
108–110 McLeod Street, Bairnsdale
206 Mair Street, Ballarat
3 William Vahland Place, Bendigo
703 Station Street, Box Hill
25–27 Dimboola Road, Broadmeadows
Magistrates' Court, Queen Street, Colac
Neighbourhood Justice Centre, 241 Wellington Street, Collingwood
5/1640 Pascoe Vale Road, Coolaroo
176 Sladen Street, Cranbourne
Ground Floor and Mezzanine level, 4-50 Walker Street, Dandenong
Level 1, 228 Lonsdale Street, Dandenong
360 Foleys Road, Derrimut
461–463 High Street, Echuca
Ground Floor, 431 Nepean Highway, Frankston
Level 5, 30A Little Malop Street, Geelong
Ground Floor, 81–83 Burgundy Street, Heidelberg
1140 Nepean Highway, Highett
Level 4, 21 McLachlan Street, Horsham
Court House, Bridge Street, Korumburra
18 Clarke Street, Lilydale
50 Franklin Street, Melbourne
2a Barries Road, Melton
59 Madden Avenue, Mildura
25 Ann Street, Morwell
12/825 Princes Highway, Pakenham
Ground Floor, 909 High Street, Reservoir
Level 1, 2 Bond Street, Ringwood

2/843–849 Point Nepean Road, Rosebud
374–380 Raymond Street, Sale
32 Wallis Street, Seymour
307–331 Wyndham Street, Shepparton
4A/545 McDonalds Road, South Morang
Court House, Napier Street, St Arnaud
Court House, Patrick Street, Stawell
10 Foundry Road, Sunshine
499 Ballarat Road, Sunshine
1–3 McCallum Street, Swan Hill
119–121 Murphy Street, Wangaratta
12 Queen Street, Warragul
769 Raglan Parade, Warrnambool
87 Synnot Street, Werribee
9 Watson Street, Wodonga
7 Korumburra Road, Wonthaggi

Dated 25 June 2019 Responsible Minister: HON BEN CARROLL MP Minister for Corrections

> PIETA TAVROU Clerk of the Executive Council

Corrections Act 1986

REVOCATION AND APPOINTMENT OF COMMUNITY CORRECTIONS CENTRES

Order in Council

The Governor in Council, under section 86(1) of the **Corrections Act 1986**, revokes the Order made on 25 June 2019, entitled 'revocation and appointment of community corrections centres' and appoints the premises at the addresses listed below to be community corrections centres under the **Corrections Act 1986**.

This Order comes into operation on 31 July 2019.

Community Corrections Centres
Court House Building, Barkly Street, Ararat
108–110 McLeod Street, Bairnsdale
206 Mair Street, Ballarat
3 William Vahland Place, Bendigo
703 Station Street, Box Hill
25–27 Dimboola Road, Broadmeadows
Magistrates' Court, Queen Street, Colac
Neighbourhood Justice Centre, 241 Wellington Street, Collingwood
5/1640 Pascoe Vale Road, Coolaroo
176 Sladen Street, Cranbourne
Ground Floor and Mezzanine level, 4–50 Walker Street, Dandenong
Level 1, 228 Lonsdale Street, Dandenong
360 Foleys Road, Derrimut
461–463 High Street, Echuca
Ground Floor, 431 Nepean Highway, Frankston
Level 5, 30A Little Malop Street, Geelong
Ground Floor, 81–83 Burgundy Street, Heidelberg
1140 Nepean Highway, Highett
Level 4, 21 McLachlan Street, Horsham
Court House, Bridge Street, Korumburra
18 Clarke Street, Lilydale
50 Franklin Street, Melbourne
2a Barries Road, Melton
59 Madden Avenue, Mildura
25 Ann Street, Morwell
12/825 Princes Highway, Pakenham
Ground Floor, 909 High Street, Reservoir
Level 1, 2 Bond Street, Ringwood
2/843–849 Point Nepean Road, Rosebud
374–380 Raymond Street, Sale

2 Wallis Street, Seymour
07–331 Wyndham Street, Shepparton
A/545 McDonalds Road, South Morang
Court House, Napier Street, St Arnaud
Court House, Patrick Street, Stawell
99 Ballarat Road, Sunshine
–3 McCallum Street, Swan Hill
19–121 Murphy Street, Wangaratta
2 Queen Street, Warragul
69 Raglan Parade, Warrnambool
7 Synnot Street, Werribee
Watson Street, Wodonga
Korumburra Road, Wonthaggi

Dated 25 June 2019 Responsible Minister: HON BEN CARROLL MP Minister for Corrections

> PIETA TAVROU Clerk of the Executive Council

Honorary Justices Act 2014

REMOVAL OF A PERSON FROM THE OFFICE OF JUSTICE OF THE PEACE

Order in Council

The Governor in Council under section 37 of the **Honorary Justices Act 2014** removes Mr Jasdeep Chug from the office of justice of the peace.

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

Dated 25 June 2019

Responsible Minister: HON JILL HENNESSY MP Attorney-General

> PIETA TAVROU Clerk of the Executive Council

Honorary Justices Act 2014

REMOVAL OF A PERSON FROM THE OFFICE OF JUSTICE OF THE PEACE

Order in Council

The Governor in Council under section 37 of the **Honorary Justices Act 2014** removes Mr Chris Andrews (formerly known as Mr Taki Charalambous) from the office of justice of the peace.

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

Dated 25 June 2019 Responsible Minister: HON JILL HENNESSY MP Attorney-General

> PIETA TAVROU Clerk of the Executive Council

Deakin University Act 2009

APPOINTMENT OF MEMBERS TO THE DEAKIN UNIVERSITY COUNCIL

Order in Council

The Governor in Council, under section 12(1) of the **Deakin University Act 2009**, appoints to the Deakin University Council:

- 1. Miranda Douglas-Crane as Member from 1 July 2019 to 31 December 2021 (both dates inclusive); and
- 2. Ryan Leemon as Member from 1 July 2019 to 30 June 2022 (both dates inclusive).

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 25 June 2019

Responsible Minister: THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

> PIETA TAVROU Clerk of the Executive Council

Deakin University Act 2009

APPOINTMENT OF MEMBERS TO THE DEAKIN UNIVERSITY COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointments are part-time.

2. Period of Appointment

The appointment of Miranda Douglas-Crane is from 1 July 2019 to 31 December 2021 (both dates inclusive). The appointment of Ryan Leemon is from 1 July 2019 to 30 June 2022 (both dates inclusive).

3. Duties and responsibilities of the position

The Council is the governing body of Deakin University and has the general direction and superintendence of Deakin University. The primary responsibilities of the Council include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Under Schedule 1, section 4A of the Act, leave arrangements are available.

9. Prior Service

Miranda Douglas-Crane has served on the Council since 2013. Ryan Leemon is a new appointee.

Federation University Australia Act 2010

APPOINTMENT OF MEMBER TO THE FEDERATION UNIVERSITY AUSTRALIA COUNCIL

Order in Council

The Governor in Council, under section 12(1) of the Federation University Australia Act 2010, appoints Andrew Reeves as Member of the Federation University Australia Council from 1 July 2019 to 30 June 2022 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 25 June 2019

Responsible Minister:

THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

> PIETA TAVROU Clerk of the Executive Council

Federation University Australia Act 2010

APPOINTMENT OF MEMBER TO THE FEDERATION UNIVERSITY AUSTRALIA COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointments are part-time.

2. Period of Appointment

The appointment of Andrew Reeves is from 1 July 2019 to 30 June 2022 (both dates inclusive).

3. Duties and responsibilities of the position

The Council is the governing body of Federation University Australia and has the general direction and superintendence of Federation University Australia. The primary responsibilities of the Council include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Under Schedule 1, section 4A of the Act, leave arrangements are available.

9. Prior Service

Andrew Reeves is a new appointee.

La Trobe University Act 2009 APPOINTMENT OF MEMBER TO THE LA TROBE UNIVERSITY COUNCIL

Order in Council

The Governor in Council, under section 12(1) of the La Trobe University Act 2009, appoints Andrew Eddy as Member to the La Trobe University Council from 1 July 2019 to 31 December 2019 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 25 June 2019

Responsible Minister:

THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

> PIETA TAVROU Clerk of the Executive Council

La Trobe University Act 2009 APPOINTMENT OF MEMBER TO THE LA TROBE UNIVERSITY COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is part-time.

2. Period of Appointment

The appointment of Andrew Eddy is from 1 July 2019 to 31 December 2019 (both dates inclusive).

3. Duties and responsibilities of the position

The Council is the governing body of La Trobe University and has the general direction and superintendence of La Trobe University. The primary responsibilities of the Council include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Under Schedule 1, section 4A of the Act, leave arrangements are available.

9. Prior Service

Andrew Eddy has served on the Council since 2010.

Monash University Act 2009

APPOINTMENT OF MEMBERS TO THE

MONASH UNIVERSITY COUNCIL

Order in Council

The Governor in Council, under section 12(1) of the **Monash University Act 2009**, appoints to the Monash University Council:

- 1. Megan Clark as Member from 1 July 2019 to 30 June 2022 (both dates inclusive); and
- 2. Geraldine Johns-Putra as Member from 1 July 2019 to 30 June 2022 (both dates inclusive).

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 25 June 2019

Responsible Minister:

THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

> PIETA TAVROU Clerk of the Executive Council

Monash University Act 2009 APPOINTMENT OF MEMBERS TO THE MONASH UNIVERSITY COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

SCHEDULE TO THE ORDER IN C

1. Appointment Arrangements

The appointments are part-time.

2. Period of Appointment

The appointment of Megan Clark is from 1 July 2019 to 30 June 2022 (both dates inclusive). The appointment of Geraldine Johns-Putra is from 1 July 2019 to 30 June 2022 (both dates inclusive).

3. Duties and responsibilities of the position

The Council is the governing body of Monash University and has the general direction and superintendence of Monash University. The primary responsibilities of the Council include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

Travel and Personal Expenses arrangements All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements Under Schedule 1, section 4A of the Act, leave arrangements are available.

9. **Prior Service**

Megan Clark has served on the Council since 2015.

Geraldine Johns-Putra is a new appointee.

Royal Melbourne Institute of Technology Act 2010

APPOINTMENT OF MEMBERS TO THE

ROYAL MELBOURNE INSTITUTE OF TECHNOLOGY COUNCIL

Order in Council

The Governor in Council, under section 12(1) of the **Royal Melbourne Institute of Technology Act 2010**, appoints to the Royal Melbourne Institute of Technology (RMIT) University Council:

- 1. Gary Hogan as Member from 1 July 2019 to 31 December 2020 (both dates inclusive).
- 2. Janet Latchford as Member from 1 July 2019 to 31 December 2021 (both dates inclusive).
- 3. Rhonda O'Donnell as Member from 1 July 2019 to 31 December 2019 (both dates inclusive).

The terms and conditions of the appointment(s) are contained in the attached Schedule.

Dated 25 June 2019

Responsible Minister: THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

> PIETA TAVROU Clerk of the Executive Council

Royal Melbourne Institute of Technology Act 2010

APPOINTMENT OF MEMBERS TO THE

ROYAL MELBOURNE INSTITUTE OF TECHNOLOGY COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointments are part-time.

2. Period of Appointment

The appointment of Gary Hogan is from 1 July 2019 to 31 December 2020 (both dates inclusive). The appointment of Janet Latchford is from 1 July 2019 to 31 December 2021 (both dates inclusive). The appointment of Rhonda O'Donnell is from 1 July 2019 to 31 December 2019 (both dates inclusive).

3. Duties and responsibilities of the position

The Council is the governing body of RMIT University and has the general direction and superintendence of RMIT University. The primary responsibilities of the Council include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Under Schedule 1, section 4A of the Act, leave arrangements are available.

9. Prior Service

Gary Hogan has served on the RMIT University Council since 2014. Janet Latchford has served on the RMIT University Council since 2010. Rhonda O'Donnell has served on the RMIT University Council since 2008.

Swinburne University of Technology Act 2010

APPOINTMENT OF MEMBERS TO THE

SWINBURNE UNIVERSITY OF TECHNOLOGY COUNCIL

Order in Council

The Governor in Council, under section 12(1) of the Swinburne University of Technology Act 2010, declares that the following appointments are made to the Swinburne University Council:

1. Geraldine Farrell as Member from 1 July 2019 to 30 June 2020 (both dates inclusive); and

2. Vi Peterson as Member from 1 July 2019 to 30 June 2022 (both dates inclusive).

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 25 June 2019

Responsible Minister:

THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

> PIETA TAVROU Clerk of the Executive Council

Swinburne University of Technology Act 2010 APPOINTMENT OF MEMBERS TO THE SWINBURNE UNIVERSITY OF TECHNOLOGY COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointments are part-time.

2. Period of Appointment

The appointment of Geraldine Farrell is from 1 July 2019 to 30 June 2020 (both dates inclusive). The appointment of Vi Peterson is from 1 July 2019 to 30 June 2022 (both dates inclusive).

3. Duties and responsibilities of the position

The Council is the governing body of Swinburne University of Technology and has the general direction and superintendence of Swinburne University. The primary responsibilities of the Council include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Under Schedule 1, section 4A of the Act, leave arrangements are available.

9. Prior Service

Geraldine Farrell has served on the Council since 2009.

Vi Peterson has served on the Council since 2014.

University of Melbourne Act 2009 APPOINTMENT OF MEMBERS TO THE UNIVERSITY OF MELBOURNE COUNCIL

Order in Council

The Governor in Council, under section 12(1) of the University of Melbourne Act 2009, appoints to the University of Melbourne Council:

1. Jane Hansen as Member from 1 July 2019 to 31 December 2021 (both dates inclusive).

2. Wendy Stops as Member from 1 July 2019 to 31 December 2021 (both dates inclusive).

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 25 June 2019

Responsible Minister:

THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

> PIETA TAVROU Clerk of the Executive Council

University Of Melbourne Act 2009

APPOINTMENT OF MEMBERS TO THE UNIVERSITY OF MELBOURNE COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointments are part-time.

2. Period of Appointment

The appointment of Jane Hansen is from 1 July 2019 to 31 December 2021 (both dates inclusive). The appointment of Wendy Stops is from 1 July 2019 to 31 December 2021 (both dates inclusive).

3. Duties and responsibilities of the position

The Council is the governing body of the University of Melbourne and has the general direction and superintendence of the University of Melbourne. The primary responsibilities of the Council include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Under Schedule 1, section 4A of the Act, leave arrangements are available.

9. Prior Service

Jane Hansen has served on the University of Melbourne Council since 2016. Wendy Stops has served on the University of Melbourne Council since 2016.

Victoria University Act 2010

APPOINTMENT OF MEMBER TO THE

VICTORIA UNIVERSITY COUNCIL

Order in Council

The Governor in Council, under section 12(1) of the Victoria University Act 2010, appoints Virginia Simmons as Member to the Victoria University Council from 1 July 2019 to 31 December 2021 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 25 June 2019

Responsible Minister: THE HON GAYLE TIERNEY MP Minister for Training and Skills Minister for Higher Education

> PIETA TAVROU Clerk of the Executive Council

Victoria University Act 2010 APPOINTMENT OF MEMBER TO THE VICTORIA UNIVERSITY COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is part-time.

2. Period of Appointment

The appointment of Virginia Simmons is from 1 July 2019 to 31 December 2021 (both dates inclusive).

3. Duties and responsibilities of the position

The Council is the governing body of Victoria University and has the general direction and superintendence of Victoria University. The primary responsibilities of the Council include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Superannuation Guarantee (Administration) Act 1992 (Cth).

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Under Schedule 1, section 4A of the Act, leave arrangements are available.

9. Prior Service

Virginia Simmons has served on the Council since 2016.

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

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	numorising net.	and Wellbeing Act 2008
	Date first obtainable: Code A	19 June 2019
48.	Statutory Rule:	Mineral Resources (Sustainable Development) (Mineral Industries) Regulations 2019
	Authorising Act:	Mineral Resources (Sustainable Development) Act 1990
	Date first obtainable: Code E	19 June 2019
49.	Statutory Rule:	Magistrates' Court (Oaths and Affirmations Amendment) Rules 2019
	Authorising Act:	Magistrates' Court Act 1989 Criminal Procedure Act 2009
	Date first obtainable: Code C	21 June 2019

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