

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 13 Thursday 1 April 2021

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As from 1 April 2021

The last Special Gazette was No. 156 dated 31 March 2021. The last Periodical Gazette was No. 1 dated 3 June 2020.

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

PRIVATE ADVERTISEMENTS

Re: LEXFORD LOVELUCK JACKSON, late of 500 Evans Road, Lynbrook, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 November 2020, are required by the trustees, Sandra Kay Churchus and Thomas George Davidson, to send particulars to the trustees, care of the undermentioned 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 they have notice.

A. B. NATOLI PTY, solicitors, 24 Cotham Road, Kew 3101.

CHRISTOPHER STEPHEN HALL, late of 4 Poolman Street, Port Melbourne, Victoria, gardener, deceased.

Creditors, next-of-kin and others having claims on the estate of the deceased, who died on 26 December 2019, must send particulars of their claims to Robert Peter Hall, the administrator, care of PO Box 260, Port Melbourne, Victoria 3207, by 1 June 2021, after which date the administrator may convey or distribute assets, having regard only to claims of which he has notice.

GIOVANNI NICOLA MAZZEO, late of 104 Merton Street, Albert Park, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 January 2020, are required by the executors, Bruno Oro and Mauro Oro, to send particulars to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ANTHONY ROSE AND MAINWARING, 122 Bridport Street, Albert Park 3206.

CHARLES WILLIAM BALLARD, late of 11 Diana Street, Croydon, Victoria 3136, retired, deceased.

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

deceased, who died on 29 January 2021, are required by the trustee, Michele Frances Beal, to send particulars of their claims to the undermentioned firm by 7 June 2021, after which date the said trustee may convey or distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 24 March 2021.

ARGENT LAW,

Ground Floor, 2 Stawell Street, Richmond,

Victoria 3121.

Phone: (03) 9571 7444. Contact: Helen Adoranti.

FLORENCE BEATRICE BALLARD, late of 11 Diana Street, Croydon, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 December 2020, are required by the trustee, Michele Frances Beal, to send particulars of their claims to the undermentioned firm by 6 June 2021, after which date the said trustee may convey or distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 22 March 2021.

ARGENT LAW,

2 Stawell Street, Richmond, Victoria 3121.

Ph: 03 9571 7444.

Contact: Helen Adoranti.

EILEEN WINIFRED GUEHO, late of Blue Willows Aged Care, 74 Warandyte Road, Ringwood, Victoria 3134, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 November 2020, are required by the trustee, Janet May Hickinson, to send particulars of their claims to the undermentioned firm by 9 June 2021, after which date the said trustee may convey or distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 26 March 2021.

ARGENT LAW,

2 Stawell Street, Richmond, Victoria 3121.

Phone: (03) 9571 7444. Contact: Helen Adoranti. Estate MAY GIBSON, late of 11 Sketchley Parade, New Lambton, New South Wales, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 11 December 2020, are required by the executors, Anthony James Gibson and Leslie George Gibson, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 17 March 2021

BASILE & CO. PTY LTD, legal practitioners, consultants & conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579. RB:GR:21002.

Trustee Act 1958

SECTION 33 NOTICE Notice to Claimants

JOAN MARIA GALE, late of Room 38, 9–17 Broughton Road, Surrey Hills, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 December 2020, are required by Wayne Robert Gale and Pamela Margarete Hunt, care of 1/48 Aitchison Avenue, Ashburton, Victoria, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, by 6 June 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRETT MORRIS, solicitor, 1/48 Aitchison Avenue, Ashburton, Victoria 3147.

Creditors, next-of-kin and others having claims on the estate of GOAY SEE CHEAH, also known as Goay Cheah, who died on 27 June 2019, must send particulars of their claims to Christopher Tung Yew Tang, the executor, at C. Tang & Associates, by 25 May 2021, after which date the executor may convey or distribute assets, having regard only to claims which he has notice.

C. TANG & ASSOCIATES, solicitors, 3/14 Market Street, Box Hill 3128.

JOHN GUY PARKER, late of 6 Henderson Avenue, Malvern, Victoria, chemical engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 August 2020, are required by the trustee, Susan Elizabeth Parker, care of de Groots, wills and estate lawyers, Level 1, 290 Coventry Street, South Melbourne, Victoria 3205, to send particulars of such claims to the trustee, care of the undermentioned solicitors, by 31 May 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

de GROOTS, wills and estate lawyers, Level 1, 290 Coventry Street, South Melbourne, Victoria 3205.

Re: ELIZABETH SARA DEEKER, late of 16 Pitt Street, Fawkner, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 June 2020, are required by the trustees, Elizabeth Norma Povey and Michael James Deeker, to send particulars to the trustees, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

DE MARCO LAWYERS, 794A Pascoe Vale Road, Glenroy 3046.

BERTA ELEONORE KOO, late of Doncaster Melaleauca Lodge, 371 Manningham Road, Doncaster, Victoria, cleaner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 December 2020, are required by the executor, Hans Peter Koo, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

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

BORIS TAURIDSKY, late of 35 Park Road, Glen Iris, Victoria, retired, deceased.

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

who died on 2 March 2021, are required by the executors, Miriam Evelyn Carthew and Elena Katherine Montalto, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

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

MALCOLM DOUGLAS GLEN MURRAY, late of 212 Bittern–Dromana Road, Merricks North, Victoria, engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 April 2020, are required by the executors, Beverley Murray, Andrew Malcolm Russell Murray, and James Malcolm Woods, to send particulars of those claims to the executors, care of the undernamed solicitors, within 60 days from the 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 have notice.

E. C. LEGAL, Level 9, 461 Bourke Street, Melbourne, Victoria 3000.

JOHN CLARK BUTLER, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 October 2019, are required by Robert James Butler, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

GARDEN & GREEN LAWYERS, 35 Beveridge Street, Swan Hill, Victoria 3585.

JANE ISOBEL HOPKINS, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 April 2020, are required by Eileen Elsie Morath, Wendy Arlene Graham and Graham Robert Hopkins, the executors of the Will of

the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, 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 they then have notice.

GARDEN & GREEN LAWYERS, 35 Beveridge Street, Swan Hill, Victoria 3585.

EMMA COCKING, late of Benetas Corowa Court, 752 Esplanade, Mornington, Victoria 3931, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 September 2020, are required by the trustee, Erica Horsfield, to send particulars to the undermentioned solicitors by 2 June 2021, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

Erica Horsfield, trading as HUNT, McCULLOUGH, KOLLIAS & CO., solicitors, 207 Main Street, Mornington 3931.

BRIAN CHARLES PARRISH, late of 13–15 Sycamore Grove, Mount Evelyn, Victoria 3796, project manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 October 2020, are required by the personal representative, John David Parrish, to send particulars of such claims to him, care of the undersigned, by 31 May 2021, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: Estate of GEORGE ECONOMOU, deceased.

In the estate of GEORGE ECONOMOU, late of 37 Kambrook Road, Caulfield North, Victoria, retired, deceased. Creditors, next-of-kin and all others having claims against the estate of the said deceased, are required by Chris Economou, Catherine Economou and Antonia Economou, the executors of the estate of the said deceased, to send particulars of such claims to them, in care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after

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

KPA LAWYERS, legal practitioners, 37 Melrose Street, Sandringham, Victoria 3191.

Re: Estate of JILLIAN PATRICIA FALKNER, deceased.

In the estate of JILLIAN PATRICIA FALKNER, late of Unit 1, 28 Park Avenue, Sandringham, Victoria, retired. deceased. Creditors, next-of-kin and all others having claims against the estate of the said deceased are required by Danielle Durey and Simone Bouchier, the administrators of the estate of the said deceased, to send particulars of such claims to them, in care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

KPA LAWYERS, legal practitioners, 37 Melrose Street, Sandringham, Victoria 3191.

AUDREY ELICE-ANN HARRISS, late of 70 Heaths Court, Mill Park, in the State of Victoria, missionary, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Heidelberg, Victoria, on 9 August 2020, are required by Theodore Dantas and Sharon Deidre Gordon, the executors and trustees of the estate of the said named deceased, to send particulars of their claims to them, care of McNab McNab & Starke, 21 Keilor Road, Essendon, Victoria 3040, by 21 May 2021, after which date they may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice.

Dated 23 March 2021 McNAB McNAB & STARKE, 21 Keilor Road, Essendon 3040. Ph: 9379 2819. Fax: 9374 1041. Ref: MCS:200748.

GRAEME TERRANCE McINTYRE, late of 157 McIntyre Road, Gre Gre Village, Victoria 3477, farmer, deceased.

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

deceased, who died on 27 August 2020, are required by the executors, Christine Margaret McIntyre and Jason Graeme McIntyre, care of the undermentioned solicitor, to send particulars of their claims to them by 23 June 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

MCL LEGAL,

78 Napier Street, St Arnaud, Victoria 3478.

Re: GREGORY CHARLES GIBSON, late of 363 Danks Street, Middle Park, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 September 2020, are required by the executors, Annie Christine Gibson and Katie Margaret Elias, to send particulars of such claims to them, at the undermentioned address, by 2 June 2021, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

Annie Christine Gibson and Katie Margaret Elias, care of MAURICE BLACKBURN LAWYERS, Level 21, 380 La Trobe Street, Melbourne 3000. Tel: (03) 9605 2700. Ref: AKS/5575998.

ROHAN JOHN DAVIS, deceased, late of 8 Powell Street, Newborough.

Creditors, next-of-kin and others having a claim in respect of the estate of the deceased, who died on 13 November 2020, are required to send particulars of their claim to the executors, care of PO Box 104, Moe, Victoria 3825, 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 they may then have notice of.

O'HALLORAN DAVIS, solicitors (Vic.), 12–14 Kirk Street, Moe 3825.

Re: LESLIE VICTOR DREW, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 October 2019, are required by the trustees, Bradley David Cunningham and Jeanette Helen Drew, to send particulars to them, care of the undermentioned solicitors, by 4 June 2021, after which date they may convey

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

PEARCE WEBSTER DUGDALES, lawyers, 4th Floor, 379 Collins Street, Melbourne 3000.

CHRISTOPHER COWAN, late of 241 Dandenong Road, Windsor, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 June 2020, 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 11 June 2021, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PERPETUAL TRUSTEE COMPANY LIMITED,

Level 29, 525 Collins Street, Melbourne, Victoria 3000.

JUDITH HANNAH PRENTICE, late of Cabrini Residential Aged Care, 54 Queens Parade, Ashwood, Victoria 3147, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 3 December 2020, are required by the executors, John Alexander Prentice and Ann Louise Carruthers, care of Perpetuity Legal, Level 11, 456 Lonsdale Street, Melbourne, Victoria 3000, to send particulars of their claims to them by 10 June 2021, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 5 March 2021.

PERPETUITY LEGAL,

Level 11, 456 Lonsdale Street, Melbourne, Victoria 3000.

Ph: (03) 9070 9883. Contact: Lav Chhabra.

Re: JOAN WINSOME KELLY, late of Unit 1, 1 Mijuda Court, Kennington, Victoria 3550.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 December 2020, are required by the executor, Kerryn Raymond Mcleod

Thompson, to send particulars of their claim to him, care of the undermentioned solicitor, by 31 May 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

PETER CAHILL, solicitor, 48 Edward Street, Bendigo 3550.

ELIZABETH SMITH, late of Drysdale Grove Aged Care Facility, 33–37 Wyndham Street, Drysdale, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 October 2019, are required by the trustee, Ralph James Smith, 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 trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

MOINA BEATRICE McKENZIE, late of 58 Boondara Road, Mont Albert North, Victoria 3129, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 26 October 2020, are required by the trustees, Gordon Ian McKenzie, Fiona Jean McKenzie and Colin John McKenzie, to send particulars of their claims to the undermentioned firm by a date not later than 2 June 2021, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 12 February 2021.

SALLY E. ANGELL LAWYERS, PO Box 1070G, Balwyn North, Victoria 3104. Ph: (03) 9857 6458.

ALISON JANET SHEPPARD, late of Lynden Aged Care, 49 Lynden Street, Camberwell, Victoria, social worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 May 2020, are required

by the trustees, Michael Clive Sheppard, Kirstin Meredith Sheppard and Benjamin Samuel Sheppard, to send particulars of their claims to the undermentioned firm 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 they then have notice. Probate was granted in Victoria on 2 October 2020.

Dated 23 March 2021

SALLY E. ANGELL LAWYERS, PO Box 1070G, Balwyn North, Victoria 3104. Ph: (03) 9857 6458.

Re: MICHELE NITTI, late of Unit 4, 17 Torrens Avenue, Boronia, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 February 2020, are required to send particulars of their claim to the executor, Meredith Williams, care of the undermentioned firm, by 2 June 2021, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

SALLY NICOLAZZO & ASSOCIATES, Level 1, 6 Jackson Court, Doncaster East, Victoria 3109.

Re: Estate of VYTAUTAS PUMPUTIS, also known as Vic Pumputis.

Creditors, next-of-kin and others having claims in respect of the estate of VYTAUTAS PUMPUTIS, also known as Vic Pumputis, late of 30 Sevenoaks Avenue, Rosanna, Victoria, who died on 31 October 2020, are required by the personal representatives of the deceased, Ruta Kenny, Antanas Kesminas and Audrone Kesminas, the executors of the estate, to send particulars to them, at the below address, by 30 June 2021, after which date the said personal representatives will distribute the assets of the deceased, having regard only to the claims of which they then shall have notice.

SOMERSWOOD LAWYERS, barristers and solicitors, 56 Somers Street, Burwood, Victoria 3125. Ref: 1278/Pumputis. Re: GOLDA MOSEANU, also known as Golda Zelda Moseanu, late of Gary Smorgon House, 4–8 Freeman Street, Caulfield, Victoria, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 June 2020, are required by the administrators, Emil Priefer and Carmela Shaham, to send particulars of such claims to the administrators, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the administrators may convey or distribute the assets, having regard only to the claims of which the administrators may then have notice.

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

Re: JOHN BILLINGTON, late of 37 Bay Road, Sandringham, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 February 2021, are required by the executor, Kim Susan Billington, to send particulars to her, care of the undermentioned solicitors, by 4 June 2021, after which date the executor may convey and distribute the assets, having regard only to the claims of which she then has notice.

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

Re: LAURA McMILLAN, late of 105 Berwick–Cranbourne Road, Cranbourne East, Victoria 3977, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 February 2021, are required by the executor, Kirsteen Dorothy Dunn, to send particulars to her, care of the undermentioned solicitors, by 4 June 2021, after which date the executor may convey and distribute the assets, having regard only to the claims of which she then has notice.

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

Re: MARGERIE CLARICE O'DONNELL, late of 29 Woods Street, Newport, Victoria 3015, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 12 May 2020, are required by the executor, James Christopher Andrew Parke, to send particulars of their claims to Wilckens Roche Lawyers, legal representatives for the estate, 43 Ferguson Street, Williamstown, Victoria 3016, by 8 June 2021, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 1 February 2021.

Dated 1 April 2021

WILCKENS ROCHE LAWYERS,

43 Ferguson Street, Williamstown,

Victoria 3016.

PO Box 18, Williamstown, Victoria 3016.

DX 16101 Williamstown.

Ph: (03) 8383 5999, Email: lawyers@wrl.com.au

LK:JW:190564.

Contact: Les Kohegyi.

Re: JENNIFER ROSLYN BIRCH, late of 5 lmbross Street, Hampton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 August 2020, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne, Victoria 3001, by 11 June 2021, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he may then have notice.

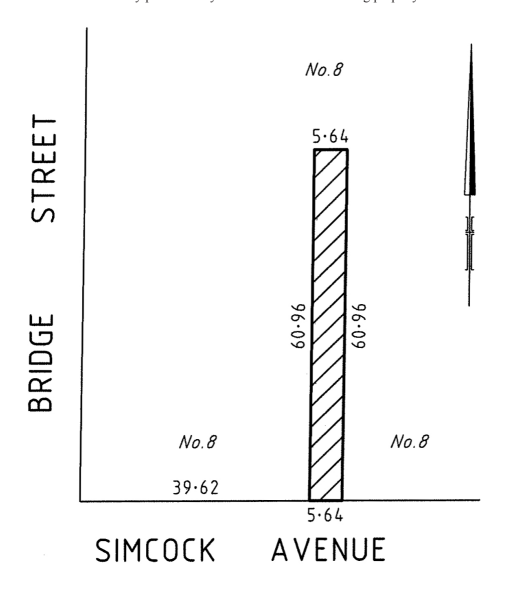
WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

HOBSONS BAY CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Hobsons Bay City Council at its ordinary meeting held on 9 March 2021, resolved to discontinue the road adjoining 8 Simcock Avenue, Spotswood, shown by hatching on the plan below and to sell the land from the road by private treaty to the owner of the abutting property.

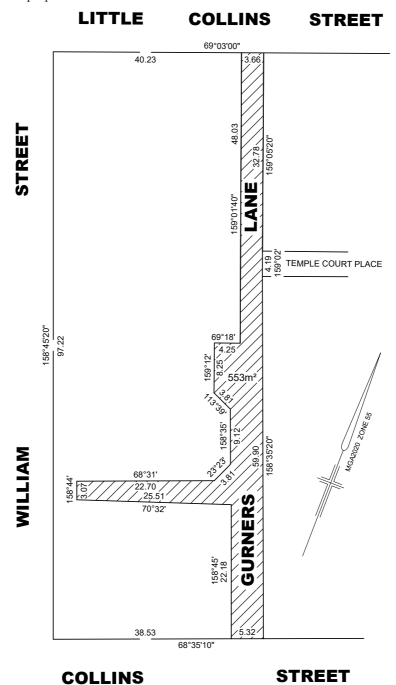


AARON VAN EGMOND Chief Executive Office

MELBOURNE CITY COUNCIL

Public Highway Declaration

Pursuant to section 204(1) of the **Local Government Act 1989** (Act), the Melbourne City Council declares Gurners Lane Melbourne as shown hatched on the plan hereunder, as a public highway for the purposes of the Act.





BAW BAW SHIRE COUNCIL DRAFT ROAD MANAGEMENT PLAN

We're seeking community feedback on Baw Baw Shire Council's draft Road Management Plan. The plan aims to keep our local roads and footpaths well-maintained and meeting community needs for years to come.

Every single member of our community makes use of our road network, which includes approximately 1770 km of roads.

Keeping our local roads and footpaths well-maintained is a major task. The Road Management Plan sets out exactly how we do that.

The Draft Plan includes inspection timetables, regular maintenance and targets for repairs. It is reviewed by Council every four years and is currently available for community feedback until Wednesday 28 April 2021.

You can view the Draft Plan on the Council website and at our Customer Service Centres.

How to provide feedback: online at bawbawshire.vic.gov.au/haveyoursay; via email at CivilAsset.Planning@bawbawshire.vic.gov.au; in writing to PO Box 304, Warragul, Victoria 3820.

For more information about the Draft Road Management Plan please visit www.bawbawshire.vic.gov.au or call Council on 1300 229 229. Bawbawshire.vic.gov.au; T+615624 2411.



Shire Council

NOTICE OF MAKING OF A LOCAL LAW

Governance Local Law 2021

Notice is given pursuant to section 111(1) of the **Local Government Act 1989** that, at its meeting on 24 March 2021, Macedon Ranges Shire Council resolved to make Governance Local Law 2021.

The purpose and general purport of the Local Law is to:

- revoke the existing Meeting Procedure Local Law No. 11
- ensure peace, order and good government of the municipal district of Macedon Ranges
- regulate the use and keeping of the Common Seal, and
- provide for penalties to ensure the efficient and orderly conduct of Meetings.

A copy of the proposed Local Law and Community Impact Statement is available from the Macedon Ranges Shire Council Administration Centres at Kyneton, Gisborne, Romsey and Woodend, or can be viewed on Council's website at https://mrsc.vic.gov.au/

Members of the public are invited to make a submission on the proposed Governance Local Law 2021 in any of the following ways: online via the form on Council's website; in writing addressed to the Coordinator Governance Allison Watt or Senior Governance Officer Jessica Baguley, Macedon Ranges Shire Council, PO Box 151, Kyneton, Victoria 3444; by email to governance@mrsc.vic.gov.au

The closing date for submissions is Thursday 29 April 2021. Any person who makes a submission on the draft Governance Local Law 2021 will be invited to speak to their submission at the Submitters Delegated Committee meeting on Wednesday 12 May 2021 at 7 pm at the Gisborne Administration Centre, 40 Robertson Street, Gisborne.

JOHN NEVINS Acting Chief Executive Officer



NOTICE OF PROPOSED USE OF COMMON SEAL AND CONDUCT AT COUNCIL MEETINGS LOCAL LAW NO. 1, 2021

At its meeting on 24 March 2021 the Moira Shire Council resolved to give public notice of its proposed Use of Common Seal and Conduct at Council Meetings Local Law No. 1. 2021. This process is being conducted in accordance with the **Local Government Act 1989** (Act).

The purpose and general purport of the Local Law is to:

- regulate the use of the common seal;
- prohibit unauthorised use of the common seal;
- make it an offence for non-compliance with the conduct provisions of Council's Governance Rules applying to Council meetings; and
- repeal the current Meeting Procedures Local Law 2017, which will no longer be required.

A copy of the proposed Local Law and Community Impact Statement may be found on the Council's website and at our service centres in Cobram and Yarrawonga.

Written submissions regarding the proposed Local Law are invited from any person affected by the Local Law for consideration in accordance with section 223 of the Act. A person may also request (in their submission) to be heard in support of their submission and/or to nominate a representative to present their submission. A Committee of Council meeting to hear submissions will commence at 6.30 pm Wednesday 12 May 2021 at the Cobram Civic Centre, Punt Road, Cobram.

Submissions must be received by 5 pm Friday 30 April 2021 and can be lodged online at www.moira.vic.gov.au, at our service centres in Cobram and Yarrawonga or by mail addressed to Chief Executive Officer, Moira Shire Council, PO Box 578, Cobram, Victoria 3644.

DOUG SHARP Acting Chief Executive Officer



Road Management Act 2004

PROPOSED AMENDMENT OF ROAD MANAGEMENT PLAN

In accordance with the provisions of the **Road Management Act 2004** and the Road Management (General) Regulations 2016, Moira Shire Council gives notice that it has completed a review of its 2018 Road Management Plan (RMP) and that as a result of the findings of the review, it intends to amend its RMP.

The purpose and general purport of the proposed Amendment is to ensure that the standards in relation to, and the priorities given to the inspection, maintenance and repair of the roads and classes of road that Council's RMP applies are safe, efficient and appropriate for use by the community served by the Council.

The proposed Amendment to the RMP includes administrative operational Amendments relating to changes to the response times and definitions of intervention levels in the RMP appendices.

The proposed Amendment will affect all roads and classes of road to which Council's RMP applies, including bridges, kerbs and footpaths.

A draft copy of the RMP and a report of the review (and proposed Amendments) may be inspected in person at the Council Offices at 44 Station Street, Cobram, or on Council's website at www.moira.vic.gov.au

Any person who is aggrieved by the proposed Amendment may make a written submission on the proposed Amendments by email: info@ moira.vic.gov.au; post: PO Box 578, Cobram, Victoria 3643; online: www.moira.vic.gov.au

All submissions received by no later than 5 pm Friday 30 April 2021 will be considered.

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 2 June 2021, 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.

- CONROY, Christopher Peter, late of 4/51 Union Street, Windsor, Victoria 3181, deceased, who died on 18 February 2020.
- HOWE, John Deacon, late of Unit 1,12 Goode Street, Gisborne, Victoria 3437, deceased, who died on 16 November 2020.
- MAJEWSKI, Peter, late of 60 Osterhaggener Street, 37431, Bad Lauterberg, Germany, deceased, who died on 14 April 2012.
- NOCO, Vai, late of Unit 65, 95 Napier Street, Fitzroy, Victoria 3065, deceased, who died on 29 June 2020.
- PEEL, Nick, late of Wintringham, 2 Wintringham Road, Williamstown, Victoria 3016, deceased, who died on 5 December 2020.
- ROBINSON, Pamela Joan, late of Merv Irvine Nursing Home, 1231 Plenty Road, Bundoora, Victoria 3083, deceased, who died on 28 November 2020.
- ROSE, Mike William, late of 4 Kensei Place, Sandhurst, Victoria 3977, deceased, who died on 21 April 2020.
- THOMAS, Kenneth, late of 209 South Valley Road, Highton, Victoria 3216, deceased, who died on 22 December 2020.

Dated 24 March 2021

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 7 June 2021, 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.

- LARREA, Ricardo, late of O'Mara House, 15 Hunter Road, Traralgon, Victoria 3844, deceased, who died on 25 November 2019.
- LUDWICK, Andrew, late of Unit 16, 2 Henryville Street, St Kilda, Victoria 3182, deceased, who died on 12 September 2020.
- McLEAN, Quentin Malcolm, late of Cambridge House, 3 Cambridge Street, Collingwood, Victoria 3066, pensioner, deceased, who died on 31 October 2020.
- MEEK, Elaine Lesley, also known as Biddy Meek, late of East Grampians Health, 70 Lowe Street, Ararat, Victoria 3377, pensioner, deceased, who died on 26 June 2020.
- SKINNER, Janice Anne, late of Opal By The Bay, 185 Racecourse Road, Mount Martha, Victoria 3934, deceased, who died on 23 January 2021.
- THOMPSON, Julien Frederick, late of 21 Eliza Street, Black Rock, Victoria 3193, retired, deceased, who died on 24 June 2018.
- WALKER, Michael Robert, late of Unit 10, 342 Beaconsfield Parade, St Kilda, Victoria 3182, deceased, who died on 3 November 2020.

Dated 29 March 2021

Adoption Act 1984

SECTION 26 (3)

Application for approval as an Adoption Agency

After considering an application from Uniting who has applied to continue as an 'approved agency' forthe purpose of conducting negotiations and making arrangements for the adoption of children, I renew their approval as an adoption agency in accordance with section 26(3) of the **Adoption Act 1984**. This approval will expire on 30 September 2021.

Uniting (Victoria and Tasmania) Limited, 51 Princes Highway, Dandenong, Victoria 3175 Principal Officer: Lisa Abbey Deputy Principal Officer: Rabia Sikander Dated 18 March 2021

> NORA O'CONNOR Director, Adoption Services

Associations Incorporation Reform Act 2012 SECTION 135

On 25 February 2021, I issued a notice under section 135(2) of the **Associations Incorporation Reform Act 2012** (the Act) to the incorporated associations listed below, requesting them to show cause as to why their incorporation should not be cancelled.

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

Wild Oats NE Inc.

Dated 1 April 2021

DAVID JOYNER

Deputy Registrar of Incorporated Associations PO Box 4567, Melbourne, Victoria 3001

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

approved the 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 Cobden Cemetery Trust The Foster Cemetery Trust Dated 29 March 2021

> JODIE ELCOCK Acting Manager Cemetery Sector Governance Support

Electricity Industry Act 2000 NOTIFICATION OF REVOCATION OF LICENCE

The generation electricity licence issued to Alcoa of Australia Limited (ABN 93 004 879 298) by the Essential Services Commission on 14 May 2014. This is a result of an agreement between the Essential Services Commission and Alcoa of Australia Limited in accordance with section 29(3) of the **Electricity Industry Act 2000**. The licence revocation is effective on and from 10 March 2021

KATE SYMONS Chairperson

Electricity Industry Act 2000 NOTIFICATION OF REVOCATION OF LICENCE

The retail electricity licence issued to Ausnet Electricity Services Pty Ltd (ABN 91 064 651 118) by The Essential Services Commission's predecessor, The Office of The Regulator-General on 3 October 1994. This is a result of an agreement between the Essential Services Commission and Ausnet Electricity Services Pty Ltd in accordance with section 29(3) of the Electricity Industry Act 2000. The licence revocation is effective on and from 10 March 2021.

KATE SYMONS Chairperson

Gas Industry Act 2001

NOTICE OF VARIATION OF LICENCE TO DISTRIBUTE GAS

The Essential Services Commission (the commission) gives notice under section 39(b) of the **Gas Industry Act 2001** (Industry Act) that on 10 March 2021, pursuant to section 38(1)(b) of the Industry Act, the commission varied the gas distribution licence issued to Gas Networks Victoria Pty Ltd (ABN 69 163 231 696) to authorise the name change of the licensee to Gas Networks Victoria Pty Ltd.

The varied licence continues on an ongoing basis. A copy of the licence is available on the commission's website, www.esc.vic.gov.au, or can be obtained by calling the commission on (03) 9032 1300.

KATE SYMONS Chairperson

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE TO THE SPECIALIST FAMILY VIOLENCE COURT DIVISION

Pursuant to section 4IA(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Specialist Family Violence Court Division of the Magistrates' Court of Victoria:

Marita Altman

Dated 23 March 2021

JUDGE LISA HANNAN Chief Magistrate

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE TO THE SPECIALIST FAMILY VIOLENCE COURT DIVISION

Pursuant to section 4IA(3) of the **Magistrates' Court Act 1989**, I assign the following magistrate to the Specialist Family Violence Court Division of the Magistrates' Court of Victoria:

Paul Smith

Dated 25 March 2021

JUDGE LISA HANNAN Chief Magistrate

Major Transport Projects Facilitation Act 2009

(Section 15)

APPOINTMENT OF PROJECT PROPONENT

I, Jacinta Allan MP, Minister for Transport Infrastructure, as Project Minister for the Union Road and Mont Albert Road Level Crossing Removal Project, being a project to which the **Major Transport Projects Facilitation Act 2009** (other than Parts 3 and 8) applies ('the Act'), give notice pursuant to section 15 of the Act that I have appointed the Secretary to the Department of Transport to be the project proponent for the Union Road and Mont Albert Road Level Crossing Removal Project.

Dated 28 March 2021

Responsible Minister HON. JACINTA ALLAN MP Minister for Transport Infrastructure

Melbourne Strategic Assessment (Environment Mitigation Levy) Act 2020

COMPONENT LEVY RATES FOR THE 2021–22 FINANCIAL YEAR

The following component levy rates have been determined to be the applicable rates for the 2021–22 financial year, in accordance with Schedule 2 of the **Melbourne Strategic Assessment (Environment Mitigation Levy) Act 2020**. These rates will take effect from 1 July 2021.

Golden Sun Moth habitat area – \$12,773 per hectare

Growling Grass Frog habitat area – \$8,257 per hectare

Matted Flax-lily habitat area – \$11,625 per hectare

Native vegetation area – \$136,688 per hectare

Scattered tree location – \$18,999 per scattered tree location

Southern Brown Bandicoot habitat area – \$4,309 per hectare

Spiny Rice-flower habitat area – \$9,244 per hectare

This notice is published in accordance with section 23 of the Melbourne Strategic Assessment (Environment Mitigation Levy) Act 2020.

WARRICK MCGRATH
Director, Regulatory Strategy and Design
Biodiversity Division
Department of Environment, Land, Water
and Planning

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE ABALONE FISHERY

(Eastern Abalone Zone)

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 66D of the Act:

- 1. This Order applies for the period commencing on 1 April 2021 and ending on 31 March 2022 ('the quota period').
- 2. The total allowable catch for blacklip abalone in the eastern abalone zone for the quota period is 337.5 tonnes of unshucked blacklip abalone.
- 3. The quantity of fish comprising an individual blacklip abalone quota unit in the eastern abalone zone for the quota period is 733.69 kilograms of unshucked blacklip abalone.

This Order commences on 1 April 2021 and remains in force until 31 March 2022.

Dated 23 March 2021

TRAVIS DOWLING Chief Executive Officer Victorian Fisheries Authority

Fisheries Act 1995

FISHERIES NOTICE 2020

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 Fisheries Notice under sections 67, 68A, 114 and 152 of the Act:

Dated 23 March 2021

TRAVIS DOWLING Chief Executive Officer

FISHERIES (EASTERN ABALONE ZONE) NOTICE 2021

1. Title

This Notice may be cited as the Fisheries (Eastern Abalone Zone) Notice 2021

2. Objectives

The objective of this Notice is to:

- a. fix minimum size limits for blacklip abalone taken under an Abalone Fishery Access Licence in the Eastern Abalone Zone.
- address sustainability concerns for Victorian Eastern Abalone Zone abalone stocks and related management issues by closing specified marine waters to commercial abalone harvest.

3. Authorising provision

This Notice is made under sections 67, 68A, 114 and 152 of the Act.

4. Commencement

This Notice comes into operation on 1 April 2021.

5. Definitions

In this Fisheries Notice -

'AFAL' means an Abalone Fishery (Eastern Zone) Access Licence;

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

'closed waters' means the marine waters within a spatial management unit for which the upper limit has been reached or exceeded as specified in Column 3 of Schedule 2 and/or the marine waters within a reef code for which the upper limit has been reached or exceeded as specified in Column 3 of Schedule 3;

'eastern abalone zone' means all Victorian waters east of longitude 148° East;

'nominated operator' means -

- (a) a licence holder permitted under section 39(1) of the Act; or
- (b) a person listed on an access licence for the purposes of section 39(2) of the Act;

'size zone' means each area of Victorian marine waters between the coordinates specified in Column 1 of Schedule 1;

'spatial management unit' means each area of Victorian marine waters specified in Column 1 of Schedule 2:

'reef code' means each area of Victorian marine waters specified in Column 1 of Schedule 3; 'the Act' means the Fisheries Act 1995;

'upper limit' for the spatial management unit specified in Column 1 of Schedule 2 means the amount of abalone specified in Column 3 of Schedule 2 corresponding to that spatial management unit and for the reef code specified in Column 1 of Schedule 3 means the amount of abalone specified in Column 3 of Schedule 3 corresponding to that reef code;

'VFA' means the Victorian Fisheries Authority.

6. Minimum sizes for blacklip abalone taken from the eastern abalone zone

(1) For the purposes of the Act, the minimum size with respect to the taking of blacklip abalone under an AFAL from the waters specified in Column 1 of Schedule 1 is the size specified for those waters in Column 2 of Schedule 1.

Notes: There are offences in sections 68A and 68B of the Act relating to taking or possessing fish of a species that are less than the minimum size specified for that species of fish in this Notice. Various penalties apply.

Under section 152(3), of the Act, if a provision of this Notice is inconsistent with any regulations, the Fisheries Notice prevails to the extent of the inconsistency. The general size limits specified in the Fisheries Regulations 2009 will continue to apply in circumstances where the size limits specified in clauses 6 and 7 do not apply.

7. Abalone not to be taken from more than one size zone

For the purposes of section 67 of the Act –

- (a) the taking of abalone under an AFAL from more than one size zone on any fishing trip; or
- (b) the possession of abalone taken from more than one size zone on-board any boat being used under an AFAL: or
- (c) the landing of abalone taken under an AFAL from more than one size zone; is prohibited.

Note: It is an offence under section 67(3) of the Fisheries Act 1995 to fail to comply with a prohibition

8. Spatial management unit catch target exceeded

Marine waters within a spatial management unit are immediately closed to commercial abalone harvest when the upper limit specified in Column 3 of Schedule 2 has been reached or exceeded.

9. Determination that a reef code catch target exceeded

- (1) The CEO may determine that the total amount of abalone taken under Abalone Fishery (Eastern Zone) Access Licences from a reef code has exceeded the upper limit.
- (2) Without limiting the generality of sub-clause (1), a determination may:
 - (a) specify one or more reef codes;
 - (b) specify that it comes into effect on a particular date and time; and
 - (c) be varied or revoked at any time.
- (3) The CEO must ensure that a copy of the determination is sent to each holder of an Abalone Fishery (Eastern Zone) Access Licence as soon as possible after it is made.

10. Closed waters

- (1) For the purposes of section 67 of the Act
 - (a) the taking of abalone from closed waters; or
 - (b) the possession of abalone in or on closed waters –

by the holder of an access licence, or a person acting or purporting to act under an access licence, is prohibited.

Note: Failure to comply with this prohibition is an offence under section 67 of the **Fisheries Act 1995**. A maximum penalty of 100 penalty units and/or six months imprisonment applies.

Sub-clause (1)(b) does not apply to a person possessing abalone on-board a boat under way and travelling by the most direct route to reach a point of landing or specified open waters for the purpose of commercial abalone diving.

11. Application to fisheries reserves

This Notice applies to a Fisheries Reserve, as declared under section 88 of the Act, to the extent that fishing is permitted in the Fisheries Reserve.

12. Revocation

Unless sooner revoked, this Notice will be revoked on 31 March 2022.

SCHEDULES SCHEDULE 1

Column 1	Column 2	Column 3
Spatial management unit name	Coordinates bordering spatial management unit	Minimum size (Millimetres)
Marlo spatial management unit that includes:	1. 37°52′53″S 148°00′04″E	120 mm
a. Reef Code 21.00 Lakes Entrance	2. 37°55′46″S 148°00′04″E	
b. Reef Code 22.01 Marlo	3. 37°47′59″S 149°12′56″E	
c. Reef Code 22.02 French's	4. 37°46′39″S 149°12′54″E	
d. Reef Code 22.03 Point Ricardo		
e. Reef Code 22.04 Cape Conran		
f. Reef Code 22.05 East Cape		
g. Reef Code 22.06 Yeerung Reef		
h. Reef Code 22.08 Pearl Point		
i. Reef Code 22.09 Tamboon Reef		
j. Reef Code 22.10 Clinton Rocks		
k. Reef Code 23.01 Point Hicks		
Mallacoota West spatial management unit	1. 37°47′53″S 149°16′54″E	125 mm
that includes:	2. 37°48′26″S 149°16′55″E	
a. Reef Code 23.02 Whaleback	3. 37°48′25″S 149°17′40″E	
b. Reef Code 23.03 Mueller	4. 37°48′30″S 149°17′40″E	
c. Reef Code 23.04 Petrel Point	5. 37°47′17″S 149°27′12″E	
d. Reef Code 23.05 Island Point	6. 37°46′11″S 149°27′12″E	
Mallacoota Large spatial management unit	1. 37°46′11″S 149°27′12″E	135 mm
that includes:	2. 37°47′17″S 149°27′12″E	
a. Reef Code 23.06 Big Rame	3. 37°45′05″S 149°32′45″E	
b. Reef Code 24.00 The Skerries	4. 37°43′45″S 149°32′45″E	
c. Reef Code 24.03 Easby Creek		
Mallacoota Central spatial management unit	1. 37°43′45″S 149°32′45″E	125 mm
that includes:	2. 37°45′05″S 149°32′45″E	
a. Reef Code 24.04 Red River	3. 37°42′10″S 149°39′22″E	
b. Reef Code 24.05 Secret Reef	4. 37°41′23″S 149°39′22″E	
c. Reef Code 24.06 Sandpatch Point		
d. Reef Code 24.07 Sandpatch Point Lee		
e. Reef Code 24.08 Benedore		

Column 1	Column 2	Column 3
Spatial management unit name	Coordinates bordering spatial management unit	Minimum size (Millimetres)
Mallacoota Small spatial management unit that includes: a. Reef Code 24.09 Little Rame b. Reef Code 24.14 Bastion Point	Little Rame 1. 37°41′23″S 149°39′22″E 2. 37°42′10″S 149°39′22″E 3. 37°41′27″S 149°41′22″E 4. 37°41′04″S 149°40′39″E Bastion Point 1. 37°35′05″S 149°44′19″E 2. 37°36′42″S 149°46′10″E 3. 37°34′23″S 149°50′16″E 4. 37°33′07″S 149°50′16″E 5. 37°33′07″S 149°51′36″E 6. 37°33′59″S 149°51′36″E 7. 37°33′41″S 149°53′30″E	115 mm
Airport spatial management unit that includes: a. Reef Code 24.10 Little Rame Lee b. Reef Code 24.11 Shipwreck – Seal Creek c. Reef Code 24.15 Tullaberga Island d. Reef Code 24.16 Gabo Harbour e. Reef Code 24.21 Quarry/Betka Beach	8. 37°32′28″S 149°53′30″E 1. 37°41′04″S 149°40′39″E 2. 37°41′27″S 149°41′22″E 3. 37°36′42″S 149°44′19″E 4. 37°35′05″S 149°44′19″E 5. 37°34′23″S 149°50′16″E 6. 37°33′07″S 149°50′16″E 7. 37°33′07″S 149°51′36″E 8. 37°33′59″S 149°51′36″E 9. 37°32′28″S 149°53′30″E 10. 37°33′41″S 149°53′30″E 11. 37°33′57″S 149°54′20″E 12. 37°33′55″S 149°54′20″E 14. 37°32′34″S 149°54′16″E	120 mm

Col	umn 1	Column 2		Column 3
Spatial management unit name Coordinates bordering spatial management unit				Minimum size (Millimetres)
	oort spatial management unit that udes: Reef Code 25.10 Little Rame Lee Reef Code 25.11 Shipwreck – Seal Creek Reef Code 25.15 Tullaberga Island Reef Code 25.16 Gabo Harbour Reef Code25.21 Quarry/Betka Beach	1. 37°41′04″S 2. 37°41′27″S 3. 37°36′42″S 4. 37°35′05″S 5. 37°34′23″S 6. 37°33′07″S 7. 37°33′59″S 9. 37°32′28″S 10. 37°33′57″S 11. 37°33′57″S 12. 37°33′50″S 13. 37°32′55″S 14. 37°32′34″S	149°40′39″E 149°41′22″E 149°44′19″E 149°50′16″E 149°50′16″E 149°51′36″E 149°51′36″E 149°53′30″E 149°53′30″E 149°54′02″E 149°54′20″E 149°54′16″E	110 mm
that a. I b. I	llacoota East spatial management unit includes: Reef Code 24.17 Gabo Island Reef Code 24.18 Gunshot Reef Code 24.19 Iron Prince	1. 37°32′34″S 2. 37°32′55″S 3. 37°33′50″S 4. 37°33′57″S 5. 37°32′56″S 6. 37°32′07″S 7. 37°31′09″S 8. 37°32′02″S 9. 37°31′14″S 10. 37°30′46″S	149°54′16″E 149°54′20″E 149°54′20″E 149°54′02″E 149°55′58″E 149°54′45″E 149°56′34″E 149°57′37″E 149°58′22″E 149°57′49″E	120 mm

SCHEDULE 2

Column 1	Column 2	Column 3	
Spatial management unit name	Coordinates bordering spatial management unit	Upper limit	
Marlo spatial management unit that includes:		93.0 tonnes	
a. Reef Code 21.00 Lakes Entrance	1. 37°52′53″S 148°00′04″E		
b. Reef Code 22.01 Marlo	2. 37°55′46″S 148°00′04″E		
c. Reef Code 22.02 French's	3. 37°47′59″S 149°12′56″E		
d. Reef Code 22.03 Point Ricardo	4. 37°46′39″S 149°12′54″E		
e. Reef Code 22.04 Cape Conran			
f. Reef Code 22.05 East Cape			
g. Reef Code 22.06 Yeerung Reef			
h. Reef Code 22.08 Pearl Point			
i. Reef Code 22.09 Tamboon Reef			
j. Reef Code 22.10 Clinton Rocks			
k. Reef Code 23.01 Point Hicks			
Mallacoota West spatial management unit	1. 37°47′53″S 149°16′54″E	61.1 tonnes	
that includes:	2. 37°48′26″S 149°16′55″E		
a. Reef Code 23.02 Whaleback	3. 37°48′25″S 149°17′40″E		
b. Reef Code 23.03 Mueller	4. 37°48′30″S 149°17′40″E		
c. Reef Code 23.04 Petrel Point	5. 37°47′17″S 149°27′12″E		
d. Reef Code 23.05 Island Point	6. 37°46′11″S 149°27′12″E		
Mallacoota Large spatial management unit	1. 37°46′11″S 149°27′12″E	30.6 tonnes	
that includes:	2. 37°47′17″S 149°27′12″E		
a. Reef Code 23.06 Big Rame	3. 37°45′05″S 149°32′45″E		
b. Reef Code 24.00 The Skerries	4. 37°43′45″S 149°32′45″E		
c. Reef Code 24.03 Easby Creek			
Mallacoota Central spatial management unit	1. 37°43′45″S 149°32′45″E	74.1 tonnes	
that includes:	2. 37°45′05″S 149°32′45″E		
a. Reef Code 24.04 Red River	3. 37°42′10″S 149°39′22″E		
b. Reef Code 24.05 Secret Reef	4. 37°41′23″S 149°39′22″E		
c. Reef Code 24.06 Sandpatch Point			
d. Reef Code 24.07 Sandpatch Point Lee			
e. Reef Code 24.08 Benedore			

Column 1	Column 3		
Spatial management unit name	Coordinates bordering spatial		Upper limit
	management un	nit	
Mallacoota Small spatial management unit	Little Rame		27.3 tonnes
that includes:	1. 37°41′23″S	149°39′22″E	
a. Reef Code 24.09 Little Rame	2. 37°42′10″S	149°39′22″E	
b. Reef Code 24.14 Bastion Point	3. 37°41′27″S	149°41′22″E	
	4. 37°41′04″S	149°40′39″E	
	Bastion Point		
	1. 37°35′05″S	149°44′19″E	
	2. 37°36′42″S	149°46′10″E	
	3. 37°34′23″S	149°50′16″E	
	4. 37°33′07″S	149°50′16″E	
	5. 37°33′07″S	149°51′36″E	
	6. 37°33′59″S	149°51′36″E	
	7. 37°33′41″S	149°53′30″E	
	8. 37°32′28″S	149°53′30″E	
Airport spatial management unit that	1. 37°41′04″S	149°40′39″E	110.5 tonnes
includes:	2. 37°41′27″S	149°41′22″E	
a. Reef Code 24.10/25.10 Little Rame Lee	3. 37°36′42″S	149°46′10″E	
b. Reef Code 24.11/25.11 Shipwreck –	4. 37°35′05″S	149°44′19″E	
Seal Creek	5. 37°34′23″S	149°50′16″E	
c. Reef Code 24.15/25.15 Tullaberga Island	6. 37°33′07″S	149°50′16″E	
d. Reef Code 24.16/25.16 Gabo Harbour	7. 37°33′07″S	149°51′36″E	
e. Reef Code 24.21/25.21 Quarry/ Betka Beach	8. 37°33′59″S	149°51′36″E	
Betra Beach	9. 37°32′28″S	149°53′30″E	
	10. 37°33′41″S	149°53′30″E	
	11. 37°33′57″S	149°54′02″E	
	12. 37°33′50″S	149°54′20″E	
	13. 37°32′55″S	149°54′20″E	
	14. 37°32′34″S	149°54′16″E	
Mallacoota East spatial management unit	1. 37°32′34″S	149°54′16″E	42.3 tonnes
that includes:	2. 37°32′55″S	149°54′20″E	
a. Reef Code 24.17 Gabo Island	3. 37°33′50″S	149°54′20″E	
b. Reef Code 24.18 Gunshot	4. 37°33′57″S	149°54′02″E	
c. Reef Code 24.19 Iron Prince	5. 37°32′56″S	149°55′58″E	
	6. 37°32′07″S	149°54′45″E	
	7. 37°31′09″S	149°56′34″E	
	8. 37°32′02″S	149°57′37″E	
	9. 37°31′14″S	149°58′22″E	
	10. 37°30′46″S	149°57′49″E	

SCHEDULE 3

Column 1	Column 2	Column 3
Reef code name	Coordinates bordering reef code	Upper limit
Reef Code 22.01 Marlo	Coordinates bordering Marlo reef code	0 tonnes
	1. 37°48′36″S 148°18′00″E	
	2. 37°50′13″S 148°18′00″E	
	3. 37°50′07″S 148°32′24″E	
	4. 37°48′08″S 148°32′24″E	
Reef Code 22.02 French's	Coordinates bordering French's reef code	8.5 tonnes
	1. 37°48′08″S 148°32′24″E	
	2. 37°50′07″S 148°32′24″E	
	3. 37°50′14″S 148°36′26″E	
	4. 37°48′11″S 148°36′26″E	
Reef Code 22.03 Point Ricardo	Coordinates bordering Point Ricardo reef code	6.5 tonnes
	1. 37°48′11″S 148°36′26″E	
	2. 37°50′14″S 148°36′26″E	
	3. 37°50′02″S 148°39′04″E	
	4. 37°48′12″S 148°39′04″E	
Reef Code 22.04 Cape Conran	Coordinates bordering Cape Conran reef code	19.5 tonnes
	1. 37°48′12″S 148°39′04″E	
	2. 37°50′02″S 148°39′04″E	
	3. 37°49′30″S 148°44′21″E	
	4. 37°48′24″S 148°44′21″E	
Reef Code 22.05 East Cape	Coordinates bordering East Cape reef code	22.1 tonnes
	1. 37°48′24″S 148°44′21″E	
	2. 37°49′30″S 148°44′21″E	
	3. 37°49′25″S 148°46′24″E	
	4. 37°47′29″S 148°46′24″E	
Reef Code 22.06 Yeerung Reef	Coordinates bordering Yeerung Reef reef code	10.4 tonnes
	1. 37°47′29″S 148°46′24″E	
	2. 37°49′25″S 148°46′24″E	
	3. 37°48′33″S 148°52′14″E	
	4. 37°47′10″S 148°52′14″E	
Reef Code 22.08 Pearl Point	Coordinates bordering Pearl Point reef code	26.0 tonnes
	1. 37°47′10″S 148°52′14″E	
	2. 37°48′33″S 148°52′14″E	
	3. 37°48′40″S 149°01′08″E	
	4. 37°46′51″S 149°01′08″E	

Column 1	Column 2	Column 3
Reef code name	Coordinates bordering reef code	Upper limit
Reef Code 22.09 Tamboon Reef	Coordinates bordering Tamboon Reef reef code	0 tonnes
	1. 37°46′51″S 149°01′08″E	
	2. 37°48′40″S 149°01′08″E	
	3. 37°48′02″S 149°10′03″E	
	4. 37°46′41″S 149°10′03″E	
Reef Code 22.10 Clinton Rocks	Coordinates bordering Clinton Rocks reef code	0 tonnes
	1. 37°46′41″S 149°10′03″E	
	2. 37°48′02″S 149°10′03″E	
	3. 37°47′46″S 149°11′43″E	
	4. 37°46′43″S 149°11′43″E	
Reef Code 23.01 Point Hicks	Coordinates bordering Point Hicks reef code	0 tonnes
	1. 37°46′43″S 149°11′43″E	
	2. 37°47′46″S 149°11′43″E	
	3. 37°47′59″S 149°12′56″E	
	4. 37°46′39″S 149°12′54″E	
Reef Code 23.02 Whaleback	Coordinates bordering Whaleback reef code	10.4 tonnes
	1. 37°47′53″S 149°16′54″E	
	2. 37°48′26″S 149°16′55″E	
	3. 37°48′25″S 149°17′40″E	
	4. 37°48′30″S 149°17′40″E	
	5. 37°48′36″S 149°18′33″E	
	6. 37°46′57″S 149°18′33″E	
Reef Code 23.03 Mueller	Coordinates bordering Mueller reef code	7.8 tonnes
	1. 37°46′57″S 149°18′33″E	
	2. 37°48′36″S 149°18′33″E	
	3. 37°48′09″S 149°20′26″E	
	4. 37°46′36″S 149°20′26″E	
Reef Code 23.04 Petrel Point	Coordinates bordering Petrel Point reef code	23.4 tonnes
	1. 37°46′36″S 149°20′26″E	
	2. 37°48′09″S 149°20′26″E	
	3. 37°47′22″S 149°24′15″E	
	4. 37°46′27″S 149°24′15″E	
Reef Code 23.05 Island Point	Coordinates bordering Island Point reef code	19.5 tonnes
	1. 37°46′27″S 149°24′15″E	
	2. 37°47′22″S 149°24′15″E	
	3. 37°47′17″S 149°27′12″E	
	4. 37°46′11″S 149°27′12″E	

Column 1	Column 2	Column 3
Reef code name	Coordinates bordering reef code	Upper limit
Reef Code 23.06 Big Rame	Coordinates bordering Big Rame reef code	23.4 tonnes
	1. 37°46′11″S 149°27′12″E	
	2. 37°47′17″S 149°27′12″E	
	3. 37°46′17″S 149°30′58″E	
	4. 37°45′20″S 149°30′21″E	
	5. 37°45′20″S 149°29′47″E	
Reef Code 24.00 The Skerries	Coordinates bordering The Skerries reef code	5.2 tonnes
	1. 37°45′20″S 149°29′47″E	
	2. 37°45′20″S 149°30′21″E	
	3. 37°46′17″S 149°30′58″E	
	4. 37°45′27″S 149°32′01″E	
	5. 37°44′22″S 149°31′17″E	
Reef Code 24.03 Easby Creek	Coordinates bordering Easby Creek reef code	2.0 tonnes
	1. 37°44′22″S 149°31′17″E	
	2. 37°45′27″S 149°32′01″E	
	3. 37°45′05″S 149°32′45″E	
	4. 37°43′45″S 149°32′45″E	
Reef Code 24.04 Red River	Coordinates bordering Red River reef code	2.6 tonnes
	1. 37°43′45″S 149°32′45″E	
	2. 37°45′05″S 149°32′45″E	
	3. 37°44′30″S 149°34′00″E	
	4. 37°43′28″S 149°34′00″E	
Reef Code 24.05 Secret Reef	Coordinates bordering Secret Reef reef code	0 tonnes
	1. 37°43′28″S 149°34′00″E	
	2. 37°44′30″S 149°34′00″E	
	3. 37°44′10″S 149°35′19″E	
	4. 37°43′21″S 149°35′19″E	
Reef Code 24.06 Sandpatch Point	Coordinates bordering Sandpatch Point reef code	23.4 tonnes
	1. 37°43′21″S 149°35′19″E	
	2. 37°44′10″S 149°35′19″E	
	3. 37°43′48″S 149°36′12″E	
	4.37°43′30″S 149°35′53″E	
Reef Code 24.07 Sandpatch Point Lee	Coordinates bordering Sandpatch Point Lee reef code	39.0 tonnes
	1. 37°43′30″S 149°35′53″E	
	2. 37°43′48″S 149°36′12″E	
	3. 37°42′27″S 149°37′35″E	
	4. 37°41′56″S 149°37′17″E	

Column 1	Column 2	Column 3
Reef code name	Coordinates bordering reef code	Upper limit
Reef Code 24.08 Benedore	Coordinates bordering Benedore reef code	9.1 tonnes
	1. 37°41′56″S 149°37′17″E	
	2. 37°42′27″S 149°37′35″E	
	3. 37°42′10″S 149°39′22″E	
	4. 37°41′23″S 149°39′22″E	
Reef Code 24.09 Little Rame	Coordinates bordering Little Rame reef code	19.5 tonnes
	1. 37°41′23″S 149°39′22″E	
	2. 37°42′10″S 149°39′22″E	
	3. 37°41′27″S 149°41′22″E	
	4. 37°41′04″S 149°40′39″E	
Reef Code 24.14 Bastion Point	Coordinates bordering Bastion Point reef code	7.8 tonnes
	1. 37°35′05″S 149°44′19″E	
	2. 37°36′42″S 149°46′10″E	
	3. 37°34′23″S 149°50′16″E	
	4. 37°33′07″S 149°50′16″E	
	5. 37°33′07″S 149°51′36″E	
	6. 37°33′59″S 149°51′36″E	
	7. 37°33′41″S 149°53′30″E	
	8. 37°32′28″S 149°53′30″E	
Reef Code 24.17 Gabo Island	Coordinates bordering Gabo Island reef code	24.7 tonnes
	1. 37°32′34″S 149°54′16″E	
	2. 37°32′55″S 149°54′20″E	
	3. 37°33′50″S 149°54′20″E	
	4. 37°33′57″S 149°54′02″E	
	5. 37°32′56″S 149°55′58″E	
	6. 37°32′07″S 149°54′45″E	
Reef Code 24.18 Gunshot	Coordinates bordering Gunshot reef code	2.0 tonnes
	1. 37°31′21″S 149°56′49″E	
	2. 37°32′02″S 149°57′37″E	
	3. 37°31′14″S 149°58′22″E	
	4. 37°30′56″S 149°58′01″E	
Reef Code 24.19 Iron Prince	Coordinates bordering Iron Prince reef code	15.0 tonnes
	1. 37°31′09″S 149°56′34″E	
	2. 37°31′21″S 149°56′49″E	
	3. 37°30′56″S 149°58′01″E	
	4. 37°30′46″S 149°57′49″E	

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Geoffrey Conway, Deputy Chief Fire Officer, Gippsland Region, Department of Environment, Land Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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

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

Determination

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

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
1	LEGL./21-134	Gippsland	TAMBO	Lower Tostaree	2/04/2021	30/06/2021
2	LEGL./21-135	Gippsland	TAMBO	Siberia Crossing	2/04/2021	30/06/2021

Table – Firewood collection areas

Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. **DELWP** means Department of Environment, Land Water and Planning.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning see https://www.landata.vic.gov.au select Central Plan Office, and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from ffm.vic.gov.au/firewood
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 30 March 2021

GEOFFREY CONWAY
Deputy Chief Fire Officer, Gippsland Region
Department of Environment, Land, Water and Planning
as delegate of the Secretary to the
Department of Environment, Land, Water and Planning

Forests Act 1958

REVOCATION OF DETERMINATION OF FIREWOOD COLLECTION AREA

I, Geoffrey Conway, Deputy Chief Fire Officer, Gippsland Region, Department of Environment, Land, Water and Planning, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, under section 57U of the **Forests Act 1958**, revoke the determination of the firewood collection area described in item 13 of the table in the determination made under section 57U of the **Forests Act 1958** on 23 February 2021 and published in the Government Gazette No. G 8 on 25 February 2021.

This revocation comes into operation on 1 April 2021.

Dated 30 March 2021

GEOFFREY CONWAY

Deputy Chief Fire Officer, Gippsland Region Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning



Water Act 1989

NOTICE OF DECLARATION OF SERVICED PROPERTIES DECLARATION NO. 816 Central Highlands Water declares the properties as described below to be serviced properties for the purpose of the **Water Act 1989** on and from Thursday 27 May 2021.

PROPERTY	TOWNS	TYPE
PS708457G Lot 7 and 8	Mount Clear	water/sewer
PS813163N Lot 6-8 incl.	Redan	water/sewer
PS813169A Lot 1	Clunes	water/sewer
PS813169A Lot 2	Clunes	sewer
PS818731Y Lot 1-4 incl.	Ballan	water/sewer
PS828387F Lot 700-735 incl.	Winter Valley	water/sewer
PS829322F Lot 1 and 2	Clunes	water/sewer
PS832059A Lot 1 and 2	Haddon	water
PS836352F Lot 525-556 incl.	Alfredton	water/sewer
PS836375S Lot 1-17 incl.	Wendouree	water/sewer
PS838381M/S1 Lot 1 and S2	Sebastopol	water/sewer
TP909551G Lot 1	Maryborough	water/sewer

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

Health Complaints Act 2016

Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the account to 10	Hariot Varia of Crandon in the State of State of	
Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Harjot Kaur of Croydon in the State of Victoria	
Date this Interim Prohibition Order is made:	17 March 2021	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 8 June 2021 while an investigation is conducted unless it is revoked before that date.	
Effect of this Interim Prohibition Order:	 The general health service provider named above must not provide any general health services, paid or otherwise, in a clinical or non-clinical capacity, at any location and/or for any employer (including self-employment) other than the one listed below: Employer: Mecwacare (ABN: 59 004 927 244) Location: Malvern Centre, 1245 Malvern Road, Malvern, 	
	Victoria 3144 2. The general health service provider named above must not provide any general health services, paid or otherwise, in a clinical or non-clinical capacity, for the abovenamed employer at the abovenamed location, unless she is accompanied by a Personal Care Attendant, Registered Nurse or an Enrolled Nurse.	
	3. The general health service provider named above must, within seven (7) days of the day this Interim Prohibition Order is personally served, provide evidence, to the Commissioner's satisfaction, that she has informed Mecwacare of:	
	a. the Commissioner's investigation; and	
	b. the allegations against her.	
	4. The general health service provider named above must allow the Health Complaints Commissioner to seek reports from Mecwacare to ensure compliance with this Interim Prohibition Order and, including but not limited to, information about any complaints or concerns about the provider's provision of general health services.	

- 5. The general health service provider named above must display a copy of this Interim Prohibition Order at any premises where she provides any general health service and must ensure that it is easily visible to the public.
- 6. The general health service provider named above must publish a copy of this Interim Prohibition Order on any website or social media platform she uses to promote themselves or the supply of any goods or services.

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

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

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

KAREN CUSACK Health Complaints Commissioner

Health Complaints Act 2016

Section 94

ORDER TO REVOKE AN INTERIM PROHIBITION ORDER

On 8 February 2021, pursuant to section 90 of the **Health Complaints Act 2016** (Act), the Health Complaints Commissioner (Commissioner) made an Interim Prohibition Order against the general health service provider named below. That Interim Prohibition Order was due to expire on 2 May 2021.

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

Name of the general health service provider to which the Revocation Order applies:	The Skin Boutique Australia (SX) Pty Ltd (ACN: 165 227 403) registered in Melbourne in the State of Victoria which also trades as 'The Skin Boutique'.	
Date of the Revocation Order:	9 March 2021	
Effect of the Revocation Order:	The Interim Prohibition Order made by the Commissioner on 8 February 2021 is revoked.	
Reason for the Revocation Order:	The Commissioner's investigation remains ongoing. To avoid a serious risk to the health, safety or welfare of the public, the Commissioner has decided to make a new Interim Prohibition Order under the Act. The terms of the new Interim Prohibition Order are different to those contained in the Interim Prohibition Order made on 8 February 2021. Accordingly, it is appropriate to revoke the Interim Prohibition Order made on 8 February 2021. A copy of the new Interim Prohibition Order will be published in the Victoria Government Gazette and on the internet site of the Health Complaints Commissioner.	

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

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

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

KAREN CUSACK Health Complaints Commissioner

Health Complaints Act 2016 Section 90

INTERIM PROHIBITION ORDER

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

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

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	The Skin Boutique Australia (SX) Pty Ltd (ACN: 165 227 403) registered in Melbourne in the State of Victoria which also trades as 'The Skin Boutique'.	
Date this Interim Prohibition Order is made:	9 March 2021	
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 1 June 2021 while an investigation is conducted unless it is revoked before that date.	
Effect of this Interim Prohibition Order:	 The general health service provider named above must not: a. advertise or cause to be advertised, or b. offer or cause to be offered, or c. provide or cause to be provided any general health services (paid or otherwise, in a clinical or non-clinical capacity) which involves in any way laser treatment to the face including but not limited to facial laser hair removal and facial laser genesis. The general health service provider named above must prominently display a copy of this Interim Prohibition Order at any premises where it provides any general health service and must ensure that it is easily visible to the public. The general health service provider named above must publish a copy of this Interim Prohibition Order prominently on the homepage of any website or social media platform, in a manner that is easily visible to the public, it uses to promote itself or the supply of any goods or services, including, but not limited to: https://theskinboutique.com.au/ https://www.facebook.com/TheSkinBoutiqueAustralia/ https://www.bookwell.com.au/venue/nb/the-skin-boutique-melbourne/melbourne/3000 	

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

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

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

KAREN CUSACK Health Complaints Commissioner

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF CITRUS TRISTEZA VIRUS

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

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of citrus tristeza virus* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G16 on 16 April 2020 at page 771 is revoked.

5 Definitions

In this Order -

'citrus tristeza virus' means the stem pitting strain of the exotic disease citrus tristeza virus.

'host material' means any plant or plant product of the genus *Citrus* and the genus *Fortunella*, excluding fruit and kaffir lime leaves for human consumption.

6 Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (a) does not apply if the host material
 - (i) originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated, certifying that the area from which the material originated is known to be free of citrus tristeza virus; or
 - (ii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Expiry

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

Dated 25 March 2021

ROSA CRNOV Chief Plant Health Officer

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF ANNUAL RYEGRASS TOXICITY

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

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of annual ryegrass toxicity* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G16 on 23 April 2020 at pages 767–768 is revoked.

5 Definitions

In this Order -

'annual ryegrass toxicity' means the disease of livestock caused by eating annual ryegrass plant material infected jointly with the nematode (*Anguina funesta*) and the bacterium (*Rathayibacter toxicus*).

'host material' means any plant or plant product on or in which annual ryegrass seeds may be present, including cereal grain, lucerne hay (except second or subsequent cut for the season), pasture hay, stockfeed or plant waste and used agricultural equipment and used packaging associated with any annual ryegrass toxicity host plants or plant products.

6 Prohibitions, restrictions and conditions

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

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

7 Verification of consignments

Where requested by an inspector, host material imported into Victoria which is required by Clause 6(b)(ii) to be accompanied by a certificate or declaration must be presented to an Inspector for inspection.

8 Expiry

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

Schedule

- (1) Cereal grain must be
 - (a) sampled at the rate of
 - (i) 100 g from every tenth bag, up to a maximum of 400 bags; or
 - (ii) in the case of bulk loads, 100 g from 4 sample points per 25 t, up to a maximum of 500 t; and
 - (b) analysed for the presence of annual ryegrass seeds; and
 - (i) no annual ryegrass seeds are detected; or
 - (ii) where annual ryegrass seeds are detected, the seeds are examined for the presence of galls, and
 - (A) in the case of seed for processing, less that one gall per kilogram of sample is detected; and
 - (B) in the case of seed for planting, no galls detected.
- (2) Hay must be
 - (a) sampled at the rate of 80–100 g per each 10 bales, up to a maximum of 400 bales; and
 - (b) analysed for the presence of annual ryegrass seeds; and
 - (i) no annual ryegrass seeds are detected; or
 - (ii) where annual ryegrass seeds are detected, the seeds are examined for the presence of galls, and less than one gall per kilogram of sample is detected.
- (3) Agricultural equipment must be
 - (a) cleaned by
 - (i) brushing; or
 - (ii) high pressure hot water; or
 - (iii) steam; and
 - (b) inspected and found free of soil and organic matter.
- (4) Used packaging must be disinfected by dipping or spray rinsing for one minute with
 - (a) a solution of phenolic disinfectant (e.g. Biogram or Phensol) followed by rinsing with water; or
 - (b) a solution of at least 50 ppm available chlorine, where the pH is maintained between 6.5 and 7.0.

Dated 25 March 2021

ROSA CRNOV Chief Plant Health Officer

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF CITRUS RED MITE

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

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of citrus red mite* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G16 on 23 April 2020 at pages 769–770 is revoked.

5 Definitions

In this Order -

'citrus red mite' means the exotic pest Panonychus citri (McGregor).

'host material' means any plant or plant product, excluding fruit, of *Poncirus trifoliata*, hybrids of *Poncirus* species, or species of *Fortunella* or *Citrus*.

6 Prohibitions, restrictions and conditions

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

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

7 Verification of consignments

Where requested by an inspector, host material imported into Victoria which is required by Clause 6(b)(ii) to be accompanied by a certificate or declaration, must be presented to an Inspector for inspection.

8 Expiry

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

Schedule

Host material must -

(1) be grown on a property inspected by an officer of the department responsible for agriculture in the State or Territory where the host material is grown, and found free from citrus red mite; or

- (2) in the case of bare-rooted or potted plants, be treated within the previous 12 months with a drenching spray using mixture containing 25 mL of 18 g/L of Abamectin per 100 L water; and
 - (a) 30 mL of 500 g/L of Clofentezine per 100 L water; or
 - (b) 5 mL of 200 g/L of Amitraz per 100 L water; or
- (3) in the case of budwood, be treated within the previous 12 months by dipping for at least 2 minutes in mixture containing 25 mL of 18 g/L of Abamectin per 100 L water; and
 - (a) 30 mL of 500 g/L of Clofentezine per 100 L water; or
 - (b) 5 mL of 200 g/L of Amitraz per 100 L water.

Dated 25 March 2021

ROSA CRNOV Chief Plant Health Officer

Vexatious Proceedings Act 2014

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE

Common Law Division

S ECI 2020 03249

IN THE MATTER of an application pursuant to section 28 of the **Vexatious Proceedings Act 2014 BETWEEN**:

ATTORNEY-GENERAL (VICTORIA)

Plaintiff

V

MARK WILLIAM WHITTINGHAM

Defendant

ORDER

JUDGE: The Honourable Justice Ginnane

DATE MADE: 2 March 2021

ORIGINATING PROCESS: Originating Motion dated 11 August 2020.

METHOD OBTAINED: Judgement

ATTENDANCE: Mr L. Brown, Crown Counsel, for the Plaintiff.

The Defendant appeared in person.

OTHER MATTERS: A. This order is signed by the Judge pursuant to

Rule 60.02(1)(b) of the Supreme Court (General Civil Procedure) Rules 2015.

B. This order gives effect to the judgement of the

Honourable Justice Ginnane in Attorney-General

(Vic) v Whittingham [2021] VSC 91.

THE COURT ORDERS THAT:

- Until further order of this Court, pursuant to sections 29 and 30 of the Vexatious Proceedings Act 2014, the Court orders that Mr Mark William Whittingham must not:
 - a) continue any proceeding in any Victorian court or tribunal without leave of the Victorian court or tribunal in which the proceeding is being heard; or
 - b) commence any proceeding in any Victorian court or tribunal without leave of the Victorian court or tribunal in which the proceeding is to be heard.
- 2. Order 1 does not apply to proceeding S ECI 2019 04269 between Mark Whittingham and John Charles Work.
- 3. Parties have liberty to apply on the question of the costs of this proceeding if that is required. DATE AUTHENTICATED: 2 March 2021

THE HONOURABLE JUSTICE GINNANE

ORDERS IN COUNCIL

State Owned Enterprises Act 1992

DECLARATION UNDER PART 5 IN RELATION TO BREAKTHROUGH VICTORIA PTY LTD

Order in Council

The Governor in Council under section 66(1) of the **State Owned Enterprises Act 1992** declares Breakthrough Victoria Pty Ltd (ACN 647 784 772) to be a State owned company.

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

Dated 30 March 2021

G 13

1 April 2021

Responsible Minister:

TIM PALLAS MP

Treasurer

CLAIRE CHISHOLM Clerk of the Executive Council This page was left blank intentionally

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

22. Statutory Rule: Children, Youth

and Families (Children's Court Judicial Registrars)

Rules 2021

Authorising Act: Children, Youth

and Families Act 2005

Date first obtainable: 24 March 2021

Code A

23. Statutory Rule: Magistrates' Court

General Civil Procedure and Miscellaneous Civil Proceedings (Costs

Amendment) Rules 2021

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 25 March 2021

Code A

24. *Statutory Rule:* Education and

Training Reform Amendment (COVID-19 Emergency Measures Extension)

Regulations 2021

Authorising Act: Education and

Training Reform

Act 2006

Date first obtainable: 30 March 2021

Code A

25. *Statutory Rule:* Education and

Training Reform Amendment Regulations 2021

Authorising Act: Education and

Training Reform

Act 2006

Date first obtainable: 30 March 2021

Code B

26. Statutory Rule: Service Victoria

(Transfer of Worker Screening

Functions)
Regulations 2021

Authorising Act: Service Victoria

Act 2018

Date first obtainable: 30 March 2021

Code A

27. *Statutory Rule*: Dangerous Goods

Amendment (Transport by Road or Rail) Regulations 2021

Authorising Act: Dangerous Goods

Act 1985

Date first obtainable: 30 March 2021

Code A

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