

Victoria Government Gazette

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Public Health and Wellbeing Act 2008

Section 200

DIRECTIONS FROM CHIEF HEALTH OFFICER IN ACCORDANCE WITH EMERGENCY POWERS ARISING FROM DECLARED STATE OF EMERGENCY

Restricted Activity Directions (Victoria) (No. 22)

I, Adjunct Clinical Professor Brett Sutton, Chief Health Officer, consider it reasonably necessary to eliminate or reduce the risk to public health – and reasonably necessary to protect public health – to give the following directions pursuant to section 200(1)(b) and (d) of the **Public Health and Wellbeing Act 2008** (Vic.) (**PHW Act**):

1 Preamble

- (1) The purpose of these directions is to restrict the operation of certain businesses and undertakings in the State of Victoria to address the serious public health risk posed to Victoria by severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2).
- (2) These directions must be read together with the **Directions currently in force**.
- (3) These directions replace the **Restricted Activity Directions (Victoria) (No. 21)**.

2 Citation

These directions may be referred to as the Restricted Activity Directions (Victoria) (No. 22).

3 Revocation

The **Restricted Activity Directions (Victoria) (No. 21)** are revoked at 11:59:00 pm on 3 August 2021.

4 Restricted activity period

For the purposes of these directions, the **restricted activity period** is the period beginning at 11:59:00 pm on 3 August 2021 and ending at 11:59:00 pm on 26 August 2021.

5 Physical recreational facilities

(1) A person who owns, controls or operates a physical recreational facility in the State of Victoria may only operate that facility during the restricted activity period in accordance with these directions.

Note: nothing in these directions is intended to prevent or otherwise affect the operation or use of a facility for emergency refuge, shelter or relief purposes in accordance with the emergency management arrangements under the **Emergency Management Act 2013**.

- (2) A **physical recreational facility** means any of the following, whether operated on a for profit or not-for-profit basis:
 - (a) a facility used predominantly for indoor sport or physical recreation; *Examples: gymnasium, health club, fitness centre, yoga studio, pilates studio, barre studio, dance studio, spin facility, indoor basketball court, indoor climbing facility, squash court, table tennis centre.*
 - (b) a facility used predominantly for outdoor sport or physical recreation;

Examples: golf club, tennis club, basketball centre, go kart track, rifle range, equestrian centre, mini golf, paint ball, lawn bowling, water skiing.

(c) a personal training facility;

(d) a cardio or strength training facility;

Examples: a cardio or strength facility featuring cardio equipment (such as exercise bikes, elliptical trainers, steppers and rowing machines), free weights, kettlebells and weight and / or strength training equipment and machines. A cardio or strength training facility may be a stand-alone facility or part of another facility (such as a gymnasium, health club, fitness centre or personal training facility).

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- (e) a play centre;
- (f) an indoor skatepark;
- (g) a trampolining centre;

(h) a swimming pool, **hydrotherapy pool**, spa, sauna, steam room or **spring** facility, but does not include:

- (i) a skatepark in an **outdoor space**;
- (j) outdoor communal exercise equipment; or
- (k) a creative arts facility.

Note: a skatepark in an outdoor space and outdoor communal exercise equipment can be used.

Physical recreation and community sport

- (3) A person who owns, controls or operates a physical recreational facility in the State of Victoria may only operate that facility for the purpose of physical recreation or community sport by **members of the public** if:
 - (a) the number of members of the public permitted in any non-seated indoor space or any non-seated outdoor space at any one time is limited (with infants under one year of age not counting towards these limits) to the density quotient; and
 - (b) the number of members of the public in each **indoor space** (whether seated or non-seated) at the facility at any one time is limited to no more than 100 (with infants under one year old not counting towards this limit); and
 - (c) the number of members of the public in each **discrete outdoor space** at the facility at any one time is limited to no more than 300 (with infants under one year old not counting towards this limit); and

Note: a person who owns, controls or operates a facility for any activity or event proposed to exceed the limits above should have regard to the Public Event Framework and exemption process for 'eligible public events' described in clause 18.

- (d) any shared equipment is cleaned between users; and
- (e) a **COVID Check-in Marshal** is present at all entrances to the facility open to members of the public whenever the facility is operational; and
- (f) any **food and drink facility** within the physical recreational facility operates in accordance with the requirements of clause 13 (*food and drink facilities*); and
- (g) any **retail facility** within the physical recreational facility operates in accordance with the requirements of clause 11 (*retail facilities*); and
- (h) any dancefloor in the physical recreational facility is closed.

Note: any person employed by the physical recreation facility is not included for the purpose of calculating the limits on the number of members of the public referred to in this subclause.

Exception – professional or high performance sport

(4) Despite subclause (3), a person who owns, controls or operates a physical recreational facility in the State of Victoria is not required to comply with the requirements in subclause (3)(a) (density quotient) for the purpose of the exclusive use for professional or high-performance sports persons, provided that only persons who are necessary for the conduct of the activity (including the broadcasting of the activity) are permitted to be in the relevant space.

Exception – school or educational swimming purposes

- (5) A person who owns, controls or operates a physical recreational facility may operate that facility for the purpose of:
 - (a) providing the facility for the exclusive use by a single **school** at any one time for use for educational purposes and is not required to comply with subclause (3); or

(b) providing the facility for swimming or water safety lessons and is not required to comply with subclause (3)(a) (density quotient).

Note: the operation of the physical recreational facility must comply with all other requirements of subclause (3).

6 Community facilities

(1) A person who owns, controls or operates a **community facility** in the State of Victoria may only operate that facility during the restricted activity period in accordance with these directions.

Note: nothing in these directions is intended to prevent or otherwise affect the operation or use of a facility for emergency refuge, shelter or relief purposes in accordance with the emergency management arrangements under the **Emergency Management Act 2013**.

- (2) A **community facility** means any of the following, whether operated on a for profit or not-for-profit basis:
 - (a) a community centre or community hall;
 - (b) a public library (including a toy library, but not the **State Library**);
 - (c) a youth centre;
 - (d) a **playground**;
 - (e) a skatepark in an outdoor space; or
 - (f) outdoor communal exercise equipment,

but does not include:

- (g) a creative arts facility;
- (h) a physical recreational facility; or
- (i) a swimming pool facility, hydrotherapy pool, spa, sauna, steam room or spring facility.
- (3) A person who owns, controls or operates a community facility in the State of Victoria may only operate that facility for members of the public if:
 - (a) any wedding or funeral held at the facility complies with the requirements of the **Stay Safe Directions (Victoria)**; and
 - (b) the number of members of the public permitted in each indoor space or outdoor space at any one time is limited (with infants under one year of age not counting towards these limits) to the density quotient; and

Note 1: the persons conducting an activity are not included for the purpose of calculating the limit on the number of members of the public referred to in subclause (3)(b).

Note 2: a person who owns, controls or operates a facility for any activity or event proposed to exceed the limits above should have regard to the Public Event Framework and exemption process for 'eligible public events' described in clause 18.

- (c) the number of members of the public in each indoor space (whether seated or non-seated) at the facility at any one time is limited to no more than 100 (with infants under one year old not counting towards this limit); and
- (d) the number of members of the public in each outdoor space (whether seated or non-seated) at the facility at any one time is limited to no more than 300 (with infants under one year old not counting towards this limit); and
- (e) a COVID Check-in Marshal is present at all entrances to the facility open to members of the public whenever the facility is operational; and
- (f) any dancefloor in the community facility is closed.
- (4) Despite subclause (3), a person who owns, controls or operates a community facility in the State of Victoria may do so:
 - (a) for the purpose of hosting an essential public support service (whether that service is provided on a voluntary basis or otherwise) and is not required to

comply with subclause (3) except if the essential public support service is the provision of a support group service; or

Examples: a food bank or a service for homeless persons.

Note 1: support groups do not fall within this exception and must comply with the restrictions in subclause (3).

Note 2: only members of the public receiving this service and those conducting it can be present.

(b) for the purpose of providing an exclusive venue for the exclusive use of a single school at any one time for educational or school gathering purposes, and is not required to comply with subclause (3).

Note: a community facility is not operated for the purpose of providing an exclusive venue for the exclusive use of a single school for educational or school gathering purposes if people other than students and staff are permitted to attend. If other guests attend, then the limits in subclause (3) apply.

Playgrounds, outdoor skatepark or outdoor communal exercise equipment

(5) Despite subclause (3), a person who owns, controls or operates an outdoor playground, outdoor skatepark or outdoor communal exercise equipment may operate that facility for its ordinary purpose for use by members of the public and is not required to comply with the requirements in subclause (3).

7 Creative arts facility

- (1) A person who owns, controls or operates a **creative arts facility** in the State of Victoria may only operate that facility during the restricted activity period in accordance with these directions.
- (2) A person who owns, controls or operates a creative arts facility in the State of Victoria may only operate the facility if:
 - (a) the number of members of the public permitted in each indoor space or each outdoor space at any one time is limited (with infants under one year of age not counting towards these limits) to the density quotient; and

Note: the persons conducting an activity are not included for the purpose of calculating the limit on the number of members of the public referred to in subclause (2)(a).

- (b) the number of members of the public in all indoor spaces combined (whether seated or non-seated) at the facility at any one time is limited to no more than 100 (with infants under one year old not counting towards this limit); and
- (c) the number of members of the public in all outdoor spaces combined (whether seated or non-seated) at the facility at any one time is limited to no more than 300 (with infants under one year old not counting towards this limit); and
- (d) a COVID Check-in Marshal is present at all entrances to the facility open to members of the public whenever the facility is operational; and
- (e) any equipment used in an activity is cleaned between users; and
- (f) any dancefloor in the creative arts facility is closed.

Exception – exclusive use by a single school

(3) Despite subclause (2), a person who operates a facility described in subclause (2) may operate that facility for the purpose of providing an exclusive venue for the exclusive use of a single school at any one time for educational or school gathering purposes and is not required to comply with the requirement in subclause (2).

Note: a creative arts facility is not operated for the purpose of providing an exclusive venue for the exclusive use of a single school for educational or school gathering purposes if people other than students and staff are permitted to attend. If other guests attend, then the limits in subclause (2) apply.

8 Entertainment and function facilities

(1) A person who owns, controls or operates an **entertainment or function facility** in the State of Victoria may only operate that facility during the restricted activity period in accordance with these directions.

Note: nothing in these directions is intended to prevent or otherwise affect the operation or use of a facility for emergency refuge, shelter or relief purposes in accordance with the emergency management arrangements under the **Emergency Management Act 2013**.

- (2) An **entertainment or function facility** means any of the following, whether operated on a for profit or not-for-profit basis:
 - (a) a theatre;
 - (b) a cinema, including a drive-in cinema;
 - (c) a music hall, concert hall or auditorium;
 - (d) a gallery or a museum;
 - (e) the State Library;
 - (f) an arena or stadium;
 - (g) an arcade;
 - (h) an amusement park;
 - (i) a retail betting venue;
 - (j) a **gaming machine area**;
 - (k) a brothel, sex on premises venue or sexually explicit entertainment venue;
 - (l) a bingo centre;
 - (m) an escape room;
 - (n) an **animal facility**;
 - (o) a karaoke facility;
 - (p) a **nightclub**;
 - (q) a convention centre;
 - (r) a **function facility**; and
 - (s) a **casino**, except to the extent of:
 - (i) providing food and drink in accordance with clause 13; or
 - (ii) providing accommodation in accordance with clause 14.

General entertainment facilities

- (3) A person who owns, controls or operates a facility in subclause (2)(a) (theatre), (2) (b) (cinema, but excluding a drive-in cinema), (2)(c) (music hall, concert hall or auditorium), (2)(d) (gallery or a museum), (2)(e) (State Library), (2)(f) (arena or stadium), (2)(h) (amusement park) or (2)(n) (animal facility), (2)(q) (convention centre) or (2)(r) (function facility) in the State of Victoria may only operate the facility if:
 - (a) the number of members of the public in each non-seated indoor space or nonseated outdoor space at any one time is limited to (with infants under one year of age not counting towards this limit) the density quotient; and
 - (b) the number of members of the public in each indoor space (whether seated or non-seated) at any one time is limited to no more than 100 (with infants under one year of age not counting towards this limit); and
 - (c) the number of members of the public in each discrete outdoor space is limited to no more than 300 (with infants under one year of age not counting towards this limit); and

Note: a person who owns, controls or operates a facility for any activity or event proposed to exceed the limits in subclause (c) above should have regard to the Public Event Framework and exemption process for 'eligible public events' described in clause 18.

- (d) a COVID Check-in Marshal is present at all entrances to the facility open to members of the public whenever the facility is operational; and
- (e) any food and drink facility within the entertainment facility operates in accordance with the requirements of clause 13 (*food and drink facilities*); and
- (f) any retail facility within the entertainment facility operates in accordance with the requirements of clause 11 (*retail facilities*); and
- (g) any dancefloor in the entertainment facility is closed.

Exception – exclusive use by a single school

(4) Despite subclause (3), a person who operates a facility described in subclause (3) for the purpose of providing an exclusive venue for the exclusive use of a single school at any one time for educational or school gathering purposes is not required to comply with the requirements in subclause (3).

Note: a facility is not operated for the purpose of providing an exclusive venue for the exclusive use of a single school for educational or school gathering purposes if people other than students and staff are permitted to attend. If other guests attend, then the limits in subclause (3) apply.

Retail betting venue

- (5) A person who owns, controls or operates a retail betting venue in the State of Victoria may only operate the venue during the restricted activity period if:
 - (a) a COVID Check-in Marshal is present at all entrances to the retail betting venue open to members of the public whenever the retail betting venue is operational; and
 - (b) the number of members of the public permitted in any indoor space or outdoor space is limited (with infants under one year of age not counted towards this limit) to the density quotient; and
 - (c) the total number of members of the public permitted in the whole of the retail betting venue at any time is limited (with infants under one year of age not counted towards this limit) to the lesser of:
 - (i) the density quotient; and
 - (ii) 100,

provided that, where the retail betting venue is within a larger facility that is subject to restrictions under these directions, the number of members of the public in the retail betting venue at any time is included within the cap that is applicable to that larger facility.

Example: a retail betting venue located within a food and drink facility.

Arcades, escape rooms and bingo centres

- (6) A person who owns, controls or operates an arcade, escape room or bingo centre in the State of Victoria may only operate the facility during the restricted activity period if:
 - (a) the number of members of the public permitted in any outdoor space or indoor space at any one time is limited (with infants under one year of age not counted towards this limit) to the density quotient; and
 - (b) the total number of members of the public permitted in the whole of the arcade, escape room or bingo facility at any time is limited (with infants under one year of age not counted towards this limit) to the lesser of:
 - (i) the density quotient; and
 - (ii) 100; and
 - (c) a COVID Check-in Marshal is present at all entrances to the arcade, escape room or bingo facility open to members of the public whenever that facility is operational; and
 - (d) any dancefloor in the arcade, escape room or bingo facility is closed.

Drive-in cinemas

- (7) A person who owns, controls or operates a drive-in cinema in the State of Victoria may operate the facility if:
 - (a) the cinema is in an outdoor space accessed by vehicles; and
 - (b) members of the public are not permitted to be seated outside of their vehicles; Note: members of the public are permitted to leave a vehicle to access toilet facilities or a food and drink facility.
 - (c) a COVID Check-in Marshal is present at all entrances to the drive-in cinema open to members of the public whenever that facility is operational; and
 - (d) the number of members of the public permitted in any non-seated space is limited (with infants under one year of age not counted towards this limit) to the density quotient; and
 - (e) any **food and drink facility** within the drive-in cinema operates in accordance with the requirements of clause 13 (*food and drink facilities*).

Casino

- (8) A person who owns, controls or operates a facility in subclause (2)(s) (a casino) in the State of Victoria may only operate that facility during the restricted activity period if:
 - (a) the number of members of the public permitted in each indoor space or outdoor space is limited (with infants under one year of age not counted towards this limit) to the density quotient; and
 - (b) the number of members of the public permitted in each indoor space at any one time is limited to 100 (with infants under one year of age not counting towards this limit); and
 - (c) a COVID Check-in Marshal is present at all entrances to the facility open to members of the public whenever the facility is operational; and
 - (d) each **gaming machine** is either spaced at least 1.5 metres apart or every second gaming machine is closed; and
 - (e) the person:
 - (i) requires **workers** to complete an online COVID-19 training package arranged by the person that addresses personal hygiene, physical distancing and symptom awareness; and
 - (ii) retains security camera footage for at least 14 days after it is recorded; and
 - (f) a COVIDSafe Plan for the facility is published on the facility's Internet site; and
 - (g) an employee or employees of the operator have been designated as a **COVID Marshal**; and
 - (h) any dancefloor in the casino is closed.

Gaming machine area

- (9) A person who owns, controls or operates a gaming machine area in the State of Victoria may only operate the gaming machine area during the restricted activity period if:
 - (a) each gaming machine is either spaced at least 1.5m apart or every second gaming machine is closed; and
 - (b) an employee or employees of the operator have been designated as a COVID Marshal; and
 - (c) a COVID Check-in Marshal is present at all entrances to the facility open to members of the public whenever the facility is operational; and
 - (d) the number of members of the public permitted in any outdoor space or indoor space at any one time is limited (with infants under one year of age not counting towards this limit) to the density quotient; and

- (e) the total number of members of the public permitted in the whole of the gaming machine area at any time is limited (with infants under one year of age not counted towards this limit) to the lesser of:
 - (i) the density quotient; and
 - (ii) 100,

provided that, where the gaming machine area is within a larger facility that is subject to restrictions under these directions, the number of members of the public in the gaming machine area at any time is included within the cap that is applicable to that larger facility.

Example: a gaming machine area located within a food and drink facility

Sex on premises, brothels and sexually explicit entertainment venues

- (10) A person who owns, controls or operates a sex on premises venue, brothel or a sexually explicit entertainment venue in the State of Victoria may only operate the facility during the restricted activity period if:
 - (a) the number of members of the public permitted in any outdoor space or indoor space at any one time is limited to the density quotient; and
 - (b) the total number of members of the public permitted in the whole of the venue at any time is limited (with infants under one year of age not counted towards this limit) to the lesser of:
 - (i) the density quotient; and
 - (ii) 100; and
 - (c) a COVID Check-in Marshal is present at all entrances to the venue open to members of the public whenever the venue is operational; and
 - (d) any dancefloor in the sex on premises, brothel or sexually explicit entertainment venue is closed.

Note 1: the person must also comply with the conditions of any licence held for the purposes of operating a brothel or sex on premises venue, liquor licence or planning permit.

Note 2: all members of the public in any public or private area of a brothel or sex on premises venue are included in these limits.

Karaoke facilities and nightclubs

- (11) A person who owns, controls or operates a karaoke facility or a nightclub in the State of Victoria may only operate the facility during the restricted activity period if:
 - (a) the number of members of the public permitted in any outdoor space or indoor space at any one time is limited (with infants under one year of age not counting towards this limit) to the density quotient; and
 - (b) the total number of members of the public permitted in the whole of the facility at any time is limited (with infants under one year of age not counted towards this limit), to the lesser of:
 - (i) the density quotient; and
 - (ii) 100; and
 - (c) a COVID Check-in Marshal is present at all entrances to the facility open to members of the public whenever the facility is operational; and
 - (d) members of the public at the facility remain seated except when ordering food or drink, using toilets or entering and leaving the facility; and
 - (e) any dancefloor in the karaoke facility or nightclub is closed.

9 Places of worship

(1) A person who owns, controls or operates a **place of worship** in the State of Victoria may only operate that place of worship during the restricted activity period in accordance with these directions.

Note: nothing in these directions is intended to prevent or otherwise affect the operation or use of a facility for emergency refuge, shelter or relief purposes in accordance with the emergency management arrangements under the **Emergency Management Act 2013**.

- (2) A person who owns, controls or operates a place of worship in the State of Victoria may only operate that facility if:
 - (a) the number of members of the public in any indoor space or outdoor space is limited (with infants under one year of age not counting towards this limit) to the density quotient; and

Note: the persons conducting an activity are not included for the purpose of calculating the limit on the number of members of the public referred to in subclause (2)(a).

- (b) the number of members of the public in all indoor spaces combined (whether seated or non-seated) at the facility at any one time is limited to no more than 100 (with infants under one year old not counting towards this limit); and
- (c) the number of members of the public in all outdoor spaces combined (whether seated or non-seated) at the facility at any one time is limited to no more than 300 (with infants under one year old not counting towards this limit); and
- (d) a COVID Check-in Marshal is present at all entrances to the place of worship open to members of the public whenever the facility is operational; and
- (e) any weddings and funerals are compliant with the requirements of the Stay Safe Directions (Victoria); and
- (f) no food, drink, crockery, utensils, vessels or other equipment is permitted to be shared by any members of the public; and
- (g) any dancefloor in a place of worship is closed.
- (3) Despite subclause (2), a person may operate a place of worship without complying with subclause (2) if it is for the purpose of:
 - (a) hosting an essential public support service other than support groups (whether that service is provided on a voluntary basis or otherwise); and *Examples: a food bank, a service for homeless persons.* Note 1: support groups do not fall within this exception and must comply with the restrictions in subclause (2).

Note 2: only members of the public receiving this service and those conducting it can be present.

(b) providing an exclusive venue for the exclusive use of a single school for educational or school gathering purposes at any one time.

Note: a facility is not operated for the purpose of providing an exclusive venue for the exclusive use of a single school for educational or school gathering purposes if people other than students and staff are permitted to attend. If other guests attend, then the limits in subclause (2) apply.

- (4) Despite subclause (2), a person may operate a place of worship without complying with the requirement in subclause (2)(a) (density quotient) if:
 - (a) the total area of all indoor spaces and outdoor spaces accessible to members of the public is less than 100 square metres; and
 - (b) the number of members of the public permitted at the facility at any one time is limited to 25 (with infants under one year of age not counting towards this limit).

10 Funeral providers and crematoriums

- (1) A person who owns, controls or operates a funeral home or crematorium in the State of Victoria may only do so during the restricted activity period if:
 - (a) any funeral conducted is compliant with the requirements of the Stay Safe Directions (Victoria); and
 - (b) the number of members of the public in any indoor space and outdoor space is limited (with infants under one year of age not counting towards this limit) to the density quotient; and
 - (c) the total number of members of the public at the whole of the facility at any time is limited (with infants under one year of age not counted towards this limit) to the lesser of:
 - (i) the density quotient; and
 - (ii) 50; and
 - (d) a COVID Check-in Marshal is present at all entrances to the facility open to members of the public whenever the facility is operational; and
 - (e) no food, drink, crockery, utensils, vessels or other equipment is permitted to be shared by any members of the public.

11 Retail facilities

- (1) A person who owns, controls or operates a retail facility, including a restricted retail facility or an auction house, in the State of Victoria may only operate that facility during the restricted activity period in accordance with these directions.
- (2) A restricted retail facility means the following:
 - (a) a beauty and personal care facility; or
 - (b) a hairdressing facility.
- (3) A person who owns, controls or operates a retail facility, including a restricted retail facility and auction house, in the State of Victoria may only operate that facility if:
 - (a) the number of members of the public in any indoor space and outdoor space is limited (with infants under one year of age not counting towards this limit) to the density quotient; and
 - (b) in respect of the operation of restricted retail facilities only, a client wears a face covering for the duration of the service or procedure, other than when the client is receiving services or undertaking procedures that require the removal of the face covering or where the client is exempt from the requirement to wear a face covering in accordance with the Stay Safe Directions (Victoria); and

Example 1: services such as facials, face waxing and beard trimming around the mouth, nose or cheeks do not require the client to wear a face covering because such services could not be provided if a face covering were worn during the service or procedure.

Example 2: a person under the age of 12 years and a person who has a physical or mental health illness or condition, or disability, which makes wearing a face covering unsuitable, are not required to wear a face covering.

(c) any dancefloor in the retail facility is closed.

Exception – small retail facilities

- (4) Despite subclause (3), a person who owns, controls or operates a retail facility, including a restricted retail facility and auction house, in the State of Victoria is not required to comply with the requirement in subclause (3)(a) if:
 - (a) the total area of all indoor spaces and outdoor spaces accessible to members of the public (excluding all **communal or shared spaces**) is less than 100 square metres; and
 - (b) the number of members of the public permitted at the facility at any one time is limited to 25 (with infants under one year of age not counting towards this limit).

12 Licensed premises

- (1) A person who owns, controls or operates a **licensed premises** in the State of Victoria may only operate that premises during the restricted activity period in accordance with these directions.
- (2) A licensed premises means a business characterised as a pub, bar, club, nightclub or hotel that supplies alcohol under a general licence, an on-premises licence, a late night licence, a producer's licence, a club licence or a packaged liquor licence.
- (3) A person who owns, controls or operates a licensed premises in the State of Victoria may operate those premises only for the purposes of:
 - (a) operating a **bottleshop**; or
 - (b) providing food or drink in accordance with clause 13; or
 - (c) providing accommodation in accordance with clause 14; or
 - (d) operating a retail betting venue in accordance with clause 8(5); or
 - (e) operating a gaming machine area in accordance with clause 8(9); or
 - (f) operating a sexually explicit entertainment venue in accordance with clause 8(10); or
 - (g) operating a karaoke facility or nightclub in accordance with clause 8(11).

Note: nothing in these directions is intended to prevent or otherwise affect the operation or use of a facility for emergency refuge, shelter or relief purposes in accordance with the emergency management arrangements under the **Emergency Management Act 2013**.

13 Food and drink facilities

(1) A person who owns, controls or operates a food and drink facility in the State of Victoria may only operate that facility during the restricted activity period in accordance with these directions.

Note: nothing in these directions is intended to prevent or otherwise affect the operation or use of a facility for emergency refuge, shelter or relief purposes in accordance with the emergency management arrangements under the **Emergency Management Act 2013**.

- (2) A **food and drink facility** means any of the following, whether operated on a for profit or not-for-profit basis:
 - (a) a cafe;
 - (b) a restaurant;
 - (c) a fast-food store;
 - (d) a cafeteria;
 - (e) a canteen;
 - (f) a winery;
 - (g) a food court.

Note: a food and drink facility includes a food and drink facility at a stadium or arena.

- (3) A person who owns, controls or operates a food and drink facility in the State of Victoria may operate that facility to permit members of the public to consume food or drinks only if:
 - (a) the number of members of the public in any indoor space or outdoor space is limited (with infants under one year of age not counting towards these limits) to the density quotient; and
 - (b) unless the food and drink facility is a food court, the total number of members of the public at the whole of the facility at any time is limited (with infants under one year of age not counted towards this limit), to the lesser of:
 - (i) the density quotient; and
 - (ii) 100; and

Note 1: members of the public at an outdoor space of a food and drink facility are permitted to shelter indoors when unable to attain protection in the outdoor space from severe weather, provided they wear a face covering (other than where they are exempt from the requirement to wear a face covering in accordance with the **Stay Safe Directions (Victoria)**).

Note 2: the person must also comply with the conditions of any liquor licence or planning permit.

Note 3: members of the public in a retail betting venue or gaming machine area in an indoor space of the food and drink facility are included in this limit.

- (c) unless the food and drink facility is a food court, a COVID Check-in Marshal is present at all entrances to the food and drink facility open to members of the public whenever the facility is operational; and
- (d) if the food and drink facility is a food court, an employee or employees of the operator have been designated as a COVID Marshal; and
- (e) members of the public at the premises remain seated except when ordering food or drink, using toilets or entering and leaving the facility; and
- (f) any dancefloor in the food and drink facility is closed; and
- (g) any weddings held at the facility comply with the Stay Safe Directions (Victoria).

Exception – small food and drink facilities

- (4) Despite subclause (3), a person who owns, controls or operates a food and drink facility in the State of Victoria is not required to comply with the requirement in subclause (3)(a) (density quotient) if:
 - (a) the total area of all indoor spaces and outdoor spaces accessible to members of the public (but excluding all communal or shared space) at the facility is less than 100 square metres; and
 - (b) the total number of members of the public at the facility at any time does not exceed 25 (with infants under one year of age not counting towards this limit).

Exception – exclusive use of a school

(5) Despite subclause (3), a person who operates a food and drink facility for the purpose of providing an exclusive venue for the exclusive use of a single school at any one time for educational or school gathering purposes is not required to comply with subclause (3).

Note: a food and drink facility is not operated for the purpose of providing an exclusive venue for the exclusive use of a single school for educational or school gathering purposes if people other than students and staff are permitted to attend.

14 Accommodation facilities

- (1) A person who owns, controls or operates an accommodation facility in the State of Victoria may only operate that facility during the restricted activity period in accordance with these directions.
- (2) An **accommodation facility** includes, but is not limited to, any of the following, whether operated on a for profit or not-for-profit basis:
 - (a) a camping ground;
 - (b) a caravan park;
 - (c) a hotel;
 - (d) a hostel;
 - (e) a bed and breakfast;
 - (f) a private holiday rental facility, including Airbnbs;
 - (g) a motel; or
 - (h) a serviced apartment.
- (3) A person who owns, controls or operates an accommodation facility in the State of Victoria may operate that facility for the purposes of providing accommodation only if:
 - (a) the number of members of the public in any communal indoor or outdoor space is limited to the density quotient; and

- (b) each booking consists only of (with infants under one year of age not counting towards this limit);
 - (i) members of the one household, and any intimate partners of the members in that household; or
 - (ii) a **nominated person** or a **nominee person** and any child or dependant of the nominated person and nominee person; and
- (c) members of the public under different bookings do not share any bedrooms; and
- (d) all surfaces in the facility that are used exclusively by a particular group, including a hotel room or cabin, are cleaned between each booking; and
- (e) any food and drink facility within the accommodation facility operates in accordance with the requirements of clause 13 (*food and drink facilities*); and
- (f) any function facility within the accommodation facility operates in accordance with the requirements of clause 8 (*entertainment and function facilities*); and
- (g) any dancefloor in the retail facility is closed.

Accommodation facilities – other

- (4) Despite subclause (3) a person who owns, controls or operates an accommodation facility in the State of Victoria is not required to comply with the requirements in subclause (3) if they operate that facility:
 - (a) for the purposes of providing emergency accommodation, refuge, shelter or relief purposes in accordance with the emergency management arrangements under the **Emergency Management Act 2013**; or
 - (b) as an exclusive facility for a single school at any one time for educational purposes.

Note: a facility is not operated for the purpose of providing an exclusive venue for the exclusive use of a single school for educational or school gathering purposes if people other than students are permitted to attend.

15 Real estate auctions and inspections

- (1) During the restricted activity period, in the State of Victoria, an **estate agent** may organise an auction to take place for the sale of **real estate** or an inspection by members of public, only if:
 - (a) a COVID Check-in Marshal is present at all entrances to the property open to members of the public whenever an auction or inspection is taking place; and
 - (b) the number of members of the public permitted to attend an auction in person is limited (with any infant under one year of age not counting towards these limits) to the lesser of:
 - (i) the density quotient; and
 - (ii) 100; and
 - (c) an inspection by members of the public is arranged by private appointment and the number of members of the public permitted to attend an inspection in person is limited (with any infant under one year of age not counting towards these limits) to the lesser of:
 - (i) the density quotient; and
 - (ii) 10,

excluding the owners or residents of the property and the minimum number of persons required to conduct or broadcast the auction, or facilitate an inspection whether or not other members of the public also attend remotely.

16 Tours and transport

- *Licensed tourism operator*
- During the restricted activity period in the State of Victoria, a licensed tourism operator may only organise or operate licensed tourism services for members of the public if:
 - (a) no more than one tour group (regardless of whether the tour group is from the same tourism operator or different tourism operators) attends the same indoor space or outdoor space at any one time unless a reasonable distance can be maintained between each tour group at all times; and
 - (b) any shared equipment used is cleaned between users and is not shared between members of the public in a tour group; and
 - (c) the licensed tourism services are not operated by more than the minimum number of persons required.

Note: tourism services conducted in a facility or workplace must comply with the requirements under these directions and the **Workplace Directions**. If people participate in tourism services in a public place, they must comply with the public gathering limits in the **Stay Safe Directions (Victoria)**. People participating in tourism services must wear a face covering (other than where they are exempt from the requirement to wear a face covering in accordance with the **Stay Safe Directions (Victoria)**).

17 Dancefloors

(1) A person who owns, controls or operates any facility in the State of Victoria may not operate a dancefloor at the facility during the restricted activity period.

18 Public Events

- (1) For the purpose of this clause:
 - (a) **eligible public event** means an organised public gathering for a common purpose on a for profit or not-for-profit basis which is:
 - (i) an event (or a series of events):
 - (A) conducted on a one-off or periodic basis; and
 - (B) open to members of the public; and
 - (C) which may be subject to specific licences, approvals or permits; and

Note: the person must continue to apply for and comply with all required licences, approvals and permits.

- (D) publicly announced or advertised; and
- (E) which may be in a facility, venue, indoor space or outdoor space where such an event (or a series of events) forms part of the routine operations, use, activities or services of the facility, venue, indoor space or outdoor space; or
- (ii) an event (or series of events) deemed by the Victorian Government to be a State-critical public event (or a series of events),

Examples: an exhibition, sport event, festival, fair, parade, performance or trade show.

but does not mean:

- (iii) an ad hoc public gathering in a public place;
- (iv) an ad hoc or routine public gathering in a facility, venue, indoor space or outdoor space which forms part of the ad hoc or routine operations, use, activities or services of the facility, venue, indoor space or outdoor space;

Note: most public gatherings in a facility, venue or space (including any indoor space or outdoor space) are expected to remain subject to the requirements in these directions, including clause 13 (food and drink facilities).

- (v) a private gathering;
- (vi) a wedding, funeral or end of life activity;
- (vii) a routine religious gathering or ceremony,

to which these directions and the Stay Safe Directions (Victoria) otherwise continue to apply; and

- (b) **exempt public event** means an eligible public event which, subject to the process described in the **Public Event Framework**, the Chief Health Officer or Deputy Chief Health Officer has exempted from a requirement in the Directions currently in force in accordance with subclause (3) or the equivalent subclause in any **revoked Restricted Activity Direction**.
- (2) A person who arranges to meet, or organises or intentionally attends a public gathering for a common purpose in a public place is not required to comply with the requirements of the Directions currently in force in respect of such a public gathering:
 - (a) if the public gathering is an exempt public event; and
 - (b) to the extent of an exemption granted in respect of that exempt public event (including any conditions on an exemption).
- (3) The Chief Health Officer or Deputy Chief Health Officer may exempt one or more persons who are subject to a requirement under these directions to conduct one or more eligible public events (or class of eligible public events) from any requirement of the Directions currently in force if satisfied that the exemption is appropriate, having regard to:
 - (a) the need to protect public health; and
 - (b) the principles in sections 5 to 10 of the **PHW Act**, as appropriate.
- (4) An exemption:
 - (a) must be given in writing; and
 - (b) must be published at www.coronavirus.vic.gov.au/public-events as amended from time to time by the Victorian Government with the approval of the Chief Health Officer or Deputy Chief Health Officer; and
 - (c) must specify each requirement in the Directions currently in force to which, subject to subclause (d), an exemption is granted; and
 - (d) may impose conditions on an exemption.
- (5) An exemption does not prevent:
 - (a) the Chief Health Officer or Deputy Chief Health Officer exercising any power the Chief Health Officer or Deputy Chief Health Officer is authorised to exercise under the **PHW Act**; or
 - (b) an authorised officer from exercising any power the authorised officer is authorised to exercise under the **PHW** Act, including ensuring compliance with:
 - (i) the extent of an exemption (including any conditions on an exemption); or
 - (ii) the requirements of all other Directions currently in force.

Transitional provisions

- (6) Any exemption granted under any revoked Restricted Activity Directions continues to have effect but is suspended for the duration of the restricted activity period. Note: events are not permitted to occur during the restricted activity period, but events approved for after the restricted activity period are not revoked by these directions.
- (7) Any application for an exemption made under any revoked Restricted Activity Directions continues to have effect.

Note: a person who has made an application for an exemption under previous directions will be contacted to confirm whether or not the application for exemption is still required.

19 Emergency use and operations

Nothing in these directions is intended to prevent or otherwise affect the operation of a facility in the State of Victoria where such use or operation is for emergency refuge, shelter or relief purposes in accordance with the emergency management arrangements under the **Emergency Management Act 2013**.

20 Relationship with other directions

If there is any inconsistency between these directions and a direction or other requirement contained in a **Direction and Detention Notice**, these directions are inoperative to the extent of the inconsistency.

21 Other definitions

For the purposes of these directions:

- (1) **accommodation facility** has the meaning in clause 14(2);
- (2) **animal facility** means the following:
 - (a) a zoological park;
 - (b) a wildlife centre;
 - (c) a petting zoo;
 - (d) an aquarium;
 - (e) an animal farm that is not being operated for the purpose of producing food;
- (3) **bottleshop** means an area that is physically attached to a **licensed premises** where packaged alcohol is sold to be consumed off the **premises**;
- (4) **brothel** has the same meaning as in the **Sex Work Act 1994**;
- (5) **cardio or strength training facility** means a facility used predominantly for cardio, weight or strength training, including any cardio or strength training facility located wholly or partly within any other facility (including a **physical recreational facility**);
- (6) **casino** has the same meaning as in the **Casino Control Act 1991**;
- (7) **club licence** has the same meaning as in the **Liquor Control Reform Act 1998**;
- (8) **communal or shared space** means toilets, separate hallways, separate foyers or playgrounds at the facility;
- (9) **community facility** has the meaning in clause 6(2);
- (10) **COVID Check-in Marshal** means an employee, or employees, of a facility who monitors compliance with the **records requirement** at all entrances to the facility open to **members of the public** by checking whether patrons have provided their details prior to entry;
- (11) **COVID Marshal** means an employee or employees of the operator of a facility that have been designated as a COVID Marshal:
 - (a) whose role is to monitor compliance with these directions; and
 - (b) who has successfully completed training provided by the operator that is in accordance with guidance from the **Department**; and
 - (c) who is present at the facility whenever it is operational;
- (12) **COVIDSafe Plan** has the same meaning as in the **Workplace Directions**;
- (13) **creative arts facility** means any of the following, whether operated on a for profit or not-for-profit basis:
 - (a) an art studio;
 - (b) a ceramics studio;
 - (c) a music room or studio; or
 - (d) a rehearsal room or studio,

but does not include:

- (e) a physical recreation facility;
- (f) a **community facility**; or
- (g) a place of worship.
- (14) **density quotient** means the number of **members of the public** in **an indoor space** and/or **outdoor space** is limited (with infants under one year of age not counting towards this limit) to the number calculated by dividing the total area of the relevant space accessible to members of the public (measured in square metres) by 4;
- (15) **Department** means the Department of Health;
- (16) **Direction and Detention Notice** means a notice given to a person requiring the person to be detained for a specified period;
- (17) **Directions currently in force** has the same meaning as in the **Stay Safe Directions** (Victoria);
- (18) **discrete outdoor space** means an **outdoor space** (whether a seated space, non-seated space or a combination of seated and non-seated) where crowding or congregation of people may occur and where either:
 - (a) people are attending to participate in a shared purpose or activity; or *Example: an area for participating in a competition.*
 - (b) people are attending as the audience of the same performance, activity or entertainment.

Example: an area where an audience views a performance on an outdoor stage or watches an outdoor cinema screen.

- (19) eligible public event has the meaning in clause 18(1)(a);
- (20) **entertainment or function facility** has the meaning in clause 8(2);
- (21) estate agent has the same meaning as in the Estate Agents Act 1980;
- (22) **exemption** means an exemption granted by the Chief Health Officer or the Deputy Chief Health Officer for an **eligible public event** or class of eligible public events under clause 18(3) of these directions or the equivalent provision in any **revoked Restricted Activity Direction**;
- (23) face covering has the same meaning as in the Workplace Directions;
- (24) **food and drink facility** has the meaning in clause 13(2);
- (25) food court has the same meaning as in the Liquor Reform Control Act 1998;
- (26) **function facility** means a building, room or space that is used for the purpose of holding events, functions, conferences or receptions and, for the avoidance of doubt, includes spaces within an **entertainment or function facility** or **accommodation facility**;
- (27) gaming machine has the same meaning as in the Gambling Regulation Act 2003;
- (28) gaming machine area has the same meaning as in the Gambling Regulation Act 2003;
- (29) general licence has the same meaning as in the Liquor Control Reform Act 1998;
- (30) hairdressing has the same meaning as in the PHW Act;
- (31) hairdressing facility means a business that is registered as a business of hairdressing under the PHW Act;
- (32) **hydrotherapy pool** means a pool designed to be used for hydrotherapy or rehabilitation purposes;
- (33) **indoor space** means an area, room or **premises** that is or are substantially enclosed by a roof and walls that are temporary (in a **physical recreational facility** or **food and drink facility** only) or permanent structures rising either from floor to ceiling or are at least 2.1 metres high, regardless of whether the roof or walls or any part of them are open or closed;

(34) **karaoke facility** means a facility used predominately for karaoke by **members of the public**;

Example: a facility with private rooms for use by members of the public for karaoke is a karaoke facility. A bar with one open karaoke stage is not a karaoke facility.

- (35) keno licensee has the same meaning as in the Gambling Regulation Act 2003;
- (36) late night licence has the same meaning as in the Liquor Control Reform Act 1998;
- (37) **licensed premises** has the meaning in clause 12(2);
- (38) **licensed tourism operator** means a person:
 - (a) granted a tour operator licence under:
 - (i) section 21B of the Crown Land (Reserves) Act 1978; or
 - (ii) section 57F of the Forests Act 1958; or
 - (iii) section 140I of the Land Act 1958; or
 - (iv) section 27D of the National Parks Act 1975; or
 - (v) section 21B of the Wildlife Act 1975; or
 - (b) providing a tour of an entertainment facility;
- (39) **market** means a public market, whether indoor or outdoor, including a food market and includes individual stalls at a market;
- (40) **member of the public**, in relation to a facility or venue, means a person other than:
 - (a) a person who is an employee of an operator of the facility or venue; or
 - (b) any other person who attends the facility or venue that is reasonably necessary for providing a service at the facility or venue;
- (41) **nightclub** means a facility:
 - (a) to which a late night licence applies; and
 - (b) with a dancefloor; and
 - (c) which does not serve food prepared at the facility for consumption on the **premises**;
- (42) **nominated person** has the same meaning as in the **Stay Safe Directions (Victoria)**;
- (43) **nominee person** has the same meaning as in the **Stay Safe Directions (Victoria)**;
- (44) **non-seated indoor space** means an **indoor space** that is not a **seated indoor space**;
- (45) **non-seated outdoor space** means an **outdoor space** that is not a **seated outdoor space**; Note: this can include settings such as outdoor **animal facilities**.
- (46) non-seated space means a non-seated indoor space or a non-seated outdoor space;
- (47) **on-premises licence** has the same meaning as in the Liquor Control Reform Act 1998;
- (48) **outdoor space** means a space that is not an **indoor space**;
- (49) packaged liquor licence has the same meaning as in the Liquor Control Reform Act 1998;
- (50) **personal training facility** means a business the predominant activity of which is to provide personal training services;
- (51) **physical recreational facility** has the meaning in clause 5(2);
- (52) place of worship has the same meaning as in the Heritage Act 2017;
- (53) **play centre** means a **premises**, whether indoor or outdoor, that has play equipment to be used predominantly by children under the age of 12 years, but does not mean a **playground**;
- (54) **playground** means outdoor play equipment in a public park that is accessible to **members of the public**;

- (55) premises has the same meaning as in the PHW Act;
- (56) producer's licence has the same meaning as in the Liquor Control Reform Act 1998;
- (57) **professional or high-performance sports person** means an individual who meets one or more of the following criteria:
 - (a) perform a sporting activity in an open-aged national or international competition (at the highest level as identified by the recognised national body); or
 - (b) employed to perform a sporting activity as their primary source of income (e.g. employed by a professional club or recognised national body); or
 - (c) a National Institute Network Scholarship holder or equivalent level national categorised athlete;
- (58) **Public Event Framework** means the Public Event Framework available at www.coronavirus.vic.gov.au/public-events as amended from time to time by the Victorian Government with the approval of the Chief Health Officer or Deputy Chief Health Officer;
- (59) real estate has the same meaning as in the Estate Agents Act 1980;
- (60) records requirement has the same meaning as in the Workplace Directions;
- (61) **restricted activity period** has the meaning in clause 4;
- (62) **retail betting venue** means a **premises**, or part of a premises, operated by the **wagering and betting licensee**, the **keno licensee** or an agent of the wagering and betting licensee;
- (63) **retail facility** means a **premises**, or part of a premises, that are used wholly or predominantly for the sale or hire of goods by retail, or the retail provision of services and includes a **market**, **retail shopping centre** and supermarkets;
- (64) retail shopping centre has the same meaning as in the Retail Leases Act 2003;
- (65) revoked Restricted Activity Directions means any of the Restricted Activity Directions (Victoria), the Restricted Activity Directions (Regional Victoria) or the Restricted Activity Directions (Metropolitan Melbourne) that came into effect on or after 27 May 2021;
- (66) school means a registered school as defined in the Education and Training Reform Act 2006;
- (67) seated indoor space means an indoor space with fixed seating;
- (68) seated outdoor space means an outdoor space with fixed seating;
- (69) seated space means a seated indoor space or a seated outdoor space;
- (70) sex on premises venue has the same meaning as in the Sex Work Act 1994;
- (71) sexually explicit entertainment has the same meaning as in the Liquor Control Reform Act 1998;
- (72) **spring** means a hot, sweet, geothermal or mineral pool, spa or bath fed by groundwater from an aquifer;
- (73) State Library means the State Library Victoria;
- (74) Stay Safe Directions (Victoria) means the Stay Safe Directions (Victoria) (No. 27) as amended or replaced from time to time;
- (75) **tourism services** means an activity, guided tour or recreation programme conducted or coordinated by an employee or officer of a **licensed tourism operator** that is undertaken for profit for tourism purposes including, but not limited to, ballooning, a walking tour or bushwalking tour, a bicycle tour, abseiling, rock climbing, canoeing, kayaking, white water rafting, diving, snorkelling, horse trail riding, marine based tours and surfing, or a guided tour of a museum or gallery;

- (76) vehicle has the same meaning as in the PHW Act;
- (77) visitor means a person who is not registered to stay overnight at an accommodation facility;
- (78) wagering and betting licensee has the same meaning as in the Gambling Regulation Act 2003;
- (79) worker has the same meaning as in the Workplace Directions;
- (80) Workplace Directions means the Workplace Directions (No. 40) as amended or replaced from time to time;
- (81) zoological park has the same meaning as in the Zoological Parks and Gardens Act 1995.

22 Penalties

Section 203(1) of the PHW Act provides:

Compliance with direction or other requirement

(1) A person must not refuse or fail to comply with a direction given to the person, or a requirement made of the person, in the exercise of a power under an authorisation given under section 199.

Penalty: In the case of a natural person, 120 penalty units;

In the case of a body corporate, 600 penalty units.

(2) A person is not guilty of an offence against subsection (1) if the person had a reasonable excuse for refusing or failing to comply with the direction or requirement.

Note: section 209 of the PHW Act provides for infringement notices to be served on any person who has refused or failed to comply with a direction given to the person, or a requirement made of the person, in the exercise of a power under an authorisation given under section 199. The amount payable pursuant to the infringement notice varies depending on the nature of the failure or refusal and the age of the person.

Dated 3 August 2021

ADJUNCT CLINICAL PROFESSOR BRETT SUTTON Chief Health Officer, as authorised to exercise emergency powers under sections 20A and 199(2)(a) of the PHW Act

Public Health and Wellbeing Act 2008

Section 200

DIRECTIONS FROM CHIEF HEALTH OFFICER IN ACCORDANCE WITH EMERGENCY POWERS ARISING FROM DECLARED STATE OF EMERGENCY

Victorian Border Crossing Permit Directions (No. 26)

I, Adjunct Clinical Professor Brett Sutton, Chief Health Officer, consider it reasonably necessary to eliminate or reduce the serious risk to public health–and reasonably necessary to protect public health–to give the following directions pursuant to sections 200(1)(b) and (d) of the **Public Health** and Wellbeing Act 2008 (Vic.) (PHW Act):

1 Preamble

- (1) These directions replace the Victorian Border Crossing Permit Directions (No. 25) and continue to provide a 'traffic light' border crossing scheme for persons seeking to enter Victoria from any other State or Territory in Australia or, after entering Australia from a Green Zone Country in order to limit the spread of severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2).
- (2) These directions must be read together with the **Directions currently in force**.

2 Citation

These directions may be referred to as the Victorian Border Crossing Permit Directions (No. 26).

3 Commencement, revocation and transitional provisions

- (1) The Victorian Border Crossing Permit Directions (No. 25) are revoked at 11:59:00 pm on 3 August 2021.
- (2) These directions commence at 11:59:00 pm on 3 August 2021 and end at 11:59:00 pm on 26 August 2021.
- (3) Any **permit** issued under a **revoked Border** Crossing Permit Scheme Direction continues to have effect until the validity period expires under the revoked Border Crossing Permit Scheme Direction.

Note: a person who has a permit under previous directions may continue to enter Victoria under that permit.

- (4) Any request for exemption submitted under a revoked Border Crossing Permit Scheme Direction continues to have effect.
- (5) Any exemption granted under a revoked Border Crossing Permit Scheme Direction continues to have effect.

4 Restrictions on persons entering Victoria

- (1) A **prohibited person** must not enter Victoria unless the prohibited person:
 - (a) is an **aircrew services worker** who is permitted to enter Victoria under clause 9; or
 - (b) has a valid **transit permit** under clause 10; or
 - (c) has a valid **specified worker (other) permit** under clause 11(1); or
 - (d) has a valid **specified worker (exclusive outdoor activities) permit** under clause 11(2); or
 - (e) has a valid **specified worker (low workplace interaction) permit** under clause 11(7); or
 - (f) is an **excepted person** under clause 13; or
 - (g) has a valid exemption under clause 3(5) or 14.

Note: a prohibited person is not eligible to enter Victoria from a Green Zone Country under a specified worker (low workplace interaction) permit under clause 11(7).

- (2) A **restricted person** must not enter Victoria unless the restricted person:
 - (a) has a valid **green zone permit** under clause 5; or
 - (b) has a valid **orange zone permit** under clause 6; or
 - (c) has a valid **red zone permit** under clause 7; or
 - (d) is a cross border community member under clause 8; or
 - (e) is an aircrew services worker who is permitted to enter Victoria under clause 9; or
 - (f) has a valid transit permit under clause 10; or
 - (g) has a valid specified worker (other) permit under clause 11(1); or
 - (h) has a valid specified worker (exclusive outdoor activities) permit under clause 11(2); or
 - (i) has a valid specified worker (low workplace interaction) permit under clause 11(7); or
 - (j) is an excepted person under clause 13(1); or
 - (k) has a valid exemption under clause 3(5) or 14.

Note: a restricted person is not eligible to enter Victoria from a Green Zone Country under a specified worker (low workplace interaction) permit under clause 11(7).

4A Definition of zones

- (1) For the purposes of these directions:
 - (a) a green zone means an area in a State, Territory or Green Zone Country that is not an extreme risk zone, red zone or an orange zone; and
 - (b) an **orange zone** means an area in a State, Territory or Green Zone Country at any time after the **zone commencement time** for that area; and
 - (c) a **red zone** means an area in a State, a Territory or Green Zone Country at any time after the zone commencement time for that area; and
 - (d) an **extreme risk zone** means an area in a State, Territory or Green Zone Country at any time after the zone commencement time for that area.
- (2) A **zone commencement time** is the time from which the Chief Health Officer has determined that an area is an orange zone, red zone or extreme risk zone as amended from time to time by the Chief Health Officer and detailed on the Department's website available at www.coronavirus.vic.gov.au/victorian-border-crossing-permit

Note: the zone commencement time is not the date of the announcement by the Chief Health Officer or the Department that an area has been designated as a green zone, orange zone, red zone or extreme risk zone.

(3) An extreme risk zone, red zone or orange zone ceases to be an extreme risk zone, red zone or orange zone (as applicable) at a time determined by the Chief Health Officer, and amended from time to time by the Chief Health Officer and detailed on the Department's website available at www.coronavirus.vic.gov.au/victorian-border-crossing-permit

5 Green zone permit

Eligibility

- (1) Subject to the requirements in subclause (2), a restricted person may enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country if the person, at the time they enter Victoria:
 - (a) has not been at a **very high risk exposure site** in a State, Territory or Green Zone Country at any time during a **very high risk period**; and
 - (b) either:
 - (i) has not been in an area that is an extreme risk zone, red zone or an orange zone in a State, Territory or Green Zone Country at any time after the relevant **zone commencement time** in the previous 14 days; or

Note 1: a person that is in an extreme risk zone, red zone or orange zone some of the time during the 14 day period and in a green zone at other times (including entering Victoria from a green zone) will not be permitted to enter Victoria under this subclause.

Note 2: if a person has been in an area that is a green zone and one day prior to entering Victoria, the Chief Health Officer determines the area is an extreme risk zone, red zone or orange zone effective from a date 14 days prior to the announcement, the person cannot enter Victoria with a green zone permit.

Note 3: if a person leaves an area before the zone commencement time for an extreme risk zone, red zone or an orange zone and travels to Victoria, that person remains eligible for a green zone permit pursuant to subclause (2) (provided they have not been in any other area that is an extreme risk zone, red zone or orange zone 14 days prior to entry to Victoria).

- (ii) has been in an area that is an extreme risk zone, red zone or an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days only for the purpose of:
 - (A) completing the required period of hotel quarantine in any other State, Territory or Green Zone Country immediately followed by direct and short term transit through an extreme risk zone, red zone or orange zone in that State, Territory or Green Zone Country to Victoria; or
 - (B) direct and short term transit through an extreme risk zone, red zone or orange zone in a State, Territory or Green Zone Country to Victoria; and

Note: short term transit means a transit time of less than 24 hours. If a person spends more than 24 hours in any extreme risk zone or red zone, they will be a prohibited person. If a person spends more than 24 hours in any orange zone, they will remain a restricted person, however they will need to enter Victoria with an orange zone permit, unless any other exception applies or an exemption has been granted.

- (c) is not a **diagnosed person** or a close contact of a diagnosed person (or equivalent) and/or required to self-isolate or self-quarantine (or equivalent) in a State, Territory or Green Zone Country; and
- (d) is not experiencing SARS-CoV-2 symptoms.
- (2) A person referred to in subclause (1)(b)(ii) is permitted to enter Victoria if in transiting to Victoria the person:
 - (a) travelled directly from their place of departure to Victoria; and
 - (b) whilst in direct and short term transit to Victoria through an extreme risk zone, red zone or orange zone:
 - (i) minimised contact with other persons (except in cases of emergency); and
 - (ii) did not enter or stay in any vehicle (other than the vehicle used for transit) or indoor space, except to the extent that such entry and stay was reasonable and necessary for the purpose of:
 - (A) departing for Victoria from an airport, seaport or railway station; or
 - (B) travel to Victoria on a plane, train or sea vessel; or
 - (C) accessing toilet and bathroom facilities; or
 - (D) paying for fuel; or
 - (E) purchasing essential items; or
 - (F) purchasing takeaway food or drink; or

Note: the person must have purchased takeaway food and drink only and must have eaten or drank in the vehicle used for transit and not in any other vehicle or indoor space whilst in transit through an extreme risk zone, red zone or orange zone.

- (G) accessing accommodation; and
- (iii) practised physical distancing; and

- (iv) kept detailed records of each place they stopped (including accommodation) in an extreme risk zone or red zone; and
- (v) wore a **face covering** at all times in all:
 - (A) indoor public places; and
 - (B) outdoor public spaces (where it was not practicable to practise physical distancing); and
 - (C) vehicles, if the restricted person or prohibited person was in a vehicle with any other person (unless the other person ordinarily resides with the person),

unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and

(c) if applicable, wore a face covering at all times during any flight to Victoria unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person.

Requirements for entry

- (3) A person referred to in subclause (1) may enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, if the person:
 - (a) has a valid green zone permit which includes:
 - (i) the person's full name; and
 - (ii) the person's contact phone number; and
 - (iii) the full names of any person under the age of 18, or other dependants for whom the person is a parent, guardian or carer, entering Victoria with the person; and
 - (iv) the address from which the person is departing when entering Victoria; and
 - (v) where applicable, the current address where the person ordinarily resides; and
 - (vi) the address where the person will reside after entering Victoria; and
 - (vii) the date of entry to Victoria; and
 - (viii) if applicable, any planned date of departure from Victoria; and
 - (ix) an attestation by the person stating that (as at the date of attestation) the person and each person under the age of 18 or other dependant entering Victoria with the person:
 - (A) meet all the eligibility requirements in subclause (1); and
 - (B) has provided information in the permit that is true and correct; and
 - (C) will not re-enter Victoria using a valid green zone permit if they have entered an extreme risk zone, red zone or an orange zone in a State, Territory or Green Zone Country in the 14 days prior to the attempted re-entry, other than where subclause (1)(b)(ii)(A) or (B) applies; and
 - (D) subject to subclause (E), will comply with the conditions in subclause (4); and
 - (E) acknowledges that any zone in a State, Territory or Green Zone Country may change from time to time and the person may be required to comply with different conditions in these directions (as amended from time to time); and
 - a QR code capable of being scanned by an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction); and

25

- (b) has been in hotel quarantine (including for the purpose of completing the required period of hotel quarantine or for any other purpose, including work) in Victoria or in any other State, Territory or Green Zone Country in the 14 days prior to entry to Victoria, provides (at the time of applying for the green zone permit):
 - (i) the name of the facility attended; and
 - (ii) the name of the State, Territory or Green Zone Country of the facility attended.

Obligations after entry

- (4) A person who enters Victoria under subclause (1) must, during the green zone permit's validity period in subclause (5)(a) (or, if clause 6(6)(b) or clause 7(6)(b) applies, the relevant validity period in clause 6(5)(a) or clause 7(5)(a)):
 - (a) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (i) a valid green zone permit (or, if clause 6(6)(b) applies, a valid orange zone permit or if clause 7(6)(b) applies, a valid red zone permit); and
 - (ii) subject to subclauses (iii) and (iv), photographic personal identification and evidence of the current address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any **municipal district**, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(iii) if the person is unable to provide photographic personal identification in accordance with subclause (ii), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

(iv) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subclause (ii), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (v) if the person has entered Victoria in accordance with subclause (1)(b)
 (ii)(A) (after completing the required period of hotel quarantine in any other State, Territory or Green Zone Country), documentary evidence that the person has completed hotel quarantine in any other State, Territory or Green Zone Country; and
- (b) monitor for SARS-CoV-2 symptoms and get tested for SARS-CoV-2 if experiencing SARS-CoV-2 symptoms; and
- (c) comply with all Directions currently in force.

Note: a person who enters Victoria under a green zone permit under subclause (1) must continue to comply with the Directions currently in force at all times when in Victoria.

Validity and revocation

- (5) A green zone permit:
 - (a) is valid for 14 days from the date the person first enters Victoria (unless revoked earlier); and
 - (b) may be used by the person to enter Victoria multiple times during the validity period in subclause (a); and
 - (c) is revoked immediately if the person, other than for a purpose referred to in subclause (1)(b)(ii)(A) (hotel quarantine in any other State, Territory or Green Zone Country) or (B) (direct and short term transit to Victoria) is outside Victoria and:
 - (i) enters an extreme risk zone, red zone or orange zone in a State, Territory or Green Zone Country after the delivery of the green zone permit; or
 - (ii) a determination is made by the Chief Health Officer prior to the person's first entry to Victoria that results in the person having been in an extreme risk zone, red zone or orange zone in a State, Territory or Green Zone Country after the relevant zone commencement time in the 14 days prior to the delivery of the green zone permit.

Note: a person who has entered Victoria with a valid green zone permit and remains in Victoria does not need to apply for nor produce a new green zone permit after the initial green zone permit's validity period has expired.

Change to obligations after entry under green zone permit

- (6) If a person has entered Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country with a green zone permit and during the green zone permit validity period in subclause (5)(a), the Chief Health Officer determines that any **relevant green zone** is:
 - (a) an extreme risk zone or red zone and the person was in the extreme risk zone or red zone after the relevant zone commencement time, at a time within the 14 days prior to the person's entry to Victoria, then the higher, red zone obligations under clause 7(4)(b) (n); or
 - (b) an orange zone and the person was in the orange zone after the relevant zone commencement time, at a time within the 14 days prior to the person's entry to Victoria, then the higher, orange zone obligations under clause 6(4)(b) (g),

will apply to that person from the time of notification by the Department for the remainder of the green zone permit validity period in subclause (5)(a).

Example: a person arrives in Victoria with a green zone permit which is valid for 14 days from their arrival date. Two days after entering Victoria, an area the person was in is determined to be a red zone and the person was in the red zone at a time after the relevant zone commencement time. The Department notifies the person that the green zone permit obligations which applied after entering Victoria have changed to align with the higher, red zone permit obligations in clause 7(4) for the remaining 12 days of the green zone permit's validity period. This includes requirements for the person to self-quarantine for the remaining 12 days and get tested at certain times.

6 Orange zone permit

Eligibility

- (1) Subject to the requirements in subclause (2), a restricted person may enter Victoria from any other State, or Territory or, after entering Australia, from a Green Zone Country if the person, at the time they enter Victoria:
 - (a) has not been at a **very high risk exposure site** in a State, Territory or Green Zone Country at any time during a **very high risk period**; and
 - (b) either:
 - (i) has not been in an area that is an extreme risk zone or red zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days; or

Note 1: a person that is in an extreme risk zone or red zone some of the time during the 14 day period and in an orange zone or green zone at other times (including entering Victoria from an orange zone or green zone), will not be permitted to enter Victoria under this subclause.

Note 2: if a person has been in an area that is an orange zone and one day prior to entering Victoria, the Chief Health Officer determines the area is an extreme risk zone or red zone effective from a date 14 days prior to the announcement, the person cannot enter Victoria with an orange zone permit.

Note 3: if a person leaves an area before the zone commencement time for an extreme risk zone or red zone and travels to Victoria, that person remains eligible for an orange zone permit pursuant to subclause (2) (provided they have not been in any other area that is an extreme risk zone or red zone 14 days prior to entry to Victoria).

(ii) has been in an area that is an extreme risk zone or red zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days only for the purpose of direct and short term transit through the extreme risk zone or red zone in that State, Territory or Green Zone Country to Victoria; and

Note: short term transit means a transit time of less than 24 hours. If a person spends more than 24 hours in any extreme risk zone or red zone, they will be a prohibited person.

- (c) is not a diagnosed person or a close contact of a diagnosed person (or equivalent) and/or required to self-isolate or self-quarantine (or equivalent) in a State, Territory or Green Zone Country; and
- (d) is not experiencing SARS-CoV-2 symptoms.
- (2) A person referred to in subclause (1)(b)(ii) is permitted to enter Victoria if in transiting to Victoria the person:
 - (a) travelled directly from their place of departure to Victoria; and
 - (b) whilst in direct and short term transit to Victoria through an extreme risk zone or red zone
 - (i) minimised contact with other persons (except in cases of emergency); and
 - (ii) did not enter or stay in any vehicle (other than the vehicle used for transit) or indoor space, except to the extent that such entry and stay was reasonable and necessary for the purpose of:
 - (A) departing for Victoria from an airport, seaport or railway station; or
 - (B) travel to Victoria on a plane, train or sea vessel; or
 - (C) accessing toilet and bathroom facilities; or
 - (D) paying for fuel; or
 - (E) purchasing essential items; or
 - (F) purchasing takeaway food or drink; or

Note: the person must have purchased takeaway food and drink only and must have only eaten or drank in the vehicle used for transit and not in any other vehicle or indoor space whilst in transit through an extreme risk zone or red zone.

- (G) accessing accommodation; and
- (iii) practised physical distancing; and
- (iv) kept detailed records of each place they stopped (including accommodation); and
- (v) wore a face covering at all times in all:
 - (A) indoor public places; and
 - (B) outdoor public spaces (where it was not practicable to practise physical distancing); and
 - (C) vehicles, if the person was in a vehicle with any other person (unless the other person ordinarily resides with the person),

unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and (vi) if applicable, wore a face covering at all times during any flight to Victoria unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person.

Requirements for entry

- (3) A person referred to in subclause (1) may enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, if the person:
 - (a) has a valid orange zone permit which includes:
 - (i) the person's full name; and
 - (ii) the person's contact phone number; and
 - (iii) the full names of any person under the age of 18, or other dependants for whom the person is a parent, guardian or carer, entering Victoria with the person; and
 - (iv) the address from which the person is departing when entering Victoria; and
 - (v) where applicable, the current address where the person ordinarily resides; and
 - (vi) the address where the person will reside after entering Victoria; and
 - (vii) the date of entry to Victoria; and
 - (viii) if applicable, any planned date of departure from Victoria; and
 - (ix) an attestation by the person stating that (as at the date of attestation) the person and each person under the age of 18 or other dependant entering Victoria with the person:
 - (A) meet all the eligibility requirements in subclause (1); and
 - (B) has provided information in the permit that is true and correct; and
 - (C) subject to sub-subclause (D), will comply with the conditions in subclause (4); and
 - (D) acknowledges that any zone in a State, Territory or Green Zone Country may change from time to time and the person may be required to comply with different conditions in these directions (as amended from time to time); and
 - a QR code capable of being scanned by an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction); and
 - (b) has been in hotel quarantine (including for the purpose of completing the required period of hotel quarantine or for any other purpose, including work) in Victoria or in any other State, Territory or Green Zone Country in the 14 days prior to entry to Victoria, provides (at the time of applying for the orange zone permit):
 - (i) the name of the facility attended; and
 - (ii) the name of the State, Territory or Green Zone Country of the facility attended.

Obligations after entry

- (4) A person who enters Victoria under subclause (1) must, during the orange zone permit validity period in subclause (5)(a) (or, if clause 5(6)(b) or clause 7(6)(a) applies, the relevant validity period in clause 5(5)(a) or clause 7(5)(a)):
 - (a) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (i) a valid orange zone permit (or, if clause 5(6)(b) applies, a valid green zone permit and if clause 7(6)(a) applies, a valid red zone permit); and
 - (ii) subject to subclauses (iii) and (iv), photographic personal identification and evidence of the current address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(iii) if the person is unable to provide photographic personal identification in accordance with subclause (ii), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

(iv) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subclause (ii), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (b) get tested for SARS-CoV-2 within 72 hours of:
 - (i) the time the person enters Victoria; or
 - (ii) if clause 5(6)(a) applies, the time of notification by the Department; or
 - (iii) if clause 7(6)(a) applies and the person has not been tested in accordance with clause 7(4)(e)(i) since entry to Victoria, the time the person enters Victoria; and
- (c) travel immediately and directly to, and self-quarantine at, the premises at which the person ordinarily resides or another premises that is suitable for the person to reside in for the purpose of self-quarantine until the person (including a person where clause 7(6)(a) and requirements to test under clause 7(4)(e)(i) applied) receives a negative SARS-CoV-2 test result; and
 - (i) for the purposes of subclause (c), must not self-quarantine at premises located at an **alpine resort**; and

Note: if a person has been tested in accordance with clause 7(4)(e) since entering Victoria under red zone obligations, the Department has notified the person that they are now subject to orange zone obligations and the person has already received a negative SARS-CoV-2 test result, they may cease self-quarantining immediately.

- (d) reside at the premises described in subclause (c) and not leave the premises except:
 - (i) to obtain medical care or medical supplies; or
 - (ii) to get tested for SARS-CoV-2; or
 - (iii) in an emergency situation; or
 - (iv) if required to do so by law; or
 - (v) to leave Victoria,

during the period of self-quarantine under subclause (c); and

- (e) if the person leaves the premises described in subclause (c) in accordance with subclause (d) during the period of self-quarantine under subclause (c), wear a face covering in all:
 - (i) indoor public places; and
 - (ii) outdoor public places; and
 - (iii) vehicles, if the person is in a vehicle with any other person (unless the other person ordinarily resides with the person),

unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and

- (f) monitor for SARS-CoV-2 symptoms and get tested for SARS-CoV-2 if experiencing SARS-CoV-2 symptoms; and
- (g) comply with all Directions currently in force.

Validity and revocation

- (5) An orange zone permit:
 - (a) is valid for 14 days from the date the person enters Victoria (unless revoked earlier); and
 - (b) may only be used once by a person to enter Victoria during the validity period in subclause (a); and
 - (c) is revoked immediately if the person is outside Victoria and:
 - enters an extreme risk zone or red zone in a State, Territory or Green Zone Country after the delivery of the orange zone permit but prior to entry to Victoria; or
 - (ii) a determination is made by the Chief Health Officer prior to the person's first entry to Victoria that results in the person having been in an extreme risk zone or red zone in a State, Territory or Green Zone Country after the relevant zone commencement time in the 14 days prior to delivery of the orange zone permit.

Note: a person who has entered Victoria with a valid orange zone permit and remains in Victoria does not need to apply for nor produce a new orange zone permit after the initial orange zone permit's validity period has expired.

Change to obligations after entry under orange zone permit

- (6) If a person has entered Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country with an orange zone permit and during the orange zone permit validity period in subclause 5(a), the Chief Health Officer determines that:
 - (a) any relevant orange zone is an extreme risk zone or red zone and the person was in the extreme risk zone or red zone after the relevant zone commencement time, at a time within the 14 days prior to the person's entry to Victoria, then the higher, red zone obligations under clause 7(4)(b) (n) will apply to the person from the time of notification by the Department for the remainder of the orange zone permit validity period in subclause (5)(a); or

(b) all relevant orange zones are green zones and the person was in only those, or other, green zones after the relevant zone commencement time, at a time within the 14 days prior to the person's entry to Victoria, then the lesser, green zone obligations under clause 5(4)(b) - (c) will apply to the person from the time of notification by the Department for the remainder of the orange zone permit validity period in subclause (5)(a).

Example: a person arrives in Victoria with an orange zone permit which is valid for 14 days from their arrival date. Two days after entering Victoria, an area the person was in is determined to be a red zone and the person was in the red zone at a time after the relevant zone commencement time. The Department notifies the person that the orange zone permit obligations which applied after entering Victoria have changed to align with the higher, red zone permit obligations in clause 7(4) for the remaining 12 days of the orange zone permit's validity period. This includes requirements for the person to continue or recommence self-quarantining for the remaining 12 days and get tested at certain times, including just prior to the end of the self-quarantine period.

7 Red zone permit

Eligibility

- (1) Subject to the requirements in subclause (3), a **Victorian resident** may enter Victoria from any other State, or Territory or, after entering Australia, from a Green Zone Country if the Victorian resident, at the time the person enters Victoria:
 - (a) has not been at a very high risk exposure site in a State, Territory or Green Zone Country at any time during the very high risk period; and
 - (b) either:
 - (i) has not been an extreme risk zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days; or

Note 1: a person that is in an extreme risk zone some of the time during the 14 day period and in a red zone, orange zone or green zone at other times (including entering Victoria from a red zone, orange zone or green zone), will not be permitted to enter Victoria under this subclause.

Note 2: if a person has been in an area that is a red zone and one day prior to entering Victoria, the Chief Health Officer determines the area is an extreme risk zone effective from a date 14 days prior to the announcement, the person cannot enter Victoria with a redzone permit.

Note 3: if a person leaves an area before the zone commencement time for an extreme risk zone and travels to Victoria, that person remains eligible for a red zone permit pursuant to subclause (2) (provided they have not been in any other area that is an extreme risk zone 14 days prior to entry to Victoria).

(ii) has been in an area that is an extreme risk zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days only for the purpose of direct and short term transit through an extreme risk zone in that State, Territory or Green Zone Country to Victoria; and

Note: short term transit means a transit time of less than 24 hours. If a person spends more than 24 hours in any extreme risk zone, they will be a prohibited person.

- (c) is not a diagnosed person or a close contact of a diagnosed person (or equivalent) and/or required to self-isolate or self-quarantine (or equivalent) in any State, Territory or Green Zone Country; and
- (d) is not experiencing SARS-CoV-2 symptoms.
- (2) A person referred to in subclause (1)(b)(ii) is permitted to enter Victoria if in transiting to Victoria the person:
 - (a) travelled directly from their place of departure to Victoria; and
 - (b) whilst in direct and short term transit to Victoria through an extreme risk zone:
 - (i) minimised contact with other persons (except in cases of emergency); and

- (ii) did not enter or stay in any vehicle (other than the vehicle used for transit) or indoor space, except to the extent that such entry and stay was reasonable and necessary for the purpose of:
 - (A) departing for Victoria from an airport, seaport or railway station; or
 - (B) travel to Victoria on a plane, train or sea vessel; or
 - (C) accessing toilet and bathroom facilities; or
 - (D) paying for fuel; or
 - (E) purchasing essential items; or
 - (F) purchasing takeaway food or drink; or

Note: the person must have purchased takeaway food and drink only and must have only eaten or drank in the vehicle used for transit and not in any other vehicle or indoor space whilst in transit through an extreme risk zone.

- (G) accessing accommodation; and
- (iii) practised physical distancing; and
- (iv) kept detailed records of each place they stopped (including accommodation); and
- (v) wore a face covering at all times in all:
 - (A) indoor public places; and
 - (B) outdoor public spaces (where it was not practicable to practise physical distancing); and
 - (C) vehicles, if the person was in a vehicle with any other person (unless the other person ordinarily resides with the person),

unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and

(vi) if applicable, wore a face covering at all times during any flight to Victoria unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person.

Requirements for entry

- (3) A person referred to in subclause (1) may enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, if the person:
 - (a) has a valid red zone permit which includes:
 - (i) the person's full name; and
 - (ii) the person's contact phone number; and
 - (iii) the full names of any person under the age of 18, or other dependants for whom the person is a parent, guardian or carer, entering Victoria with the person; and
 - (iv) the address from which the person is departing when entering Victoria; and
 - (v) the address where the person ordinarily resides in Victoria; and
 - (vi) the address where the person will reside after entering Victoria; and
 - (vii) the date of entry to Victoria; and
 - (viii) if applicable, any planned date of departure from Victoria; and
 - (ix) an attestation by the person stating that (as at the date of attestation) the person and each person under the age of 18 or other dependant entering Victoria with the person:
 - (A) meet all the eligibility requirements in subclause (1); and
 - (B) has provided information in the permit that is true and correct; and

- (C) is a Victorian resident; and
- (D) subject to sub-subclause (E), will comply with the conditions in subclause (4); and
- (E) acknowledges that any zone in a State, Territory or Green Zone Country may change from time to time and the person may be required to comply with different conditions in these directions (as amended from time to time); and
- a QR code capable of being scanned by an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction); and
- (b) has been in hotel quarantine (including for the purpose of completing the required period of hotel quarantine or for any other purpose, including work) in Victoria or in other State, Territory or Green Zone Country in the 14 days prior to entry to Victoria, provides (at the time of applying for the red zone permit):
 - (i) the name of the facility attended; and
 - (ii) the name of the State, Territory or Green Zone Country of the facility attended.

Obligations after entry

- (4) A person who enters Victoria under subclause (1) must, during the red zone permit's validity period in subclause (5)(a) (or, if clause 5(6)(a) or clause 6(6)(a) applies, the relevant validity period in clause 5(5)(a) or clause 6(5)(a)):
 - (a) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (i) a valid red zone permit (or, if clause 5(6)(a) applies, a valid green zone permit and if clause 6(6)(a) applies, a valid orange zone permit); and
 - (ii) subject to subclauses (iii) and (iv), photographic personal identification and evidence of the current address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(iii) if the person is unable to provide photographic personal identification in accordance with subclause (ii), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

(iv) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subclause (ii), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (b) wear a face covering during each flight to Victoria unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and
- (c) travel immediately and directly to, and self-quarantine at, the premises at which the person ordinarily resides or another premises that is suitable for the person to reside in for the purpose of self-quarantine for 14 days (subject to subclauses (g) and (h)(ii)); and
- (d) reside at the premises described in subclause (c) and not leave the premises except:
 - (i) to obtain medical care or medical supplies; or
 - (ii) to get tested for SARS-CoV-2; or
 - (iii) in an emergency situation; or
 - (iv) if required to do so by law; or
 - (v) to leave Victoria,

during the period of self-quarantine under subclause (c); and

- (e) get tested for SARS-CoV-2 within 72 hours of:
 - (i) the time the person enters Victoria; or
 - (ii) if clause 5(6)(a) applies, the time of notification by the Department; or
 - (iii) if clause 6(6)(a) applies and the person has not been tested in accordance with clause 6(4)(b)(i) since entry to Victoria, the time the person enters Victoria; and
- (f) get tested for SARS-CoV-2:
 - (i) on day 13 during the period of self-quarantine under subclause (c); or
 - (ii) if clause 5(6)(a) or 6(6)(a) applies, on or about the day before the period of self-quarantine under subclause (c) ends; and
- (g) if, during the period of self-quarantine, the person refuses or otherwise fails to take a test for SARS-CoV-2 in accordance with subclause (f), the period of self-quarantine in subclause (c) (as extended under subclause (h)(ii)) is extended for an additional period being the earlier of:
 - (i) an additional 14 days; or
 - (ii) until the person gets tested for SARS-CoV-2 and receives a negative test result; and

Note: any test undertaken in accordance with subclause (4)(e) will not satisfy the requirement in subclause (4)(g)(ii).

Note: persons entering Victoria with a red zone permit will be required to test for SARS-CoV-2 on or around day 13 of their self-quarantine (or the day before the end of self-quarantine), as testing at this time is likely to detect the presence of SARS-CoV-2, even if a person has not yet developed symptoms. As a person may be infectious for up to 14 days after the 14 day incubation period, if this test does not occur, an additional 14 days of quarantine is required to prevent a person who develops SARS-CoV-2 towards the end of the 14 day incubation period, even if not symptomatic, transmitting SARS-CoV-2 to the broader community.

- (h) if, during the period of self-quarantine:
 - (i) the person is tested for SARS-CoV-2; and
 - (ii) subject to subclause (iii), the period for which the person is required to self-quarantine under subclause (c) expires during the period in which the person is awaiting the result of that test, the period of self-quarantine is extended until the person receives a negative SARS-CoV-2 test result; and
 - (iii) if the person receives a negative SARS-CoV-2 test result and:
 - (A) the period for which the person is required to self-quarantine under subclause (c) has not expired, the person must continue to selfquarantine under subclause (c) for the remainder of that period; or

- (B) the period for which the person is required to self-quarantine under subclause (c) (as extended under either or both of subclauses (g) and (h)(ii)) has expired, the person may cease self-quarantining immediately;
- provide documentary evidence that the person has been tested in accordance with subclauses (e) and (f) (including evidence of the person's most recent test) to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) when requested to do so; and
- (j) minimise contact with other persons in Victoria (except in an emergency); and
- (k) practise physical distancing; and
- (l) wear a face covering in all public places unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and
- (m) monitor for SARS-CoV-2 symptoms and, if experiencing SARS-CoV-2 symptoms:
 - (i) notify the Department; and
 - (ii) immediately get tested for SARS-CoV-2; and
- (n) comply with all Directions currently in force.

Validity and revocation

- (5) A red zone permit:
 - (a) is valid for 14 days from the date the person first enters Victoria (unless revoked earlier); and
 - (b) may only be used once by a person to enter Victoria during the validity period in subclause (a); and
 - (c) is revoked immediately if the person is outside Victoria and:
 - (i) has been at a very high risk exposure site in a State, Territory or Green Zone Country during the very high risk period:
 - (A) prior to delivery of the red zone permit; or
 - (B) after delivery of the red zone permit; or
 - (ii) enters an extreme risk zone in a State, Territory or Green Zone Country after the delivery of the red zone permit but prior to entry to Victoria; or
 - (iii) a determination is made by the Chief Health Officer prior to the person's first entry to Victoria that results in the person having been in an extreme risk zone in a State, Territory or Green Zone Country after the relevant zone commencement time in the 14 days prior to delivery of the red zone permit; or
 - (iv) is or becomes a diagnosed person or a close contact of a diagnosed person (or equivalent) in any State, Territory or Green Zone Country and/or required to self-isolate or self-quarantine (or equivalent) in any State Territory or Green Zone Country:
 - (A) prior to delivery of the red zone permit; or
 - (B) after delivery of the red zone permit.

Note: a person who has entered Victoria with a valid red zone permit and remains in Victoria does not need to apply for nor produce a new red zone permit after the initial red zone permit's validity period has expired.

Change to obligations after entry under red zone permit

- (6) If a person has entered Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, with a red zone permit and during the red zone permit validity period in subclause (5)(a), the Chief Health Officer determines that:
 - (a) all **relevant red zones** and all **relevant extreme risk zones** are orange zones (or a combination of orange zones and green zones) and the person was in only those, or other, orange zones or green zones after the relevant zone commencement time, at a time within the 14 days prior to the person's entry to Victoria, then the lesser, orange zone obligations under clause 6(4)(b) - (g)will apply to the person from the time of notification by the Department for the remainder of the red zone permit validity period in subclause (5)(a); or
 - (b) all relevant red zones and all relevant extreme risk zones are green zones and the person was in only those, or other, green zones after the relevant zone commencement time, at a time within the 14 days prior to the person's entry to Victoria, then the lesser, green zone obligations under clause 5(4)(b) - (c)will apply to the person from the time of notification by the Department for the remainder of the red zone permit validity period in subclause (5)(a).

Example: a person arrives in Victoria with a red zone permit which is valid for 14 days from their arrival date. Two days after entering Victoria, all areas that the person was in are determined to be orange zones (or a combination of orange and green zones) and the person was in all of those orange zones or green zones at a time after the relevant zone commencement time. The Department notifies the person that the red zone permit obligations which applied after entering Victoria have changed to align with the lesser, orange zone permit obligations in clause 6(4) for the remaining 12 days of the red zone permit's validity period. This includes requirements for the person to continue self-quarantining until they are tested for SARS-CoV-2 and receive a negative SARS-CoV-2 test result. If the person has already been tested of CoV-2 test result, the person may cease self-quarantining immediately.

8 Cross border community members

Cross border community – non-extreme risk zone

- (1) Despite clauses 5, 6 and 7, a restricted person or a prohibited person may enter Victoria from a **cross border community area** that is not an extreme risk zone without a permit if the person:
 - (a) is a cross border community member; and
 - (b) is not a diagnosed person or a close contact of a diagnosed person and/or required to self-isolate or self-quarantine in any State or Territory; and
 - (c) is not experiencing SARS-CoV-2 symptoms; and
 - (d) has not been at a very high risk exposure site in a State, Territory or Green Zone Country at any time during a very high risk period; and
 - (e) if the person, at the time they enter Victoria, has been in an orange zone in a State, Territory or Green Zone Country outside of the cross border community area at any time after the relevant zone commencement time in the previous 14 days, the person has been tested for SARS-CoV-2 since they last left the orange zone in a State, Territory or Green Zone Country and has received a negative SARS-CoV-2 test result; and
 - (f) at the time the person enters Victoria, has not been in an extreme risk zone or red zone in a State, Territory or Green Zone Country outside of the cross border community area at any time after the relevant zone commencement time in the previous 14 days.
- (2) A person who enters Victoria under subclause (1) must:
 - (a) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (i) proof that the person is a cross border community member (unless the person is under the age of 18); and
 - subject to subclause (iii), photographic personal identification and evidence of the current address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(iii) if the person is unable to provide proof that the person is a cross border community member or photographic personal identification and evidence of the current address where the person ordinarily resides in accordance with subclause (i) or (ii), other documentary evidence satisfactory to the authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) that the person is a cross border community member (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider from the cross border community area confirming that the person is a cross border community member, confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (b) comply with all Directions currently in force; and
- (c) monitor for SARS-CoV-2 symptoms and get tested for SARS-CoV-2 if experiencing SARS-CoV-2 symptoms.

Cross border extreme risk zone – eligibility

- (3) Subject to the requirements in subclause (5), a prohibited person may only enter Victoria from a cross border community area that is an extreme risk zone (**cross border extreme risk zone**) if the person:
 - (a) is a cross border community member; and
 - (b) is not a diagnosed person or a close contact of a diagnosed person and/or required to self-isolate or self-quarantine in any State or Territory; and
 - (c) is not experiencing SARS-CoV-2 symptoms; and
 - (d) has not been at a very high risk exposure site in a State, Territory or Green Zone Country at any time during a very high risk period; and
 - (e) if the person, at the time they enter Victoria, has been in an orange zone in a State, Territory or Green Zone Country outside of the cross border community area at any time after the relevant zone commencement time in the previous 14 days, the person has been tested for SARS-CoV-2 since they last left the orange zone in a State, Territory or Green Zone Country and has received a negative SARS-CoV-2 test result; and
 - (f) at the time the person enters Victoria, either:
 - (i) has not been in an extreme risk zone or red zone in a State, Territory or Green Zone Country outside of the cross border community area at any time after the relevant zone commencement time in the previous 14 days; or

(ii) has been in an area that is an extreme risk zone or red zone in a State, Territory or Green Zone Country outside of the cross border community area at any time after the relevant zone commencement time in the previous 14 days only for the purpose of direct and short term transit through that extreme risk zone or red zone in that State, Territory or Green Zone Country to Victoria.

Note: short term transit means a transit time of less than 24 hours. If a person spends more than 24 hours in any extreme risk zone or red zone, they will not be permitted to enter Victoria under this subclause.

- (4) A person referred to in subclause (3)(f)(ii) is permitted to enter Victoria if in transiting to Victoria the person:
 - (a) travelled directly from their place of departure to Victoria; and
 - (b) whilst in direct and short term transit to Victoria through an extreme risk zone or red zone:
 - (i) minimised contact with other persons (except in cases of emergency); and
 - (ii) did not enter or stay in any vehicle (other than the vehicle used for transit) or indoor space, except to the extent that such entry and stay was reasonable and necessary for the purpose of:
 - (A) departing for Victoria from an airport, seaport or railway station; or
 - (B) travel to Victoria on a plane, train or sea vessel; or
 - (C) accessing toilet and bathroom facilities; or
 - (D) paying for fuel; or
 - (E) purchasing essential items; or
 - (F) purchasing takeaway food or drink; or

Note: the person must have purchased takeaway food and drink only and must have only eaten or drank in the vehicle used for transit and not in any other vehicle or indoor space whilst in transit through an extreme risk zone or red zone.

- (G) accessing accommodation; and
- (iii) practised physical distancing; and
- (iv) kept detailed records of each place they stopped (including accommodation); and
- (v) wore a face covering at all times in all:
 - (A) indoor public places; and
 - (B) outdoor public spaces (where it was not practicable to practise physical distancing); and
 - (C) vehicles, if the person was in a vehicle with any other person (unless the other person ordinarily resides with the person),

unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and

(vi) if applicable, wore a face covering at all times during any flight to Victoria unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person.

Requirements for entry

- (5) A person referred to in subclause (3) may only enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, if:
 - (a) the person is:
 - (i) entering Victoria for one of the **permitted reasons**; or
 - (ii) returning to Victoria after entering a cross border extreme risk zone for one of the permitted reasons; and

- (b) if the person is a Victorian resident returning from a cross border extreme risk zone, the person did not travel further than reasonably necessary to undertake the purpose for which they have entered the cross border extreme risk zone.
- (6)For the purposes of subclauses (5) and (7), permitted reasons means any of the following purposes:
 - (a) for the purpose of obtaining the following:
 - (i) necessary goods or services; or
 - (ii) medical care; or
 - (iii) a test for SARS-CoV-2; or
 - the first or second dose of a SARS-CoV-2 vaccination; or (iv)
 - (b) for care or other compassionate reasons; or
 - (c) to visit a person with whom they are in an intimate personal relationship; or
 - (d) for the purpose of attending work (whether paid or voluntary, including for charitable or religious purposes) or education (including childcare and early childhood services); or
 - (e) for the purpose of attending, or transporting dependants to attend, sport or exercise at a sporting club or physical recreation facility, except for any activities at an alpine resort; or

Note: for the purposes of subclause (e), a dependant includes a person who is dependent on another to facilitate attendance at sport or exercise at a sporting club or physical recreation facility. Example: playing in a football match, or undertaking a workout at a gym.

(f) for the purpose of moving to a new premises at which the person will ordinarily reside: or

Note: if the premises in which the person ordinarily resides is no longer available for the person to reside in or is no longer suitable for the person to reside in, the person can enter Victoria to move to a new premises.

- for the purpose of viewing a property before settlement or before moving into (g) a rental property to conduct a condition report; or
- (h) to attend an auction or an inspection of real estate for the purposes of a prospective sale, purchase or rental; or
- to drive a person who is entering Victoria for one of the reasons in subclauses (a) (i) to (h) where it is not reasonably practicable for that person to drive themselves; or
- for the purpose of travelling from one place in the cross border community (i) area to another place in the same State for a purpose permitted in that State where it is easier to travel by crossing the border into another State in the cross border community area.

Example: driving through an extreme risk zone in New South Wales to go from one place in Victoria to another place in Victoria to access medical care, where travelling to the destination without passing through New South Wales would require a longer drive.

Obligations after entry

- (7)A person who enters Victoria under subclause (3) must, for 14 days following their entry into Victoria:
 - (a) if the person is not a Victorian resident, not travel further than is reasonably necessary for the permitted reason for which they have entered Victoria; and
 - carry, and present on request to an authorised officer, a Victoria Police member (b) or a Protective Services Officer (or other person under such person's direction):
 - (i) proof that the person is a cross border community member (unless the person is under the age of 18); and

(ii) subject to subclause (iii), photographic personal identification and evidence of the current address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(iii) if the person is unable to provide proof that the person is a cross border community member or photographic personal identification and evidence of the current address where the person ordinarily resides in accordance with subclause (i) or (ii), other documentary evidence satisfactory to the authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) that the person is a cross border community member (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider from the cross border community area confirming that the person is a cross border community member, confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (c) comply with all Directions currently in force; and
- (d) monitor for SARS-CoV-2 symptoms and get tested for SARS-CoV-2 if experiencing SARS-CoV-2 symptoms.

9 Aircrew

- (1) Despite clauses 5, 6 and 7, a prohibited person or a restricted person who is an aircrew services worker may enter Victoria from any other State or Territory in Australia or, after entering Australia from a Green Zone Country, if the person:
 - (a) subject to subclause (3), whose ordinary place of residence, at the time they enter Victoria, is outside of Victoria and within an extreme risk zone, red zone or orange zone, is required to enter and be physically present in Victoria for the purpose of providing aircrew services; or
 - (b) subject to subclause (4), whose ordinary place of residence, at the time they enter Victoria, is outside of Victoria and within a green zone, is required to enter and be physically present in Victoria for the purpose of providing aircrew services; or
 - (c) subject to subclause (5), is a Victorian resident who is required to enter and be physically present in any other State or Territory in Australia, or in a Green Zone Country, for the purpose of providing aircrew services and is entering Victoria for the purpose of returning to their ordinary place of residence in Victoria; and
 - (d) is not a diagnosed person or a close contact of a diagnosed person and/or required to self-isolate or self-quarantine in a State or Territory in Australia or in a Green Zone Country; and
 - (e) is not experiencing SARS-CoV-2 symptoms.
- (2) An aircrew services worker who enters Victoria under subclause (1) must:
 - (a) comply with all Directions currently in force; and
 - (b) monitor for SARS-CoV-2 symptoms and get tested for SARS-CoV-2 if experiencing SARS-CoV-2 symptoms.
- (3) An aircrew services worker who enters Victoria under subclause (1)(a) must:
 - (a) travel directly by private transport between the designated crew hotel and any airport of arrival or departure; and

- (b) not leave the designated crew hotel other than:
 - (i) to travel to the airport of departure; or
 - (ii) in an emergency; or
 - (iii) to undertake required simulator training or emergency procedures training; or
 - (iv) to obtain medical care or medical supplies; or
 - (v) to get tested for SARS-CoV-2; or
 - (vi) if required to do so by law; or
 - (vii) to leave or depart from Victoria; and
- (c) wear a face covering during each flight to and from Victoria and when travelling between the designated crew hotel and the airport (unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person); and
- (d) otherwise comply with relevant airline requirements and **COVIDSafe Plan** whilst in Victoria and in any other State or Territory in Australia or in a Green Zone Country.
- (4) An aircrew services worker who enters Victoria under subclause (1)(b) must comply with their respective airline's COVIDSafe Plan while travelling to and from an extreme risk zone, red zone or orange zone in the 14 days prior to entry to Victoria.
- (5) An aircrew services worker who enters Victoria under subclause (1)(c), who travels to or from an extreme risk zone, red zone or orange zone in the 14 days prior to entry to Victoria must:
 - (a) travel directly by private transport between the designated crew hotel and any airport of arrival or departure whilst in the extreme risk zone, red zone or orange zone; and
 - (b) not leave the designated crew hotel whilst in the extreme risk zone, red zone or orange zone, other than:
 - (i) to travel to the airport of departure; or
 - (ii) in an emergency; or
 - (iii) to undertake required simulator training or emergency procedures training; or
 - (iv) to obtain medical care or medical supplies; or
 - (v) to get tested for SARS-CoV-2; or
 - (vi) if required to do so by law; or
 - (vii) to leave or depart from Victoria; and
 - (c) otherwise comply with relevant airline requirements and COVIDSafe Plan whilst in Victoria and in any other State or Territory in Australia or in a Green Zone country.

10 Transit through Victoria

- (1) Despite clauses 6, 7 and 8, a restricted person or a prohibited person whose ordinary place of residence is not in Victoria may enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, if:
 - (a) the person is required to enter and be physically present in Victoria for the purpose of direct and short term transit through Victoria by air, sea, rail or road; and

Note: short term transit means a transit time of less than 24 hours. If a person transiting through Victoria under clause 10 spends more than 24 hours in Victoria, they will be a prohibited person or a restricted person and must either have a valid permit, an exception or an exemption (as applicable).

- (b) the person has a valid transit permit which includes:
 - (i) the person's full name; and
 - (ii) the person's contact phone number; and
 - (iii) the full names of any person under the age of 18, or other dependants for whom the person is a parent, guardian or carer, entering Victoria with the person; and
 - (iv) the address from which the person is departing when entering Victoria; and
 - (v) where applicable, the current address where the person ordinarily resides; and
 - (vi) the address where the person will reside after entering Victoria; and
 - (vii) the date of entry to Victoria; and
 - (viii) if applicable, any planned date of departure from Victoria; and
 - (ix) an attestation by the person stating that (as at the date of attestation) the person (and any person under the age of 18 or other dependant entering Victoria with the person):
 - (A) is entering Victoria for the purpose of direct and short term transit through Victoria by air, sea, rail or road; and
 - (B) is not a diagnosed person or a close contact of a diagnosed person (or equivalent) and/or required to self-isolate or self-quarantine (or equivalent) in a State, Territory or Green Zone Country; and
 - (C) is not experiencing SARS-CoV-2 symptoms; and
 - (D) has provided information in the permit that is true and correct; and
 - (E) will comply with the conditions in subclause (2) and (3) (as applicable); and
 - a QR code capable of being scanned by an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction); and
- (c) the person has been in hotel quarantine (including for the purpose of completing the required period of hotel quarantine or for any other purpose, including work) in Victoria or in other State, Territory or Green Zone Country in the 14 days prior to entry to Victoria, provides (at the time of applying for the transit permit):
 - (i) the name of the facility attended; and
 - (ii) the name of the State, Territory or Green Zone Country of the facility attended.
- (2) A person who enters Victoria under subclause (1) must:
 - (a) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (i) a valid transit permit; and
 - subject to subclauses (iii) and (iv), photographic personal identification and evidence of the current address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice. (iii) if the person is unable to provide photographic personal identification in accordance with subclause (ii), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

(iv) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subclause (ii), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (b) comply with all Directions currently in force; and
- (c) monitor for SARS-CoV-2 symptoms and get tested for SARS-CoV-2 if experiencing SARS-CoV-2 symptoms.
- (3) Without limiting subclause (2), if a person, at the time they enter Victoria, has been in an area that is an extreme risk zone, a red zone or an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days, the person must:
 - (a) not enter or stay in any vehicle (other than the vehicle used for transit) or indoor space, except to the extent that such entry and stay is reasonable and necessary for the purpose of:
 - (i) departing for Victoria from an airport, seaport or railway station; or
 - (ii) travel to Victoria on a plane, train or sea vessel; or
 - (iii) accessing toilet and bathroom facilities; or
 - (iv) paying for fuel; or
 - (v) purchasing essential items; or
 - (vi) purchasing takeaway food or drink; or
 - (vii) accessing accommodation; and

Note: the person is permitted to purchase takeaway food and drink only and must eat or drink in the vehicle used for transit and not in any other vehicle or indoor space whilst in transit through Victoria.

- (b) minimise contact with other persons in Victoria (except in an emergency); and
- (c) practise physical distancing; and
- (d) keep detailed records of each place they stop (including accommodation) in Victoria; and
- (e) wear a face covering in all public places unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and
- (f) if applicable, wear a face covering during each flight to Victoria unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person.
- (4) A transit permit:
 - (a) is valid for 24 hours from the time the person first enters Victoria (unless revoked earlier); and
 - (b) may only be used once by a person to enter Victoria during the validity period in subclause (a).

11 Specified workers

Specified worker (other) permit – eligibility

- (1) Despite clauses 6 and 7, a prohibited person or a restricted person who is:
 - (a) required to enter and be physically present in Victoria for the purpose of providing specified work in an occupation included in the Specified Worker List – Single Entry and performs any of that specified work indoors; or
 - (b) a Victorian resident who is:
 - required to enter and be physically present in another State or Territory or a Green Zone Country for the purpose of providing specified work in an occupation included in the Specified Worker List – Single Entry and performs any of that specified work indoors; and
 - (ii) is entering Victoria for the purpose of returning to their ordinary place of residence in Victoria,

may enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, if:

- (c) the person has a valid specified worker (other) permit which includes:
 - (i) the person's full name; and
 - (ii) the person's contact phone number; and
 - (iii) the full names of any person under the age of 18, or other dependants for whom the person is a parent, guardian or carer, entering Victoria with the person; and
 - (iv) the address from which the person is departing when entering Victoria; and
 - (v) where applicable, the current address where the person ordinarily resides; and
 - (vi) the address where the person will reside after entering Victoria; and
 - (vii) the date of entry to Victoria; and
 - (viii) if applicable, any planned date of departure from Victoria; and
 - (ix) an attestation by the person stating that (as at the date of attestation) the person (and any person under the age of 18 or other dependant entering Victoria with the person):
 - (A) is a **specified worker (other)** and is entering Victoria for the relevant purpose in subclause (a) or (b)(ii); and
 - (B) is not a diagnosed person or a close contact of a diagnosed person (or equivalent) and/or required to self-isolate or self-quarantine (or equivalent) in a State, Territory or Green Zone Country; and
 - (C) has not been at a very high risk exposure site during the very high risk period; and
 - (D) is not experiencing SARS-CoV-2 symptoms; and
 - (E) has provided information in the permit that is true and correct; and
 - (F) will comply with the conditions in subclauses (3), (4) and (5), as applicable; and
 - a QR code capable of being scanned by an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction); and

- (d) if the person has been in hotel quarantine (including for the purpose of completing the required period of hotel quarantine or for any other purpose, including work) in Victoria or in other State, Territory or Green Zone Country in the 14 days prior to entry to Victoria, provides (at the time of applying for the specified worker (other) permit):
 - (i) the name of the facility attended; and
 - (ii) the name of the State, Territory or Green Zone Country of the facility attended; and
- (e) if the person, at the time they enter Victoria, has been in an area that is an extreme risk zone, red zone or an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days, they:
 - (i) are performing specified work in an occupation listed in the Specified Worker List – Single Entry in Victoria that is urgent, essential to the operations of their employer or customer and cannot be carried out in a timely manner by workers who ordinarily reside in Victoria or another area that is a green zone; and
 - (ii) have evidence that the work they are performing meets the requirements in subclause (e)(i) from their employer or customer.

Note: a letter from an employer or customer on company letterhead that confirms that the work undertaken by the person meets the requirements in subclause (e)(i) would be sufficient evidence.

Specified worker (exclusive outdoor activities) permit – eligibility

- (2) Despite clauses 6 and 7, a prohibited person or a restricted person who is:
 - (a) required to enter and be physically present in Victoria for the purpose of providing specified work in an occupation included in the Specified Worker List-Single Entry and performs all of that specified work exclusively outdoors; or
 - (b) a Victorian resident who is:
 - required to enter and be physically present in another State or Territory or a Green Zone Country for the purpose of providing specified work in an occupation included in the Specified Worker List – Single Entry and performs all of that specified work exclusively outdoors; and
 - (ii) is entering Victoria for the purpose of returning to their ordinary place of residence in Victoria,

may enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, if:

- (c) the person has a valid specified worker (exclusive outdoor activities) permit which includes:
 - (i) the person's full name; and
 - (ii) the person's contact phone number; and
 - (iii) the full names of any person under the age of 18, or other dependants for whom the person is a parent, guardian or carer, entering Victoria with the person; and
 - (iv) the address from which the person is departing when entering Victoria; and
 - (v) where applicable, the current address where the person ordinarily resides; and
 - (vi) the address where the person will reside after entering Victoria; and

- (vii) the date of entry to Victoria; and
- (viii) if applicable, any planned date of departure from Victoria; and
- (ix) an attestation by the person stating that (as at the date of attestation) the person (and any person under the age of 18 or other dependant entering Victoria with the person):
 - (A) is a **specified worker (exclusive outdoor activities)** and is entering Victoria for the relevant purpose in subclause (a) or (b)(ii); and
 - (B) is not a diagnosed person or a close contact of a diagnosed person (or equivalent) and/or required to self-isolate or self-quarantine (or equivalent) in a State, Territory or Green Zone Country; and
 - (C) has not been at a very high risk exposure site during the very high risk period; and
 - (D) is not experiencing SARS-CoV-2 symptoms; and
 - (E) has provided information in the permit that is true and correct; and
 - (F) will comply with the conditions in subclauses (3), (4) and (5), as applicable; and
- a QR code capable of being scanned by an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction); and
- (d) if the person has been in hotel quarantine (including for the purpose of completing the required period of hotel quarantine or for any other purpose, including work) in Victoria or in other State, Territory or Green Zone Country in the 14 days prior to entry to Victoria, provides (at the time of applying for the specified worker (exclusive outdoor activities) permit):
 - (i) the name of the facility attended; and
 - (ii) the name of the State, Territory or Green Zone Country of the facility attended; and
- (e) if the person, at the time they enter Victoria, has been in an area that is an extreme risk zone, red zone or an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days, they:
 - (i) are performing specified work in an occupation listed in the Specified Worker List – Single Entry in Victoria that is urgent, essential to the operations of their employer or customer and cannot be carried out in a timely manner by workers who ordinarily reside in Victoria or another area that is a green zone; and
 - (ii) have evidence that the work they are performing meets the requirements in subclause (e)(i) from their employer or customer.

Note: a letter from an employer or customer on company letterhead that confirms that the work undertaken by the person meets the requirements in subclause (e)(i) would be sufficient evidence.

Specified worker (other) permit and specified worker (exclusive outdoor activities) permit – conditions after entry

- (3) A person who enters Victoria under subclauses (1) or (2) must:
 - (a) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (i) a valid specified worker (other) permit or specified worker (exclusive outdoor activities) permit; and

 (ii) subject to subclauses (iii) and (iv), photographic personal identification and evidence of the current address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(iii) if the person is unable to provide photographic personal identification in accordance with subclause (ii), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

(iv) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subclause (ii), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (v) if the person at the time they enter Victoria, has been in an area that is an extreme risk zone, red zone or an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days, evidence from their employer or customer in accordance with the requirements in subclause (1)(e) or (2)(e); and
- (b) unless the person is a Victorian resident, only remain in Victoria for the period reasonably necessary to provide the specified work; and
- (c) comply with all Directions currently in force; and
- (d) monitor for SARS-CoV-2 symptoms and get tested for SARS-CoV-2 if experiencing SARS-CoV-2 symptoms; and
- (e) otherwise comply with the relevant COVIDSafe Plan while in Victoria and in any other State, Territory or Green Zone Country (including while travelling to and from an extreme risk zone, red zone or orange zone in the other State, Territory or Green Zone Country in the 14 days prior to entry to Victoria); and
- (f) without limiting subclause (e), if the person is specified worker permitted to enter Victoria for the purpose of a Tier 1 or Tier 2 event under the Public Event Framework, comply with the relevant COVIDSafe Plan for the Tier 1 or Tier 2 Event.

Note: a specified worker (other) or a specified worker (exclusive outdoor activities) may be accompanied by a dependent child under the age of 18 years or other dependent person, such as an adult with a disability, if the dependant is to receive emergency or essential medical care or other urgent care, provided the dependant complies with the requirements under subclause (1) or (2) whilst in Victoria.

- (4) If a restricted person enters Victoria under subclauses (1) or (2) and at the time the person enters Victoria, has been in an area that is an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days, that person must, in addition to the obligations in subclause (3):
 - (a) get tested for SARS-CoV-2 within 72 hours of the time the person enters Victoria; and

- (b) travel immediately and directly to, and self-quarantine at, the premises at which the person will reside for the period of the specified worker permit or alternative premises that are suitable for the person to reside in for the purpose of selfquarantine until the person receives a negative SARS-CoV-2 test result; and
- (c) reside at the premises described in subclause (b) and not leave the premises except:
 - (i) for the purpose of undertaking the relevant specified work; or
 - (ii) to obtain medical care or medical supplies; or
 - (iii) to obtain takeaway food and drink; or
 - (iv) to access toilet and bathroom facilities; or
 - (v) to get tested for SARS-CoV-2; or
 - (vi) in an emergency situation; or
 - (vii) if required to do so by law; or
 - (viii) to leave Victoria,

during the period of self-quarantine under subclause (b); and

- (d) if the person leaves the premises described in subclause (b) in accordance with subclause (c) during the period of self-quarantine under subclause (b), wear a face covering in all:
 - (i) indoor public places; and
 - (ii) outdoor public places; and
 - (iii) vehicles, if the person is in a vehicle with any other person (unless the other person ordinarily resides with the person),

unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person.

- (5) If a prohibited person enters Victoria:
 - (a) under subclause (1), that person must, in addition to the obligations in subclause (3):
 - (i) subject to subclause (ii), get tested for SARS-CoV-2:
 - (A) within 72 hours of the time the person enters Victoria; and
 - (B) during the period that is 4 to 7 days from the day the person enters Victoria; and
 - (C) during the period that is 12 to 14 days from the day the person enters Victoria; and
 - (ii) if the person is a worker at an offshore petroleum or gas storage facility who cannot reasonably get tested for SARS-CoV-2 while working, get tested for SARS-CoV-2 within 72 hours of the time the person first enters Victoria during each specified worker (other) permit or specified worker (exclusive outdoor activities) permit validity period in subclause (6); and
 - (iii) travel immediately and directly to, and self-quarantine at, the premises at which the person will reside for the period of the specified worker permit or another premises that is suitable for the person to reside in for the purposes of self-quarantine, for 14 days (subject to subclauses (v) and (vi)(A)); and
 - (iv) reside at the premises described in subclause (iii) and not leave the premises except:
 - (A) for the purpose of undertaking the relevant specified work, but only after the person receives a negative SARS-CoV-2 test result; or

- (B) to obtain takeaway food and drink; or
- (C) to access toilet and bathroom facilities; or
- (D) to obtain medical care or medical supplies; or
- (E) to get tested for SARS-CoV-2; or
- (F) in an emergency situation; or
- (G) if required to do so by law; or
- (H) to leave Victoria,

during the period of self-quarantine under subclause (iii); and

- (v) if, during the period of self-quarantine, the person refuses or otherwise fails to take a test for SARS-CoV-2 in accordance with subclause (i) (C) (including as extended under subclause (vi)(A)), the period of self-quarantine in subclause (iii) is extended for an additional period being the earlier of:
 - (A) an additional 14 days; or
 - (B) until the person gets tested for SARS-CoV-2 and receives a negative test result; and

Note: any tests undertaken pursuant to subclauses (5)(a)(i)(A) or (B) do not satisfy the requirement in subclause (5)(a)(v)(B).

Note: prohibited persons entering Victoria pursuant to subclause 11(1) will be required to test for SARS-CoV-2 on or around day 13 of their self-quarantine (or the day before the end of self-quarantine), as testing at this time is likely to detect the presence of SARS-CoV-2, even if a person has not yet developed symptoms. As a person may be infectious for up to 14 days after the 14 day incubation period, if this test does not occur, an additional 14 days of quarantine is required to prevent a person who develops SARS-CoV-2 towards the end of the 14 day incubation period, even if not symptomatic, transmitting SARS-CoV-2 to the broader community.

- (vi) if, during the period of self-quarantine:
 - (A) the period for which the person is required to self-quarantine under subclause (iii) expires during the period in which the person is awaiting the result of a test required by subclause (i), the period of self-quarantine is extended until the person receives a negative SARS-CoV-2 test result; and
 - (B) if the person receives a negative SARS-CoV-2 test result and:
 - 1. the period for which the person is required to selfquarantine under subclause (iii) has not expired, the person must continue to self-quarantine under subclause (iii) for the remainder of that period; and
 - 2. the period for which the person is required to selfquarantine under subclause (iii) (as extended under either or both of subclauses (v) and (vi)(A)) has expired, the person may cease self-quarantining immediately; and
- (vii) if the person leaves the premises described in subclause (iii) in accordance with subclause (iv) during the period of self-quarantine under subclause (iii), wear a face covering in all:
 - (A) indoor public places; and
 - (B) outdoor public places; and
 - (C) vehicles, if the person is in a vehicle with any other person (unless the other person ordinarily resides with the person),

unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person;

- (b) under subclause (2), that person must, in addition to the obligations in subclause (3):
 - (i) subject to subclause (ii), get tested for SARS-CoV-2:
 - (A) within 7 days of the day the person enters Victoria; and
 - (B) during the period that is 12 to 14 days from the day the person enters Victoria; and
 - (ii) if the person is a worker at an offshore petroleum or gas storage facility who cannot reasonably get tested for SARS-CoV-2 while working, get tested for SARS-CoV-2 within 72 hours of the time the person first enters Victoria during each specified worker (other) permit or specified worker (exclusive outdoor activities) permit validity period in subclause (6); and
 - (iii) travel immediately and directly to, and self-quarantine at, the premises at which the person will reside for the period of the specified worker permit or another premises that is suitable for the person to reside in for the purposes of self-quarantine, for 14 days (subject to subclauses (v) and (vi)(A)); and
 - (iv) reside at the premises described in subclause (iii) and not leave the premises except:
 - (A) to perform the relevant specified work; or
 - (B) to purchase takeaway food and drink; or
 - (C) to access toilet and bathroom facilities; or
 - (D) to obtain medical care or medical supplies; or
 - (E) to get tested for SARS-CoV-2; or
 - (F) in an emergency situation; or
 - (G) if required to do so by law; or
 - (H) to leave Victoria,

during the period of self-quarantine under subclause (iii); and

- (v) if, during the period of self-quarantine, the person refuses or otherwise fails to take a test for SARS-CoV-2 in accordance with subclause (i) (B) (including as extended under subclause (vi)(A)), the period of self-quarantine in subclause (iii) is extended for an additional period being the earlier of:
 - (A) 14 days; or
 - (B) until the person gets test for SARS-CoV-2 and receives a negative test result; and

Note: a test undertaken pursuant to subclause (5)(b)(i)(A) does not satisfy the requirement in subclause (5)(b)(v)(B).

Note: prohibited persons entering Victoria pursuant to subclause (2) will be required to test for SARS-CoV-2 on or around day 13 of their self-quarantine (or the day before the end of self-quarantine), as testing at this time is likely to detect the presence of SARS-CoV-2, even if a person has not yet developed symptoms. As a person may be infectious for up to 14 days after the 14 day incubation period, if this test does not occur, an additional 14 days of quarantine is required to prevent a person who develops SARS-CoV-2 towards the end of the 14 day incubation period, even if not symptomatic, transmitting SARS-CoV-2 to the broader community.

- (vi) if, during the period of self-quarantine:
 - (A) the period for which the person is required to self-quarantine under subclause (iii) expires during the period in which the person is awaiting the result of a test required by subclause (i), the period of self-quarantine is extended until the person receives a negative SARS-CoV-2 test result; and

- (B) if the person receives a negative SARS-CoV-2 test result and:
 - 1. the period for which the person is required to selfquarantine under subclause (iii) has not expired, the person must continue to self-quarantine under subclause (iii) for the remainder of that period; and
 - 2. the period for which the person is required to selfquarantine under subclause (iii) (as extended under either or both of subclauses (v) and (vi)(A)) has expired, the person may cease self-quarantining immediately; and
- (vii) if the person leaves the premises described in subclause (iii) in accordance with subclause (iv) during the period of self-quarantine under subclause (iii), wear a face covering in all:
 - (A) indoor public places; and
 - (B) outdoor public places; and
 - (C) vehicles, if the person is in a vehicle with any other person (unless the other person ordinarily resides with the person),

unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person.

- (6) A specified worker (other) permit and a specified worker (exclusive outdoor activities) permit:
 - (a) is valid for 14 days from the date the person first enters Victoria (unless revoked earlier); and
 - (b) may be used by a person to enter Victoria on a single occasion during the validity period in subclause (a).

Specified worker (low workplace interaction) permit

- (7) Despite clauses 6 and 7, a prohibited person or a restricted person who is:
 - (a) required to enter and be physically present in Victoria for the purpose of providing specified work in an occupation included in the Specified Worker (Low Workplace Interaction) List; or
 - (b) a Victorian resident who is:
 - (i) required to enter and be physically present in any other State or Territory in Australia for the purpose of providing specified work in an occupation included in the Specified Worker (Low Workplace Interaction) List; and
 - (ii) entering Victoria from any other State or Territory in Australia for the purpose of returning to their ordinary place of residence in Victoria,

may enter Victoria from any other State or Territory in Australia if:

- (c) during all times the person was in an orange zone in the 14 days prior to entry to Victoria, the person:
 - has not carried any person as a passenger in the driver's cabin of a vehicle, other than for the purpose of providing specified work in an occupation included in the Specified Worker (Low Workplace Interaction) List; and
 - (ii) minimised contact with other persons (except in cases of emergency); and
 - (iii) practised physical distancing; and
- (d) during all times the person was in an extreme risk zone or red zone in the 14 days prior to entry to Victoria, the person:
 - has not carried any person as a passenger in the driver's cabin of a vehicle, other than for the purpose of providing specified work in an occupation listed in the Specified Worker (Low Workplace Interaction) List; and

- (ii) kept detailed records of all travel and each place they stopped (including accommodation); and
- (iii) wore a face covering at all times in all:
 - (A) indoor public places; and
 - (B) outdoor public places; and
 - (C) vehicles, if the person was in a vehicle with any other person (unless the other person ordinarily resides with the person); and
- (iv) minimised contact with other persons (except in cases of emergency); and
- (v) practised physical distancing; and
- (e) the person has a valid specified worker (low workplace interaction) permit which includes:
 - (i) the person's full name; and
 - (ii) the person's contact phone number; and
 - (iii) the full names of any person under the age of 18, or other dependants for whom the person is a parent, guardian or carer, entering Victoria with the person; and
 - (iv) the address from which the person is departing when entering Victoria; and
 - (v) where applicable, the current address where the person ordinarily resides; and
 - (vi) the address where the person will reside after entry to Victoria; and
 - (vii) the date of entry to Victoria; and
 - (viii) if applicable, any planned date of departure from Victoria; and
 - (ix) an attestation by the person stating that (as at the date of attestation) the person (and any person under the age of 18 or other dependant entering Victoria with the person):
 - (A) is a **specified worker (low workplace interaction)** and is entering Victoria for the relevant purpose in subclause (a) or (b)(ii); and
 - (B) is not a diagnosed person or a close contact of a diagnosed person (or equivalent) and/or required to self-isolate or self-quarantine in a State, Territory or Green Zone Country; and
 - (C) has not been at a very high risk exposure site during the very high risk period; and
 - (D) is not experiencing SARS-CoV-2 symptoms; and
 - (E) has provided information in the permit that is true and correct; and
 - (F) will comply with the conditions in subclause (8); and
 - a QR code capable of being scanned by an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction); and
- (f) the person has been in hotel quarantine (including for the purpose of completing the required period of hotel quarantine or for any other purpose, including work) in Victoria or in other State, Territory or Green Zone Country in the 14 days prior to entry to Victoria, provides (at the time of applying for the specified worker (low workplace interaction) permit):
 - (i) the name of the facility attended; and
 - (ii) the name of the State, Territory or Green Zone Country of the facility attended; and

53

- (g) if the person, at the time they enter Victoria, has been in an area that is an extreme risk zone, red zone or an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days, they:
 - (i) are performing specified work in an occupation included in the Specified Worker (Low Workplace Interaction) List in Victoria that is urgent, essential to the operations of their employer or customer and cannot be carried out in a timely manner by workers who ordinarily reside in Victoria or another area that is a green zone; and
 - (ii) have evidence that the work they are performing meets the requirements in subclause (g)(i) from their employer or customer.
 Note: a letter from an employer or customer on company letterhead that confirms that the work undertaken by the person meets the requirements in subclause (g)(i) would be sufficient evidence.
- (8) A person who enters Victoria under subclause (7) and who is:
 - (a) a restricted person who, at the time the person enters Victoria, has been in an area that is an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days and has not received a negative SARS-CoV-2 test since arriving in Victoria; or
 - (b) a prohibited person,

must:

- (c) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (i) a valid specified worker (low workplace interaction) permit; and
 - subject to subclauses (iii) and (iv), photographic personal identification and evidence of the current address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(iii) if the person is unable to provide photographic personal identification in accordance with subclause (ii), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country correspondence, credit card, or utility bill.

(iv) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subclause (ii), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (v) if the person, at the time they enter Victoria, has been in an area that is an extreme risk zone, red zone or an orange zone in a State, Territory or Green Zone Country at any time after the relevant zone commencement time in the previous 14 days, evidence in accordance with the requirements in subclause (7)(g); and
- (d) not work while experiencing SARS-CoV-2 symptoms; and
- (e) unless the person is a Victorian resident, only remain in Victoria for the period reasonably necessary to provide the relevant specified work; and
- (f) get tested for SARS-CoV-2 at least once every 3 days during each specified worker (low workplace interaction) permit validity period in subclause (9); and *Note: nothing in subclause (f) is intended to require a person to be tested for SARS-CoV-2 more than four times in any 14 day period, including where a person enters Victoria more than once in any 14 day period.*
- (g) carry and provide documentary evidence that the person has been tested in accordance with subclause (f) (including evidence of the person's most recent test) to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) when requested to do so; and
- (h) minimise contact with other persons unless the person is a Victorian resident and they are not working or travelling for work; and
- (i) wear a face covering unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person, for 14 days commencing from when the person enters Victoria or, if the person is a person referred to in subclause (a), until the person receives a negative SARS-CoV-2 test result, when in:
 - (i) indoor public places; and
 - (ii) outdoor public places; and
 - (iii) a vehicle if the person is in the vehicle with any other person with whom the person does not ordinarily reside at a private premises; and
- (j) not carry a person as a passenger in the driver's cabin of a vehicle other than for the purpose of providing specified work unless the person is a Victorian resident and they are not working or travelling for work; and
- (k) keep detailed records of each place they stop (including accommodation) in Victoria; and
- (l) comply with all Directions currently in force; and
- (m) monitor for SARS-CoV-2 symptoms and get tested for SARS-CoV-2 if experiencing SARS-CoV-2 symptoms; and
- (n) not enter or stay in any other vehicle or indoor space except when reasonably necessary for the purposes of:
 - providing the specified work in an occupation listed in the Specified Worker (Low Workplace Interaction) List, that they have entered Victoria to perform; or
 - (ii) accessing toilet or bathroom facilities; or
 - (iii) paying for fuel; or
 - (iv) purchasing essential items; or
 - (v) purchasing takeaway food or drink; or

Note: the person is permitted to purchase takeaway food or drink only and must eat or drink in that person's vehicle or the room at their accommodation and not in any other vehicle or indoor space while in transit through Victoria.

- (vi) accessing accommodation; or
- (vii) departing Victoria from an airport, seaport, or railway station; or
- (viii) travel from Victoria on a plane, train or sea vessel,

unless the person is a Victorian resident and they are not working or travelling for work.

Note: a specified worker (low workplace interaction) may be accompanied by a dependent child under the age of 18 years or other dependent person, such as an adult with a disability, if the dependant is to receive emergency or essential medical care or other urgent care, provided the dependant complies with the requirements under subclause (8) whilst in Victoria.

- (9) A specified worker (low workplace interaction) permit:
 - (a) is valid for 14 days from the date the person first enters Victoria from any other State or Territory in Australia (unless revoked earlier); and
 - (b) may be used by a person to enter Victoria from any other State or Territory in Australia multiple times during the validity period in subclause (a).

12 Applications for a permit

- (1) A person may apply for a **permit** using a digital system provided by the **Service** Victoria CEO and other parts of the Victorian Government.
- (2) An application for a permit must contain all information reasonably required by the Department from time to time, for the purpose of protecting public health.
- (3) The Service Victoria CEO:
 - (a) may deliver a permit to a person if clause:
 - (i) 5 (green zone permit); or
 - (ii) 6 (orange zone permit); or
 - (iii) 7 (red zone permit); or
 - (iv) 10 (transit permit); or
 - (v) 11(1) (specified worker (other) permit); or
 - (vi) 11(2) (specified worker (exclusive outdoor activities) permit); or
 - (vii) 11(7) (specified worker (low workplace interaction) permit),

applies, the person makes an application under subclause (1) and the application complies with the requirements under subclause (2); and

- (b) may provide a copy of the permit to the Department; and
- (c) will provide any information contained in an application to the Department on behalf of the person.
- (4) A person must not give information, or make a statement, in an application for a permit that is false or misleading in a material particular.

13 Excepted persons

- (1) A restricted person or prohibited person may enter Victoria from any other State or Territory in Australia or, after entering Australia, from a Green Zone Country, without a permit:
 - (a) to provide emergency or time-critical essential medical care or other urgent care; or
 - (b) to receive or accompany a dependant who is to receive, emergency or essential medical care or other urgent care; or

Note: for the purposes of subclauses (b) and (c), a dependant includes a person who is dependent on another to facilitate attendances to receive essential medical care, or is dependent on others for the provision of essential medical care. *Example 1: a person is a dependant of their intimate partner where they require essential medical care in Victoria and rely on their intimate partner to transport and support them to receive that essential medical care.*

Example 2: essential medical care includes medical care requiring continuity of treatment, such as chemotherapy or dialysis treatment.

Example 3: other urgent care may include essential care for a person with a disability or a dependant of a person, if there are no alternate care arrangements available, but does not include ordinary child-minding services.

- (c) if the person is a Victorian resident and the person is returning to Victoria after leaving Victoria to:
 - (i) provide emergency or time-critical essential medical care or other urgent care; or
 - (ii) receive or accompany a dependant who received, emergency or essential medical care or other urgent care; or
- (d) to provide or receive emergency services or to ensure the provision of telecommunications, critical infrastructure, essential prevention and recovery from emergencies or essential public services (including services provided by emergency workers and child protection workers and time-critical essential services provided by healthcare workers and care facility workers); or

Note 1: nothing in subclause (d) is intended to permit a person who is a Victorian resident but is or has been in a green zone, orange zone, red zone or extreme risk zone in any other State, Territory or Green Zone Country for travel and leisure purposes, to enter Victoria for the purpose of resuming and/or returning to the provision of emergency services, telecommunications, critical infrastructure, essential prevention and recovery from emergencies and essential public services in the ordinary course of the person's work. Such persons are required to apply for and obtain a valid permit for entry to Victoria.

Note 2: a person entering Victoria under subclause (d) is required to carry a letter from their employer evidencing the need for that worker to enter Victoria under subclause (d).

Note 3: for the purposes of subclause (d), emergency services includes responses to environmental emergencies such as oil spills or bushfires.

- (e) if the person is a Victorian resident and the person is returning to Victoria after leaving Victoria to provide or receive emergency services or ensure the provision of telecommunications, critical infrastructure, essential prevention and recovery from emergencies and essential public services (including services provided by emergency workers and child protection workers and time-critical essential services provided by healthcare workers and care facility workers); or
- (f) to escape harm or the risk of harm, including harm relating to family violence or violence of another person; or
- (g) if the person is a Victorian resident and the person is returning to Victoria after leaving Victoria to escape harm or the risk of harm, including harm relating to family violence or violence of another person; or
- (h) if the person is a **school** student travelling on a bus undertaking a usual or regular route to or from the school that the student is enrolled at; or
- (i) if the person remains on the same premises where that premises is both in the State of Victoria and either:
 - (i) the State of New South Wales; or
 - (ii) the State of South Australia; or
- (j) for purposes related to the administration of justice in Victoria, any other State or Territory in Australia or the Commonwealth of Australia; or

Example: State, Territory or Commonwealth judicial officers and essential court or tribunal staff entering Victoria for the purpose of necessary, in-person court or tribunal hearings in Victoria, and prison transfers.

(k) if the person is a Victorian resident and the person is returning to Victoria after leaving Victoria for purposes related to the administration of justice in Victoria, any other State or Territory in Australia or the Commonwealth of Australia; or

Example: State, Territory or Commonwealth judicial officers and essential court or tribunal staff returning to Victoria after necessary in-person court or tribunal hearing in any other State or Territory in Australia, and prison transfers.

- (l) for purposes related to shared custody arrangements (court ordered or noncourt ordered); or
- (m) if the person is a Victorian resident and the person is returning to Victoria after leaving Victoria for purposes related to shared custody arrangements (court ordered or non-court ordered); or
- (n) as required or authorised by law; or
- (o) if the person is a Victorian resident and the person is returning to Victoria after leaving Victoria as required or authorised by law; or
- (p) for the purposes of:
 - (i) state security or **national security**; or
 - (ii) giving effect to a military transfer; or
 - (iii) official orders given to a member of the Australian Defence Force; or
- (q) if the person is a Victorian resident and the person is returning to Victoria after leaving Victoria for the purposes of:
 - (i) state security or national security; or
 - (ii) giving effect to a military transfer; or
 - (iii) official orders given to a member of the Australian Defence Force; or

Note: nothing in subclause (q) is intended to permit a person who is a Victorian resident but is currently in or has been in a green zone, orange zone, red zone or extreme risk zone in any other State, Territory or Green Zone Country for travel and leisure purposes, to enter Victoria for the purpose of resuming and/or returning to the provision of state security or national security services in the ordinary course of the person's work. Such persons are required to apply for and obtain a valid permit for entry to Victoria.

- (r) if the person leaves Victoria to travel along the Murray River but only if the person:
 - does not set foot on the banks of the Murray River on the New South Wales side or South Australian side of the Murray River (unless the person is a restricted person from a cross border community area); and
 - (ii) prohibits or prevents any prohibited person from travelling on the Murray River with them or entering Victoria with them; or
- (s) if the person is a Victoria Police member or Protective Services Officer (or equivalent person in New South Wales or South Australia) stationed on border duties or otherwise engaged in policing duties; or
- (t) if the person is a passenger or **public transport** worker travelling on a public transport service which leaves and re-enters Victoria without stopping at a place outside of Victoria during the course of its usual and regular route and operations.

Note: a person who boards a public transport service in Victoria where the route goes through New South Wales or South Australia and back into Victoria without stopping before disembarking in is not required to apply for a permit.

- (2) A restricted person who enters Victoria as an excepted person under subclause (1) (except where the restricted person enters Victoria as an excepted person in accordance with subclause (1)(h) or (i)) must:
 - (a) where the person is entering Victoria from a green zone in a State, Territory or Green Zone Country:
 - subject to subclause (ii), carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (A) subject to sub-subclauses (B) and (C), photographic personal identification and evidence of the address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(B) if the person is unable to provide photographic personal identification in accordance with sub-subclause (A), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

(C) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subsubclause (A), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (ii) if subclause (1)(s) applies, carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) photographic identification and documentary evidence that the person is stationed on border duties or otherwise engaged in policing duties; and
- (iii) comply with all Directions currently in force; and
- (iv) monitor for SARS-CoV-2 symptoms; and
- (v) unless the person is a Victorian resident, only remain in Victoria for the period reasonably necessary for the purpose they entered Victoria; and
- (vi) if they are a diagnosed person or someone who has been in close contact with a diagnosed person, comply with the requirements of the Diagnosed Persons and Close Contacts Directions; and
- (b) subject to subclause (d), where the person is a Victorian resident entering Victoria from an orange zone in any other State, Territory or a Green Zone Country who, at the time the person enters Victoria, has not been in an orange zone in a State, Territory or a Green Zone Country outside the cross border

59

community area at any time after the relevant zone commencement time in the previous 14 days:

- (i) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (A) subject to sub-subclauses (B) and (C), photographic personal identification and evidence of the address where the person ordinarily resides (unless the person is under the age of 18); and

Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.

(B) if the person is unable to provide photographic personal identification in accordance with subclause (i), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

> Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country correspondence, credit card, or utility bill.

(C) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subclause (i), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (ii) comply with all Directions currently in force; and
- (iii) monitor for SARS-CoV-2 symptoms; and
- (iv) if they are a diagnosed person or someone who has been in close contact with a diagnosed person, comply with the requirements of the Diagnosed Persons and Close Contacts Directions; and
- (c) subject to subclause (d), where the person is entering Victoria from an orange zone in any other State, Territory or a Green Zone Country is not a Victorian resident or at the time the person enters Victoria, has been in an orange zone in a State, Territory or a Green Zone Country outside the cross border community area at any time after the relevant zone commencement time in the previous 14 days:
 - (i) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (A) subject to sub-subclauses (B) and (C), photographic personal identification and evidence of the address where the person ordinarily resides (unless the person is under the age of 18); and *Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.*

(B) if the person is unable to provide photographic personal identification in accordance with sub-subclause (A), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

- (C) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subsubclause (A), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and *Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.*
- (ii) be tested for SARS-CoV-2 within 72 hours of entering Victoria; and
- (iii) self-quarantine at the premises at which the person ordinarily resides or another premises that is suitable for the person to reside in for the purpose of self-quarantine for 14 days or until the person receives a negative SARS-CoV-2 test result (whichever is earlier) and not leave the premises except:
 - (A) if subclause (1)(a), (b), (d), (f), (j), (l), (n), (p) or (s) applies, to perform the activity for which they were permitted to enter Victoria; or
 - (B) to obtain medical care or medical supplies; or
 - (C) to get tested for SARS-CoV-2; or
 - (D) in an emergency situation; or
 - (E) if required to do so by law; or
 - (F) to leave Victoria; or
 - (G) if the restricted person has entered Victoria to escape harm, only self-quarantine to the extent it is reasonably practicable to do so in all the circumstances,

during the period of self-quarantine under this subclause; and

- (iv) provide documentary evidence that the person has been tested in accordance with subclause (ii) (including evidence of the person's most recent test) to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) when requested to do so; and
- (v) comply with all Directions currently in force; and
- (vi) monitor for SARS-CoV-2 symptoms; and
- (vii) wear a face covering when in public for a period of 14 days from entry to Victoria or until the person receives a negative SARS-CoV-2 test result (whichever is earlier) (over and above the Directions currently in force unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person); and
- (viii) if they are a diagnosed person or someone who has been in close contact with a diagnosed person, comply with the requirements of the Diagnosed Persons and Close Contacts Directions; and

- (d) where the person is entering Victoria from an orange zone and subclause (1)(s) applies:
 - carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) photographic identification and documentary evidence that the person is stationed on border duties or otherwise engaged in policing duties; and
 - (ii) if the person, at the time the person enters Victoria, has been in an orange zone outside of the cross border community area at any time after the relevant zone commencement time in the previous 14 days, comply with the requirements under subclauses (c)(ii)-(viii) as if those requirements applied to the person.
- (3) Subject to subclause (4), a prohibited person who enters Victoria as an excepted person under subclause (1) must:
 - (a) where the person is a Victorian resident entering Victoria from an extreme risk zone or red zone who, at the time the person enters Victoria, has not been in an extreme risk zone or red zone outside the cross border community area at any time after the relevant zone commencement time in the previous 14 days:
 - (i) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (A) subject to sub-subclauses (B) and (C), photographic personal identification and evidence of the address where the person ordinarily resides (unless the person is under the age of 18); and *Example: photographic personal identification includes a driver's licence issued by a State or Territory in Australia or a passport issued by Australia. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by a State or Territory in Australia or any municipal district, local government area or unincorporated local government area (not including Lord Howe Island), including a rates notice.*
 - (B) if the person is unable to provide photographic personal identification in accordance with sub-subclause (A), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and *Example: documentary evidence includes Medicare card, Centrelink*

Example: documentary evidence includes Medicare card, Centrelink correspondence, credit card, or utility bill.

(C) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subsubclause (A), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.

- (ii) comply with all Directions currently in force; and
- (iii) monitor for SARS-CoV-2 symptoms; and
- (iv) if they are a diagnosed person or someone who has been in close contact with a diagnosed person, comply with the requirements of the Diagnosed Persons and Close Contacts Directions; and

- (b) where the person is entering Victoria from an extreme risk zone or red zone and is not a Victorian resident or, at the time the person enters Victoria, has been in an extreme risk zone or red zone outside the cross border community area at any time after the relevant zone commencement time in the previous 14 days:
 - (i) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (A) subject to sub-subclauses (B) and (C), photographic personal identification and evidence of the address where the person ordinarily resides (unless the person is under the age of 18); and *Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.*
 - (B) if the person is unable to provide photographic personal identification in accordance with sub-subclause (A), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the person's identity (unless the person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

- (C) if the person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subsubclause (A), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the person's address (unless the person is under the age of 18); and *Example: a letter from an Indigenous community leader or community services provider confirming the person's identity and confirming the person's address or other place of residence arrangements.*
- self-quarantine at the premises at which the person ordinarily resides or another premises that is suitable for the person to reside in for the purpose of self-quarantine for 14 days (subject to subclauses (iv) and (v)(B)) and not leave the premises except:
 - (A) if subclause (1)(a), (b), (d), (f), (j), (l), (n), (p) or (s) applies to perform the activity for which they were permitted to enter Victoria; or
 - (B) to obtain medical care or medical supplies; or
 - (C) to get tested for SARS-CoV-2; or
 - (D) in an emergency situation; or
 - (E) if required to do so by law; or
 - (F) to leave Victoria; or
 - (G) if the prohibited person has entered Victoria to escape harm, only self-quarantine to the extent it is reasonably practicable to do so in all the circumstances,

during the period of self-quarantine under this subclause; and

- (iii) get tested for SARS-CoV-2:
 - (A) within 72 hours of the time the person enters Victoria; and
 - (B) on or about day 13 during the period of self-quarantine under subclause (ii); and
- (iv) if, during the period of self-quarantine, the person refuses or otherwise fails to take a test for SARS-CoV-2 on or about day 13 of the period of self-quarantine, the period of self-quarantine in subclause (ii) (as extended under sub-subclause (v)(B)) is extended for an additional period being the earlier of:
 - (A) an additional 14 days; or
 - (B) until the person gets tested for SARS-CoV-2 and receives a negative test result; and

Note: a test undertaken pursuant to subclause (3)(b)(iii)(A) does not satisfy the requirement in subclause (3)(b)(iv)(B).

Note: persons entering Victoria from an extreme risk zone or red zone will be required to test for SARS-CoV-2 on or around day 13 of their self-quarantine (or the day before the end of self-quarantine), as testing at this time is likely to detect the presence of SARS-CoV-2, even if a person has not yet developed symptoms. As a person may be infectious for up to 14 days after the 14 day incubation period, if this test does not occur, an additional 14 days of quarantine is required to prevent a person who develops SARS-CoV-2 towards the end of the 14 day incubation period, even if not symptomatic, transmitting SARS-CoV-2 to the broader community.

- (v) if, during the period of self-quarantine:
 - (A) the person is tested for SARS-CoV-2; and
 - (B) subject to sub-subclause (C) the period for which the person is required to self-quarantine under subclause (ii) expires during the period in which the person is awaiting the result of that test, the period of self-quarantine is extended until the person receives a negative SARS-CoV-2 test result; and
 - (C) if the person receives a negative SARS-CoV-2 test result and:
 - if the period for which the person is required to selfquarantine under subclause (ii) has not expired, the person must continue to self-quarantine under subclause (ii) for the remainder of that period; or
 - 2. if the period for which the person is required to selfquarantine under subclause (ii) (as extended under either or both subclauses (iv) and (v)(B)) has expired, the person may cease self-quarantining immediately; and
- (vi) provide documentary evidence that the person has been tested in accordance with subclause (iii) and (iv) (including evidence of the person's most recent test) to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) when requested to do so; and
- (vii) comply with all Directions currently in force; and
- (viii) monitor for SARS-CoV-2 symptoms; and
- (ix) unless the person is a Victorian resident, only remain in Victoria for the period reasonably necessary for the purpose they entered Victoria (except in case of emergency); and
- (x) minimise contact with other persons in Victoria; and
- (xi) practise physical distancing; and

- (xii) keep detailed records of each place they stop (including accommodation) in Victoria; and
- (xiii) wear a face covering (unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person):
 - (A) during each flight to and from Victoria; and
 - (B) when in public for a period of 14 days from entry to Victoria (over and above the Directions currently in force); and
- (xiv) if they are a diagnosed person or someone who has been in close contact with a diagnosed person, comply with the requirements of the **Diagnosed Persons and Close Contacts Directions**.
- (4) A prohibited person who enters Victoria as an excepted person under subclause (1)(s) must:
 - (a) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) photographic identification and documentary evidence that the person is stationed on border duties or otherwise engaged in policing duties; and
 - (b) if the person, at the time the person enters Victoria, has been in an extreme risk zone or red zone outside of the cross border community area at any time after the relevant zone commencement time in the previous 14 days, comply with the requirements under subclauses (3)(b)(i)-(xiv) as if those requirements applied to the person.

14 Exemption power

Request for exemption

- (1) A restricted person or a prohibited person is not required to comply with a requirement of these directions if the person is granted an exemption from that requirement under:
 - (a) subclause (6) (specific circumstances); or
 - (b) subclause (11).
- (2) A person may request an exemption by:
 - (a) using a digital system provided by the Service Victoria CEO and other parts of the Victorian Government; or
 - (b) contacting the Department by phone (or other method determined by the Department from time to time).
- (3) A request for exemption must contain all information reasonably required by the Department from time to time, for the purpose of protecting public health.
- (4) The Service Victoria CEO will provide any information contained in a request for exemption under subclause (2)(a) to the Department.

Exemptions for specific circumstances

- (5) A person may request an exemption from any or all requirements contained in these directions:
 - (a) to attend a funeral or end of life event; or
 - (b) if a person owns or has responsibilities in relation to an animal, to meet obligations to sustain the life and wellbeing of that animal; or
 - (c) to return to the person's ordinary place of residence for health, wellbeing, care or compassionate reasons; or
 - (d) to effect an emergency relocation.

- (6) The Chief Health Officer or Deputy Chief Health Officer (or the Secretary or a Deputy Secretary to the Department or an Executive Director or Director in the COVID-19 Response Division of the Department) may exempt a person from any or all requirements contained in these directions, if satisfied that an exemption is appropriate, having regard to the:
 - (a) need to protect public health; and
 - (b) principles in sections 5 to 10 of the PHW Act, as appropriate.
- (7) Before granting any exemption under subclause (6) the Chief Health Officer or Deputy Chief Health Officer (or the Secretary or a Deputy Secretary to the Department or an Executive Director or Director in the COVID-19 Response Division of the Department) must consider:
 - (a) if the person is:
 - (i) a diagnosed person or close contact of a diagnosed person (or equivalent), lawfully permitted to leave a State, Territory or Green Zone Country in accordance with the laws in force in that jurisdiction; and
 - (ii) seeking to enter Victoria:
 - (A) to attend a funeral or end of life event; or
 - (B) if a person owns or has responsibilities in relation to an animal, to meet obligations to sustain the life and wellbeing of that animal; or
 - (C) to return to the person's ordinary place of residence for health, wellbeing, care or compassionate reasons; or
 - (D) to effect an emergency relocation; and
 - (b) documentary evidence provided by the person of:
 - (i) the circumstances described in subclause (a); or
 - (ii) test results or other medical information in relation to the person, including any negative SARS-CoV-2 test result received by the person within 72 hours prior to the person's proposed or actual entry to Victoria; or

Note: a Victorian resident may not need to be tested for SARS-CoV-2 in any other State, Territory or Green Zone Country before entering Victoria but if not tested within 72 hours prior to the person's proposed or actual entry to Victoria, must be tested for SARS-CoV-2 within 72 hours of returning to Victoria (unless the exemption specifically provides otherwise).

- (iii) directions or permissions given to that person from a State, Territory or Green Zone Country not to self-isolate or self-quarantine (or equivalent); and
- (c) any further documentary evidence requested by the Chief Health Officer or Deputy Chief Health Officer (or the Secretary or a Deputy Secretary to the Department or an Executive Director or Director in the COVID-19 Response Division of the Department) and provided by the person.
- (8) An exemption granted under subclause (6):
 - (a) must:
 - (i) be given by the Department, in writing, to the person who is the subject of the exemption; and
 - (ii) specify the requirement or requirements that the person need not comply with; and
 - (b) may be subject to additional or different conditions approved by the Chief Health Officer or Deputy Chief Health Officer.

(9) An exemption granted under subclause (6) does not prevent an authorised officer from exercising an emergency power to give the person a different direction or impose a different requirement or condition of exemption on the person.

Exemptions, generally

- (10) A person may request an exemption from any or all requirements contained in these directions.
- (11) The Chief Health Officer or Deputy Chief Health Officer (or the Secretary or a Deputy Secretary to the Department or an Executive Director or Director in the COVID-19 Response Division of the Department) may exempt a person or group of persons from any or all requirements contained in these directions, if satisfied that an exemption is appropriate, having regard to the:
 - (a) need to protect public health; and
 - (b) principles in sections 5 to 10 of the PHW Act, as appropriate.
- (12) Before granting any exemption under subclause (11) the Chief Health Officer or Deputy Chief Health Officer (or the Secretary or a Deputy Secretary to the Department or an Executive Director or Director in the COVID-19 Response Division of the Department) must consider:
 - (a) the circumstances set out in any request; and
 - (b) any documentary evidence provided by the person, including test results or other medical information in relation to the person; and
 - (c) any further documentary evidence requested by the Chief Health Officer or Deputy Chief Health Officer (or the Secretary or a Deputy Secretary to the Department or an Executive Director or Director in the COVID-19 Response Division of the Department) and provided by the person.
- (13) An exemption under subclause (11):
 - (a) must:
 - (i) be given by the Department, in writing, to the person who is the subject of the exemption; or
 - (ii) be published by the Department, in writing, for the purpose of any group of persons who are the subject of the exemption; and
 - (iii) specify the requirement or requirements that the person or group of persons need not comply with; and
 - (b) may be subject to additional or different conditions approved by the Chief Health Officer or Deputy Chief Health Officer.
- (14) An exemption granted under subclause (11) does not prevent an authorised officer from exercising an emergency power to give the person or group of persons a different direction or impose a different requirement on the person or group of persons.

Conditions of exemption

- (15) A restricted person who enters Victoria under an exemption granted under subclauses(6) or (11) must:
 - (a) enter Victoria within 72 hours of the time set out in the exemption; and Note 1: an exemption will expire if the restricted person does not enter Victoria within 72 hours of the time set out in the exemption and the prohibited person will need to re-apply for a new exemption.

Note 2: an exemption may be subject to a condition to enter at a particular point of entry into Victoria under subclause (13)(b).

(b) comply with any conditions imposed on the exemption.

- (16) A prohibited person who enters Victoria under an exemption granted under subclauses(6) or (11) must:
 - (a) enter Victoria within 72 hours of the time set out in the exemption; and Note 1: an exemption will expire if the prohibited person does not enter Victoria within 72 hours of the time set out in the exemption and the prohibited person will need to re-apply for a new exemption. Note 2: an exemption may be subject to a condition to enter at a particular point of entry into Victoria under subclause (13)(b).
 - (b) carry, and present on request to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction):
 - (i) the exemption; and
 - (ii) documentary evidence supporting the grounds for the exemption, if applicable; and
 - (iii) subject to subclauses (iv) and (v), the prohibited person's photographic personal identification including the address at which the prohibited person ordinarily resides (unless the person is under the age of 18); and *Example: photographic personal identification includes a driver's licence issued by any State, Territory or Green Zone Country or a passport issued by Australia or a Green Zone Country. Evidence of the current address where the person ordinarily resides includes a driver's licence or any other document issued by any State, Territory or Green Zone Country or any municipal district, local government area, unincorporated local government area (not including Lord Howe Island) or local authority, including a rates notice.*
 - (iv) if the prohibited person is unable to provide photographic personal identification in accordance with subclause (iii), two forms of documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) to prove the prohibited person's identity (unless the prohibited person is under the age of 18); and

Example: documentary evidence includes Medicare card, Australian, State, Territory or Green Zone Country government correspondence, credit card or utility bill.

(v) if the prohibited person is unable to provide evidence of the current address where the person ordinarily resides in accordance with subclause (iii), other documentary evidence satisfactory to the authorised officer, Victoria Police member or Protective Services Officer (or other person under such person's direction) of the prohibited person's address (unless the prohibited person is under the age of 18); and

Example: a letter from an Indigenous community leader or community services provider confirming the prohibited person's identity and confirming the prohibited person's address or other place of residence arrangements.

- (c) unless the specific conditions of the exemption granted to the prohibited person provide that the person is not required to be tested for SARS-CoV-2, get tested for SARS-CoV-2:
 - (i) unless the person has received a negative SARS-CoV-2 test result within 72 hours prior to entry to Victoria, within 72 hours of the time the person enters Victoria; and
 - (ii) on or about day 13 during the period of self-quarantine under subclause (g); and
- (d) travel directly from their place of departure to Victoria; and
- (e) whilst in direct and short term transit to Victoria, minimise contact with other persons; and
- (f) travel directly to the premises at which the prohibited person ordinarily resides or such other premises suitable for the prohibited person to reside in for the purpose of self-quarantine in accordance with subclause (g); and

- (g) self-quarantine at the premises at which the prohibited person ordinarily resides or another premises that is suitable for the prohibited person to reside in for the purpose of self-quarantine for 14 days (subject to subclauses (h) and (i)(ii)), and only leave that premises:
 - (i) to attend a specified event or place, subject to additional requirements set out in the exemption in relation to:
 - (A) the period the prohibited person may spend at the specified event or place; and
 - (B) whether other persons with whom the prohibited person does not ordinarily reside are permitted to be present at the specified event or place; and
 - (C) if the prohibited person is permitted to attend a worksite, record keeping requirements of any worksite the prohibited person attends; or
 - (ii) to obtain medical care or medical supplies; or
 - (iii) to get tested for SARS-CoV-2; or
 - (iv) in an emergency situation; or
 - (v) if required to do so by law; or
 - (vi) to leave Victoria; and
- (h) unless the specific conditions of the exemption granted to the prohibited person provide that the person is not required to be tested for SARS-CoV-2, if, during the period of self-quarantine, the person refuses or otherwise fails to take a test for SARS-CoV-2 on or about day 13 of the period of self-quarantine, the period of self-quarantine in subclause (g) (as extended under subclause (i)(ii)) is extended for an additional period being the earlier of:
 - (i) an additional 14 days; or
 - (ii) until the person gets tested for SARS-CoV-2 and receives a negative test result; and

Note: any tests undertaken pursuant to subclause (16)(c)(i) do not satisfy the requirement in subclause (16)(h)(ii).

- (i) unless the specific conditions of the exemption granted to the prohibited person provide that the person is not required to be tested for SARS-CoV-2, if, during the period of self-quarantine:
 - (i) the person is tested for SARS-CoV-2; and
 - subject to subclause (iii), the period for which the person is required to self-quarantine under subclause (g) expires during the period in which the person is awaiting the result of that test, the period of self-quarantine is extended until the person receives a negative SARS-CoV-2 test result; and
 - (iii) if the person receives a negative SARS-CoV-2 test result and:
 - (A) the period for which the person is required to self-quarantine under subclause (g) has not expired, the person must continue to self-quarantine under subclause (g) for the remainder of that period; or
 - (B) the period for which the person is required to self-quarantine under subclause (g) (as extended under either or both of subclauses (h) and (i)(ii)) has expired, the person may cease self-quarantining immediately; and

- (j) unless the specific conditions of the exemption granted to the prohibited person provide that the person is not required to be tested for SARS-CoV-2, provide documentary evidence:
 - (i) of any negative SARS-CoV-2 test result received by the person within 72 hours prior to the person's proposed or actual entry to Victoria; and
 - (ii) that the person has been tested in accordance with subclause (c) (including evidence of the person's most recent test) to an authorised officer, a Victoria Police member or a Protective Services Officer (or other person under such person's direction) when requested to do so; and
- (k) wear a face covering when in public (over and above the Directions currently in force), unless, in accordance with the Directions currently in force, an exception from the requirement to wear a face covering applies to the person; and
- (l) practise physical distancing; and
- (m) advise the Department immediately if the prohibited person experiences any SARS-CoV-2 symptoms; and
- (n) comply with any conditions imposed on the exemption.
- (17) Nothing in subclauses (15) and (16) prevents an authorised officer from exercising an emergency power to give a person a different direction or impose a different requirement or condition of exemption on the person.

15 Definitions

In these directions:

- (1) **aircrew services worker** means a pilot or a member of cabin crew undertaking operational flying duties or proficiency training on an aircraft that is not an aircraft of any part of the Australian Defence Force (including any aircraft that is commanded by a member of that Force in the course of duties as such a member);
- (2) **alpine resort** has the same meaning as in the **Stay Safe Directions**;
- (3) **authorised officer** has the same meaning as in the PHW Act;
- (4) **COVIDSafe Plan** has the same meaning as in the **Workplace Directions**;
- (5) cross border community area means a municipal district, local government area or unincorporated local government area adjacent to or in close proximity to the border between the State of New South Wales and Victoria, or the border between the State of South Australia and Victoria, as detailed on the Department's website available at: www.coronavirus.vic.gov.au/information-cross-border-communities as amended from time to time by the Victorian Government with the approval of the Chief Health Officer;
- (6) **cross border community member** means a person whose ordinary place of residence is in the **cross border community area**;
- (7) **cross border extreme risk zone** has the meaning in clause 8(3);
- (8) **Department** means the Victorian Department of Health;
- (9) diagnosed person has the same meaning as in the Diagnosed Persons and Close Contacts Directions;
- (10) **Diagnosed Persons and Close Contacts Directions** means the **Diagnosed Persons** and **Close Contacts Directions** (No. 25) as amended from time to time;
- (11) **Directions currently in force** has the same meaning as in the **Workplace Directions**;
- (12) emergency worker has the same meaning as in the Sentencing Act 1991;
- (13) **excepted person** has the meaning in clause 13(1);
- (14) **extreme risk zone** has the meaning in clause 4A(1)(d);

- (15) **face covering** means a fitted face mask that covers the nose and mouth to provide the wearer protection against infection (but does not include a face shield);
- (16) green zone has the meaning in clause 4A(1)(a);
- (17) **Green Zone Country** means a country with a current, valid (and not temporarily or permanently suspended) safe travel zone agreement with the Commonwealth of Australia;

Note: information regarding countries with current, valid (and not temporarily or permanently suspended) safe travel zone agreements with the Commonwealth of Australia is available at www.health.gov.au/news/ health-alerts/novel-coronavirus-2019-ncov-health-alert/coronavirus-covid-19-restrictions/coronavirus-covid-19-advice-for-international-travellers#travel-zones as amended from time to time.

- (18) green zone permit has the meaning in clause 5;
- (19) hotel quarantine means a program requiring a person to quarantine at a hotel in accordance with a public health order, public health directions, regulations or any other law of any State, Territory, the Commonwealth of Australia or Green Zone Country made in order to limit the spread SARS-CoV-2;
- (20) municipal district has the same meaning as in the Local Government Act 1989;
- (21) **national security** has the meaning that security has in the **Australian Security Intelligence Organisation Act 1979** of the Commonwealth;
- (22) offshore petroleum or gas storage facility has the meaning that facility has in Schedule 3 to the Offshore Petroleum and Greenhouse Gas Storage Act 2010;
- (23) **orange zone** has the meaning in clause 4A(1)(b);
- (24) **orange zone permit** has the meaning in clause 6;
- (25) **permit** means the written notice (digital or otherwise) provided under clause 12 and includes:
 - (a) green zone permit; and
 - (b) orange zone permit; and
 - (c) red zone permit; and
 - (d) **specified worker (other) permit**; and
 - (e) specified worker (exclusive outdoor activities) permit; and
 - (f) specified worker (low workplace interaction) permit; and
 - (g) transit permit;
- (26) **permitted reasons** has the meaning in clause 8(6);
- (27) **physical distancing** means the practice of physically maintaining a distance, where it is reasonably practicable to do so, of at least 1.5 metres from any other person except those persons with whom a person ordinarily resides;
- (28) **prohibited person** means a person who, at the time they enter Victoria, has been in an **extreme risk zone** or **red zone** in a **State**, **Territory** or **Green Zone Country** at any time after the relevant zone commencement time in the previous 14 days but does not include:
 - (a) a person described in clause 5(1)(b);
 - (b) a person described in clause 6(1); or
 - (c) a **Victorian resident** described in clause 7(1);
- (29) **Public Event Framework** means the Public Event Framework available at www. coronavirus.vic.gov.au/public-events as amended from time to time by the Victorian Government with the approval of the Chief Health Officer or Deputy Chief Health Officer;
- (30) **public transport** means a **vehicle** operated by a **passenger transport company** or by a **bus company** in the provision of a **public transport service**;

- (31) red zone has the meaning in clause 4A(1)(c);
- (32) red zone permit has the meaning in clause 7;
- (33) relevant extreme risk zone means, in relation to a person who entered Victoria, any extreme risk zone in a State, Territory or Green Zone Country that the person had been in after the zone commencement time in the 14 days prior to the person's entry to Victoria;
- (34) relevant green zone means, in relation to a person who entered Victoria, any green zone in a State, Territory or Green Zone Country that the person had been in after the zone commencement time in the 14 days prior to the person's entry to Victoria;
- (35) relevant orange zone means, in relation to a person who entered Victoria, any orange zone in a State, Territory or Green Zone Country that the person had been in after the zone commencement time in the 14 days prior to the person's entry to Victoria;
- (36) relevant red zone means, in relation to a person who entered Victoria, any red zone in a State, Territory or Green Zone Country that the person had been in after the zone commencement time in the 14 days prior to the person's entry to Victoria;
- (37) restricted person means any person who is not a prohibited person;
- (38) revoked Border Crossing Permit Scheme Directions means any of the New South Wales Border Crossing Permit Scheme Directions, New South Wales and Queensland Border Crossing Scheme Directions or the Victorian Border Crossing Permit Directions;
- (39) **SARS-CoV-2 symptoms** means symptoms consistent with **SARS-CoV-2**, including but not limited to the following:
 - (a) a fever (≥37.5°C) or consistent fever of less than 37.5°C (such as night sweats, chills);
 - (b) acute respiratory infection (such as cough, shortness of breath, sore throat);
 - (c) loss of smell;
 - (d) loss of taste;
- (40) school means a registered school as defined in the Education and Training Reform Act 2006;
- (41) Service Victoria CEO has the same meaning as in the Service Victoria Act 2018;
- (42) short term transit means a transit period of less than 24 hours, except in an emergency;
- (43) **specified work** has the same meaning as in the Department's document titled 'Travellers eligible to apply for a permit under specified workers categories' (www. coronavirus.vic.gov.au/travellers-eligible-to-apply-for-specified-worker-permit), as amended from time to time by the Victorian Government with the approval of the Chief Health Officer;
- (44) specified worker (exclusive outdoor activities) means a person employed or engaged to provide specified work in an occupation included in the Specified Worker List – Single Entry and who performs all of that work exclusively outdoors;
- (45) **specified worker (exclusive outdoor activities) permit** has the meaning in clause 11(2);
- (46) **Specified Worker List Single Entry** means the list on the Department's website at www.coronavirus.vic.gov.au/travellers-eligible-to-apply-for-specified-worker-permit as amended from time to time by the Victorian Government with the approval of the Chief Health Officer;
- (47) **specified worker (low workplace interaction)** means a person employed or engaged to provide **specified work** in an occupation included in the **Specified Worker (Low Workplace Interaction) List**;

- (48) **Specified Worker (Low Workplace Interaction) List** means the list on the Department's website at www.coronavirus.vic.gov.au/travellers-eligible-to-apply-for-specified-worker-permit as amended from time to time by the Victorian Government with the approval of the Chief Health Officer;
- (49) **specified worker (low workplace interaction) permit** has the meaning in clause 11(7);
- (50) **specified worker (other)** means a person employed or engaged to provide **specified work** in an occupation included in the **Specified Worker List Single Entry** and who performs any of that work indoors;
- (51) **specified worker (other) permit** has the meaning in clause 11(1);
- (52) **State** means a State in Australia (and otherwise has the meaning in the Australian Constitution);
- (53) Stay Safe Directions means the Stay Safe Directions (No. 27) as amended from time to time;
- (54) **Territory** means a territory in Australia (and otherwise has the meaning in the Australian Constitution);
- (55) **transit permit** has the meaning in clause 10;
- (56) vehicle has the same meaning as in the PHW Act;
- (57) very high risk exposure site means a site in a State, a Territory or Green Zone Country:
 - (a) assessed as very high risk for SARS-CoV-2 transmission described:
 - by a State, Territory, the Commonwealth of Australia or a Green Zone Country on the relevant government website, as amended from time to time; or
 - (ii) on the **Department's** website available at www.coronavirus.vic.gov. au/victorian-border-crossing-permit as amended from time to time with the approval of the Chief Health Officer; and
 - (b) which is subject to:
 - (i) any public health order, public health directions, regulations or any other law made in order to limit the spread SARS-CoV-2 currently in force in a State, Territory, the Commonwealth of Australia or a Green Zone Country; or
 - (ii) any **Directions currently in force**,

requiring any persons who have been at the site at any time during the **very high risk period** to self-isolate or to self-quarantine (or equivalent) until a period of 14 days (or such longer period as may be directed) has elapsed from the time the persons had been at the site during the very high risk period;

- (58) very high risk period means the period of time in which a very high risk exposure site in a State, a Territory or Green Zone Country is assessed as very high risk for SARS-CoV-2 transmission, as specified:
 - (a) by a State, Territory, the Commonwealth of Australia or a Green Zone Country on the relevant government website, as amended from time to time; or
 - (b) on the **Department's** website available at www.coronavirus.vic.gov.au/ victorian-border-crossing-permit as amended from time to time with the approval of the Chief Health Officer;
- (59) Victorian resident means a person who ordinarily resides in Victoria;
- (60) Workplace Directions means the Workplace Directions (No. 40) as amended from time to time;

- (61) the following expressions have the same meaning as in the **Transport (Compliance** and **Miscellaneous)** Act 1983:
 - (a) **bus company**;
 - (b) **passenger transport company**;
 - (c) **public transport service**;
- (62) **zone commencement time** has the meaning in clause 4A(2).

16 Penalties

(1) Section 210 of the PHW Act provides:

False or misleading information

- (1) A person must not-
 - (a) give information that is false or misleading in a material particular; or
 - (b) make a statement that is false or misleading in a material particular; or
 - (c) produce a document that is false or misleading in a material particular-

to the Secretary, a Council, the Chief Health Officer or an authorised officer under this Act or the regulations without indicating the respect in which it is false or misleading and, if practicable, providing correct information.

Penalty: In the case of a natural person, 60 penalty units;

In the case of a body corporate, 300 penalty units.

(2) A person must not make an entry in a document required to be kept by this Act or the regulations that is false or misleading.

Penalty: In the case of a natural person, 60 penalty units;

In the case of a body corporate, 300 penalty units.

- (3) In a proceeding for an offence against subsection (1) or (2) it is a defence to the charge for the accused to prove that at the time at which the offence is alleged to have been committed, the accused believed on reasonable grounds that the information, statement or document was true or was not misleading.
- (2) Section 203 of the PHW Act provides:

Compliance with direction or other requirement

(1) A person must not refuse or fail to comply with a direction given to the person, or a requirement made of the person, in the exercise of a power under an authorisation given under section 199.

Penalty: In the case of a natural person, 120 penalty units;

In the case of a body corporate, 600 penalty units.

- (2) A person is not guilty of an offence against subsection (1) if the person had a reasonable excuse for refusing or failing to comply with the direction or requirement.
- (3) A person who fails to comply with these directions is liable for an on-the-spot fine of:
 - (a) in the case of a natural person:
 - (i) aged 18 years or older 10 penalty units
 - (ii) aged 15 years or older but under the age of 18 years 4 penalty units;
 - (iii) aged under 15 years 1 penalty unit; or
 - (b) in the case of a body corporate -60 penalty units; or

Note: it is intended that subclauses (a) and (b) are a reference to Item 74 of Table 2 of Schedule 8 of the **Public Health and Wellbeing Regulations 2019**. Item 74 establishes the infringement offence constituted by refusing or failing to comply with a direction given to the person, or a requirement made of the person, in the exercise of a power under an authorisation given under section 199 of the PHW Act. This includes a direction or requirement in relation to travelling from a green zone or orange zone and seeking to enter Victoria.

- (c) if the contravention of these directions is constituted by refusing or failing to comply with a requirement to self-isolate or self-quarantine:
 - (i) in the case of a person aged 18 years or older -30 penalty units;
 - (ii) in the case of a child aged 15 years or older but under the age of 18 years 5 penalty units;
 - (iii) in the case of a child under the age of 15 years -1 penalty unit; or

Note: it is intended that subclause (c) is a reference to Item 76 of Table 2 of Schedule 8 of the **Public Health and Wellbeing Regulations 2019**. Item 76 establishes the infringement offence constituted by a contravention of directions given under section 200(1) of the PHW Act by refusing or failing to comply with a requirement to self-isolate or self-quarantine.

- (d) if the contravention of these directions is constituted by refusing or failing to comply with a requirement in relation to a person travelling from a restricted area and seeking to enter Victoria without a reasonable excuse or other valid reason or excuse, in the case of a natural person:
 - (i) aged 15 years or older but under the age of 18 years -5 penalty units;
 - (ii) under the age of 15 years -1 penalty unit;
 - (iii) in any other case -30 penalty units.

Note: it is intended that subclause (d) is a reference to Item 79 of Table 2 of Schedule 8 of the **Public Health and Wellbeing Regulations 2019**. Item 79 establishes the infringement offence constituted by a contravention of directions given under section 200(1) of the PHW Act by refusing or failing to comply with a requirement in relation to a person travelling from a restricted area (however described) and seeking to enter Victoria without a reasonable excuse or other valid reason or excuse. For the purposes of Item 79, a red zone and an extreme risk zone are each a restricted area.

(4) Additionally, a person who fails to comply with these directions may in certain circumstances be liable to prosecution under the PHW Act for the maximum penalties outlined in subclause (2).

Dated 3 August 2021

ADJUNCT CLINICAL PROFESSOR BRETT SUTTON Chief Health Officer, as authorised to exercise emergency powers under sections 20A and 199(2)(a) of the PHW Act This page was left blank intentionally

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