PARLIAMENT OF VICTORIA

Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019

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PARLIAMENT OF VICTORIA

Introduced in the Assembly

Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019

A Bill for an Act to provide a rebuttable presumption for career firefighters and volunteer firefighters suffering from specified forms of cancer for the purposes of claiming compensation under the **Workplace Injury Rehabilitation and Compensation Act 2013**, to amend the **Metropolitan Fire Brigades Act 1958**, the **Country Fire Authority Act 1958** and certain other Acts to reform fire services and for other purposes.

The Parliament of Victoria enacts:

Part 1—Preliminary

1 Purposes

The purposes of this Act are to-

1

(a) provide a rebuttable presumption for—

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Firefighters' Presumptive Rights Compensation and Fire Services Legislation
Amendment (Reform) Bill 2019

Part 1—Preliminary

(i) career firefighters suffering from specified forms of cancer that the cancer is presumed to be due to the nature of their employment for the purposes of claiming compensation 5 under the Workplace Injury **Rehabilitation and Compensation** Act 2013; or (ii) volunteer firefighters suffering from specified forms of cancer that the 10 cancer is presumed to be due to the nature of their service as a firefighter for the purposes of claiming compensation under the Workplace **Injury Rehabilitation and** 15 Compensation Act 2013; and (b) amend the Metropolitan Fire Brigades Act 1958-(i) to abolish the Metropolitan Fire and Emergency Services Board and to 20 establish Fire Rescue Victoria to take on its functions; and (ii) to abolish the positions of Chief Executive Officer of the Metropolitan 25 Fire and Emergency Services Board and Chief Officer of the Metropolitan Fire and Emergency Services, and to establish the positions of Fire Rescue Commissioner and Deputy Fire Rescue 30 Commissioner: and (iii) to establish the Strategic Advisory Committee to advise Fire Rescue Victoria: and (iv) to change the boundaries of the Fire 35 Rescue Victoria fire district; and

	Part 1—Preliminary
5	 (v) to provide a new mechanism for changing the boundaries of the Fire Rescue Victoria fire district by establishing the Fire District Review Panel to review the Fire Rescue Victoria fire district; and
	(vi) to establish the Fire Services Monitor and the Firefighters Registration Board; and
10	(c) to amend the Country Fire Authority Act 1958—
15	 (i) to make it an objective of the Country Fire Authority to support the recruitment, development and retention of volunteer officers and members; and
	(ii) to recognise the Country Fire Authority as a fully volunteer fire fighting service; and
20	 (iii) to allow certain functions to be performed and powers to be exercised within the Fire Rescue Victoria fire district; and
	(d) make consequential and other amendments to other Acts.
25	2 Commencement
	 This Part and Part 2 come into operation on the day after the day on which this Act receives the Royal Assent.
30	(2) The remaining provisions of this Act come into operation on a day or days to be proclaimed.

Part 1-Preliminary

3 Principal Act for the purposes of Parts 3 and 4 and 6 to 9

In Parts 3 and 4 and 6 to 9, the **Metropolitan Fire Brigades Act 1958** is called the Principal Act.

Part 2-Firefighters' Presumptive Rights Compensation

Part 2—Firefighters' Presumptive Rights Compensation

Division 1—Preliminary

4 Definitions

5	(1) In this Act—
	<i>advisory committee</i> means the advisory committee established under section 20;
	Authority means the Victorian WorkCover Authority;
10	<i>career firefighter</i> means a person who is or was employed by a fire service as a firefighter in a role in which firefighting duties are or were a substantial portion;
15	<i>CFA</i> means the Country Fire Authority appointed under the Country Fire Authority Act 1958 ;
	<i>firefighter</i> means—
	(a) a career firefighter; or
	(b) a volunteer firefighter;
20	<i>firefighting</i> means exposure to the hazards of a fire scene, including extinguishing, controlling or preventing the spread of fires;
25	<i>volunteer firefighter</i> means a person who performs or has performed firefighting duties, in a role in which firefighting duties are or were a substantial portion, and who receives or received no remuneration for the performance of those duties.
30	(2) A reference in this Act to <i>employment</i> in relation to a career firefighter includes appointment.

	Part 2—Firefighters' Presumptive Rights Compensation
	5 Construction of Act
	 This Act is to be read as if it formed part of the Workplace Injury Rehabilitation and Compensation Act 2013.
5	(2) If there is an inconsistency between this Act and the Workplace Injury Rehabilitation and Compensation Act 2013, this Act prevails to the extent of the inconsistency.
10	 (3) Unless inconsistent with the context or subject-matter, words and expressions defined in section 3 of the Workplace Injury Rehabilitation and Compensation Act 2013 have the same meaning in this Act as they have in that Act.
15	 (4) If a firefighter satisfies the presumption under Division 2, 3 or 4, their disease is to be taken to be an injury within the meaning of the Workplace Injury Rehabilitation and Compensation Act 2013.
20	(5) A reference in this section to "this Act" does not include a reference to Parts 3 to 11 of this Act.
	Division 2—Operation of presumption in relation to career firefighters
25	6 Rebuttable presumption as to cause of certain diseases in relation to career firefighters
	 An injury to a career firefighter is presumed to be due to the nature of their employment as a firefighter if—
	(a) the injury—
30	(i) is a disease referred to in column 1 of the Table in Schedule 1; and
	(ii) occurs on or after 1 June 2016; and

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Part 2—Firefighters' Presumptive Rights Compensation
(b) the injury occurs during a period in which the worker is employed as a career firefighter or within the 10 year period after the worker ceases to be employed or served as a firefighter; and
 (c) before the date on which the injury that is a disease referred to in column 1 of the Table in Schedule 1 occurred the worker is or was employed, or served as a firefighter, for at least the qualifying period specified in column 2 of that Table opposite the disease—
in the absence of proof to the contrary.
(2) For the purposes of this section, if a worker suffers an injury that is a disease specified in column 1 of the Table in Schedule 1, the injury is to be taken to have occurred on the day on which the worker—
(a) is first diagnosed as suffering from the disease; or
(b) dies by reason of the disease—
whichever occurs first.
7 Determination of the qualifying period
 (1) For the purposes of determining a period under section 6(1)(c), the following periods may be combined—
(a) any period during which the worker was employed as a career firefighter; and
(b) any period during which the worker served as a volunteer firefighter.
(2) For the purposes of subsection (1), any consecutive or non-consecutive periods during which a worker has been employed or has served

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Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019

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	Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 2—Firefighters' Presumptive Rights Compensation
	as specified in subsection (1)(a) or (b) may be combined.
5	(3) If a worker has been employed or has served as specified in both paragraphs of subsection (1) at the same time, that period of concurrent employment or service is to be counted once only for the purposes of subsection (1).
	8 Determination as to whether a firefighter is a career firefighter for the purposes of this Division
10	(1) If a firefighter is employed as a career firefighter at the time the injury occurs, they are to be taken to be a career firefighter for the purposes of this Division.
15	(2) If a firefighter has ceased employment as a career firefighter, they are to be taken to be a career firefighter for the purposes of this Division if—
	(a) their most recent employment or service as a firefighter was as a career firefighter; or
20	(b) on balance, the majority of their employment or service was as a career firefighter.
	Division 3—Operation of presumption in relation to volunteer firefighters
	9 Rebuttable presumption as to cause of certain diseases in relation to volunteer firefighters
25	 (1) An injury to a volunteer firefighter is presumed to be due to the nature of their service as a firefighter if—
	(a) the injury—
30	(i) is a disease referred to in column 1 of the Table in Schedule 1; and
	(ii) occurs on or after 1 June 2016; and

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Part 2—Firefighters' Presumptive Rights Compensation
(b) the injury occurs during a period in which the volunteer firefighter served as a firefighter or within the 10 year period after the volunteer firefighter ceases to serve as a firefighter; and
 (c) before the date on which the injury that is a disease referred to in column 1 of the Table in Schedule 1 occurred, the volunteer firefighter served as a firefighter for at least the qualifying period specified in column 2 of that Table opposite the disease, and the volunteer firefighter attended fires to the extent reasonably necessary to fulfil the purpose of their service as a firefighter—
in the absence of proof to the contrary.
(2) For the purposes of this section, if a volunteer firefighter suffers an injury that is a disease specified in column 1 of the Table in Schedule 1, the injury is to be taken to have occurred on the day on which the volunteer firefighter—
(a) is first diagnosed as suffering from the disease; or
(b) dies by reason of the disease—
whichever occurs first.
10 Determination of the qualifying period
 For the purposes of determining a period under section 9, any period during which the volunteer firefighter was employed as a career firefighter may be combined with service as a volunteer firefighter.
(2) For the purposes of subsection (1), any consecutive or non-consecutive periods during which a volunteer firefighter has been employed or has served as specified in subsection (1) may be combined.

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Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019

	r art 2—1 nenginers Tresumptive Rights compensation
5	(3) If a volunteer firefighter has been employed or has served as a volunteer firefighter and a career firefighter at the same time, that period of concurrent employment or service is to be counted once only for the purposes of subsection (1).
	11 Determination of whether a firefighter is a volunteer firefighter for the purposes of this Division
10	 Subject to section 8(2), if a firefighter is serving as a volunteer firefighter at the time the injury occurs, they are to be taken to be a volunteer firefighter for the purposes of this Division.
15	(2) Subject to section 8(2), if a firefighter has ceased employment or service as a firefighter, they are to be taken to be a volunteer firefighter for the purposes of this Division if their most recent service or employment as a firefighter was as a volunteer firefighter.
	12 Determination of whether section 9 requirement is met
20 25	 (1) For the purposes of determining whether a volunteer firefighter attended fires to the extent reasonably necessary to fulfil the purpose of their service as a firefighter under section 9, the Authority must seek an expert opinion from the advisory committee.
	(2) In providing the expert opinion to the Authority, the advisory committee must have regard to—
30	(a) any relevant records, brigade records, CFA data, employer data and local knowledge; and
	(b) any other matter prescribed by the regulations.

Part 2-Firefighters' Presumptive Rights Compensation

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Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
Part 2—Firefighters' Presumptive Rights Compensation
(3) The Authority—
(a) must have regard to the expert opinion provided to the Authority under subsection (1); and
(b) is not required to make a determination that is consistent with the expert opinion provided under subsection (1).
Division 4—Operation of presumption because of special consideration
13 Special consideration
(1) If a firefighter—
(a) suffers an injury that is a disease referred to in column 1 of the Table in Schedule 1; and
(b) would not be entitled to the presumption under Division 2 or 3 only because the firefighter does not satisfy the relevant qualifying period; and
 (c) can prove in accordance with this Division that the firefighter has had an exceptional exposure event in a firefighting capacity whether within or outside Victoria while employed or serving as a firefighter—
the injury is presumed to be due to the nature of their employment or service as a firefighter.
(2) A firefighter who intends to rely on subsection (1) must make an application for special consideration in accordance with section 15.
14 What is an exceptional exposure event?
For the purposes of determining whether a firefighter has had an exceptional exposure event, regard must be given to the following—

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5	(b) whether there are any relevant findings from a coroner, any court proceedings or other official inquiry regarding an event known to have exposed firefighters to carcinogens, and if so, the nature of the findings;
	(c) any relevant records, brigade records, CFA data, employer data or local knowledge;
10	(d) any other matter prescribed by the regulations.
	15 Application for special consideration
	 (1) An application for special consideration must be—
15	(a) in the manner and form prescribed by the regulations; and
	(b) made to the Authority.
	(2) An application for special consideration may only be made—
20	(a) at the same time as a claim for compensation is made; or
	 (b) after a claim for compensation has been made but before the claim has been accepted or rejected; or
25	(c) within the period of 60 days after the claim for compensation has been rejected.
	 (3) In subsection (2) and section 16, a <i>claim for</i> <i>compensation</i> means a claim for compensation under the Workplace Injury Rehabilitation and Compensation Act 2013 in respect of which the
30	presumption under Division 2 or 3 is invoked.

Part	2—Firefighters'	Presumptive	Rights Compe	ensation

1	16 Determination of application for special consideration
	 The Authority must determine an application for special consideration only if the Authority has rejected a claim for compensation by the applicant.
	(2) The Authority must forward an application for special consideration to the advisory committee for an expert opinion as to whether the firefighter has had an exceptional exposure event.
	(3) The Authority must forward the application for special consideration as soon as practicable after the Authority has—
	(a) received the application for special consideration; or
	(b) has rejected the claim for compensation—
	whichever occurs later.
	(4) The Authority must, within the period of 10 days after receiving the expert opinion from the advisory committee, determine the application for special consideration having regard to the expert opinion.
	(5) The Authority is not required to make a determination of the application for special consideration that is consistent with the expert opinion.
	Division 5—General
]	17 Claim for injury occurring on or after 1 June 2016
	(1) If before the commencement of this Part—
	 (a) a firefighter has made a claim for compensation under the Workplace Injury Rehabilitation and Compensation Act 2013 in respect of an injury that is a

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	Part 2—Firefighters' Presumptive Rights Compensation
	disease referred to in column 1 of the Table in Schedule 1 which occurred on or after 1 June 2016; and
5	(b) the Authority has rejected the claim for compensation—
	the firefighter is entitled to make a new claim for compensation in accordance with this Act.
	(2) If before the commencement of this Part—
10 15	 (a) a firefighter has made a claim for compensation in accordance with Part 6 of the Country Fire Authority Regulations 2014 in respect of an injury that is a disease referred to in column 1 of the Table in Schedule 1 which occurred on or after 1 June 2016; and
	(b) the CFA has rejected the claim for compensation—
	the firefighter is entitled to make a new claim for compensation in accordance with this Act.
20	18 Compensation for certain diseases due to firefighting by volunteer firefighters
25	 (1) Subject to section 19, if an injury to a volunteer firefighter is deemed under this Act to be due to the nature of their service as a firefighter, the volunteer firefighter must make a claim for compensation under the Workplace Injury Rehabilitation and Compensation Act 2013 in respect of that injury.
30	 (2) The compensation must be paid in accordance with and subject to the Workplace Injury Rehabilitation and Compensation Act 2013 as if the volunteer firefighter were a worker within the meaning of that Act and the disease were an injury arising out of or in the course of their
35	employment.

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	(3) A claim for compensation must be made to the Authority in accordance with the Workplace Injury Rehabilitation and Compensation Act 2013.
5 10	 (4) All matters relating to compensation must be determined in accordance with the Workplace Injury Rehabilitation and Compensation Act 2013 by the Authority, the Conciliation Service, a Medical Panel, the County Court or the Magistrates' Court, as the case requires.
15	(5) In making a determination in relation to any matter referred to in subsection (2), the Authority, the Conciliation Service, a Medical Panel, the County Court or the Magistrates' Court must, as far as practicable, be guided by reference to the applicable provisions of the Workplace Injury Rehabilitation and Compensation Act 2013 governing the corresponding matter in that Act.
20	(6) For the purpose of assessing compensation, the pre-injury average weekly earnings of a volunteer firefighter is to be computed by the Authority, the Conciliation Service, a Medical Panel, the County Court or the Magistrates' Court—
25	 (a) by reference to the volunteer firefighter's employment by any employer or employers during the relevant period before the injury; or
30	 (b) if the volunteer firefighter was not then working under a contract of service, on any basis that, in the opinion of the Authority, the Conciliation Service, a Medical Panel, the County Court or the Magistrates' Court, is best calculated to give the appropriate compensation for the volunteer firefighter's
35	loss of earning capacity—

Part 2-Firefighters' Presumptive Rights Compensation

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	Part 2—Firefighters' Presumptive Rights Compensation		
	but so that any relevant maximum limits imposed by the Workplace Injury Rehabilitation and Compensation Act 2013 are not exceeded.		
5	(7) For the purposes of enabling a return to work of a volunteer firefighter, the Authority may do any of the following—		
	(a) plan the volunteer firefighter's return to work;		
10	 (b) approve a provider of occupational rehabilitation services for the purposes of planning the volunteer firefighter's return to work under paragraph (a); 		
15	(c) provide alternative assistance or programs to the volunteer firefighter or in respect of the employment of the volunteer firefighter.		
	(8) The Authority must make any payment of compensation under this section out of the WorkCover Authority Fund.		
20	(9) For the purposes of subsection (8), any reasonable costs and expenses (including legal costs) incurred in administering claims under this section are taken to be a payment of compensation.		
25	19 Compensation under the Workplace Injury Rehabilitation and Compensation Act 2013 and the Country Fire Authority Regulations 2014		
30	 (1) A volunteer firefighter is not entitled to make a claim for compensation in respect of the same injury under the Workplace Injury Rehabilitation and Compensation Act 2013 and in accordance with Part 6 of the Country Fire Authority Regulations 2014 at the same time. 		
35	(2) Subject to subsection (4), if a volunteer firefighter's claim under Division 3 is rejected, the volunteer firefighter may make a claim for compensation in accordance with Part 6 of the		

	Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019		
	Part 2	2—Firefighters' Presumptive Rights Compensation	
		Country Fire Authority Regulations 2014 in respect of the same injury and is entitled to have the claim determined in accordance with that Division.	
5	(3)	The rejection of a volunteer firefighter's claim under Division 3 does not prejudice the volunteer firefighter's claim for compensation in accordance with Part 6 of the Country Fire Authority Regulations 2014.	
10 15	(4)	A volunteer firefighter is not entitled to make a claim for compensation in accordance with Part 6 of the Country Fire Authority Regulations 2014 if the volunteer firefighter's claim in respect of the same injury is rejected under Division 3 because the Authority proved that the injury was not due to the nature of the volunteer firefighter's service as a firefighter	
20	(5)	firefighter. If the volunteer firefighter's claim in accordance with Part 6 of the Country Fire Authority Regulations 2014 is rejected, the volunteer firefighter may make a claim under Division 3 in respect of the same injury and is entitled to have the claim determined in accordance with that Division.	
25	(6)	The rejection of a volunteer firefighter's claim for compensation in accordance with Part 6 of the Country Fire Authority Regulations 2014 does not prejudice the volunteer firefighter's claim under Division 3.	
30	(7)	A volunteer firefighter is not entitled to compensation in relation to the same injury under the Workplace Injury Rehabilitation and Compensation Act 2013 and in accordance with Part 6 of the Country Fire Authority Regulations	
35		2014.	

Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019 Part 2-Firefighters' Presumptive Rights Compensation (8) The Authority and the CFA may exchange any document produced or served or information acquired in respect of a proceeding or claim for compensation by a volunteer firefighter in relation to the same injury under the Workplace Injury 5 Rehabilitation and Compensation Act 2013 and in accordance with Part 6 of the Country Fire Authority Regulations 2014. 20 Establishment of advisory committee (1) The Minister must establish an advisory 10 committee for the purposes of this Act in accordance with the regulations. (2) The purpose of the advisory committee is to provide an expert opinion to the Authority as to-15 (a) whether a volunteer firefighter has attended fires to the extent reasonably necessary to fulfil the purposes of service as a firefighter as required by section 9(1)(c); or (b) whether a firefighter has had an exceptional 20 exposure event. (3) Without limiting the generality of section 22, the regulations may make provision for or with respect to-(a) the appointment of the advisory committee, including-25 (i) the number of members; and (ii) the experience or qualifications of members; and (iii) remuneration of members; and (b) the powers and procedures of the advisory 30 committee, including conditions of confidentiality of information provided to the advisory committee; and

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	Part 2—Firefighters' Presumptive Rights Compensation
	(c) the form of an expert opinion and the process for providing an expert opinion to the Authority.
	21 Payments
5	 The Authority must make any payments necessary for the purposes of the administration of this Act (other than section 18) out of the WorkCover Authority Fund.
10	(2) There is to be paid into the WorkCover Authority Fund out of the Consolidated Fund, which is to the necessary extent appropriated accordingly, the amount of any payments under section 18.
	22 Regulations
15	 The Governor in Council may make regulations for or with respect to any matter or thing required or permitted by this Act to be prescribed or necessary to be prescribed to give effect to this Act.
	(2) The regulations may—
20	 (a) confer powers or impose duties in connection with the regulations on any specified person or specified class of persons; and
25	 (b) apply, adopt or incorporate with or without modification, any matter contained in any document, code, standard, rule, specification or method formulated, issued, prescribed or published by any person—
30	(i) wholly or partially or as amended by the regulations; or

Part 2—	Firefighters' Presumptive Rights Compensation
	(ii) as formulated, issued, prescribed or published at the time the regulations are made or at any time before then; or
	(iii) as formulated issued preservited or

(iii) as formulated, issued, prescribed or published from time to time.

Part 3—Amendments relating to the establishment of Fire Rescue Victoria

	Part 3—Amendments relating to the establishment of Fire Rescue Victoria
	23 Metropolitan Fire Brigades Act 1958 renamed
5	 (1) In the title to the Principal Act, for "Metropolitan Fire Brigades" substitute "Fire Rescue Victoria".
	(2) In section 1 of the Principal Act, for"Metropolitan Fire Brigades" substitute"Fire Rescue Victoria".
10	24 Purposes
	In section 2(b) of the Principal Act, for "a Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".
	25 New section 2A inserted
15	After section 2 of the Principal Act insert—
	"2A Objectives relating to interaction between fire services agencies
20	 (1) It is the intention of the Parliament that Fire Rescue Victoria and the Country Fire Authority establish processes that will ensure that they—
25	 (a) promote collaboration and coordination between fire services agencies to best meet the safety needs of the community; and
	 (b) recognise the importance of maintaining capacity to respond to peaks in demand for fire services within fire services agencies; and
30	(c) recognise and value the contribution of volunteer brigades; and

	Part 3—Amendments relating to the establishment of Fire Rescue Victoria
	(d) recognise that both volunteer firefighters and career firefighters are vital to delivering safe and sustainable fire services; and
ĩ	 (e) maintain the ability of fire services agencies to respond to critical incidents, to prevent and suppress fires and to protect life and property.
)	(2) In this section, the expressions career firefighter and volunteer firefighter have the same meanings as in the Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Act 2019.".
	26 Definitions
	 In section 3(1) of the Principal Act insert the following definitions—
	" <i>Country Fire Authority</i> means the Authority appointed under section 6(1) of the Country Fire Authority Act 1958;
	Deputy Fire Rescue Commissioner means a Deputy Fire Rescue Commissioner appointed under section 9A(1);
	<i>Fire Rescue Commissioner</i> means the Fire Rescue Commissioner appointed under section 9(1);
1	<i>Fire Rescue Victoria</i> means the authority established by section 6;
	Secretary means the Secretary to the Department for which the Minister administering this Act is responsible;
	Strategic Advisory Committee means the committee established by section 33A;

Part 3-Amendments relating to the establishment of Fire Rescue Victoria

Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019

Part 3-Amendments relating to the establishment of Fire Rescue Victoria *volunteer brigade* has the same meaning as it has in the Country Fire Authority Act 1958;". (2) In section 3(1) of the Principal Act, the definitions of *Board* and *Chief Officer* are repealed. (3) In section 3(1) of the Principal Act, in the 5 definitions of *applicable work program*, senior operational staff and senior position, for "the Board" substitute "Fire Rescue Victoria". 27 Metropolitan Fire and Emergency Services Board For section 6 of the Principal Act substitute— 10 "6 Fire Rescue Victoria (1) Fire Rescue Victoria is established by this section. (2) Fire Rescue Victoria is constituted by the Fire Rescue Commissioner. 15 (3) Fire Rescue Victoria— (a) is a body corporate with perpetual succession; and (b) must have an official seal; and (c) may sue and be sued in its corporate 20 name; and (d) may acquire, hold and dispose of real and personal property for the purpose of performing its functions; and (e) may do and suffer all acts and things 25 that bodies corporate may by law do and suffer and that are necessary or incidental for the performance of its functions.".

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Part 3-Amendments relating to the establishment of Fire Rescue Victoria

28 Functions of Board

	(1) In section 7(1) of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
5	(2) After section 7(1)(b) of the Principal Act insert —
	"(ba) to implement the fire and emergency services priorities of the Government of Victoria; and
10 15	 (bb) to provide operational and management support to the Country Fire Authority in consultation with and as agreed by the Authority, to meet the Authority's objective under section 6B of the Country Fire Authority Act 1958, including support to maintain, strengthen and encourage the capability of volunteers; and".
	(3) In section 7(2) of the Principal Act, for"The Board" substitute "Fire Rescue Victoria".
20	(4) In section 7(3) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
29	Duty to assist in major emergency
	 In section 7AA(1) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
25	 (2) In section 7AA(2) of the Principal Act, in the definition of <i>emergency agency</i>, for "the Board" substitute "Fire Rescue Victoria".
30	Objective
	In section 7A of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
<i>30</i> 31	Emergency Management Victoria
	In section 7AB of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".

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	32 Compliance with operational standards of Emergency Management Commissioner
	In section 7AC of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
5	33 Report on compliance with operational standards developed by the Emergency Management Commissioner
	(1) In section 7AD(1) of the Principal Act, for"The Board" substitute "Fire Rescue Victoria".
10	(2) In section 7AD(2) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
	34 Strategic Action Plan
15	(1) In section 7AE of the Principal Act, for "The Board" (wherever occurring) substitute "Fire Rescue Victoria".
	(2) In section 7AE(2) of the Principal Act, for "the Authority" substitute "Fire Rescue Victoria".
	(3) In section 7AE(4) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
20	35 Compliance with incident management operating procedures
	In section 7B of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
	36 New section 7C inserted
25	After section 7B of the Principal Act insert—
	"7C Fire Rescue Commissioner and Deputy Fire Rescue Commissioners
	(1) There is to be—
	(a) a Fire Rescue Commissioner; and
30	 (b) as many Deputy Fire Rescue Commissioners as the Governor in Council considers necessary.

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	(2) The Fire Rescue Commissioner—
	(a) has all the functions, duties and powers of Fire Rescue Victoria; and
5	(b) has any other functions, duties and powers conferred on the Fire Rescue Commissioner by or under—
	(i) this Act or the regulations; or
	(ii) any other Act or regulations under any other Act.
10	(3) All acts and things done by the Fire Rescue Commissioner in the name of, or on behalf of, Fire Rescue Victoria are taken to have been done by Fire Rescue Victoria.
15	(4) A Deputy Fire Rescue Commissioner has the functions, duties and powers that are delegated to the Deputy Fire Rescue Commissioner by the Fire Rescue Commissioner.".
	37 Accountability of Board
20	For section 8 of the Principal Act substitute—
	"8 Accountability of Fire Rescue Victoria and the Fire Rescue Commissioner
25	 (1) Fire Rescue Victoria and the Fire Rescue Commissioner are subject to the general direction and control of the Minister in the performance of the duties and functions and the exercise of powers of Fire Rescue
30	Victoria and the Fire Rescue Commissioner, including, but not limited to, the policies and priorities to be pursued by Fire Rescue Victoria and the Fire Rescue Commissioner.

Part 3—Amendments relating to the establishment of Fire Rescue Victoria

	Part 3—Amendments relating to the establishment of Fire Rescue Victoria		
-	(2)	Subject to this section, the Minister may from time to time give written directions to Fire Rescue Victoria and the Fire Rescue Commissioner.	
5	(3)	The Minister must not give a direction under subsection (2) in relation to the exercise of the operational functions and powers of Fire Rescue Victoria or the Fire Rescue Commissioner including, but not limited to,	
10		a function or power under any of the following provisions of this Act—	
		(a) section 26;	
		(b) section 32;	
		(c) section 32AA;	
15		(d) section 32B;	
		(e) section 32C;	
		(f) section 32D;	
		(g) section 52;	
		(h) section 55A;	
20		(i) section 55B;	
		(j) section 55C;	
		(k) section 55D;	
		(l) section 55E(1), (2) or (4);	
		(m) section 58;	
25		(n) section 59;	
		(o) section 60;	
		(p) section 71;	
		(q) section 72;	
		(r) section 72A;	
30		(s) section 78;	

	(t) section 90;
	(u) section 93.
5	(4) The Minister must not give a direction under subsection (2) in relation to the exercise of the powers of delegation under sections 24B and 31A.
0	(5) The Minister must not give a direction under subsection (2) in relation to the organisational structure of Fire Rescue Victoria.
	(6) The Minister must not give a direction under subsection (2) in relation to—
	(a) the allocation or deployment of employees at particular locations; or
5	(b) the establishment of fire or emergency services units.
	(7) If the Minister gives a direction under subsection (2)—
0	(a) the Minister must cause a copy of the direction to be published in the Government Gazette; and
25	(b) the Fire Rescue Commissioner must cause a copy of the direction to be published on the Internet site of Fire Rescue Victoria.".
	38 Constitution of the Board
	For section 9 of the Principal Act substitute—
	"9 Appointment of Fire Rescue Commissioner
0	 The Fire Rescue Commissioner is to be appointed by the Governor in Council, on the recommendation of the Minister.

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(2) The Governor in Council must not appoint a person as the Fire Rescue Commissioner unless the Governor in Council is satisfied that the person has appropriate management 5 and operational expertise in-(a) fire services; or (b) emergency services; or (c) a related field. (3) The Fire Rescue Commissioner holds office for the period, not exceeding 5 years, 10 specified in the Fire Rescue Commissioner's instrument of appointment. (4) The Fire Rescue Commissioner is entitled to receive-15 (a) remuneration; and (b) travelling or other allowances specified in the Fire Rescue Commissioner's instrument of appointment. (5) The Fire Rescue Commissioner is eligible for reappointment. 20 (6) The Fire Rescue Commissioner holds office on the terms and conditions specified in the Fire Rescue Commissioner's instrument of appointment. 25 9A Deputy Fire Rescue Commissioners (1) A Deputy Fire Rescue Commissioner is to be appointed by the Governor in Council on the recommendation of the Minister. (2) The Governor in Council must not appoint a person as a Deputy Fire Rescue 30 Commissioner unless the Governor in Council is satisfied that the person has

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	appropriate management and operational expertise in—
	(a) fire services; or
	(b) emergency services; or
	(c) a related field.
(3)	The Governor in Council must not appoint a person as a Deputy Fire Rescue Commissioner unless the Governor in Council is satisfied that the Minister has consulted the Fire Rescue Commissioner about the appointment.
(4)	A Deputy Fire Rescue Commissioner holds office for the period, not exceeding 5 years, specified in the Deputy Fire Rescue Commissioner's instrument of appointment.
(5)	A Deputy Fire Rescue Commissioner is entitled to receive—
	(a) remuneration; and
	(b) travelling or other allowances—
	specified in the Deputy Fire Rescue Commissioner's instrument of appointment.
(6)	A Deputy Fire Rescue Commissioner is eligible for reappointment.
(7)	A Deputy Fire Rescue Commissioner holds office on the terms and conditions specified in the Deputy Fire Rescue Commissioner's instrument of appointment.
9B	Ceasing to hold office
	The Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner ceases to hold office if the Fire Rescue Commissioner or Deputy Fire Rescue Commissioner, as the case requires—

		(a) resigns under section 9C; or
		(b) becomes an insolvent under administration; or
5		 (c) is convicted of an indictable offence or an offence that, if committed in Victoria, would be an indictable offence; or
10		 (d) nominates for election for the Parliament of Victoria or of the Commonwealth or of another State or a Territory of the Commonwealth; or
		(e) is removed from office under section 9D.
	9C	Resignation
15	(1)	The Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner may resign by signed letter delivered to the Governor in Council.
20	(2)	A resignation under subsection (1) takes effect—
		(a) on the day the letter is received by the Governor in Council; or
		(b) if a later date is specified in the letter, on that later date.
25	9D	Removal from office
	(1)	The Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner may be removed from office by the Governor in Council on any of the following grounds—
30		(a) misconduct;
		(b) neglect of duty;
		(c) inability to perform the duties of office;

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		(d) any other ground on which the Governor in Council is satisfied that the person is unfit for office.
7	(2)	The Governor in Council must not remove a Deputy Fire Rescue Commissioner under subsection (1) unless the Governor in Council is satisfied that the Minister has consulted the Fire Rescue Commissioner about the removal.
)	9E	Suspension from office
	(1)	The Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner may be suspended from office by the Governor in Council.
)	(2)	The Governor in Council must not suspend the Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner under subsection (1) unless the Governor in Council believes that grounds may exist for the removal of the Fire Rescue Commissioner or the Deputy Fire Rescue Commissioner under section 9D(1).
5	(3)	The Governor in Council may revoke the suspension of the Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner at any time.
	(4)	If—
)		 (a) the Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner has been suspended; and
		 (b) the Governor in Council has not revoked the suspension under subsection (3) during the period of 30 days after the suspension—

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5		the suspension ceases to be in effect at the end of that period unless the Fire Rescue Commissioner or Deputy Fire Rescue Commissioner has for any reason ceased to hold office before the end of that period.
	9 F	Acting Fire Rescue Commissioner
10	(1)	The Governor in Council may appoint a person to act as the Fire Rescue Commissioner for a period of not more than 12 months—
		(a) during a vacancy in the office of the Fire Rescue Commissioner; or
5		(b) during any period when the Fire Rescue Commissioner is absent from duty or is for any other reason unable to perform the duties of the office.
	(2)	The Minister may appoint a person to act as the Fire Rescue Commissioner for a period of not more than 4 weeks—
0		(a) during a vacancy in the office of the Fire Rescue Commissioner; or
25		(b) during any period when the Fire Rescue Commissioner is absent from duty or is for any other reason unable to perform the duties of the office.
0	(3)	Before appointing a person to act as the Fire Rescue Commissioner, the Governor in Council or the Minister, as the case requires, must be satisfied that the person has appropriate management and operational expertise in—
		(a) fire services; or
		(b) emergency services; or
		(c) a related field.

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	(4)	A person appointed to act as the Fire Rescue Commissioner—
5		(a) holds office for the period specified in the person's instrument of appointment; and
		 (b) is entitled to the remuneration and allowances to which the Fire Rescue Commissioner would have been entitled; and
10		(c) holds office on such other terms and conditions as are specified in the person's instrument of appointment.
15	(5)	While a person is acting as the Fire Rescue Commissioner, the person has all the powers and may perform any of the functions of the Fire Rescue Commissioner.
	(6)	The Governor in Council may revoke an appointment under subsection (1) at any time.
20	(7)	The Minister may revoke an appointment under subsection (2) at any time.
	(8)	A person appointed to act as the Fire Rescue Commissioner under subsection (1) or (2) is eligible for reappointment.
25	9G	Acting Deputy Fire Rescue Commissioner
	(1)	The Governor in Council may appoint a person to act as a Deputy Fire Rescue Commissioner for a period of not more than 12 months—
30		(a) during a vacancy in the office of a Deputy Fire Rescue Commissioner; or

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		(b) during any period when a Deputy Fire Rescue Commissioner is absent from duty or is for any other reason unable to perform the duties of the office.
		The Fire Rescue Commissioner may appoint a person to act as a Deputy Fire Rescue Commissioner for a period of not more than 4 weeks—
		(a) during a vacancy in the office of a Deputy Fire Rescue Commissioner; or
		(b) during any period when a Deputy Fire Rescue Commissioner is absent from duty or is for any other reason unable to perform the duties of the office.
		Before appointing a person to act as a Deputy Fire Rescue Commissioner, the Governor in Council or the Fire Rescue Commissioner, as the case requires, must be satisfied that the person has appropriate management and operational expertise in—
		(a) fire services; or
		(b) emergency services; or
		(c) a related field.
		Before appointing a person to act as a Deputy Fire Rescue Commissioner, the Governor in Council must be satisfied that the Minister has consulted the Fire Rescue Commissioner.
	. ,	A person appointed to act as a Deputy Fire Rescue Commissioner—
		(a) holds office for the period specified in the person's instrument of appointment; and

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			 (b) is entitled to the remuneration and allowances to which a Deputy Fire Rescue Commissioner would have been entitled; and
5			 (c) holds office on such other terms and conditions as are specified in the person's instrument of appointment.
0		(6)	While a person is acting as a Deputy Fire Rescue Commissioner, the person has all the powers and may perform any of the functions of a Deputy Fire Rescue Commissioner.
5		(7)	The Governor in Council may revoke an appointment under subsection (1) at any time.
		(8)	The Fire Rescue Commissioner may revoke an appointment under subsection (2) at any time.
0		(9)	A person appointed to act as a Deputy Fire Rescue Commissioner under subsection (1) or (2) is eligible for reappointment.".
	39	Repeal of	sections 10, 11 and 11A
		Secti repe a	ons 10, 11 and 11A of the Principal Act are aled.
5	40	Application	on of Public Administration Act 2004
0		of the subs Depu	ction 12 of the Principal Act, for "a member e Board in respect of the office of member" titute "the Fire Rescue Commissioner and the ity Fire Rescue Commissioners in respect of e offices".
	41	Repeal of	sections 13, 14 and 15
			ons 13, 14 and 15 of the Principal Act are

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	42 Decisions not affected by certain matters
	For section 16 of the Principal Act substitute—
	"16 Decisions not affected by certain matters
5	An act or decision of Fire Rescue Victoria, the Fire Rescue Commissioner, a Deputy Fire Rescue Commissioner, an acting Fire Rescue Commissioner or an acting Deputy Fire Rescue Commissioner is not invalid only because—
10 15	 (a) of a defect or irregularity in the appointment of the Fire Rescue Commissioner, Deputy Fire Rescue Commissioner, acting Fire Rescue Commissioner or acting Deputy Fire Rescue Commissioner; or
	 (b) of a vacancy in the office of Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner; or
20	 (c) the occasion for the appointment of an acting Fire Rescue Commissioner or an acting Deputy Fire Rescue Commissioner has ceased to exist.".
	43 Immunity of members of Board
25	 In section 17(1) of the Principal Act, for "A member of the Board" substitute "The Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner".
30	 (2) In section 17(2) of the Principal Act, for "a member of the Board attaches instead to the Board" substitute "the Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner attaches instead to Fire Rescue Victoria".

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Part 3-Amendments relating to the establishment of Fire Rescue Victoria

	44 Repeal of sections 18, 19 and 20
	Sections 18, 19 and 20 of the Principal Act are repealed .
	45 Decisions not affected by certain matters
5	For section 21 of the Principal Act substitute—
	"21 Conflicts of interest
10	 If the Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner has a conflict of interest in a matter arising in the course of duty, the Fire Rescue Commissioner or Deputy Fire Rescue Commissioner, as the case requires, must declare the conflict to the Minister as soon as reasonably practicable.
15 20	 (2) If the Fire Rescue Commissioner or a Deputy Fire Rescue Commissioner has made a conflict of interest declaration under subsection (1) in relation to a matter, the Fire Rescue Commissioner or Deputy Fire Rescue Commissioner, as the case requires, must not take any further part in decisions relating to that matter, unless otherwise directed to do so by the Minister.
25	(3) For the purposes of this section, a person is not to be regarded as having a conflict of interest in a matter relating to the supply of goods or services to the person if the goods or services are, or are to be, available to members of the public on the same terms and conditions.".
30	46 Power to purchase and sell property
	(1) In section 24(1) of the Principal Act, for"The Board" substitute "Fire Rescue Victoria".
35	 (2) In section 24 of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".

Part 3—Amendments relating to the establishment of Fire Rescue Victoria

47	Power to acquire land
	(1) In section 24A(1) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
5	 (2) In section 24A(2)(a) of the Principal Act, for "Metropolitan Fire Brigades Act 1958" substitute "Fire Rescue Victoria Act 1958".
	(3) In section 24A(2)(b) of the Principal Act, for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".
<i>10</i> 48	Power of delegation
	(1) In section 24B of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
15	(2) In section 24B of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
49	General powers of Board
	 In section 25A(1) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
20	(2) In section 25A(2) of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
	(3) In section 25A(2)(g) of the Principal Act, for "the Board's" substitute "Fire Rescue Victoria's".
25	(4) In section 25A(3) of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
	(5) In section 25A(3)(a) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
30	(6) In section 25A(4) of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
	(7) In section 25A(4A) of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".

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Part 3—Amendments relating to the establishment of Fire Rescue Victoria

50 Employees of Board (1) In section 25B(1) of the Principal Act, for "The Board" substitute "Fire Rescue Victoria". (2) After section 25B(2) of the Principal Act insert— .5 "(3) Fire Rescue Victoria may enter into a secondment agreement (within the meaning of section 25C(10)) with the Country Fire Authority under which officers or employees of Fire Rescue Victoria are made available (whether on a full-time, part-time or other 10 basis) to the Country Fire Authority. (4) Despite anything in this Act or any other Act, an officer or employee made available to the Country Fire Authority under a 15 secondment agreement (within the meaning of section 25C(10)) remains an officer or employee of Fire Rescue Victoria and is not an officer or employee of the Country Fire Authority. 20 (5) Nothing in this section or the **Country Fire** Authority Act 1958— (a) empowers the Country Fire Authority, under section 17 of the Country Fire Authority Act 1958, to exercise a 25 power in respect of an officer or employee made available (whether on a full-time, part-time or other basis) to the Country Fire Authority under subsection (3); or 30 (b) imposes a duty upon the Country Fire Authority, under section 18 or 19 of the Country Fire Authority Act 1958, in respect of an officer or employee made available (whether on a full-time, 35 part-time or other basis) to the Country Fire Authority under subsection (3).".

Part 3-Amendments relating to the establishment of Fire Rescue Victoria

51 New section 25C inserted After section 25B of the Principal Act insert— "25C Secondment agreements (1) If Fire Rescue Victoria proposes to make one or more officers or employees of Fire Rescue .5 Victoria available to the Country Fire Authority under a secondment agreement, the Chief Officer of the Country Fire Authority may agree to a particular officer or 10 employee being made available under the secondment agreement if-(a) the Fire Rescue Commissioner, in consultation with the Chief Officer of the Country Fire Authority, has 15 conducted an equitable, fair and transparent selection process covering the officers and employees proposed to be made available under the secondment agreement; and 20 (b) the particular officer or employee participated in the equitable, fair and transparent selection process; and (c) the Chief Officer of the Country Fire Authority is satisfied that the officer or 25 employee selected through that process is suitable to be made available. (2) If the Chief Officer of the Country Fire Authority is not satisfied that suitable officers or employees can be made available 30 as a result of subsection (1), the Chief Officer of the Country Fire Authority may request Fire Rescue Victoria to conduct a further external equitable, fair and transparent selection process, in consultation 35 with the Chief Officer of the Country Fire Authority.

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5	(3)	A person cannot be engaged as an officer or employee of Fire Rescue Victoria as a result of a selection process carried out under subsection (2) unless the person meets the registration requirements (however described) specified by the Firefighters Registration Board.
10	(4)	If Fire Rescue Victoria proposes to make one or more officers or employees of Fire Rescue Victoria available to the Country Fire Authority under a secondment agreement—
15 20		 (a) the Chief Officer of the Country Fire Authority must agree to a particular officer or employee being made available under the secondment agreement if the officer or employee is a transferred employee (within the meaning of section 101 or 102) or a person transferred to the employment of Fire Rescue Victoria under section 103; and
25		(b) to avoid doubt, an officer or employee referred to in paragraph (a) is not required to satisfy subsection (1)(a), (b) and (c).
30	(5)	The Chief Officer of the Country Fire Authority has the order and control of the work of an officer or employee of Fire Rescue Victoria who is made available to the Country Fire Authority under a secondment agreement.
35	(6)	The Chief Officer of the Country Fire Authority may terminate a secondment agreement that covers only one officer or employee if the Chief Officer of the Country Fire Authority has conducted an equitable, fair and transparent process to review the

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		conduct of the officer or employee and, after conducting the process, is satisfied that such termination is appropriate.	
5	(7)	If a secondment agreement covers more than one officer or employee, the Chief Officer of the Country Fire Authority may vary the secondment agreement so that it no longer covers a particular officer or employee, if the Chief Officer of the Country Fire Authority	
10		has conducted an equitable, fair and transparent process to review the conduct of the officer or employee and, after conducting the process, is satisfied that such termination is appropriate.	
15	(8)	If a secondment agreement is terminated or varied, the officer or employee who is no longer covered by the secondment agreement remains an employee of Fire Rescue Victoria.	
20	(9)	The Chief Officer of the Country Fire Authority may suspend an officer or employee covered by a secondment agreement if the Chief Officer of the Country Fire Authority has conducted an equitable,	
25		fair and transparent process to review the conduct of the officer or employee and, after conducting the process, is satisfied that such suspension is appropriate.	
	(10)	In this section—	
30 35		<i>secondment agreement</i> means an agreement between the Fire Rescue Commissioner and the Chief Officer of the Country Fire Authority under which one or more officers or employees of Fire Rescue Victoria are made available to the	
		Country Fire Authority, whether on a full-time, part-time or other basis.".	

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52 Formation of units (1) In section 26(1) of the Principal Act, for "The Board" substitute "Fire Rescue Victoria". (2) In section 26(2) of the Principal Act, for "the Board" (where twice occurring) substitute 5 "Fire Rescue Victoria". (3) In section 26(3) of the Principal Act, for "the Chief Officer" substitute "Fire Rescue Victoria". 53 Copies of annual report and special report 10 (1) In section 27(1) of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria". (2) In section 27(2) of the Principal Act, for "The Board must if required by the Minister 15 give the Minister a special report" substitute "Fire Rescue Victoria must, if required by the Minister, give the Minister information or a report". 54 Repeal of sections 28, 29, 30 and 31 20 Sections 28, 29, 30 and 31 of the Principal Act are repealed. 55 New sections 33A to 33G inserted After section 33 of the Principal Act insert— 25 "33A Strategic Advisory Committee (1) The Strategic Advisory Committee is established by this section. (2) The Strategic Advisory Committee consists of up to 7 members appointed under section 33B. 30

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	(3)	The Minister must appoint one of the members of the Strategic Advisory Committee to be the Chairperson of the Committee.
5	33B	Appointment of members of the Strategic Advisory Committee
	(1)	The members of the Strategic Advisory Committee are to be appointed by the Minister.
10	(2)	In appointing the members of the Strategic Advisory Committee, the Minister must have regard to the mix of knowledge, skills and experience of the Committee as a whole including, but not limited to, the following matters—
		(a) organisational governance, performance and culture;
		(b) workforce diversity and flexibility;
		(c) fire or emergency services.
0	(3)	The Minister must not appoint a person as a member of the Strategic Advisory Committee if the person is—
		(a) an officer or employee of a fire services agency; or
5		 (b) an officer or employee of an industrial body that is responsible for an enterprise agreement that applies to a fire services agency; or
0		(c) an officer or official of Volunteer Fire Brigades Victoria Incorporated.

	(4)	A member of the Strategic Advisory Committee holds office for the period, not exceeding 5 years, specified in the member's instrument of appointment.
5	(5)	A member of the Strategic Advisory Committee is entitled to receive—
		(a) remuneration; and
		(b) travelling or other allowances—
		fixed by the Minister.
10	(6)	A member of the Strategic Advisory Committee is eligible for reappointment.
15	(7)	A member of the Strategic Advisory Committee holds office on the terms and conditions specified in the member's instrument of appointment.
20	(8)	A member of the Strategic Advisory Committee who is a public sector employee within the meaning of the Public Administration Act 2004 is not entitled to remuneration in respect of the member's appointment.
25	(9)	The Public Administration Act 2004 (other than Part 3 of that Act) applies to a member of the Strategic Advisory Committee in respect of the office of member.
	33C	Strategic Advisory Committee is a public entity
30		The Strategic Advisory Committee is a public entity for the purposes of the Public Administration Act 2004 .

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33D	Resignation of members of the Strategic Advisory Committee
5	A member of the Strategic Advisory Committee may resign from membership by signed letter delivered to the Minister.
(2)	A resignation under subsection (1) takes effect—
	(a) on the day the letter is received by the Minister; or
10	(b) if a later date is specified in the letter, on that later date.
33 E	Ceasing to hold office—removal
15	A member of the Strategic Advisory Committee may be removed from office by the Minister at any time and for any reason.
33F	Role of the Strategic Advisory Committee
	The role of the Strategic Advisory Committee is to provide advice to Fire Rescue Victoria on the following matters—
20	(a) cultural change within Fire Rescue Victoria;
	(b) workforce diversity and flexibility within Fire Rescue Victoria;
25	(c) organisational governance of Fire Rescue Victoria;
	 (d) Fire Rescue Victoria's engagement and integration with the broader emergency services sector;
30	(e) the future direction of Fire Rescue Victoria, including emerging opportunities and risks;

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		 (f) matters relevant to Fire Rescue Victoria on which Fire Rescue Victoria seeks advice;
5		(g) any other matter relevant to Fire Rescue Victoria.
	33G	Strategic Advisory Committee terms of reference
10	(1)	The Minister must develop terms of reference for the Strategic Advisory Committee in consultation with the Fire Rescue Commissioner.
	(2)	The terms of reference for the Strategic Advisory Committee must include details of the following—
15		 (a) the procedures to be followed by the Committee, including in relation to its meetings;
20		(b) the Committee's strategic focus for the 12 months after the terms of reference are developed;
		(c) procedures for dealing with conflicts of interest.
25	(3)	The Minister must review the terms of reference for the Strategic Advisory Committee at least once each year, in consultation with the Fire Rescue Commissioner.
30	(4)	The Strategic Advisory Committee must conduct its meetings, and carry out other procedures, in accordance with the terms of reference.".

Part 3____A mendments relating to the establishment of Fire Rescue Victoria

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Part 3—Amendments relating to the establishment of Fire Rescue Victoria

	56 New section 2 inserted
	After section 1 of the Country Fire Authority Act 1958 insert—
5	"2 Objectives relating to interaction between fire services agencies
	 It is the intention of the Parliament that the Country Fire Authority and Fire Rescue Victoria establish processes that will ensure that they—
10	 (a) promote collaboration and coordination between fire services agencies to best meet the safety needs of the community; and
15	 (b) recognise the importance of maintaining capacity to respond to peaks in demand for fire services within fire services agencies; and
20	(c) recognise and value the contribution of volunteer brigades; and
	 (d) recognise that both volunteer firefighters and career firefighters are vital to delivering safe and sustainable fire services; and
25	 (e) maintain the ability of fire services agencies to respond to critical incidents, to prevent and suppress fires and to protect life and property.
30	(2) In this section, the expressions <i>career</i> <i>firefighter</i> and <i>volunteer firefighter</i> have the same meanings as they have in the Firefighters' Presumptive Rights Compensation and Fire Services

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	Legislation Amendment (Reform) Act 2019.".
57 Defin	nitions
	In section 3(1) of the Country Fire Authority Act 1958 insert the following definitions—
	" <i>Fire Rescue Victoria</i> means Fire Rescue Victoria established under the Fire Rescue Victoria Act 1958 ;
	<i>officer</i> means a person appointed under section 17(c) and, subject to sections 25B and 25C of the Fire Rescue Victoria Act 1958 , is taken to include an officer or employee of Fire Rescue Victoria made available to the Country Fire Authority by Fire Rescue Victoria under a secondment agreement within the meaning of section 25C(10) of the Fire Rescue Victoria Act 1958 ;".

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Part 4-Amendments relating to the Fire Rescue Victoria fire district

Part 4—Amendments relating to the Fire Rescue Victoria fire district

58 Purposes

5

In section 2(a) of the Principal Act, for
"metropolitan district" substitute "Fire Rescue
Victoria fire district".

59 Definitions

	tion 3(1) of the Principal Act insert the ving definitions—
N N	<i>ge in fire risk</i> , in relation to the Fire Rescue Victoria fire district or the country area of Victoria, means the following—
15	 (a) a change in land use or development within the Fire Rescue Victoria fire district, or within the country area of Victoria, that may result in a material change to the risk of a fire occurring within the Fire Rescue Victoria fire district or the country area of Victoria;
20	 (b) a demographic change or a change in demand for the services of a fire services agency, within the Fire Rescue Victoria fire district or the country area of Victoria, that may result in a material
25	change to the risk of a fire occurring within the Fire Rescue Victoria fire district or the country area of Victoria;
30	(c) any other change in circumstances within the Fire Rescue Victoria fire district or the country area of Victoria that results or may result in a material change to the risk of a fire occurring within the Fire Rescue Victoria fire district or the country area of Victoria;

	Part 4—Amendments relating to the Fire Rescue Victoria fire district
	<i>country area of Victoria</i> has the same meaning as in the Country Fire Authority Act 1958 ;
5	<i>emergency management sector</i> has the same meaning as in the Emergency Management Act 2013 ;
	<i>Fire District Review Panel</i> means the panel established by section 4A;
	<i>Fire Rescue Victoria fire district</i> means the district specified in section 4(1);
10	<i>industrial body</i> means an organisation within the meaning of the Fair Work (Registered Organisations) Act 2009 of the Commonwealth;
15	<i>review of the Fire Rescue Victoria fire district</i> means a review conducted under section 4G;".
	(2) In section 3(1) of the Principal Act, the definition of <i>metropolitan district</i> is repealed.
	60 Metropolitan fire district
20 25	(1) In section 4(1) of the Principal Act, for "there shall be a metropolitan fire district consisting of the municipal districts or parts thereof set forth in the Second Schedule to this Act" substitute "there is to be a Fire Rescue Victoria fire district consisting of the land specified in Schedule 2".
	 (2) In section 4(2) of the Principal Act, for "metropolitan fire district" (where twice occurring) substitute "Fire Rescue Victoria fire district".
30	(3) Sections 4(3) to 4(6) of the Principal Act are repealed.

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Part 4-Amendments relating to the Fire Rescue Victoria fire district

	61	New secti	ons inserted
		Afte	r section 4 of the Principal Act insert—
		"4A	Fire District Review Panel
5		(1)	The Fire District Review Panel is established by this section.
		(2)	The Fire District Review Panel consists of 3 members appointed under section 4C.
10		(3)	The Minister must appoint one of the members of the Fire District Review Panel to be the Chairperson of the Panel.
		4 B	Fire District Review Panel is a public entity
15			The Fire District Review Panel is a public entity for the purposes of the Public Administration Act 2004 .
		4 C	Appointment of members of the Fire District Review Panel
		(1)	The members of the Fire District Review Panel are to be appointed by the Minister.
20		(2)	The Minister must not appoint a person as a member of the Fire District Review Panel unless the Minister is satisfied that—
25			 (a) the person has significant and substantial expertise and experience in fire response, fire management, emergency management or another relevant field; and
30			(b) the person is able to make an informed and independent assessment of the matters to be considered by the Panel.
		(3)	The Minister must not appoint a person as a member of the Fire District Review Panel if the person is—

	Part 4—Amendments relating to the Fire Rescue Victoria fire district
	(a) an officer or employee of a fire services agency; or
5	(b) an officer or employee of an industrial body that is responsible for an enterprise agreement that applies to a fire services agency; or
	(c) an officer or official of Volunteer Fire Brigades Victoria Incorporated.
10	(4) A member of the Fire District Review Panel holds office for the period, not exceeding 5 years, specified in the member's instrumen of appointment.
	(5) A member of the Fire District Review Panel is entitled to receive—
15	(a) remuneration; and
	(b) travelling or other allowances—
	specified in the member's instrument of appointment.
20	(6) A member of the Fire District Review Panel is eligible for reappointment.
	(7) A member of the Fire District Review Panel holds office on the terms and conditions specified in the member's instrument of appointment.
25	 (8) A member of the Fire District Review Panel who is a public sector employee within the meaning of the Public Administration Act 2004 is not entitled to remuneration in respect of the member's appointment.
30	 (9) The Public Administration Act 2004 (other than Part 3 of that Act) applies to a member of the Fire District Review Panel in respect of the office of member.

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	4D	Resignation of members of the Fire District Review Panel
5	(1)	A member of the Fire District Review Panel may resign from membership by signed letter delivered to the Minister.
	(2)	A resignation under subsection (1) takes effect—
		(a) on the day the letter is received by the Minister; or
0		(b) if a later date is specified in the letter, on that later date.
	4 E	Ceasing to hold office—removal
5		A member of the Fire District Review Panel may be removed from office by the Minister at any time and for any reason.
	4 F	Role of the Fire District Review Panel
		The role of the Fire District Review Panel is to provide independent and informed advice to the Minister on the following matters—
0		 (a) whether it is necessary or desirable for the Fire Rescue Victoria fire district to be changed;
5		(b) whether a change in fire risk, or something that may result in a change in fire risk, may warrant a review of the Fire Rescue Victoria fire district.
	4G	Review of the Fire Rescue Victoria fire district
0	(1)	The Fire District Review Panel must conduct a review of the Fire Rescue Victoria fire district at least once during—
		(a) the 4-year period beginning on the day on which this section commences; and

Part 4—Amendments relating to the Fire Rescue Victoria fire district

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		(b) each subsequent 4-year period.
	(2)	The Fire District Review Panel must also conduct a review of the Fire Rescue Victoria fire district if—
5		 (a) the Minister requests a review after receiving a recommendation of the Secretary under section 4H; or
10		 (b) the Minister determines under section 4M(1)(c) that a further review be conducted.
	4 H	Secretary may recommend a review of the Fire Rescue Victoria fire district
15		The Secretary may recommend to the Minister that the Fire District Review Panel conduct a review of the Fire Rescue Victoria fire district if the Secretary—
20		 (a) has received evidence of a change in fire risk within the Fire Rescue Victoria fire district or the country area of Victoria; and
		(b) considers that the change in fire risk warrants such a review.
	4 I	Notice of review of the Fire Rescue Victoria fire district
25		If the Minister requests the Fire District Review Panel to conduct a review of the Fire Rescue Victoria fire district under section $4G(2)(a)$ —
30		(a) the Minister must cause a copy of the request, and the reasons for the request, to be published in the Government Gazette; and

5		 (b) the Fire Rescue Commissioner must cause a copy of the request, and the reasons for the request, to be published on the Internet site of Fire Rescue Victoria; and
10		 (c) the Chief Officer of the Country Fire Authority must cause a copy of the request, and the reasons for the request, to be published on the Internet site of the Country Fire Authority.
	4 J	Object and procedures relating to review
15	(1)	The object of a review of the Fire Rescue Victoria fire district is to conduct a risk-based assessment of the assignment of responsibility necessary for the provision of fire services by fire services agencies, in order to prevent, and protect against, loss of life and damage to property, infrastructure of the environment in Victoria, within—
20		(a) the Fire Rescue Victoria fire district; and
		(b) the country area of Victoria.
25	(2)	In conducting a review of the Fire Rescue Victoria fire district, the Fire District Review Panel must have regard to any change in fire risk in the Fire Rescue Victoria fire district or the country area of Victoria.
30	(3)	In conducting a review of the Fire Rescue Victoria fire district, the Fire District Review Panel may—
		(a) inquire into and inform itself of any matters relevant to the review as the Panel thinks fit; and

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		 (b) consult with any person or body as the Panel thinks fit including, but not limited to, by seeking oral or written submissions.
5	(4)	In conducting a review of the Fire Rescue Victoria fire district, the Fire District Review Panel must—
10		 (a) consult with all relevant fire services agencies and any municipal district directly affected by the review; and
		(b) if the Fire District Review Panel considers that there is a change in fire risk—
15		(i) determine by instrument that there is a change in fire risk; and
		(ii) take the steps set out in section 4K before completing the review.
20	(5)	A review of the Fire Rescue Victoria fire district requested by the Minister under section $4G(2)(a)$ must be completed within the period (if any) specified in the request.
	4K	Procedures if Fire District Review Panel considers that there is a change in fire risk
25	(1)	If, in conducting a review of the Fire Rescue Victoria fire district, the Fire District Review Panel determines under section 4J(4)(b)(i) that there is a change in fire risk—
		(a) the determination must be published as follows—
30		(i) the Panel must cause the determination to be published in the Government Gazette;

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	Part 4—Amendments relating to the Fire Rescue Victoria fire district
5	 (ii) the Fire Rescue Commissioner must cause a copy of the determination to be published on the Internet site of Fire Rescue Victoria;
10	 (iii) the Chief Officer of the Country Fire Authority must cause a copy of the determination to be published on the Internet site of the Country Fire Authority; and
	 (b) the Panel must notify the Chief Officer of the Country Fire Authority of the determination and must—
15 20	 (i) request the Chief Officer to give advice to the Panel on how the Country Fire Authority will support the volunteer brigades to which the determination is relevant to ensure that they have the capacity to respond effectively to the change in fire risk; and
25	 (ii) suspend the review, for a period of not more than 12 months beginning on the date on which the determination is published in the Government Gazette, in order to allow the Chief Officer to give that advice to the Panel; and
30	 (c) if no advice has been received by the end of the period referred to in paragraph (b)(ii), the Panel must notify the Chief Officer that the period of suspension has ended, and request that
35	the Chief Officer provide the advice referred to in paragraph (b)(i) within 30 days of the notice; and

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	(d) if advice has been received by the end
	of the period referred to in paragraph (b)(ii) or (c), the Panel must request that the Chief Officer provide, within 30 days of the request, further advice on the progress of the Country Fire Authority in delivering the support to the volunteer brigades as mentioned in paragraph (b)(i); and
	(e) at the end of the 30 day period referred to in paragraph (d), the Panel must finalise the review and prepare the report required by section 4L.
(2)	The review must be finalised whether or not any advice has been provided by the Chief Officer of the Country Fire Authority as mentioned in subsection (1), but if such advice has been provided, the Panel must have regard to the advice in preparing the report.
(3)	If the review was requested by the Minister under section $4G(2)(a)$, the period of suspension under subsection $(1)(b)(ii)$ must be such as to ensure that the report of the review can be provided within the period (if any) specified in the Minister's request.
4 L	Report of review
(1)	After conducting a review of the Fire Rescue Victoria fire district, the Fire District Review Panel must report its findings to the Minister.
(2)	The report may recommend—
	(a) that no change be made to the Fire Rescue Victoria fire district; or
	(b) that a change be made to the Fire
	(3) 4L (1)

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_	Part 4—Amendme	ents relating to the Fire Rescue Victoria fire district
		(c) that the Panel conduct a further review of the Fire Rescue Victoria fire district within the period specified in the report.
5	4M	Minister's determination on review
	(1)	After receiving a report under section 4L of a review of the Fire Rescue Victoria fire district, the Minister may determine by instrument—
10		(a) that no change be made to the Fire Rescue Victoria fire district; or
		(b) that a change be made to the Fire Rescue Victoria fire district; or
15		 (c) that the Fire District Review Panel conduct a further review of the Fire Rescue Victoria fire district within the period specified in the determination.
	(2)	In making a determination under subsection (1), the Minister must have regard to—
20		(a) the report and recommendations of the Fire District Review Panel; and
		 (b) the capacity of each relevant fire services agency to perform its statutory functions and duties; and
25		 (c) the implications of making the determination for the budget and resources of each relevant fire services agency; and
30		(d) the implications of making the determination for the budget and resources of the emergency management sector; and

	Part 4—Amendme	ents relating to the Fire Rescue Victoria fire district
_		(e) the other implications of making the determination for the emergency management sector.
5	(3)	The Minister must cause a determination made under subsection (1), and the report of the Fire District Review Panel in respect of the review, to be published in the Government Gazette.
10	(4)	The Fire Rescue Commissioner must cause a determination made by the Minister under subsection (1), and the report of the Fire District Review Panel in respect of the review, to be published on the Internet site of Fire Rescue Victoria.
15 20	(5)	The Chief Officer of the Country Fire Authority must cause a determination made by the Minister under subsection (1), and the report of the Fire District Review Panel in respect of the review, to be published on the Internet site of the Country Fire Authority.
	4N	Effect of Minister's determination
25	(1)	A determination made under section 4M(1) takes effect according to its terms on the day on which it is published in the Government Gazette.
30	(2)	If the determination states that a change is to be made to the Fire Rescue Victoria fire district, the Governor in Council may, by Order published in the Government Gazette, amend Schedule 2 to change the Fire Rescue Victoria fire district as stated in the
		determination and the Order has effect accordingly.".

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Firefighters' Presumptive Rights Compensation and Fire Services Legislation

Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019 Part 4-Amendments relating to the Fire Rescue Victoria fire district 62 Duties and powers of councils and public authorities in relation to fire In section 5(1) of the Principal Act, for "metropolitan district" substitute "Fire Rescue 5 Victoria fire district". 63 Municipal fire prevention officers and assistants In section 5A(1) of the Principal Act, for "metropolitan district" substitute "Fire Rescue Victoria fire district". **64** Functions of Board 10 (1) In section 7(1) of the Principal Act, for "metropolitan district" (where twice occurring) substitute "Fire Rescue Victoria fire district". (2) In section 7(3) of the Principal Act, for "metropolitan district" substitute "Fire Rescue 15 Victoria fire district". 65 New Schedule 2 For the Schedule 2 to the Principal Act substitute-"Schedule 2 20 The Fire Rescue Victoria fire district consists of the land delineated and coloured green on the plan lodged in the Central Plan Office and numbered LEGL./17-371.". 25 **66** Definitions In section 3(1) of the **Country Fire Authority** Act 1958, in the definition of *fire danger period*, for "the country area of Victoria or any part thereof means the period declared pursuant to this Act to be the fire danger period in respect of the 30 said country area or any part thereof (as the case may be)" substitute "an area of Victoria means

	Firefighte	ers' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 4	4—Amendments relating to the Fire Rescue Victoria fire district
		the period declared under this Act to be the fire danger period in respect of the area".
	67	Declaration of fire danger period
5 10		In section 4 of the Country Fire Authority Act 1958 , for "the country area of Victoria or any specified part or parts thereof and, without affecting the generality of the foregoing, may declare different periods to be the fire danger period in respect of different parts of the said country area" substitute "one or more areas of Victoria to be the fire danger period in respect of the area or areas, and may declare different periods in respect of different areas".
15	68	Duties of owner etc. of land in case of fire during fire danger period
20		In section 34(1) of the Country Fire Authority Act 1958 , for "the country area of Victoria at any time during a fire danger period" substitute "an area of Victoria at any time during a fire danger period in respect of the area".
	69	General prohibition against lighting open air fires
25		In section 37 of the Country Fire Authority Act 1958 , for "the country area of Victoria (not including any land within a fire protected area) during a fire danger period" substitute "an area of Victoria (other than a fire protected area) during a fire danger period in respect of the area".
	70	Prohibited actions near fires
30		In section 39 of the Country Fire Authority Act 1958 , for "the country area of Victoria (not including any land within a fire protected area) during a fire danger period" substitute "an area of Victoria (other than a fire protected area) during a fire danger period in respect of the
35		area".

Part 4-Amendments relating to the Fire Rescue Victoria fire district

71 Prohibition of high fire risk activities In section 39E(1) and (2)(b) of the Country Fire Authority Act 1958, for "the country area of Victoria during a fire danger period" substitute "an area of Victoria during a fire danger period in 5 respect of the area". 72 Required safety features of motor vehicles driven during fire danger period near crops (1) In section 50(2) of the **Country Fire Authority** 10 Act 1958, for "the country area of Victoria" substitute "an area of Victoria during a fire danger period in respect of the area". (2) In section 50(2)(c) of the Country Fire Authority Act 1958 omit "during a fire danger 15 period". 73 Regulations In section 110(1)(z) of the **Country Fire** Authority Act 1958, for "the country area of Victoria during a fire danger period" substitute

respect of the area".

"an area of Victoria during a fire danger period in

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Part 5—Amendments relating to volunteer brigades located in the Fire Rescue Victoria fire district

Part 5—Amendments relating to volunteer brigades located in the Fire Rescue Victoria fire district

	74 Objective
5	In section 6B of the Country Fire Authority Act 1958—
	(a) in paragraph (b), for "public value."substitute "public value;";
	(b) after paragraph (b) insert —
10 15	"(c) support the effective and sustainable recruitment, development and retention of volunteer officers and members, including those located in the Fire Rescue Victoria fire district, to deliver capability in the provision of the Authority's services.".
	75 Recognition of Authority as a volunteer-based organisation
20	 (1) In section 6F of the Country Fire Authority Act 1958, for "first and foremost a volunteer-based organisation, in which volunteer officers and members are supported by employees in a fully integrated manner" substitute "a fully
25	volunteer fire fighting service under the command and control of a paid Chief Officer and supported where necessary by other paid staff. The Parliament recognises that this does not preclude the Authority from employing paid staff in the role of Chief Officer, Deputy Chief Officer and
30	Chief Executive Officer or from entering into a secondment agreement (within the meaning of section 25C(10) of the Fire Rescue Victoria Act 1958)".

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	Act	ection 17 of the Country Fire Authority 1958 , for "The" substitute "Subject to ion 6F, the".
	Aut	ection 20AA(2)(a) of the Country Fire hority Act 1958 , before "enter" insert oject to section 6F,".
76	Immunit	y for officers etc.
	Act men class Vict secti	ection 18A of the Country Fire Authority 1958 , after "(not being a volunteer officer or hber)" insert ", and any officer or employee or s of officers or employees of Fire Rescue oria made available to the Authority under ion 25B of the Fire Rescue Victoria 1958 ,".
77	New sect	ion inserted
		r section 20AA of the Country Fire hority Act 1958 insert—
	"20AB	Powers relating to volunteer brigades located in the Fire Rescue Victoria fire district
	(1)	This section sets out the powers exercisable under this Act in relation to volunteer brigades located in the Fire Rescue Victoria fire district for the purposes of—
		 (a) the duty of the Authority set out in section 20 in relation to the prevention and suppression of fires and the protection of life and property in case of fire so far as relates to the country area of Victoria; and
		(b) any other function, power or duty of the

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	Part 5—Amendments relating to volunteer brigades located in the Fire Rescue Victoria fire district
	(2) The Authority may exercise powers under the following provisions in relation to volunteer brigades located in the Fire Rescue Victoria fire district—
5	 (a) section 20AA(2)(a), (b), (e), (f) and (g) (entering certain agreements or arrangements, forming certain bodies);
	(b) section 21(1) (purchasing stations, etc.);
10	 (c) section 23(1)(a), (b), (c), (d), (e), (f), (g), (i), (k) and (l) (registration etc. of brigades, matters relating to training, communications and publication of materials);
5	(d) section 102(1) (collecting contributions etc.);
	(e) section 109A (appointment of deputies).
20	 (3) The Authority must obtain the written consent of the Minister before exercising a power under section 20AA(2)(b) to do any of the following in relation to volunteer brigades located in the Fire Rescue Victoria fire district—
25	 (a) entering into an agreement or arrangement with a person or body for the provision of goods or services by the Authority;
30	 (b) forming, participating in the formation of, or becoming a member of a body corporate, association, partnership, trust or other body;
	(c) entering into a joint venture agreement, shareholders agreement or unit holders agreement.

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	Part 5—Amendme	ents relating to volunteer brigades located in the Fire Rescue Victoria fire district
	(4)	The Chief Officer may exercise powers under the following provisions in relation to volunteer brigades located in the Fire Rescue Victoria fire district—
5		(a) section 27(1) and (2) (powers of order and control over brigades, etc.);
10		 (b) section 29(a), (b), (c) and (e) (summoning brigades for practice, inspection of brigades, control of property, inquiries and reports).
15	(5)	The Authority, the Chief Officer, any officer exercising the powers of the Chief Officer, or an officer or member of a brigade, may exercise powers under section 96 (water usage) in relation to volunteer brigades located in the Fire Rescue Victoria fire district.
20	(6)	Section 92 (immunity) applies in relation to the exercise of powers, in accordance with this section, in relation to volunteer brigades located in the Fire Rescue Victoria fire district.".
	78 New secti	ion 20AC inserted
25		bre section 20A of the Country Fire hority Act 1958 insert—
	"20AC	Role of volunteer brigades to be recognised and valued
30	(1)	It is the intention of the Parliament that Fire Rescue Victoria recognise and value the contribution of volunteer brigades located in the Fire Rescue Victoria fire district.
35	(2)	In particular, Fire Rescue Victoria must, subject to operational requirements, request the assistance of all volunteer brigades located in the Fire Rescue Victoria fire

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	Rescue Victoria fire district
	district for the purposes of endeavouring to—
	 (a) prevent or suppress a fire in the Fire Rescue Victoria fire district (including preventing a fire spreading to the Fire Rescue Victoria fire district from outside the Fire Rescue Victoria fire district); or
)	(b) protect life or property in the Fire Rescue Victoria fire district.".
	79 Immunity provision
	After section 92(1)(d) of the Country Fire Authority Act 1958 insert—
	"(da) an officer or employee or class of officers or employees of Fire Rescue Victoria made available to the Authority under section 25B of the Fire Rescue Victoria Act 1958 ;".
	80 Delegation
	In section 109B of the Country Fire Authority Act 1958 , for "or to any officer or employee or class of officers or employees of the Authority" substitute ", to any officer or employee or class of officers or employees of the Authority, or to any officer or employee or class of officers or employees of Fire Rescue Victoria made available to the Authority under section 25B of the Fire Rescue Victoria Act 1958 ".
	81 Regulations
	After section 110(1)(x) of the Country Fire Authority Act 1958 insert —
ñ	"(y) for and in relation to the performance of functions and the exercise of powers by any person under a provision of this Act in relation to volunteer brigades located in the Fire Rescue Victoria fire district;".

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Part 6—Transitional provisions

Р	art 6—	-Transitional provisions
82 Ne	w section	s inserted
	After se	ection 98 of the Principal Act insert—
5	Firefig Compe	tional provisions relating to the hters' Presumptive Rights nsation and Fire Services Legislation ment (Reform) Act 2019
	98A D	efinitions
	In	this section and sections 99 to 120-
10	ар	<i>pproval date</i> has the meaning given by section 105(6);
15	co	<i>mmencing day</i> means the day on which Part 3 of the Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Act 2019 commences;
20	C	<i>ountry Fire Authority instrument</i> means an instrument (including a legislative instrument other than this Act) or an oral agreement subsisting immediately before the approval date—
		(a) to which the Country Fire Authority was a party; or
25		(b) that was given to, or in favour of, the Country Fire Authority; or
		(c) that refers to the Country Fire Authority; or
		(d) under which—
30		(i) money is, or may become, payable to the Country Fire Authority; or

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 may become liable to b transferred to or by the Country Fire Authority <i>instrument</i> includes a document and a agreement; <i>liabilities</i> means all liabilities, duties a obligations, whether actual, conti or prospective; <i>property</i> means any legal or equitable o or interest (whether present or fut and whether vested or contingent real or personal property of any description; <i>rights</i> means all rights, powers, privile and immunities, whether actual, contingent or prospective; <i>the transitional provisions</i> means sections 99 to 120. <i>99</i> Fire Rescue Victoria On the commencing day— (a) the Metropolitan Fire and Emergent Services Board is abolished and i members go out of office; and 25 (b) Fire Rescue Victoria is the succes law of the Metropolitan Fire and Emergency Services Board; and obligations of the Metropolitan Fire and Emergency Services Board; and (c) all rights, assets, liabilities and obligations of the Metropolitan Fire and Emergency Services Board immediately before its abolition become rights, assets, liabilities and obligations of the Metropolitan Fire and Emergency Services Board 		
agreement; <i>liabilities</i> means all liabilities, duties a obligations, whether actual, conti or prospective; <i>property</i> means any legal or equitable or interest (whether present or fut and whether vested or contingent real or personal property of any description; <i>rights</i> means all rights, powers, privile and immunities, whether actual, contingent or prospective; <i>the transitional provisions</i> means sections 99 to 120. 20 99 Fire Rescue Victoria On the commencing day— (a) the Metropolitan Fire and Emerges Services Board is abolished and i members go out of office; and 25 (b) Fire Rescue Victoria is the succes law of the Metropolitan Fire and Emergency Services Board; and (c) all rights, assets, liabilities and obligations of the Metropolitan F and Emergency Services Board immediately before its abolition become rights, assets, liabilities and		 (ii) other property is to be, or may become liable to be, transferred to or by the Country Fire Authority;
obligations, whether actual, conti or prospective;10property means any legal or equitable or or interest (whether present or fut and whether vested or contingent real or personal property of any description;15rights means all rights, powers, privile and immunities, whether actual, contingent or prospective;15rights means all rights, powers, privile and immunities, whether actual, contingent or prospective;16rights means all rights, powers, privile and immunities, whether actual, contingent or prospective;17rights means all rights, powers, privile and immunities, whether actual, contingent or prospective;18rights means all rights, powers, privile and immunities, whether actual, contingent or prospective;19rights means all rights, powers, privile and immunities, whether actual, contingent or prospective;2099Fire Rescue Victoria On the commencing day—2099Fire Rescue Victoria Services Board is abolished and i members go out of office; and Eave of the Metropolitan Fire and Emergency Services Board; and Emergency Services Board; and Emergency Services Board; and obligations of the Metropolitan Fire and emergency Services Board immediately before its abolition become rights, assets, liabilities and immediately before its abolition item section approach and the provide of the provide of the provide of the provide of	5	<i>instrument</i> includes a document and an oral agreement;
 or interest (whether present or fut and whether vested or contingent real or personal property of any description; <i>rights</i> means all rights, powers, privile and immunities, whether actual, contingent or prospective; <i>the transitional provisions</i> means sections 99 to 120. <i>99</i> Fire Rescue Victoria On the commencing day— (a) the Metropolitan Fire and Emerged Services Board is abolished and i members go out of office; and <i>15</i> (b) Fire Rescue Victoria is the succes law of the Metropolitan Fire and Emergency Services Board; and (c) all rights, assets, liabilities and obligations of the Metropolitan F <i>30</i> 		<i>liabilities</i> means all liabilities, duties and obligations, whether actual, contingent or prospective;
and immunities, whether actual, contingent or prospective; the transitional provisions means sections 99 to 120. 20 99 Fire Rescue Victoria On the commencing day— (a) the Metropolitan Fire and Emerge Services Board is abolished and i members go out of office; and 25 (b) Fire Rescue Victoria is the succes law of the Metropolitan Fire and Emergency Services Board; and (c) all rights, assets, liabilities and obligations of the Metropolitan F and Emergency Services Board immediately before its abolition become rights, assets, liabilities and	10	
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 On the commencing day— (a) the Metropolitan Fire and Emerged Services Board is abolished and it members go out of office; and 25 (b) Fire Rescue Victoria is the success law of the Metropolitan Fire and Emergency Services Board; and (c) all rights, assets, liabilities and obligations of the Metropolitan Fire 30 30 and Emergency Services Board immediately before its abolition become rights, assets, liabilities and 		-
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 Services Board is abolished and in members go out of office; and (b) Fire Rescue Victoria is the success law of the Metropolitan Fire and Emergency Services Board; and (c) all rights, assets, liabilities and obligations of the Metropolitan Fire and Emergency Services Board immediately before its abolition become rights, assets, liabilities and 		On the commencing day—
 law of the Metropolitan Fire and Emergency Services Board; and (c) all rights, assets, liabilities and obligations of the Metropolitan Finand Emergency Services Board immediately before its abolition become rights, assets, liabilities and intervention become rights, assets, liabilities and become rights		 (a) the Metropolitan Fire and Emergency Services Board is abolished and its members go out of office; and
 obligations of the Metropolitan F and Emergency Services Board immediately before its abolition become rights, assets, liabilities a 	25	•
obligations of Fire Rescue Victor	30	obligations of the Metropolitan Fire and Emergency Services Board

	Part 6—Transitional provisions
5	 (d) Fire Rescue Victoria is substituted for the Metropolitan Fire and Emergency Services Board as a party in any proceedings, contract, agreement or arrangement commenced or made by or against or in relation to the Metropolitan Fire and Emergency Services Board; and
10	 (e) Fire Rescue Victoria may continue and complete any other continuing matter or thing commenced by or against or in relation to the Metropolitan Fire and Emergency Services Board.
	100 Fire Rescue Commissioner
15	On the commencing day—
	 (a) the offices of Chief Officer and Chief Executive Officer are abolished and the holders of those offices go out of office; and
20	 (b) the Fire Rescue Commissioner is the successor in law of the Chief Officer or the Chief Executive Officer (as the case requires); and
25	 (c) all rights, assets, liabilities and obligations of the Chief Officer or the Chief Executive Officer become rights, assets, liabilities and obligations of the Fire Rescue Commissioner; and
30	 (d) the Fire Rescue Commissioner is substituted for the Chief Officer or the Chief Executive Officer as a party in any proceedings, contract, agreement or arrangement commenced or made by or
35	against or in relation to the Chief Officer or the Chief Executive Officer (as the case requires); and

		Part 6—Transitional provisions
5		(e) Fire Rescue Victoria may continue and complete any other continuing matter or thing commenced by or against or in relation to the Chief Officer or the Chief Executive Officer (as the case requires).
	101	Transfer of staff
10	(1)	A person (referred to in this section as a <i>transferred employee</i>) employed by the Chief Officer, Chief Executive Officer or the Metropolitan Fire and Emergency Services Board immediately before the commencing day is to be regarded as—
15		 (a) having been employed by Fire Rescue Victoria with effect from the commencing day; and
20 25		 (b) having been so employed on the same terms and conditions as those that applied to the transferred employee, immediately before the commencing day, as an employee of the Chief Officer, Chief Executive Officer or the Metropolitan Fire and Emergency Services Board (as the case requires); and
30		 (c) having accrued an entitlement to benefits in connection with that employment that is equivalent to the entitlement that the transferred employee had accrued, as an employee of the Chief Officer, Chief Executive Officer or the Metropolitan Fire and Emergency Services Board (as the case
35		requires) immediately before the commencing day.

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5	(2)	The service of a transferred employee as an employee of Fire Rescue Victoria is to be regarded for all purposes as having been continuous with the service of the transferred employee, immediately before the commencing day, as an employee of the Chief Officer, the Chief Executive Officer or the Metropolitan Fire Emergency Services Board (as the case requires).
10 15	(3)	A transferred employee is not entitled to receive any payment or other benefit by reason only of having ceased to be an employee of the Chief Officer, the Chief Executive Officer or the Metropolitan Fire and Emergency Services Board (as the case requires) because of this section.
	(4)	Nothing in this section prevents—
20		 (a) any of the terms and conditions of employment of a transferred employee being altered by or under any law, award or agreement with effect from any time after the commencing day; or
25		(b) a transferred employee from resigning or being dismissed at any time after the commencing day in accordance with the then existing terms and conditions of the transferred employee's employment with Fire Rescue Victoria.
	102	Transfer of Country Fire Authority staff
30	(1)	A person (referred to in this section as a <i>transferred employee</i>)—
35		 (a) who was appointed to perform functions under the Country Fire Authority Act 1958, whether by the Chief Officer or the Country Fire Authority under section 17 of the

	Country Fire Authority Act 1958 or otherwise, immediately before the commencing day; and
5	(b) to whom the following apply immediately before the commencing day—
0	(i) the transferred employee was performing a transferred function specified in column 1 of the table in Schedule 3;
5	 (ii) the transferred employee was performing that function at an integrated fire station, or Country Fire Authority premises, at an address or location set out in column 2 of the table in Schedule 3;
)	 (iii) the transferred employee belonged to a staff classification specified in column 3 of the table in Schedule 3—
	is to be regarded as—
5	(c) having been employed by Fire Rescue Victoria with effect from the commencing day; and
0	 (d) having been so employed on the same terms and conditions as those that applied to the transferred employee, immediately before the commencing day, as an employee of the Chief Officer or the Country Fire Authority under section 17 of the Country Fire Authority Act 1958 or otherwise; and
5	(e) having accrued an entitlement to benefits in connection with that employment that is equivalent to the

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entitlement that the transferred employee had accrued, as an employee of the Chief Officer or the Country Fire Authority under section 17 of the Country Fire Authority Act 1958 or otherwise, immediately before the commencing day. (2) The service of a transferred employee as an employee of Fire Rescue Victoria is to be regarded for all purposes as having been continuous with the service of the transferred employee, immediately before the commencing day, as an employee of the Chief Officer or the Country Fire Authority under section 17 of the Country Fire Authority Act 1958 or otherwise. (3) A transferred employee is not entitled to receive any payment or other benefit by reason only of having ceased to be an employee of the Chief Officer or the Country Fire Authority under section 17 of the Country Fire Authority Act 1958 or otherwise because of this section. (4) Nothing in this section prevents— (a) any of the terms and conditions of employment of a transferred employee being altered by or under any law, award or agreement with effect from any time after the commencing day; or (b) a transferred employee from resigning or being dismissed at any time after the commencing day in accordance with the then existing terms and conditions

Part 6—Transitional provisions

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	103	Transfer of other Country Fire Authority staff
ō	(1)	The Minister may direct the Country Fire Authority to transfer a person, or persons included in a class of persons, to the employment of Fire Rescue Victoria on and from the day specified in the direction, if the person or persons—
5		 (a) were employed to perform functions or duties under the Country Fire Authority Act 1958, whether by the Chief Officer or the Country Fire Authority under section 17 of the Country Fire Authority Act 1958 or otherwise, immediately before the commencing day; and
		(b) were not transferred to Fire Rescue Victoria because of the operation of section 102.
)	(2)	If the Minister gives a direction under subsection (1) in relation to a person, or persons included in a class of persons—
5		 (a) the person or persons are taken to have been employed by Fire Rescue Victoria with effect from the day specified in the direction; and
		(b) section 102 applies as if—
		(i) the person had been transferred under that section; and
)		(ii) references in that section to the commencing day were references to the day specified in the direction.
5	(3)	The Minister must not give a direction under subsection (1) on or after 31 December 2020.

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104	Superseded references
(1)	On and after the commencing day, in any Act (other than this Act), or in any instrument made under any Act or in any other document of any kind—
	 (a) a reference to the Metropolitan Fire and Emergency Services Board is taken to be a reference to Fire Rescue Victoria; and
	 (b) a reference to the Chief Officer of the Metropolitan Fire and Emergency Services or the Chief Executive Officer of the Metropolitan Fire and Emergency Services Board is taken to be a reference to the Fire Rescue Commissioner; and
	(c) a reference to the metropolitan district or the metropolitan fire district is taken to be a reference to the Fire Rescue Victoria fire district; and
	 (d) a reference to the Metropolitan Fire and Emergency Services Appeals Commission is taken to be a reference to the Fire Rescue Victoria Appeals Commission.
(2)	To avoid doubt, in this section a reference to the Metropolitan Fire and Emergency Services Board, the Chief Officer of the Metropolitan Fire and Emergency Services or the Chief Executive Officer of the Metropolitan Fire and Emergency Services Board includes deemed references under section 95.

Part 6-Transitional provisions 105 Minister may direct Country Fire Authority to give an allocation statement (1) The Minister may give a direction to the Country Fire Authority requiring the Country Fire Authority to give to the 5 Minister a statement (an allocation statement) that-(a) sets out the property, rights, liabilities and obligations of the Country Fire 10 Authority that are to be allocated to Fire Rescue Victoria on the approval date, which must be property, rights, liabilities and obligations of the Country Fire Authority that relate to the following-15 (i) one or more integrated fire stations or Country Fire Authority premises situated at an address or location set out in column 2 of the 20 table in Schedule 3; (ii) staff assigned to such a station or such stations or premises; and (b) identifies the location of any such property of the Country Fire Authority and identifies the rights, liabilities and 25 obligations; and (c) allocates that property and those rights, liabilities and obligations to Fire Rescue Victoria; and 30 (d) includes such other information about that property and those rights, liabilities and obligations (other than information about their value) as is specified in the direction.

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	(2) Without limiting subsection (1), a direction under subsection (1) may specify either or both of the following—
5	(a) the property, rights, liabilities and obligations of the Country Fire Authority;
	 (b) one or more classes of property, rights, liabilities and obligations of the Country Fire Authority—
10 15	that are to be allocated to Fire Rescue Victoria on the approval date, which must be property, rights, liabilities and obligations or classes of property, rights, liabilities and obligations of the Country Fire Authority that relate to either or both of the following—
20	 (c) one or more integrated fire stations or Country Fire Authority premises situated at an address or location set out in column 2 of the table in Schedule 3;
	(d) staff assigned to such a station or such stations or premises.
25	(3) Despite subsections (1) and (2), a direction under subsection (1) must not have the effect that any of the following are to be allocated to Fire Rescue Victoria—
	 (a) a property that is a Victorian Emergency Management Training Centre;
30	(b) a property that is a Country Fire Authority District Headquarter.
35	(4) If the Minister gives a direction to the Country Fire Authority under subsection (1), the Country Fire Authority must give the allocation statement required by the direction

Part 6—Transitional provisions

		Part 6—Transitional provisions
		to the Minister before the end of the period specified in the direction.
	(5)	The Minister may approve the allocation statement.
5	(6)	If the Minister approves the allocation statement—
		(a) the Minister must sign the statement; and
10		 (b) the date on which the Minister signs the allocation statement is the <i>approval date</i>.
15	(7)	The Minister may give more than one direction under subsection (1), but must not give a direction on or after 31 December 2020.
10		2020.
	106	Property, rights, liabilities and obligations allocated in accordance with allocation statement
20	106	Property, rights, liabilities and obligations allocated in accordance with allocation
	106	Property, rights, liabilities and obligations allocated in accordance with allocation statement On the approval date of an allocation

Part 6-Transitional provisions **107** Allocation subject to encumbrances Unless an allocation statement otherwise provides, if property and rights vest in Fire Rescue Victoria or liabilities and obligations become liabilities and obligations of Fire 5 Rescue Victoria under the allocation statement-(a) the property and rights so vested are subject to the encumbrances (if any) to which they were subject immediately 10 before so vesting; and (b) the rights to which the Country Fire Authority was entitled in respect of those liabilities and obligations immediately before they ceased to be 15 liabilities and obligations of the Country Fire Authority vest in Fire Rescue Victoria. 108 Substitution of party to agreement 20 If, under an allocation statement, the property, rights, liabilities and obligations of the Country Fire Authority under an agreement are allocated to Fire Rescue Victoria— 25 (a) Fire Rescue Victoria becomes, on the approval date of the allocation statement, a party to the agreement in place of the Country Fire Authority; and 30 (b) on and after the approval date of the allocation statement, the agreement has effect as if Fire Rescue Victoria had always been a party to the agreement.

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109	Country Fire Authority instruments
5 10	Unless an allocation statement otherwise provides, each instrument relating to property, rights, liabilities or obligations allocated to Fire Rescue Victoria under the allocation statement continues to have effect according to its tenor, on and after the approval date of the allocation statement, as if a reference in the instrument to the Country Fire Authority were a reference to Fire Rescue Victoria.
110	Proceedings
15	Unless an allocation statement otherwise provides, if immediately before the approval date of the allocation statement, proceedings relating to property, rights or liabilities allocated to Fire Rescue Victoria (including arbitration proceedings) to which the Country Fire Authority was a party were
20	pending or existing in any court or tribunal then, on and after the approval date, Fire Rescue Victoria—
25	(a) is substituted for the Country Fire Authority as a party to the proceedings; and
	(b) has the same rights in the proceedings as the Country Fire Authority had.
111	Interests in land
30	Without affecting the generality of the transitional provisions and despite anything to the contrary in any other Act (other than the Charter of Human Rights and Responsibilities Act 2006) or law, if, immediately before the approval date for an
35	allocation statement, the Country Fire Authority is, in relation to property, rights,

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5		liabilities or obligations allocated to Fire Rescue Victoria, the registered proprietor of an interest in land under the Transfer of Land Act 1958 , then on and after the approval date—
		(a) Fire Rescue Victoria is taken to be the registered proprietor of that interest in land; and
10		(b) Fire Rescue Victoria has the same rights and remedies in respect of that interest as the Country Fire Authority had.
	112	Easements
15 20		If Fire Rescue Victoria acquires any right in the nature of an easement as a result of an allocation under the transitional provisions, that right is taken to be an easement even though there is no land vested in Fire Rescue Victoria which is benefited, or capable of being benefited, by that right.
	113	Action by Registrar of Titles
25		On being requested to do so and on delivery of any relevant instrument, the Registrar of Titles must make any recordings in the Register that are necessary because of the operation of the transitional provisions.
	114	Taxes
30		No stamp duty or other tax is chargeable under any Act in respect of anything done under the transitional provisions or in respect of any act or transaction connected with or necessary to be done because of the transitional provisions, including a transaction entered into or an instrument
35		made, executed, lodged or given, for the purpose of, or connected with the transfer of

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		property, rights, liabilities or obligations under an allocation statement.
	115	Evidence
5 10	(1)	Documentary or other evidence that would have been admissible for or against the interests of the Country Fire Authority in relation to property, rights, liabilities or obligations allocated to Fire Rescue Victoria under an allocation statement is admissible for or against the interests of Fire Rescue Victoria.
15	(2)	The Evidence Act 2008 applies with respect to the books of account of the Country Fire Authority and to entries made in those books of account before the approval date for an allocation statement, whether or not they relate to Fire Rescue Victoria property, as if those books of account and entries were business records of Fire Rescue Victoria.
20	116	Validity of things done under the transitional provisions
		Nothing effected by, or done or suffered under, the transitional provisions—
25		 (a) is to be regarded as placing any person in breach of contract or confidence or as otherwise making any person guilty of a civil wrong; or
30		 (b) is to be regarded as placing any person in a breach of or as constituting a default under any Act (other than the Charter of Human Rights and Responsibilities Act 2006) or other law or any provision in any agreement,
35		arrangement or understanding including, without limiting the generality of the foregoing, any

	Part 6—Transitional provisions
	provision prohibiting, restricting or regulating the assignment or transfer of any property or the disclosure of any information; or
5	 (c) is to be regarded as fulfilling any condition which allows a person to exercise a right or remedy in respect of or to terminate any agreement or obligation; or
10 15	 (d) is to be regarded as giving rise to any remedy for a party to a contract or an instrument or as causing or permitting the termination of any contract or instrument because of a change in the beneficial or legal ownership of any property, right, liability or obligation;
20	or (e) is to be regarded as causing any contract or instrument to be void or otherwise unenforceable; or
	(f) is to be regarded as frustrating any contract; or
	(g) releases any surety or other obligee wholly or in part from any obligation.
<i>25</i> 117	Transitional provision relating to insignias
30	An insignia prescribed for the purposes of section 34(1)(pa) is taken for all purposes to be an insignia of Fire Rescue Victoria, on and after the commencing day, until a new insignia is prescribed.

D	 The second secon	• . •	1	

Part 6-Transitional provisions **118** Transitional provision relating to **Metropolitan Fire and Emergency Services Appeals Commission** (1) On and after the commencing day, the 5 Metropolitan Fire and Emergency Services Appeals Commission, as established by section 79 as in force immediately before the commencing day, continues in existence under the name "Fire Rescue Victoria 10 Appeals Commission". (2) A thing done by, or in relation to, the Metropolitan Fire and Emergency Services Appeals Commission before the commencing day (including but not limited to an appeal on foot as at the commencing 15 day) has effect, after the commencing day, as if it had been done by, or in relation to, the Fire Rescue Victoria Appeals Commission. **119** Transitional regulations (1) The Governor in Council may make 20 regulations containing provisions of a transitional nature, including matters of an application or savings nature, arising as a result of the enactment of the Firefighters' **Presumptive Rights Compensation and** 25 **Fire Services Legislation Amendment** (Reform) Act 2019. (2) Without limiting subsection (1), the regulations may make provision for or in relation to-30 (a) persons employed by the Country Fire Authority or the Chief Officer of the Country Fire Authority; and (b) the sale, transfer or disposal of 35 property, rights, liabilities and obligations of the Country Fire

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	Authority to Fire Rescue Victoria or otherwise.
	(3) Regulations made under this section may—
5	 (a) have a retrospective effect to a day on or after a day not earlier than the day on which this Act receives the Royal Assent; and
	(b) be of limited or general application; and
10	(c) differ according to time, place or circumstance; and
	(d) leave any matter or thing to be decided by a specified person or class of person.
15	 (4) To the extent to which any provision of the regulations takes effect from a date that is earlier than the date of its making, the provision does not operate so as—
20	 (a) to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its making; or
25	(b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its making.
30	 (5) Regulations under this section have effect despite anything to the contrary in any Act (other than this Act or the Charter of Human Rights and Responsibilities Act 2006) or in any subordinate instrument.

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Part 6-Transitional provisions (6) Sections 6 and 7 of the **Subordinate** Legislation Act 1994 do not apply to any regulations made under this section. (7) This section expires on 31 December 2020. 5 120 Renaming of Act—Savings provision (1) On and from the commencing day, any reference in any Act (other than this Act), regulation, subordinate instrument, or other document whatsoever to the Metropolitan 10 Fire Brigades Act 1958 is to be construed as a reference to the Fire Rescue Victoria Act 1958, unless the contrary intention appears. (2) Except as in this Act expressly or by 15 necessary implication provided, all persons, things and circumstances appointed or created by or under this Act or existing or continuing under this Act immediately before the commencing day continue under and subject to this Act to have the same 20 status, operation and effect as they respectively would have had if this Act had not been amended by section 23 of **Firefighters' Presumptive Rights Compensation and Fire Services** 25 Legislation Amendment (Reform) Act 2019. (3) Nothing in this section limits or otherwise affects the operation of the Interpretation of Legislation Act 1984.'. 30

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83 New Schedule 3 inserted

After Schedule 2 to the Principal Act insert—

"Schedule 3

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
1	Prevention and suppression of fires	Ballarat City 1120 Sturt Street, Ballarat Victoria 3350	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
2	Prevention and suppression of fires	Belmont 2–4 Reynolds Road, Belmont Victoria 3216	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
3	Prevention and suppression of fires	Bendigo 145–149 Hargreaves Street, Bendigo Victoria 3550	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
4	Prevention and suppression of fires	Boronia 296–306 Boronia Road, Boronia Victoria 3155	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
5	Prevention and suppression of fires	Caroline Springs 8–10 Caroline Springs Boulevard, Caroline Springs Victoria 3012	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
6	Prevention and suppression of fires	Corio 20-32 Birdwood Avenue, Norlane Victoria 3214	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
7	Prevention and suppression of fires	Craigieburn 2 Belsay Place, Craigieburn Victoria 3064	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Part 6—Transitional provisions

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Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
8	Prevention and suppression of fires	Cranbourne 8–10 Arundel Street, Cranbourne Victoria 3977	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
9	Prevention and suppression of fires	Dandenong 186–194 Princes Highway, Dandenong Victoria 3175	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
10	Prevention and suppression of fires	Eltham 61 Brougham Street, Eltham Victoria 3095	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
11	Prevention and suppression of fires	Frankston 3 Cranbourne Road, Frankston Victoria 3199	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Part 6—Transitional provisions

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
12	Prevention and suppression of fires	Geelong City 69 McKillop Street, Geelong Victoria 3220	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
13	Prevention and suppression of fires	Greenvale 33 Barrymore Road, Greenvale Victoria 3059	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
14	Prevention and suppression of fires	Hallam 12–14 Belgrave- Hallam Road, Hallam Victoria 3803	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
15	Prevention and suppression of fires	Hoppers Crossing 119 Derrimut Road, Werribee Victoria 3030	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Part 6—Transitional provisions

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
16	Prevention and suppression of fires	Lara 25 Mill Road, Lara Victoria 3212	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
17	Prevention and suppression of fires	Latrobe West 77-79 Lloyd Street, Moe Victoria 3825	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
18	Prevention and suppression of fires	Lucas 89 Ballarat- Carngham Road, Winter Valley Victoria 3358	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
19	Prevention and suppression of fires	Melton 40–44 Henry Street, Melton Victoria 3337	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Part 6—Transitional provisions

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
20	Prevention and suppression of fires	Mildura 326 San Mateo Avenue, Mildura Victoria 3500	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
21	Prevention and suppression of fires	Mornington 859 Nepean Highway, Mornington Victoria 3931	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
22	Prevention and suppression of fires	Morwell 26 Mcdonald Street, Morwell Victoria 3840	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
23	Prevention and suppression of fires	Ocean Grove 5–11 Shell Road, Ocean Grove Victoria 3226	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Part 6—Transitional provisions

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
24	Prevention and suppression of fires	Pakenham 780 Princes Highway, Pakenham Victoria 3810	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
25	Prevention and suppression of fires	Patterson River 37 McLeod Road, Carrum Victoria 3197	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
26	Prevention and suppression of fires	Point Cook 83–93 Dunnings Road, Point Cook Victoria 3030	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
27	Prevention and suppression of fires	Portland 130 Percy Street, Portland Victoria 3305	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Part 6—Transitional provisions

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
28	Prevention and suppression of fires	Rosebud 99–101 Boneo Road, Rosebud Victoria 3939	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
29	Prevention and suppression of fires	Rowville 1063 Wellington Road, Rowville Victoria 3178	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
30	Prevention and suppression of fires	Shepparton 268 Maude Street, Shepparton Victoria 3630	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
31	Prevention and suppression of fires	South Morang 875 Plenty Road, South Morang Victoria 3752	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Part 6—Transitional provisions

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
32	Prevention and suppression of fires	South Warrandyte 29 Falconer Road, Park Orchards Victoria 3114	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
33	Prevention and suppression of fires	Springvale 518 Springvale Road, Springvale South Victoria 3172	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
34	Prevention and suppression of fires	Sunbury 144 Gap Road, Sunbury Victoria 3429	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
35	Prevention and suppression of fires	Traralgon 158 Princes Street, Traralgon Victoria 3844	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters

Part 6—Transitional provisions

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
36	Prevention and suppression of fires	Wangaratta 26–30 Handley Street, Wangaratta Victoria 3677	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
37	Prevention and suppression of fires	Warrnambool 61–67 Mortlake Road, Warrnambool Victoria 3280	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
38	Prevention and suppression of fires	Wodonga 37–39 Stanley Street, Wodonga Victoria 3690	Operations Officers (Officer in charge of the Integrated Brigades) Senior Station Officers (On shift) Station Officers Leading Fire Fighters Fire Fighters
39	Liaison between the fire services and the power generation industry including the responsibility for these risks	Morwell 203 Hazelwood Road, Morwell Victoria 3840	Operations Officer – Critical Infrastructure

Part 6—Transitional provisions

Item	Transferred functions	Integrated Fire Station or Country Fire Authority premises address or location	Staff
	and the planning and preparedness for response to these risks		
40	Prevention and suppression of fires	Victorian Emergency Management Training Centre— CRAIGIEBURN	Recruit Fire Fighters
		284–290 Hume Highway, Craigieburn Victoria 3064	
41	Provision of	All locations in	Senior Instructors
	training to	Victoria	Instructors
	Integrated Brigades		Practical Area (Drill) Operators

Part 6—Transitional provisions

Part 7—Amendments relating to causing fires and other matters

Part 7—Amendments relating to causing fires and other matters

	84 New sections 94A to 94F inserted
	After section 94 of the Principal Act insert—
5	"Provisions relating to causing fires and other matters
	94A Causing fire in the Fire Rescue Victoria fire district in extreme conditions of weather etc. an offence
10 15	(1) A person must not light, spread or maintain a fire in the Fire Rescue Victoria fire district if the circumstances of location, atmospheric temperature, wind velocity and flammable vegetation or other combustible substance are such that lighting the fire causes, or is likely to cause, a fire that is a danger to the life or property of others.
20	Penalty: Imprisonment for not less than 3 months and not more than 2 years.
25	 (2) Subsection (1) does not apply if the person lights, spreads or maintains the fire under the direction or control of an officer or employee of Fire Rescue Victoria for the purpose of establishing a firebreak.
	(3) It is a defence to a prosecution for an offence against subsection (1) if the accused proves—
30	(a) that one or more of the following applies—
	 (i) the danger was caused by the intervention or subsequent action of one or more persons acting without the knowledge or consent,

		or contrary to the wishes or instructions, of the accused;
	(ii)	the fire was lit at a time when the circumstances of atmospheric temperature and wind velocity referred to in subsection (1) were not present and could not reasonably have been foreseen;
	(iii)	at the time of the alleged offence the accused was the owner or occupier of the land upon which the fire was lit or was acting under the direction of that owner or occupier; and
	(b) that	the accused—
	(i)	took all precautions required by this or any other Act, and regulations under this or any other Act, with respect to the lighting of the fire; and
	(ii)	did everything in the power of the accused that was reasonable in the circumstances to suppress or extinguish the fire.
94B	-	ïre in the Fire Rescue Victoria ct with intent to cause damage
(1)	do an act i district tha purpose of destroy an	must not, without lawful excuse, in the Fire Rescue Victoria fire at causes a fire, or is for the f causing a fire, intending to y vegetation, produce, stock, crop, other property belonging to another
		 (iii) (b) that in the second seco

	Part /—Ameno	Iments relating to causing fires and other matters
		Penalty: Imprisonment for not less than 12 months and not more than 20 years.
5	(2)	Subsection (1) does not apply if the person does the act under the direction or control of an officer or employee of Fire Rescue Victoria for the purposes of establishing a firebreak.
	94C	Direction not to light fire
10	(1)	Fire Rescue Victoria may, for the purpose of protecting life, property or the environment, direct one or more persons not to light a fire at a place, or within a period, specified in the direction.
15	(2)	A person must not, without reasonable excuse, fail to comply with a direction given to the person under subsection (1).
		Penalty: 120 penalty units or imprisonment for 12 months or both.
20	94D	Power of Fire Rescue Victoria to close roads
	(1)	This section applies—
25		(a) if there is a fire or a threat of a fire anywhere within the Fire Rescue Victoria fire district; and
		(b) regardless of whether the fire—
		(i) was lit under and in accordance with this Act or a direction or permit under this Act; or
30		(ii) is part of burning-off operations carried out under and in accordance with this Act; or

Part 7—Amendments relating to causing fires and other matters

Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019

	Part 7—Amend	lments relating to causing fires and other matters
		(iii) was lit under and in accordance with the Forests Act 1958 or any direction or authority given under that Act.
5 10	(2)	Fire Rescue Victoria may, for the purpose of protecting life, property or the environment, or if, in the opinion of Fire Rescue Victoria, smoke from a fire impairs visibility on any road to such an extent that the safety of any persons using the road is endangered—
		(a) close any road or part of any road affected, or likely to be affected, as a consequence of a fire or smoke from a fire; and
15		(b) direct traffic on any road in the vicinity of the closed road or closed part of a road.
	(3)	The power conferred on Fire Rescue Victoria by subsection (2) is exercisable by—
20		(a) Fire Rescue Victoria; or
		 (b) a person authorised by Fire Rescue Victoria for the purposes of this subsection who is present at the fire.
25	(4)	The power conferred by this section is in addition to, and not in derogation from, the powers and authorities conferred on Fire Rescue Victoria or any person by or under this Act or any other Act.
	94E	Power to direct extinguishment of fire
30	(1)	An authorised officer may direct—
		(a) the occupier or owner of land in the Fire Rescue Victoria fire district; or

	Part 7—Amendments relating to causing fires and other matters
-	(b) a person residing upon or in control of land in the Fire Rescue Victoria fire district; or
5	(c) a person who has lit or maintained a fire on land in the Fire Rescue Victoria fire district—
10	to extinguish the fire on that land or to take the steps directed by the authorised officer to extinguish the fire or to prevent the fire from spreading or causing injury.
15	 (2) An owner, occupier or person to whom a direction has been given under subsection (1) must, without delay, take all reasonable steps to comply with the direction, regardless of whether the fire—
	(a) was lit under and in accordance with this Act or a direction or permit issued under this Act; or
20	(b) was part of burning-off operations carried out under and in accordance with this Act; or
	(c) was lit under and in accordance with the Forests Act 1958 , or any direction or authority given under that Act.
25	Penalty: 120 penalty units or imprisonment for 12 months or both.
	(3) In this section—
	authorised officer means—
	(a) a police officer; or
30	(b) the Fire Rescue Commissioner; or
	 (c) an officer or employee exercising the powers of Fire Rescue Victoria; or

Part 7—Amendments relating to causing fires and other matters

Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019

	Part 7—Amendments relating to causing fires and other matters
	(d) an officer or employee of Fire Rescue Victoria appointed for the purposes of this section.
	94F Power to arrest
5	A police officer may—
10	 (a) apprehend with or without warrant any person found lighting, spreading or maintaining any fire contrary to sections 94A to 94E or to the conditions or restrictions contained in any permit granted under or in relation to any of those sections; and
15	(b) take the person before a bail justice or the Magistrates' Court to be dealt with according to law.".

Part 8—Amendments relating to Fire Services Implementation Monitor and Firefighters Registration Board

Part 8—Amendments relating to Fire Services Implementation Monitor and Firefighters Registration Board

	85 New sect	ions insouted
_		
5		ore the heading to the Schedules to the cipal Act insert —
		"Fire Services Implementation Monitor
	121	Definitions
		In this section and sections 121 to 144—
10		agency means any of the following—
		 (a) a public service body within the meaning of the Public Administration Act 2004;
15		(b) a public entity within the meaning of the Public Administration Act 2004;
20		 (c) a special body within the meaning of the Public Administration Act 2004, other than the following—
		(i) a department of the Parliament of Victoria;
25		(ii) the IBAC within the meaning of the Independent Broad-based Anti-corruption Commission Act 2011;
30		 (iii) the Electoral Boundaries Commission established under section 3 of the Electoral Boundaries Commission Act 1982;

	Part 8—Amendments relating to Fire Services Implementation Monitor and Firefighters Registration Board
	(iv) the office of the Ombudsman within the meaning of the Ombudsman Act 1973;
5	 (v) the Victorian Auditor- General's Office within the meaning of the Audit Act 1994;
10	 (vi) the Victorian Electoral Commission established under section 6 of the Electoral Act 2002;
15	 (vii) the Victorian Inspectorate established under section 8 of the Victorian Inspectorate Act 2011;
20	<i>agency Head</i> , in relation to an agency that is a public service body, a public entity or a special body, means a public service body Head, public entity Head or special body Head, as the case requires, within the meaning of the Public Administration Act 2004 ;
	<i>commencing day</i> means the day on which this section comes into operation;
25	<i>emergency agency</i> has the same meaning as in section 7AA(2);
30	<i>fire services reforms</i> means the measures provided for by the Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Act 2019 ;
35	<i>Fire Services Statement</i> means the statement of that name issued in May 2017 by the Premier and the Minister for Emergency Services;

	Part 8—Amendments	relating to Fire Services Implementation Monitor and Firefighters Registration Board
		<i>implementation action</i> means an action specified in the Implementation Plan to implement or give effect to any aspect of the Plan;
5		<i>Implementation Plan</i> means the plan prepared under section 130, as in force from time to time;
10		<i>Monitor</i> means the Fire Services Implementation Monitor appointed under section 123;
		this Part means sections 121 to 144.
	122	Establishment
		There is to be a Fire Services Implementation Monitor.
15	123	Appointment
	(1)	The Governor in Council may, on the recommendation of the Minister, appoint a person as the Fire Services Implementation Monitor.
20	(2)	A person is not eligible to be the Monitor unless the Minister is satisfied that the person has—
25		 (a) relevant senior executive management experience, particularly in an operational environment; and
		(b) a strong understanding of complex multi-agency environments; and
		(c) a significant record of providing evidence-based reports to Government.
30	(3)	The Monitor may be appointed on a full-time or part-time basis.

	Firefighters' Presumpt	ive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 8—Amendments	s relating to Fire Services Implementation Monitor and Firefighters Registration Board
	124	Remuneration and allowances
	(1)	The Monitor is entitled to be paid the remuneration and allowances that are determined by the Governor in Council.
5	(2)	The remuneration of the Monitor cannot be reduced during the Monitor's term of office unless the Monitor consents to the reduction.
	125	Terms and conditions
		The Monitor holds office—
10		 (a) for the term specified in the Monitor's instrument of appointment, which must not exceed 5 years, and is eligible for reappointment; and
15		(b) on the terms and conditions determined by the Governor in Council.
	126	Acting appointment
	(1)	The Governor in Council may, on the recommendation of the Minister, appoint a person to act as the Monitor—
20		(a) during a vacancy in the office of Monitor; or
25		(b) during any period when the Monitor is absent from duty or is for any other reason unable to perform the duties of the office.
30	(2)	The Governor in Council may appoint a person to perform a particular function or duty of the Monitor in relation to a particular matter or on a particular occasion if the Monitor is for any reason unable to perform that function or duty in relation to that matter or on that occasion.

	Firefighters' Presumpt	ive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 8—Amendments	s relating to Fire Services Implementation Monitor and Firefighters Registration Board
5	(3)	The Monitor may, in consultation with the Minister, appoint a person to act as the Monitor for a period of not more than one month during any period when the Monitor is absent from duty or is for any other reason unable to perform the duties of the office.
	127	When Monitor ceases to hold office
		The Monitor ceases to hold office if the Monitor—
10		(a) resigns by notice in writing delivered to the Governor in Council; or
		(b) becomes an insolvent under administration; or
15		(c) is convicted of an indictable offence or an offence that, if committed in Victoria, would be an indictable offence; or
20		 (d) nominates for election for the Parliament of Victoria or of the Commonwealth or of another State or a Territory of the Commonwealth; or
		(e) is suspended or removed from office under section 128.
	128	Suspension and removal
25	(1)	The Governor in Council may, on the recommendation of the Minister, suspend the Monitor from office on any of the following grounds—
		(a) misconduct;
30		(b) neglect of duty;
		(c) inability to perform the duties of the office;

	Part 8—Amendments	s relating to Fire Services Implementation Monitor and Firefighters Registration Board
		(d) any other ground on which the Governor in Council is satisfied that the Monitor is unfit to hold office.
5	(2)	The Minister must cause to be laid before each House of the Parliament a full statement of the grounds of suspension within 7 sitting days of that House after the suspension.
10	(3)	The Monitor must be removed from office by the Governor in Council if each House of the Parliament, within 20 sitting days after the day when the statement is laid before it, declares by resolution that the Monitor ought to be removed from office.
15	(4)	The Governor in Council must remove the suspension and restore the Monitor to office unless each House of the Parliament makes a declaration of the kind specified in subsection (3) within the time specified in that subsection.
20	(5)	If the Monitor is suspended from office under subsection (1), the Monitor is taken not to be the Monitor during the period of suspension.
	129	Independence of the Monitor
25	(1)	The Monitor is not subject to the general direction or control of the Minister in respect of the performance of the Monitor's functions or duties or the exercise of the Monitor's powers.
30	(2)	Subject to this Act and other laws of the State, the Monitor has complete discretion in respect of the performance of the Monitor's functions and duties and the exercise of the Monitor's powers.

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	130	Preparation, tabling and publication of Implementation Plan
5	(1)	The Minister must prepare a plan (the <i>Implementation Plan</i>) within 60 days o the commencing day.
	(2)	The Implementation Plan must include, but is not limited to, priorities and proposed actions in relation to the following matters—
10		 (a) the adoption of procedures by Fire Rescue Victoria and the Country Fire Authority to enable them to have regard to the priorities set out in the Fire Services Statement in carrying out their functions;
15 20		 (b) the financial sustainability of Fire Rescue Victoria and the Country Fire Authority, including in relation to ensuring that volunteer brigades are no adversely affected by the fire services reforms;
25		 (c) improvements in the ability of Fire Rescue Victoria, the Country Fire Authority and other emergency agencies to work effectively across organisational boundaries;
30		 (d) the provision of operational and management support by Fire Rescue Victoria to the Country Fire Authority, and the effectiveness of this support in enabling the Country Fire Authority to meet the objectives set out in section 2 of the Country Fire Authority Act 1958;
35		(e) improvements in staff training in relation to Fire Rescue Victoria and the Country Fire Authority.

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	(3)	The Implementation Plan must also—
5		 (a) include the development of a funding plan to determine the financial requirements of the Country Fire Authority and Fire Rescue Victoria, and identify and address the impact of—
0		 (i) transfers of functions, resources and assets between the Country Fire Authority and Fire Rescue Victoria; and
5		 (ii) the change to the Fire Rescue Victoria fire district upon the fire services property levy revenue base after the commencing day; and
		(iii) any changes to the differential rates of the fire services property levy after the commencing day; and
20		 (b) include the development of a long-term funding plan for the Country Fire Authority and Fire Rescue Victoria, which identifies and addresses the
25		issues mentioned in subsection (3)(a)(i), (ii) and (iii) in respect of the period after the third anniversary of the commencing day.
	(4)	The Minister may amend the Implementation Plan.
30	(5)	The Minister may consult Fire Rescue Victoria and the Country Fire Authority in preparing or amending the Implementation Plan.
35	(6)	The Minister must cause the Implementation Plan, and any amended Implementation Plan, to be laid before each House of the

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		Parliament within 7 sitting days of that House after the Plan is prepared or amended, as the case requires.
5	(7)	The Minister must, as soon as reasonably practicable after the Implementation Plan or an amended Implementation Plan is laid before each House of the Parliament—
		(a) cause the Plan to be published in the Government Gazette; and
10 15		(b) notify the Monitor, the Fire Rescue Commissioner and the Chief Officer of the Country Fire Authority that the Plan has been laid before each House of the Parliament and published in the Government Gazette.
	(8)	After having been notified as mentioned in subsection (7)(b)—
20		 (a) the Fire Rescue Commissioner must cause a copy of the Plan to be published on the Internet site of Fire Rescue Victoria; and
25		(b) the Chief Officer of the Country Fire Authority must cause a copy of the Plan to be published on the Internet site of the Country Fire Authority.
	131	Functions of the Monitor
30	(1)	 The Monitor has the following functions— (a) to monitor and review the progress of Fire Rescue Victoria and the Country Fire Authority in carrying out the Implementation Plan, including by assessing—

	Part 8—Amendments relating to Fire Services Implementation Monitor and Firefighters Registration Board
	 (i) the progress of Fire Rescue Victoria and the Country Fire Authority in completing an implementation action; and
5	 (ii) the effectiveness of the methods used by, or actions taken by, Fire Rescue Victoria and the Country Fire Authority in carrying out an implementation action; and
10	 (iii) the impact of the fire services reforms upon the financial sustainability of Fire Rescue Victoria and the Country Fire Authority; and
5	(iv) the efficacy of particular implementation actions taken by agencies;
20	 (b) to monitor and assess ongoing efforts to improve the interaction between Fire Rescue Victoria and the Country Fire Authority and other agencies;
	(c) to consult and engage with agencies in the performance of the Monitor's functions;
25	 (d) to prepare a quarterly report under section 141 in respect of updates provided to the Monitor by Fire Rescue Victoria and the Country Fire Authority under section 140;
0	 (e) to prepare annual reports on the findings of the Monitor in relation to the performance of the Monitor's functions.
5	(2) The Monitor has any other function conferred on the Monitor by or under this or any other Act.

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Amendment (Reform) Bill 2019

	Firefighters' Presumpt	ive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
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	132	Powers of the Monitor
		The Monitor has all the powers necessary to perform the Monitor's functions.
	133	Performance of functions of the Monitor
5		The Monitor must, in performing the Monitor's functions—
		(a) have regard to the Implementation Plan; and
10 15		(b) if the Monitor considers it necessary, engage in activities with, require demonstrations of systems by, or obtain documents from, an agency, to produce an accurate assessment of how an implementation action is being carried out or has been carried out; and
20		 (c) establish appropriate consultation arrangements with agency Heads and officers or employees of agencies, and with advisory bodies to Government, in order to—
		 (i) facilitate the effective monitoring and review of progress in the carrying out of an implementation action; and
25		(ii) obtain the information necessary to perform the monitoring and assessment function of the Monitor; and
30		 (d) provide written or oral advice to the Minister, and to any advisory bodies to Government that the Minister considers appropriate, about one or more of the following—

		relating to Fire Services Implementation Monitor and Firefighters Registration Board
		 (i) compliance or non-compliance by an agency in relation to the completion of an implementation action;
5		 (ii) corrective action by an agency that the Monitor considers necessary to address a concern that the Monitor has in relation to an implementation action;
)		(iii) methods developed by an agency that the Monitor considers best practice in relation to an implementation action; and
		 (e) provide written or oral advice to the Minister, at the earliest reasonable opportunity, about any concern that the Monitor has about the carrying out of an implementation action; and
		(f) make recommendations to the Minister and to any advisory body to Government that the Minister considers appropriate, in relation to the carrying out of an implementation action by an agency, and provide a copy of the recommendations to the agency Head concerned.
	134	Power to require information to be given
	1	For the purposes of performing a function or duty under this Act, the Monitor may, by written notice, require an agency to give to the Monitor the information specified in the notice that the Monitor reasonably believes is necessary to perform the function or duty.
]	The agency must give the information to the Monitor within 7 days after receiving a notice under subsection (1) unless—

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		Firefighters Registration Board
		(a) the Monitor has agreed to allow an extension of time for the giving of the information; or
ī		(b) the Monitor has agreed that the agency is not able to give the information.
		If the Monitor reasonably believes that it is urgent that the information be given within a period of less than 7 days—
)		(a) the Monitor may specify a shorter period for the giving of the information and
		(b) the information must be given within the shorter period.
	135	Power of entry and inspection
5		Subject to subsection (3), the Monitor or one or more persons authorised by the Monitor may, if the Monitor considers it necessary for the purposes of performing the functions or duties of the Monitor—
)		 (a) enter any place of an agency during ordinary business hours and inspect tha place and any document, thing or activity in that place that the Monitor reasonably considers to be relevant; and
ī		(b) make a copy of any relevant document, or any document that the Monitor reasonably considers to be relevant.
)		The Monitor may, if the Monitor considers in necessary for the purposes of performing the functions or duties of the Monitor, require any agency—
5		 (a) to allow the Monitor, or one or more persons authorised by the Monitor, to observe the operation of a system, procedure or thing; and

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		(b) to demonstrate the operation of a system, procedure or other thing to the Monitor, or any persons authorised by the Monitor.
5	(3)	The Monitor must give an agency reasonable notice of an intention—
		(a) to enter any place of an agency for the purposes specified in subsection (1); and
10		(b) to require an agency to perform an action specified under subsection (2).
	136	Duty to cooperate
15		An agency must comply with any reasonable request made by the Monitor, or any person assisting the Monitor, that has been made for the purposes of performing the functions or exercising the powers of the Monitor.
	137	Constraints on access to information not to apply
20	(1)	An obligation to maintain secrecy or any other restriction on the disclosure of information by an agency, imposed by or under an Act or rule of law, does not apply—
25		(a) to the disclosure of information required by the Monitor under section 134; or
		(b) to information obtained by the Monitor under section 135.
30	(2)	The Monitor or any other person must not divulge or communicate, except to another person performing duties under this Act, any information which has come to the knowledge of the Monitor by reason, directly or indirectly, of subsection (1), if the person
35		who had possession of that information

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		could not, but for that subsection, lawfully have divulged that information to the Monitor or the other person.
5 10	(3)	Despite subsection (2) or any other law, the Monitor may include in a report under section 142 any information obtained in the course of the Monitor's performance of functions under this or any other Act (other than information that would disclose a deliberation or decision of Cabinet that has not been officially published) if the Monitor considers that—
		(a) the information is relevant to the subject matter of the report; and
15		 (b) following consultation with the Minister (if any) responsible for the agency that provided the information— the inclusion of the information in the report is in the public interest.
20	138	Use and disclosure of information
25		The Monitor must not use or disclose confidential information obtained or received in the course of, or as a result of, the performance of the functions of the Monitor except as permitted by this Act.
	139	Secretary may provide assistance
30		The Monitor may request the Secretary to provide any assistance that is reasonably necessary for the Monitor to perform the Monitor's functions under this Act, including the provision of staff and facilities.

	140	Fire Rescue Victoria and the Country Fire
		Authority to prepare outcomes frameworks and quarterly updates
5	(1)	Fire Rescue Victoria and the Country Fire Authority must each, by 1 August 2020, prepare an outcomes framework that sets out—
)		 (a) outcomes-based fire services performance measures for Fire Rescue Victoria or the Country Fire Authority, as the case requires; and
		(b) such other matters as are prescribed by the regulations.
	(2)	After preparing an outcomes framework under subsection (1)—
1		 (a) the Fire Rescue Commissioner must cause a copy of the outcomes framework for Fire Rescue Victoria to be published on the Internet site of Fire Rescue Victoria; and
		(b) the Chief Officer of the Country Fire Authority must cause a copy of the outcomes framework for the Country Fire Authority to be published on the Internet site of the Country Fire Authority.
1	(3)	An outcomes framework under subsection (1) may be reviewed and amended from time to time, and each amended outcomes framework must be published as mentioned in subsection (2).
	(4)	The Fire Rescue Commissioner and the Chief Officer of the Country Fire Authority must prepare, and provide to the Monitor, a quarterly update that sets out the performance of Fire Rescue Victoria or the

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		Country Fire Authority, as the case requires, against the performance measures set out in the relevant outcomes framework.
5	(5)	The first update under subsection (4) must be provided to the Monitor on 1 November 2020, and subsequent updates must be provided to the Monitor on 1 February, 1 May, 1 August and 1 November each year.
10	(6)	An update under subsection (4) must be accompanied by any supporting data relied upon in its preparation.
	141	Quarterly report to be prepared by the Monitor about updates
15	(1)	The Monitor must, after receiving the quarterly updates from Fire Rescue Victoria and the Country Fire Authority under section 140(4), prepare and publish a quarterly report that sets out—
		(a) the quarterly updates; and
20		(b) any supporting data relied upon in the preparation of the quarterly updates; and
25		 (c) any other information that the Monitor considers relevant, including any comments on the accuracy of the quarterly updates or the supporting data.
30	(2)	The Monitor must cause a copy of a quarterly report prepared under subsection (1) to be published on the Internet site of the Monitor within 30 days after receiving the quarterly updates referred to in subsection (1).

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_		Firefighters Registration Board
	142	Reports prepared by the Monitor
	(1)	The Monitor must prepare a report on the operations of the Monitor in respect of each financial year as soon as practicable after the end of that financial year.
	(2)	The Monitor may prepare a report on the operations of the Monitor at any other time.
	(3)	The Monitor must ensure that a report under subsection (1) or (2) does not include information that is likely to identify a person unless the information is publicly available or the person has consented to the inclusion of the information in the report.
	(4)	The Monitor must cause a report under subsection (1) or (2) to be laid before each House of the Parliament as soon as reasonably practicable after the report is prepared.
	(5)	The Monitor must give a copy of each report prepared under subsection (1) or (2) to the Minister at least 28 days before the report is laid before a House of the Parliament under subsection (4).
	(6)	The publication under this section of a report is absolutely privileged and the provisions of sections 73 and 74 of the Constitution Act 1975 , and of any other Act or rule of law relating to the publication of the proceedings of the Parliament, apply to and in relation to the publication of that report as if—
		(a) it were a report to which those sections applied; and
		(b) it had been published by the Government Printer under the authority of the Parliament.

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143 Review of this Part

The Minister must cause a review of the operation of this Part to be undertaken as soon as practicable after the fifth anniversary of the commencing day.

144 Regulations

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(1)	The Governor in Council may make
	regulations for or with respect to any matter
	or thing required or permitted by this Part to
	be prescribed or necessary to be prescribed
	to give effect to this Part.

(2) The regulations may relate to the matters to be included by Fire Rescue Victoria and the Country Fire Authority in an outcomes framework under section 140(1).

(3) The regulations may—

- (a) be of general or limited application; and
- (b) differ according to differences in time, place or circumstances; and
- (c) confer a discretionary authority or impose a duty on a specified person or a specified class of person.

145 Repeal of sections 121 to 144

Sections 121 to 144 are **repealed** on the tenth anniversary of the commencing day.

146 Transitional provision

 As soon as practicable after the sunset day, the Monitor must prepare a report in accordance with section 142, as in force immediately before that day, with the following modifications.

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	(2)	The report is to cover the period beginning on 1 July in the year the sunset day occurs and ending on the sunset day.
Ĩ	(3)	The report must be provided to the Minister before the report is laid before a House of the Parliament.
	(4)	In this section—
		<i>sunset day</i> means the day that is the tenth anniversary of the commencing day.
)		Firefighters Registration Board
	147	Definitions
		In this section and sections 148 to 159-
-		<i>current firefighter</i> means an officer or employee of Fire Rescue Victoria who is employed in a role of which fire fighting duties form a substantial part;
)		<i>Firefighters Register</i> means the register of persons who have been assessed as satisfying the requirements for inclusion on the Firefighters Register;
		<i>Firefighters Registration Board</i> means the Board established under section 149;
		<i>Firefighters Registration Scheme</i> means the scheme referred to in section 148;
)		<i>qualification</i> means the recognition, by the award or issue of a certificate or otherwise, that a person has achieved specified learning outcomes or competencies through the completion of a course;
		<i>qualification assessment</i> means an assessment of whether a person

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		Firefighters Registration Board
5		qualification requirements for inclusion on the Firefighters Register and may include requirements in relation to certificates or other evidence in relation to those matters from professional organisations, higher education bodies or post-secondary technical or vocational educational institutions;
		this Part means sections 147 to 159.
0	148	Firefighters Registration Scheme
	(1)	This Part sets out the framework for the Firefighters Registration Scheme.
	(2)	The objectives of the Firefighters Registration Scheme are—
15		(a) to provide for the registration of—
20		 (i) officers and employees of Fire Rescue Victoria proposed to be made available to the Country Fir Authority under a secondment agreement within the meaning of section 25C(10); and
25		 (ii) other persons who wish to be employed by Fire Rescue Victoria in order to be made available to the Country Fire Authority under a secondment agreement within the meaning of section 25C(10); and
0		 (b) to provide for matters relating to the competencies necessary for the registration of such officers and employees; and
5		 (c) to provide a mechanism for determining through qualification assessments whether persons satisfy th

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	Part 8—Amendments	s relating to Fire Services Implementation Monitor and Firefighters Registration Board
		competency requirements for inclusion on the Firefighters Register.
5	(3)	The Firefighters Registration Scheme is to be administered by the Firefighters Registration Board.
	149	Establishment of Firefighters Registration Board
	(1)	There is to be a Firefighters Registration Board.
10	(2)	The Firefighters Registration Board consists of 4 members appointed under section 150.
	(3)	The Firefighters Registration Board—
		(a) is a body corporate with perpetual succession; and
15		(b) must have an official seal; and
		(c) may sue and be sued in its corporate name; and
20		(d) may acquire, hold and dispose of real and personal property for the purpose of performing its functions; and
25		(e) may do and suffer all acts and things that bodies corporate may by law do and suffer and that are necessary or incidental for the performance of its functions.
	(4)	The Minister must appoint one of the members of the Firefighters Registration Board to be the Chairperson of the Board.

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	Firefighters Registration Board
15	0 Appointment of members of the Firefighters Registration Board
(1) The Governor in Council may, on the recommendation of the Minister, appoint a person as a member of the Firefighters Registration Board.
(2) The members of the Board must include—
	(a) a nominee of the Minister; and
	 (b) a nominee of an industrial body that is responsible for an enterprise agreemen that applies to a fire services agency; and
	 (c) a former senior firefighter, who is to be nominated by current firefighters in accordance with an election process prescribed by the regulations; and
	 (d) an academic with relevant expertise, who is to be nominated by current firefighters in accordance with an election process prescribed by the regulations.
(3) A member of the Firefighters Registration Board holds office for the period, not exceeding 5 years, specified in the member' instrument of appointment.
(4) A member of the Firefighters Registration Board is entitled to receive—
	(a) remuneration; and
	(b) travelling or other allowances—
	fixed by the Governor in Council.
(5) A member of the Firefighters Registration Board is eligible for reappointment.

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	(6)	A member of the Firefighters Registration Board holds office on the terms and conditions specified in the member's instrument of appointment.
5 10	(7)	A member of the Firefighters Registration Board who is a public sector employee within the meaning of the Public Administration Act 2004 is not entitled to remuneration in respect of the member's appointment.
	151	When member ceases to hold office
		A member of the Firefighters Registration Board ceases to hold office if the member—
15		(a) resigns by notice in writing delivered to the Governor in Council; or
		(b) becomes an insolvent under administration; or
20		(c) is convicted of an indictable offence or an offence that, if committed in Victoria, would be an indictable offence; or
25		(d) nominates for election for the Parliament of Victoria or of the Commonwealth or of another State or a Territory of the Commonwealth; or
		(e) is removed from office under section 152.
	152	Removal from office
30		A member of the Firefighters Registration Board may be removed from office by the Governor in Council on any of the following grounds—
		(a) misconduct;
		(b) neglect of duty;

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		(c) inability to perform the duties of office;
		(d) any other ground on which the Governor in Council is satisfied that the person is unfit for office.
5	153	Independence of the Firefighters Registration Board
0		The Firefighters Registration Board is not subject to the general direction or control of the Minister in respect of the performance of the Board's functions or duties or the exercise of the Board's powers.
	154	Functions of the Firefighters Registration Board
5	(1)	The Firefighters Registration Board has the following functions—
		(a) to administer the Firefighters Registration Scheme;
)		 (b) to perform the registration functions prescribed by the regulations in relation to—
		(i) maintaining the Firefighters Register; and
5		 (ii) including on the Firefighters Register persons who satisfy the competency requirements for inclusion on the Register;
)		 (c) to perform functions in respect of setting professional capability and standards, including but not limited to—
		 (i) the recognition of qualifications and accredited courses of training, including through certificates or other evidence in relation to those

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5	matters from professional organisations, higher education bodies or post-secondary technica or vocational educational institutions; and
	 (ii) the establishment and approval of competencies that will satisfy the requirements for inclusion on the Firefighters Register; and
0	 (iii) the development, establishment and maintenance of guidelines about appropriate standards;
5	 (d) the provision of advice to Fire Rescue Victoria and the Chief Officer of the Country Fire Authority about matters relating to the functions set out in paragraphs (a) and (b);
)	 (e) the provision of advice to the Minister on matters relating to the functions of the Firefighters Registration Board;
	(f) such other functions as are prescribed by this Act or any other Act or regulations under this Act or any other Act.
ī	(2) In performing its functions, the Firefighters Registration Board is to have regard to any relevant standards relating to qualifications and competencies that are applicable to fire-fighting and emergency services.
)	155 Validity of acts
	An act or decision of the Firefighters Registration Board is not invalid only—
	(a) because of a vacancy in the membership of the Board; or

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		(b) because of a defect or irregularity in, or in connection with, the appointment of a member of the Board.		
	156	Powers of Firefighters Registration Board		
5		The Firefighters Registration Board has all the powers necessary to perform the Board's functions.		
	157	Use and disclosure of information		
10		A person must not use or disclose information obtained or received in relation to, or in connection with, the carrying out of a qualification assessment except as authorised by this Act, regulations under this Act or otherwise by law.		
15		Penalty: 60 penalty units.		
	158	Reports prepared by the Firefighters Registration Board		
20	(1)	The Firefighters Registration Board must prepare a report on the work and activities of the Firefighters Registration Board in respect of each financial year as soon as practicable after the end of the financial year.		
25	(2)	The Firefighters Registration Board must give a report under subsection (1) to the Minister not later than 3 months after the end of the relevant financial year.		
30	(3)	The Minister must cause a report under subsection (1) to be laid before each House of the Parliament on or before 31 October each year or, if the House is not sitting on that day, on the first sitting day of that House after 31 October.		

		s relating to Fire Services Implementation Monitor and Firefighters Registration Board
	(4)	If a report under subsection (1) has not been given to the Minister within the period referred to in subsection (2), the Minister must—
5		(a) cause that fact, and the reasons for it, to be reported to each House of the Parliament; and
0		(b) cause the report under subsection (1) to be laid before each House of the Parliament as soon as practicable after the Minister receives it.
5	(5)	The Firefighters Registration Board may also prepare a report on the work and activities of the Firefighters Registration Board at any time, and must give the report to the Minister as soon as practicable.
	(6)	The Minister must cause a report under subsection (5) to be laid before each House of the Parliament as soon as practicable.
0	159	Regulations
5	(1)	The Governor in Council may make regulations for or with respect to any matter or thing required or permitted by this Part to be prescribed or necessary to be prescribed to give effect to this Part.
	(2)	The regulations may relate to the following—
)		 (a) the appointment of Board members including, but not limited to, the process for appointing a member referred to in section 150(2)(c) or (d);
		(b) the disclosure of Board members' interests;
		(c) acting appointments of Board members

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		ng to Fire Services Implementation Monitor and ghters Registration Board
	(d)	the conduct of Board meetings;
	(e)	the immunity and liability of Board members;
5	(f)	the appointment, promotion, probation, transfer, suspension and removal of employees of the Board;
	(g)	the duties and conduct of employees of the Board;
10	(h)	the powers of the Board to enter into agreement or arrangements;
	(i)	delegations;
	(j)	the preparation of the annual report by the Board;
15	(k)	the carrying out of the registration function of the Board and matters relating to the Register, including but not limited to the following—
		(i) applications for registration;
		(ii) renewal of registration;
20		(iii) endorsement of registration;
		(iv) time limits;
		(v) conditions on registration and variation of such conditions;
		(vi) revocation of registration;
25	(1)	the conduct and coordination of qualifications assessments of officers and employees of Fire Rescue Victoria who are to be made available to the
30		Country Fire Authority under a secondment agreement within the meaning of section 25C(10);

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	(m) the establishment of competencies and setting of standards;
5	 (n) the criteria against which qualifications are to be assessed and decisions that may be made as a result of qualifications assessments;
	(o) the accreditation of training or qualifications;
	(p) the imposition of fees and charges;
10	 (q) methods of communication for the Board, notifications to be made by the Board and the form of advice or decisions of the Board;
	(r) review of decisions by VCAT;
15	 (s) any other matter or thing required or permitted to be prescribed or necessary to be prescribed to give effect to this Part.
	(3) The regulations may—
20	(a) be of general or limited application; and
	(b) differ according to differences in time, place or circumstances; and
25	(c) confer a discretionary authority or impose a duty on a specified person or a specified class of person.
	(4) The regulations may—
30	 (a) apply, adopt or incorporate, with or without modification, any matter contained in any document, code, standard, rule, specification or method formulated, issued, prescribed or published by any authority or body as formulated, issued, prescribed or published at the time the regulation is

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	made or at any time before the regulation is made; and
5 10	 (b) apply, adopt or incorporate, with or without modification, any matter contained in any document, code, standard, rule, specification or method formulated, issued, prescribed or published by any authority or body as formulated, issued, prescribed (whether under this or any other Act) or
	published from time to time; and (c) impose a penalty not exceeding 100 penalty units for a contravention of the regulations.
15	(5) Sections 6 and 7 of the Subordinate Legislation Act 1994 do not apply to the first regulations made under this section.".

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> Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958

Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958

	86	Delegation of powers by Chief Officer
5		 (1) In the heading to section 31A of the Principal Act, for "Chief Officer" substitute "Fire Rescue Commissioner".
		 (2) In section 31A of the Principal Act, for "Chief Officer" (where twice occurring) substitute "Fire Rescue Commissioner".
10		(3) In section 31A of the Principal Act omit "approved by the Board".
	87	Powers of Chief Officer
		In section 32 of the Principal Act—
15		 (a) for "the Chief Officer" (where twice occurring) substitute "Fire Rescue Victoria";
		(b) for "metropolitan district" substitute "Fire Rescue Victoria fire district".
	88	Duty to warn the community
20		In section 32AA of the Principal Act—
		 (a) for "The Chief Officer" (where twice occurring) substitute "Fire Rescue Victoria";
25		(b) for "the Chief Officer" substitute "Fire Rescue Victoria";
		(c) for "metropolitan district" substitute "Fire Rescue Victoria fire district".
	89	Action on alarm of fire
		(1) In section 32B of the Principal Act—
30		(a) for "the Chief Officer" (wherever occurring)substitute "Fire Rescue Victoria";

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	(b) for "metropolitan district" (where twice occurring) substitute "Fire Rescue Victoria fire district".
5	(2) In section 32B(6) of the Principal Act, for"Chief Officer" substitute "Fire Rescue Victoria".
	90 Destruction of building by Chief Officer
	 (1) In the heading to section 32C of the Principal Act, for "Chief Officer" substitute "Fire Rescue Victoria".
10	(2) In section 32C(1) and (1A) of the Principal Act, for "the Chief Officer" (wherever occurring) substitute "Fire Rescue Victoria".
	(3) In section 32C(2) of the Principal Act, for"The Board" substitute "Fire Rescue Victoria".
15	(4) In section 32C(3) and (4) of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
	91 False alarm of fire
20	 (1) In section 32D(1) of the Principal Act, for "metropolitan district" substitute "Fire Rescue Victoria fire district".
	(2) In section 32D(2) and (4) of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
25	(3) In section 32D of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
	92 False report of fire
30	 (1) In section 33(1) of the Principal Act, for "metropolitan district" substitute "Fire Rescue Victoria fire district".
	(2) In section 33(2) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".

	Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	93 Power to make regulations
	 (1) In section 34(1)(i) of the Principal Act, for "metropolitan district" substitute "Fire Rescue Victoria fire district".
5	(2) In section 34(1)(b), (ba), (c), (n) and (o) of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
10	 (3) In section 34(1)(o)(iii) of the Principal Act, for "the Board or by members or employees of the Board" substitute "Fire Rescue Victoria or employees of Fire Rescue Victoria".
	(4) In section 34(1)(ob) and (pa) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
15	(5) In section 34(1)(x) of the Principal Act, for "Metropolitan Fire and Emergency Services" substitute "Fire Rescue Victoria".
	94 Annual estimate of expenditure and revenue
20	 (1) In section 36(1) of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
	(2) In section 36(1A) of the Principal Act, for"The Board" substitute "Fire Rescue Victoria".
	95 Contributions towards annual expenditure
25	In section 37(2) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
	96 Borrowing by Board
	(1) In section 46(1) of the Principal Act, for"The Board" substitute "Fire Rescue Victoria".
30	(2) In section 46 of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".

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	Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
97	Power of Minister in case of default of Board
	In section 47 of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
98	Guarantee of debentures etc. of Board
	In section 47A of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
99	Board may establish funds
	In section 51 of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
100	Investment by Board
	 In section 51A of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
	(2) In section 51A of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
101	Units to be registered
	In section 52(c) of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
102	Damage to be covered by fire insurance
	In section 54(1)(a) of the Principal Act, for "Chief Officer" substitute "Fire Rescue Commissioner".
103	Immunity from certain liabilities
	In section 54A of the Principal Act, for "Chief Officer" substitute "Fire Rescue Commissioner".
104	Board is a protection agency
	In section 55 of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".

	Firefighte	ers' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
		Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	105	Board may provide rescue and extrication services
		In section 55A of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
	106	Board may provide road accident rescue service
5		In section 55B of the Principal Act, for "The Board" (where twice occurring) substitute "Fire Rescue Victoria".
	107	Board may provide protection services
10		In section 55C of the Principal Act, for "The Board" (where twice occurring) substitute "Fire Rescue Victoria".
	108	Board may provide emergency prevention and response service
		In section 55D of the Principal Act—
15		(a) for "the Board" (where twice occurring)substitute "Fire Rescue Victoria";
		(b) for "metropolitan district" substitute "Fire Rescue Victoria fire district".
	109	Activities outside metropolitan district
20		 (1) In the heading to section 55E of the Principal Act, for "metropolitan district" substitute "Fire Rescue Victoria fire district".
		(2) In section 55E of the Principal Act—
25		(a) for "the Board" (wherever occurring)substitute "Fire Rescue Victoria";
		(b) for "metropolitan district" (wherever occurring) substitute "Fire Rescue Victoria fire district".
30		 (3) In section 55E(4) of the Principal Act, for "Chief Officer" (where twice occurring) substitute "Fire Rescue Commissioner and Fire Rescue Victoria".

		Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	110	Extension and application of Act
		(1) In section 56 of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
5		(2) In section 56 of the Principal Act, for "Chief Officer" substitute "Fire Rescue Commissioner".
	111	Rights to water
		 In section 59 of the Principal Act, for "The Board' substitute "Fire Rescue Victoria".
10		(2) In section 59 of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
	112	Collection of contributions for units
15		In section 60 of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
	113	Regulation of height of buildings
		In section 64(1) of the Principal Act, for "metropolitan district" substitute "Fire Rescue Victoria fire district".
20	114	Recovery of charges for services
		(1) In section 66A of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
25		(2) In section 66A(2) of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".
	115	Place where fire occurs
		(1) In section 71(1) of the Principal Act, for "The Board or the Chief Officer" substitute "Fire Rescue Victoria".
30		(2) In section 71(2) of the Principal Act—
		(a) for "The Board or Chief Officer" substitute "Fire Rescue Victoria";

	Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	(b) for "the Board's or the Officer's" substitute "Fire Rescue Victoria's".
5	(3) In section 71(3) of the Principal Act, for"the Board or Chief Officer" (wherever occurring)substitute "Fire Rescue Victoria".
	(4) In section 71(5) of the Principal Act, for "the Board or the Chief Officer" (where twice occurring) substitute "Fire Rescue Victoria".
10	(5) In section 71 of the Principal Act, for "metropolitan district" (where twice occurring) substitute "Fire Rescue Victoria fire district".
	116 Board or unit may carry out fire prevention work
	(1) In the heading to section 72 of the Principal Act, for " Board " substitute "Fire Rescue Victoria".
15	(2) In section 72(1) of the Principal Act, for"The Board" substitute "Fire Rescue Victoria".
	(3) In section 72(2) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
20	(4) In section 72(3) of the Principal Act, for "the Chief Officer" substitute "Fire Rescue Victoria".
	117 Interstate fire brigades and international fire brigades
	(1) In section 72A(1) of the Principal Act—
25	 (a) for "metropolitan district" (wherever occurring) substitute "Fire Rescue Victoria fire district";
30	(b) for paragraph (b) and the words after paragraph (b) from and including "the Chief Officer" to and including "fire." substitute—
	"(b) obey any orders given by—
	Fire Rescue Victoria.".

	Amendment (Reform) Bill 2019
	Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	(2) In section 72A(2) of the Principal Act—
5	 (a) for "the Chief Officer or the senior member of the operational staff in charge of the fire fighting operations is not present at the fire, then, until the arrival of the Chief Officer or senior member of the operational staff" substitute "Fire Rescue Victoria is not present at the fire, then until the arrival of Fire Rescue Victoria";
10	(b) for "the Chief Officer" (where third occurring) substitute "Fire Rescue Victoria".
	 (3) In section 72A(3) of the Principal Act, for "metropolitan district" (wherever occurring) substitute "Fire Rescue Victoria fire district".
15	(4) In section 72A(4) of the Principal Act—
	 (a) for "the Chief Officer or the senior member of the operational staff who is in charge of the fire fighting operations and is present at the fire" substitute "Fire Rescue Victoria";
20	(b) for "metropolitan district" substitute "Fire Rescue Victoria fire district".
	118 Documents signed by President or Deputy President to be evidence
25	 (1) In the heading to section 75 of the Principal Act, for "President or Deputy President" substitute "Fire Rescue Commissioner".
	(2) In section 75 of the Principal Act, for "the Board" (where first and thirdly occurring) substitute "Fire Rescue Victoria".
30	 (3) In section 75 of the Principal Act, for "the President or the Deputy President of the Board" substitute "the Fire Rescue Commissioner".

Firefighters' Presumptive Rights Compensation and Fire Services Legislation

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Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019 Part 9-Consequential amendments of the Metropolitan Fire Brigades Act 1958 119 Offences relating to impersonation In section 75A of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria". 5 **120** Damage or interference with fire indicator panel or other apparatus (1) In section 75B(4) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria". (2) In section 75B(5) of the Principal Act, in the definition of *fire indicator panel*, for "the Board" 10 substitute "Fire Rescue Victoria". 121 Obstruction of officers and damage to apparatus (1) In section 75C(1)(a) of the Principal Act, for "Chief Officer" substitute "Fire Rescue Commissioner". 15 (2) In section 75C(1)(b) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria". 122 Recovery and application of penalties (1) In section 77(1)(b) of the Principal Act, for "the Chief Officer, by any person authorised by 20 the Board" substitute "Fire Rescue Victoria, by any person authorised by Fire Rescue Victoria". (2) In section 77(2) and (4) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria". 25 (3) In section 77(3)(b) of the Principal Act, for "the Chief Officer, to the Board" substitute "Fire Rescue Victoria, to Fire Rescue Victoria". 123 Alarm monitoring service to provide prescribed information 30 (1) In section 78(1) of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".

Firefight	ers' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	 (2) In section 78 of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
124	Laying of charges
5	In section 78B(2) of the Principal Act, for "The Chief Executive Officer" substitute "Fire Rescue Victoria".
125	Hearing of charges
10	In section 78C of the Principal Act, for "Chief Executive Officer" (wherever occurring) substitute "Fire Rescue Commissioner".
126	Decision of Chief Executive Officer
15	In section 78D(1) of the Principal Act, for "Chief Executive Officer" (where twice occurring) substitute "Fire Rescue Commissioner".
127	Metropolitan Fire and Emergency Services Appeals Commission
20	In section 79 of the Principal Act, for "Metropolitan Fire and Emergency Services" substitute "Fire Rescue Victoria".
128	Rights of appeal
	 In section 79H(a) of the Principal Act, for "Chief Executive Officer" substitute "Fire Rescue Commissioner".
25	(2) In section 79H(c) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
129	Assistants in proceedings
30	In section 79K of the Principal Act, for "the Board or the Chief Executive Officer" (where twice occurring) substitute "Fire Rescue Victoria".

I	Firefighte	ers' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
_		Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	130	Appeals against transfer
		(1) In section 79O(1) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
5		(2) In section 79O(3) of the Principal Act, for "the Metropolitan Fire and Emergency Service" substitute "Fire Rescue Victoria".
	131	Promotion appeals
10		(1) In section 79P of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
		(2) In section 79P(2) of the Principal Act, for "the Metropolitan Fire and Emergency Service" substitute "Fire Rescue Victoria".
	132	Board and Chief Executive Officer
15		In section 79R of the Principal Act, for "The Board and the Chief Executive Officer" substitute "Fire Rescue Victoria".
	133	Definition
20		In section 80(1) of the Principal Act, in the definition of <i>service</i> , for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
	134	Entitlement to long service leave
25		In section 81 of the Principal Act, for "the Board" (wherever occurring) substitute "Fire Rescue Victoria".
	135	Payment in lieu of long service leave
		In section 81A of the Principal Act, for "the Board" (where twice occurring) substitute "Fire Rescue Victoria".
30	136	Leave not to affect Board's activities
		 In section 82 of the Principal Act, for "The Board" substitute "Fire Rescue Victoria".

	Firefighte	ers' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
		Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
		(2) In section 82 of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
	137	Provision in case of death before or during long service leave
5		In section 84 of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
	138	Fire prevention notices
10		In section 87(1) of the Principal Act for "metropolitan district" substitute "Fire Rescue Victoria fire district".
	139	Service of notices
		In section 88(5)(b) of the Principal Act, for "the Chief Officer, by the Board" substitute "Fire Rescue Victoria, by Fire Rescue Victoria".
15	140	Appeal against notices
		 (1) In section 90 of the Principal Act, for "the Chief Officer" (wherever occurring) substitute "Fire Rescue Victoria".
20		(2) In section 90(2) of the Principal Act, for "The Chief Officer" substitute "Fire Rescue Victoria".
		(3) In section 90(4) of the Principal Act, for "he or she" substitute "Fire Rescue Victoria".
	141	Fire prevention infringement notices
25		In section 92(8)(b) of the Principal Act, for "the Chief Officer" (where twice occurring) substitute "Fire Rescue Victoria".
	142	Issue of notices by Chief Officer
30		(1) In section 93 of the Principal Act, for "Chief Officer" (wherever occurring) substitute "Fire Rescue Commissioner".

	Firefighters' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	(2) In section 93(2)(a)(ii) and (b) of the Principal Act, for "the Board" substitute "Fire Rescue Victoria".
	143 Consequential amendments—headings
	(1) In the Principal Act, for the heading—
5	(a) preceding section 4 substitute " <i>Fire Rescue</i> <i>Victoria fire district</i> ";
	 (b) preceding section 6 substitute "Fire Rescue Victoria";
10	(c) preceding section 24 substitute "General powers and duties of Fire Rescue Victoria";
	(d) preceding section 79 substitute " <i>Fire</i> <i>Rescue Victoria Appeals Commission</i> ".
	(2) Insert the following headings to the following sections in the Principal Act—
15	(a) to section 4—"Fire Rescue Victoria fire district";
	(b) to section 7—"Functions of Fire Rescue Victoria";
20	(c) to section 17—" Immunity of Fire Rescue Commissioner ";
	(d) to section 25A—"General powers of Fire Rescue Victoria";
	(e) to section 25B—" Employees of Fire Rescue Victoria ";
25	(f) to section 32—" Powers of access ";
	(g) to section 46—" Borrowing by Fire Rescue Victoria";
	(h) to section 47—"Power of Minister in case of default";
30	(i) to section 47A—"Guarantee of debentures of Fire Rescue Victoria";

	Part 9—Consequential amendments of the Metropolitan Fire Brigades Act 1958
	(j) to section 51—"Fire Rescue Victoria may establish funds";
	(k) to section 51A—"Investment by Fire Rescue Victoria";
5	(l) to section 55—"Fire Rescue Victoria is a protection agency";
	(m) to section 55A—"Fire Rescue Victoria may provide rescue and extrication services";
10	(n) to section 55B—"Fire Rescue Victoria may provide road accident rescue services";
	(o) to section 55C—"Fire Rescue Victoria may provide protection services";
15	 (p) to section 55D—"Fire Rescue Victoria may provide emergency prevention and response services";
	(q) to section 78D—" Decision of Fire Rescue Commissioner ";
	(r) to section 79—"Fire Rescue Victoria Appeals Commission";
20	(s) to section 79R—"Fire Rescue Victoria to give effect to determination";
	(t) to section 82—"Leave not to affect Fire Rescue Victoria's activities";
	(u) to section 93—" Issue of notices ".

Part 10-Consequential amendments of other Acts

Part 10—Consequential amendments of other Acts

Division 1—Amendment of Borrowing and

		Inv	vestment Pe	owers Act 1987
5	144	Schedule	1	
				he Borrowing and Investment , for item 9 substitute —
	"9.	Fire Resc	ue Victoria	5, 8, 11, 11AA, 12, 14, 15, 20, 20A and 21".
	Div	vision 2—	-Amendme	ent of Building Act 1993
	145	Definitio	ns	
10		defi		the Building Act 1993 , in the <i>f officer</i> , for paragraphs (a)
15		"(a)	district unde	o the Fire Rescue Victoria fire r the Fire Rescue Victoria le Fire Rescue Commissioner;
20		(b)	Fire Rescue Fire Rescue Officer of th	o any building or land outside the Victoria fire district under the Victoria Act 1958 , the Chief e Country Fire Authority under Fire Authority Act 1958 ; ".
	146	Guidelin	es	
			section 188(1 stitute—)(d) of the Building Act 1993
25		"(d)	building sur surveyor sho notice or bui	ances in which a municipal veyor or private building buld, in preparing a building ilding order, seek assistance from
30				cue Commissioner under the Victoria Act 1958, the Chief

Firefighte	ers' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 10-Consequential amendments of other Acts
	Officer under the Country Fire Authority Act 1958 or any public authority.".
147	Membership and procedure
	In section 210(2)(c) of the Building Act 1993 , for " Metropolitan Fire Brigades Act 1958 " substitute "Fire Rescue Victoria Act 1958 ".
148	General regulation-making powers
	In section 261(1)(t)(ii) of the Building Act 1993 , for "the Metropolitan Fire Brigades Board" substitute "Fire Rescue Victoria".
	ision 3—Amendment of Coroners Act 2008
149	Definitions
	 In section 3(1) of the Coroners Act 2008, the definition of <i>Metropolitan Fire and Emergency</i> <i>Services Board</i> is repealed.
	(2) In section 3(1) of the Coroners Act 2008 insert the following definition—
	" <i>Fire Rescue Victoria</i> means Fire Rescue Victoria established under the Fire Rescue Victoria Act 1958 ;".
150	Fire authority request for fire investigation
	 In section 30(1) and (1A) of the Coroners Act 2008, for "Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".
	(2) In section 30(3) of the Coroners Act 2008, for "Board" substitute "Fire Rescue Victoria".
151	Fire authority to assist
	In section 35 of the Coroners Act 2008 , for "Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".

Division 4—Amendment of Country Fire Authority Act 1958

152 Definitions (1) In section 3(1)

5	 (1) In section 3(1) of the Country Fire Authority Act 1958, in the definition of <i>country area of</i> <i>Victoria</i>, for "metropolitan district" substitute "Fire Rescue Victoria fire district ".
	(2) In section 3(1) of the Country Fire Authority Act 1958 insert the following definition—
10	"Fire Rescue Victoria fire district has the same meaning as it has in the Fire Rescue Victoria Act 1958;".
15	(3) In section 3(1) of the Country Fire Authority Act 1958, the definition of <i>metropolitan district</i> is repealed.
	153 Long service leave of officers etc.
	In section 19(1) of the Country Fire Authority Act 1958—
20	 (a) for "eighty-five of the Metropolitan Fire Brigades Act 1958" substitute "eighty-four of the Fire Rescue Victoria Act 1958";
	(b) in paragraph (a) for "the Board;" substitute "Fire Rescue Victoria; and";
	(c) paragraphs (aa) and (b) are repealed .
25	154 Duty to assist in major emergency
	In section 20AAA(2) of the Country Fire Authority Act 1958 , in the definition of <i>emergency agency</i> , for paragraph (b) substitute —
30	"(b) Fire Rescue Victoria established under the Fire Rescue Victoria Act 1958 ;".

Firefighte	ers' Presumptive Rights Compensation and Fire Services Legislation Amendment (Reform) Bill 2019
	Part 10—Consequential amendments of other Acts
155	Determination of sole responsibility for fire suppression in certain areas
	 In section 33(1)(a) of the Country Fire Authority Act 1958, for "metropolitan district" substitute "Fire Rescue Victoria fire district".
	 (2) In section 33(2)(a) of the Country Fire Authority Act 1958, for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".
	(3) In section 33(2)(c) of the Country Fire Authority Act 1958—
	(a) for "metropolitan district" substitute "Fire Rescue Victoria fire district";
	 (b) for "the Metropolitan Fire and Emergency Services Board" (where twice occurring) substitute "Fire Rescue Victoria".
156	Determination of sole responsibility for fire prevention in certain areas
	In section 36A(1) of the Country Fire Authority Act 1958 , for "metropolitan district" substitute "Fire Rescue Victoria fire district".
157	Provisions about total fire bans
	In section 40(5)(a) of the Country Fire Authority Act 1958 , for "the metropolitan district, by the Chief Officer of the Metropolitan Fire and Emergency Services" substitute "the Fire Rescue Victoria fire district, by the Fire Rescue Commissioner within the meaning of the Fire Rescue Victoria Act 1958 ".
158	Definitions
	In section 62 of the Country Fire Authority Act 1958 , in the definition of <i>officer in charge</i> , for "an officer of the Metropolitan Fire and Emergency Services Board" substitute "the Fire

	Part 10—Consequential amendments of other Acts
	Rescue Commissioner within the meaning of the Fire Rescue Victoria Act 1958 ".
	Division 5—Amendment of Dangerous Goods Act 1985
5	159 Definitions
	In section 3(1) of the Dangerous Goods Act 1985—
10	 (a) in the definition of <i>Fire Authority</i>, for "Metropolitan Fire Brigades Act 1958" substitute "Fire Rescue Victoria Act 1958";
15	 (b) in the definition of <i>officer or member</i>, for "the Metropolitan Fire Brigades Board under the Metropolitan Fire Brigades Act 1958" substitute "Fire Rescue Victoria under the Fire Rescue Victoria Act 1958".
	160 Delegations
20	In section 10B(5)(b) of the Dangerous Goods Act 1985, for "Metropolitan Fire Brigades Act 1958" substitute "Fire Rescue Victoria Act 1958".
	161 Authority to send the information to relevant fire authority
25	In section 28(1) of the Dangerous Goods Act 1985 , for "Chief Fire Officer of the Metropolitan Fire Brigades" substitute "Fire Rescue Commissioner of Fire Rescue Victoria".

Part 10-Consequential amendments of other Acts

Division 6—Amendment of EastLink Project Act 2004

162 Emergency access to Project area

In section 239(2) of the EastLink Project Act 2004, in the definition of *emergency service*, for paragraph (b) substitute—

"(b) Fire Rescue Victoria established under the **Fire Rescue Victoria Act 1958**;".

Division 7—Amendment of Electricity Safety Act 1998

163 Definitions

In section 3 of the **Electricity Safety Act 1998**, in the definition of *fire control authority*, for paragraph (a) **substitute**—

"(a) Fire Rescue Victoria, if the area is within the Fire Rescue Victoria fire district within the meaning of the **Fire Rescue Victoria Act 1958**; or".

Division 8—Amendment of Emergency Management Act 1986

164 Definitions

In section 4(1) of the **Emergency Management** Act 1986, in the definition of *emergency services agency*, for paragraph (b) substitute—

"(b) Fire Rescue Victoria established under the **Fire Rescue Victoria Act 1958**;".

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Part 10-Consequential amendments of other Acts

Division 9—Amendment of Emergency Management Act 2013

	165	Definitions
5		 In section 3 of the Emergency Management Act 2013, the definition of <i>Metropolitan Fire and</i> <i>Emergency Services Board</i> is repealed.
		 (2) In section 3 of the Emergency Management Act 2013, in the definition of <i>Chief Officer</i>, for paragraph (a)(i) substitute—
10		"(i) the Fire Rescue Commissioner of Fire Rescue Victoria;".
		(3) In section 3 of the Emergency Management Act 2013—
15		 (a) in paragraph (b) of the definition of <i>Class 1</i> <i>emergency</i>, for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria";
20		 (b) in paragraph (a) of the definition of <i>fire</i> services agency, for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria";
25		 (c) in paragraph (a) of the definition of <i>responder agency</i>, for "the Metropolitan Fire and Emergency Services Board" <i>substitute</i> "Fire Rescue Victoria".
		(4) In section 3 of the Emergency Management Act 2013 insert the following definition—
30		" <i>Fire Rescue Victoria</i> means Fire Rescue Victoria established under the Fire Rescue Victoria Act 1958 ;".

Firefight	ers' Presumptive Rights Compensation and Fire Services Legislatio Amendment (Reform) Bill 2019
	Part 10—Consequential amendments of other Acts
166	Constitution of the State Crisis and Resilience Council
	For section 8(7)(a) of the Emergency Management Act 2013 substitute—
	"(a) Fire Rescue Victoria;".
167	Division to prevail
	For section 41(b) of the Emergency Management Act 2013 substitute—
	"(b) section 55E of the Fire Rescue Victoria Act 1958;".
Divis	sion 10—Amendment of Emergency Services Superannuation Act 1986
168	Membership of the Board
	In section 7(1)(b) of the Emergency Services Superannuation Act 1986 , for "the Metropolitar Fire and Emergency Services Board" substitute "Fire Rescue Victoria".
169	Scheme may be supplemented by Consolidated Fund
	In section 20(1)(ab) of the Emergency Services Superannuation Act 1986—
	 (a) for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria";
	(b) for "Metropolitan Fire Brigades Act 1958 substitute "Fire Rescue Victoria Act 1958".

Part 10-Consequential amendments of other Acts

Division 11—Amendment of Emergency Services Telecommunications Authority Act 2004

5	 (1) In section 3 of the Emergency Services Telecommunications Authority Act 2004, in the definition of <i>emergency services and other</i> <i>related services organisation</i>, for paragraph (c) substitute—
	"(c) Fire Rescue Victoria;".
10	 (2) In section 3 of the Emergency Services Telecommunications Authority Act 2004, the definition of <i>Metropolitan Fire and Emergency</i> <i>Services Board</i> is repealed.
15	 (3) In section 3 of the Emergency Services Telecommunications Authority Act 2004 insert the following definition—
	" <i>Fire Rescue Victoria</i> means Fire Rescue Victoria established under the Fire Rescue Victoria Act 1958;".
20	171 Advisory committee
	In section 21(2)(f) of the Emergency Services Telecommunications Authority Act 2004 , for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".
25	Division 12—Amendment of Firearms Act 1996
	172 Schedule 3—Non-prohibited persons who are exempt from requirement to hold a licence under Part 2
30	In Schedule 3 to the Firearms Act 1996 , in item 16, for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".

Part 10-Consequential amendments of other Acts

Division 13—Amendment of Fire Services Property Levy Act 2012

	173	Purpose
5		In section 1(a) of the Fire Services Property Levy Act 2012 , for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".
	174	Definitions
10		 In section 3 of the Fire Services Property Levy Act 2012, the definition of <i>MFB</i> is repealed.
		(2) In section 3 of the Fire Services Property Levy Act 2012, the definition of <i>metropolitan fire</i> <i>district</i> is repealed.
15		(3) In section 3 of the Fire Services Property Levy Act 2012 insert the following definitions—
		" <i>Fire Rescue Victoria</i> means Fire Rescue Victoria established under the Fire Rescue Victoria Act 1958 ;
20		<i>Fire Rescue Victoria fire district</i> has the same meaning as it has in section 4 of the Fire Rescue Victoria Act 1958 ;".
25		 (4) In section 3 of the Fire Services Property Levy Act 2012, in the definition of <i>country area of</i> <i>Victoria</i>, for "metropolitan fire district" substitute "Fire Rescue Victoria fire district".
	175	Determination of levy rates
30		 (1) In section 12(2)(b) of the Fire Services Property Levy Act 2012, for "for each levy year" subsequent to the 2013–2014 levy year" substitute "for the 2014–2015, 2015–2016, 2016–2017, 2017–2018, 2018–2019 and 2019–2020 levy years".

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	Part 10—Consequential amendments of other Acts	
	 (2) In section 12(2)(b)(v) of the Fire Services Property Levy Act 2012, for "rates." substitute "rates;". 	
5	(3) After section 12(2)(b) of the Fire ServicesProperty Levy Act 2012 insert—	
	"(c) in the case of the levy rates for each levy year subsequent to the 2019–2020 levy year—	
10	 (i) the funding requirements of Fire Rescue Victoria and the CFA in the levy year in which a determination under subsection (1) is to be made and any likely changes to the funding requirements of Fire Rescue Victoria 	
15	 and the CFA in the following levy year; and (ii) any surplus financial assets for the Fire Because Victoria and the CEA: and 	
20	Rescue Victoria and the CFA; and (iii) any shortfall in the collection of the levy; and	
	(iv) the administrative costs of collection agencies in performing functions under this Act; and	
25	(v) any other matter the Minister considers is relevant to the proper determination of the levy rates.".	
	 (4) In section 12(3) of the Fire Services Property Levy Act 2012, for "and (2)(b)(iv)" substitute ", (2)(b)(iv) and (2)(c)(iv)". 	
30	176 Levy rates based on location of leviable land	
	In section 14 of the Fire Services Property Levy Act 2012 , for "metropolitan fire district" (wherever occurring) substitute "Fire Rescue Victoria fire district".	

Firefight	ers' Presumptive Rights Compensation and Fire Services Legislat Amendment (Reform) Bill 2019
	Part 10—Consequential amendments of other Acts
177	Permitted disclosures to particular persons
	In section 65(d)(v) of the Fire Services Property Levy Act 2012 , for "the MFB" substitute "Fire Rescue Victoria".
Divis	sion 14—Amendment of Gas Safety Act 1997
178	Mandatory reporting of gas incidents
	In section 36(3) of the Gas Safety Act 1997 , for "Chief Officer of the Metropolitan Fire and Emergency Services" substitute "Fire Rescue Commissioner of Fire Rescue Victoria".
Div	ision 15—Amendment of Housing Act 1983
179	Insurance
	In section 36A(8) of the Housing Act 1983—
	 (a) in paragraph (a), for "Metropolitan Fire Brigades Act 1958" substitute "Fire Rescue Victoria Act 1958";
	(b) in paragraph (c), for "the Metropolitan Fire Brigades Board" substitute "Fire Rescue Victoria".
Divi	ision 16—Amendment of Local Government Act 1989
180	What land is rateable?
	In section 154(3)(c) of the Local Government Act 1989 , for "the Metropolitan Fire Brigades Board" substitute "Fire Rescue Victoria".

Part 10-Consequential amendments of other Acts

Division 17—Amendment of Liquor Control Reform Act 1998

	81 Definitions	
5	 (1) In section 148S of the I Act 1998, in the definit paragraph (a) substitut 	ion of <i>Chief Officer</i> , for
10	Rescue Victoria fi meaning of the Fi Act 1958), the Fir	sed premises in the Fire re district (within the re Rescue Victoria e Rescue Commissioner he Fire Rescue Victoria
15	 (2) In section 148S of the I Act 1998, in the definit "Metropolitan Fire Br substitute "Fire Rescu 	ion of <i>emergency</i> , for igades Act 1958"
	82 Appointment of fire safety	inspector
	In section 148T of the I Act 1998, for paragraph	Liquor Control Reform n (a) substitute—
20	· / I	nployed by Fire Rescue tion 25B of the Fire Act 1958; or".
	83 Disclosure of information f	or enforcement purposes
25	In section 148ZS(3)(a) Reform Act 1998 , for ' Brigades Act 1958 " su Victoria Act 1958 ".	'Metropolitan Fire

Part 10-Consequential amendments of other Acts

Division 18—Amendment of Marine Safety Act 2010

184 Consultation required before making a determination

In section 202C(f) of the **Marine Safety Act 2010**, for "the Metropolitan Fire and Emergency Services Board" **substitute** "Fire Rescue Victoria".

Division 19—Amendment of National Electricity (Victoria) Act 2005

185 Definitions

(1)	In section 13 of the National Electricity
	(Victoria) Act 2005, the definition of
	Metropolitan Fire and Emergency Services
	Board is repealed .
	•

- (2) In section 13 of the National Electricity
 (Victoria) Act 2005, in the definition of *relevant entity*, for paragraph (d) substitute—
 - "(d) Fire Rescue Victoria;".
- (3) In section 13 of the National Electricity
 (Victoria) Act 2005 insert the following definition—

"*Fire Rescue Victoria* means Fire Rescue Victoria established under the **Fire Rescue Victoria Act 1958**;".

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Part 10-Consequential amendments of other Acts

Division 20—Amendment of Residential Tenancies Act 1997

	186 Authorised persons
5	(1) In section 525(2B) of the Residential Tenancies Act 1997—
10	 (a) for "Chief Officer within the meaning of the Metropolitan Fire Brigades Act 1958" substitute "Fire Rescue Commissioner within the meaning of the Fire Rescue Victoria Act 1958";
	(b) in paragraph (b), for "the Metropolitan Fire and Emergency Services" substitute "Fire Rescue Victoria".
15	 (2) In section 525(4B) of the Residential Tenancies Act 1997, for "Chief Officer within the meaning of the Metropolitan Fire Brigades Act 1958" substitute "Fire Rescue Commissioner within the meaning of the Fire Rescue Victoria Act 1958".
20	(3) For section 525(5)(f) of the Residential Tenancies Act 1997 substitute —
	"(f) if the identity card is issued by the Fire Rescue Commissioner within the meaning of the Fire Rescue Victoria Act 1958 , be signed by the Fire Rescue Commissioner.".
25	Division 21—Amendment of Sentencing Act 1991
	187 Custodial sentence for certain offences against emergency workers, custodial officers and youth justice custodial officers on duty
30	In section 10AA(8) of the Sentencing Act 1991 , in the definition of <i>emergency worker</i> , for paragraph (d) substitute —

8	Amendment (Reform) Bill 2019
	Part 10-Consequential amendments of other Acts
	 "(d) a person employed by Fire Rescue Victoria established under the Fire Rescue Victoria Act 1958 or a member of a fire or emergenc service unit established under that Act; or".
188	Definitions
	 (1) In section 87C of the Sentencing Act 1991, in the definition of <i>emergency service agency</i>, for paragraph (b) substitute—
	"(b) Fire Rescue Victoria established under the Fire Rescue Victoria Act 1958 ; or".
	 (2) In section 87C of the Sentencing Act 1991, in the definition of <i>emergency service worker</i>, for paragraph (d) substitute—
	"(d) a person employed by Fire Rescue Victoria under the Fire Rescue Victoria Act 1958 or a member of a fire or emergency service uni established under that Act; or".
	Division 22—Amendment of Taxation Administration Act 1997
189	Permitted disclosures to particular persons or for particular purposes
	In section 92(1)(e)(vd) of the Taxation Administration Act 1997 , for "the Metropolitan Fire and Emergency Services Board" substitute "Fire Rescue Victoria".
	Division 23—Amendment of Terrorism (Community Protection) Act 2003
190	Definitions
	In section 15 of the Terrorism (Community Protection) Act 2003 , in the definition of <i>emergency services agency</i> , for paragraph (b)

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Part 10-Consequential amendments of other Acts

"(b) Fire Rescue Victoria established under the **Fire Rescue Victoria Act 1958**;".

Division 24—Amendment of Victoria State Emergency Service Act 2005

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191 Duty to assist in major emergency

In section 6A(2) of the Victoria State Emergency Service Act 2005, in the definition of *emergency agency*, for paragraph (c) substitute—

"(c) Fire Rescue Victoria established under the **Fire Rescue Victoria Act 1958**;".

Part 11-Repeal of amending provisions

Part 11—Repeal of amending provisions

192 Repeal of amending provisions

Section 5(5), Parts 3 to 10 and this Part are **repealed** on the first anniversary of the day on which all of the provisions of this Act are in operation.

Note

The repeal of these provisions does not affect the continuing operation of the amendments made by these provisions (see section 15(1) of the **Interpretation of Legislation Act 1984**).

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Schedule 1

Schedule 1			
	Column 1	Column 2	
	Disease	Qualifying period	
1	Primary site brain cancer	5 years	
2	Primary site bladder cancer	15 years	
3	Primary site kidney cancer	15 years	
4	Primary non-Hodgkins lymphoma	15 years	
5	Primary leukemia	5 years	
6	Primary site breast cancer	10 years	
7	Primary site testicular cancer	10 years	
8	Multiple myeloma	15 years	
9	Primary site prostate cancer	15 years	
10	Primary site ureter cancer	15 years	
11	Primary site colorectal cancer	15 years	
12	Primary site oesophageal cancer	25 years	

Schedule 1

Endnotes

Endnotes

1 General information

See <u>www.legislation.vic.gov.au</u> for Victorian Bills, Acts and current authorised versions of legislation and up-to-date legislative information.

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