

Grants of legal assistance

Guide and application form

Important information:

- 1 Read and keep the Victoria Legal Aid client service information and guide to a grant of legal assistance materials contained in the first section.
- 2 Complete the form contained in the second section.
- 3 Send the form and relevant documents to a Victoria Legal Aid office.

If you need help with this application form please contact your local Victoria Legal Aid office.

Victoria Legal Aid service information

We will:

- 1 Provide a safe environment for you and our staff.
- 2 Provide you with information on the services we offer.
- 3 Respect your privacy and give you access to your personal information. Ask your lawyer or our Privacy Officer about how you can access your personal information.
- 4 Provide a respectful, courteous service and listen to your concerns.
- 5 Provide you with accurate information, within a reasonable time frame.
- 6 Be available between 8.45 am and 5.15 pm Monday to Friday (except public holidays).
- 7 Respond to your requests for information and return your phone calls within two working days.
- 8 Arrange a qualified interpreter to assist non-English speaking people if requested.
- 9 Provide access to our services via the National Relay Service, if you have a hearing or speech problem.

You can expect:

- Our staff to observe the highest standards of ethical and professional behaviour. (Victoria Legal Aid lawyers, Victoria Legal Aid funded private lawyers and barristers are required to comply with their professional and legal obligations as legal practitioners.)
- 11 Us to be impartial and open with you in assessing your inquiry or case, and to provide a realistic assessment of it.
- 12 Us to treat any information you give us as confidential, unless the law says otherwise.
- 13 If we owe a duty of confidentiality to anyone else who might be involved in your matter, we may only be able to provide you with general information and referral. A duty of confidentiality may apply if we have ever provided the other person with assistance about a current or past matter.
- 14 To be kept advised on the progress of your case or inquiry.
- 15 To be informed in writing about costs, even when you do not have to pay.
- 16 When your legal matter is completed, we will inform you in writing about anything you need to do and what is likely to happen.
- 17 That if you are unhappy about a decision made by Victoria Legal Aid about your application for a grant of legal assistance, to have the decision considered again by Victoria Legal Aid and by an Independent Reviewer.

To help us assist you:

- 18 While you are receiving our services, let us know if your details change such as your address or job.
- 19 Be courteous to our staff. We acknowledge that you may be frustrated and experiencing difficulties, however our staff are here to help you.
- 20 Meet the terms and conditions of your grant of legal assistance. These terms and conditions are explained in the letter you will receive from Victoria Legal Aid.
- 21 Provide our staff with all the facts and circumstances of your case. Tell us if you do not understand something and feel free to ask questions. It will help if you put things in writing.
- 22 Give our staff relevant documents as soon as possible. We will provide you with any copies you need while your case is running and return the original documents to you at the end of the process.
- 23 Let us know if you are not satisfied with any part of our service or if you have any suggestions for improvement. (See the following page for Feedback and complaints.)

Our vision

Victoria Legal Aid is a leading and responsible force for community access to the legal system and for social justice.

Our values

Victoria Legal Aid is committed to: serving our clients and community professionally and ethically; acting with integrity, fairness and transparency at all times; respecting and valuing diversity; and pursuing continuous improvement across the organisation.

Victoria Legal Aid contacts:

Victoria Legal Aid Melbourne office 350 Queen St Melbourne VIC 3000

Hours: 8.45 – 5.15 Monday – Friday

Tel: 9269 0120 or 1800 677 402 (country callers)

Fax: 9269 0250

www.legalaid.vic.gov.au

A guide to a grant of legal assistance

Grants of legal assistance are mainly for family and criminal law matters. Your application is means tested and assessed against a set of guidelines. Victoria Legal Aid will consider the merits of your case and your ability to pay for or contribute to your own legal costs. In assessing your application, we will rely on the information you or your lawyer provide.

Will I get legal assistance?

This will depend on:

- your financial position
- what you want legal assistance for
- the benefit you are likely to get from your legal case.

How does my financial position affect me receiving legal assistance?

From the information you give in the form and other papers you provide, a national means test is used to work out if you are eligible for legal assistance and whether you have to pay a contribution.

If I get legal assistance what will the conditions be? The conditions will be:

- special conditions outlined in the letter you receive from Victoria Legal Aid
- standard conditions of legal assistance.

Standard conditions of legal assistance are:

- 1. You must tell Victoria Legal Aid immediately
 - (a) if you change your address while you are either receiving legal assistance or while you owe money to Victoria Legal Aid
 - (b) there is any change in any information in your application
 - (c) there are any other changes that may affect your eligibility.
- 2. You authorise any lawyer who is acting for you, or who has acted for you, to give Victoria Legal Aid information necessary for it to perform its functions under the *Legal Aid Act*.
- 3. If your lawyer receives any money on your behalf during the period of assistance, they must hold from it enough to cover the cost, if any, of giving you legal assistance.
- 4. If a court awards you costs, or another party agrees to pay costs to you, those costs are to be paid to Victoria Legal Aid.
- 5. (a) Victoria Legal Aid may stop or change your legal assistance if you do not observe any of the conditions of legal assistance or follow the advice of your lawyer.
 - (b) If Victoria Legal Aid stops legal assistance you may have to pay all legal costs up to that time.
 - (c) Victoria Legal Aid may take a charge over your property and may make you pay interest.

How much legal assistance will I get?

There is a limit on how much Victoria Legal Aid will pay on your case. You should check with your lawyer.

Can I appeal against a decision of Victoria Legal Aid?

Yes, you can appeal against most decisions including:

- a refusal to grant you legal assistance
- the conditions on which legal assistance is granted

- a decision to stop or change the legal assistance
- the amount and method of paying a contribution.

How do I appeal?

You or your lawyer must ask Victoria Legal Aid to reconsider its decision within 14 days of the decision.

If you are still unhappy with the decision after reconsideration you can write requesting a review by an independent reviewer.

You must request a review within 21 days of the decision. An independent reviewer's decision is final. Independent reviewers make their decision based.on your application, your letter, other material in your file and Victoria Legal Aid's determinations and guidelines.

Is legal assistance free?

Not always. This will depend on your financial situation.

How much will I have to pay?

You may have to pay part or all of the costs. If you have to pay money towards the costs it will be in a combination of three ways:

- by paying an immediate contribution towards the costs.
 This contribution would be either in one lump sum or by instalment depending on your financial circumstances
- by giving Victoria Legal Aid a charge to secure the total cost of your case over any house or land you own or are buying
- by giving Victoria Legal Aid an interest to secure the total cost of your case in any lump sum you are going to receive from a court case or property settlement.

Who pays if my lawyer has worked on my case before I get legal assistance?

You do. You should fill in your form and send it to Victoria Legal Aid as quickly as possible.

If I win my case do I have to pay any costs?

You may have to pay the costs of your case as a contribution, depending on your financial position.

What happens about costs if I lose my case?

If you lose your case, the court may order you to pay costs. Therefore, you may have to pay the other party's costs as well as pay a contribution toward your own case costs.

How does my lawyer get paid?

Victoria Legal Aid pays your lawyer direct. Your lawyer cannot ask you to pay any costs for work done under a grant of legal assistance.

How do I get more information?

If you want more information about legal assistance ask your lawyer or contact any Victoria Legal Aid office. If you object to a decision made by Victoria Legal Aid, use your rights of appeal. If you are not happy with the way your case is being handled, tell Victoria Legal Aid.

How do I withdraw the authorisation I have given to Victoria Legal Aid to contact Centrelink?

Victoria Legal Aid may request information from Centrelink at regular intervals during the life of your legal assistance file. You can revoke this authorisation at any time by giving notice, in writing, to Victoria Legal Aid.

Victoria Legal Aid's privacy statement

Victoria Legal Aid complies with the Information Privacy Act 2000 and handles personal information in accordance with the Information Privacy Principles. A copy of the privacy policy is available at www.legalaid.vic.gov.au

The information you provide in this grant of legal assistance form is required under the Legal Aid Act 1978 to assess your eligibility for legal assistance. Victoria Legal Aid may also use information that you provide on this form to assess your eligibility for legal assistance for other matters as well or to contact you in the future if necessary. Victoria Legal Aid may also use this information to assist your lawyer with your legal representation. Victoria Legal Aid also provides statistical information, after removing names of legal assistance applicants, to the department of the Commonwealth Attorney-General.

Victoria Legal Aid may provide client information to authorised research agencies for the purposes of undertaking research on our behalf. We provide minimum information for the research and it will remain confidential, protected and secure.

Victoria Legal Aid will use your Centrelink customer reference number to verify your Commonwealth benefit entitlements. If you are required to make a contribution to Victoria Legal Aid and you are more than 60 days overdue with any payment, Victoria Legal Aid may list your personal details with a credit-reporting agency.

Pursuant to s.43 of the *Legal Aid Act* 1978 information provided in this application form will remain confidential in most cases. However, Victoria Legal Aid may disclose information when it is necessary for the efficient listing of cases; when it will assist Victoria Legal Aid to recover costs; when it is necessary to reply to an application under s197 of the *Criminal Procedure Act* 2009 or when it is in the public interest to do so.

All applicants for legal assistance may gain access or seek amendment to any personal information held about them, or obtain information about Victoria Legal Aid's privacy management policy, by contacting the Privacy Officer at Victoria Legal Aid's Melbourne office.

Privacy Officer:

Victoria Legal Aid GPO Box 4380 Melbourne VIC 3001

Tel: 9269 0234 or 1800 677 402 (country callers) and ask for the Privacy officer

www.legalaid.vic.gov.au

Feedback and complaints

Our aim is to resolve complaints quickly, fairly and without prejudice.

If you have a complaint about our service, a staff member, or a private lawyer funded by Victoria Legal Aid, you should contact our Client Relations Officer. The officer will record your complaint and advise you on how it can be resolved.

The officer will do one of the following:

- investigate and help resolve the issue immediately, if possible
- refer the complaint to the relevant grants officer if it is connected to a grant of legal assistance for action in a manner consistent with the *Legal Aid Act* 1978
- refer the complaint to the relevant Victoria Legal Aid manager or other staff to resolve
- refer you to another organisation, for example, the Legal Services Commissioner or the Law Institute of Victoria.

If your complaint concerns the professional conduct of a Victoria Legal Aid lawyer or a Victoria Legal Aid funded private lawyer or barrister, we may refer you to the professional standards body at the Law Institute of Victoria or the Legal Services Commissioner.

We take all complaints seriously and where possible we will let you know in writing the results of your complaint, subject to the confidentiality provisions of the *Legal Aid Act* 1978.

If you are not satisfied with how we resolve your complaint, regarding the conduct of a Victoria Legal Aid lawyer or a Victoria Legal Aid funded private lawyer or barrister, write to our Client Relations Officer within 21 days from receipt of our letter, requesting a review. Your request will be referred to an appropriate Victoria Legal Aid manager for review and you will be notified in writing of the outcome.

Client Relations Officer:

Victoria Legal Aid GPO Box 4380 Melbourne VIC 3001

We encourage you to provide feedback on the complaints process.

Tel: 9269 0234 or 1800 677 402 (country callers) and ask for the Client Relations Officer

Fax: 9269 0115 www.legalaid.vic.gov.au



Application for grant of legal assistance

Please complete all questions on this form

Lawyers And Legal Services

1. Personal deta	ails				
Title:	☐ Mr	☐ Mrs	☐ Ms	Miss	
	☐ Master	☐ Dr	☐ Mr/Mrs	☐ Estate of	
First name:			Middle name:		
Surname:					
Gender:	☐ Male	☐ Female	☐ Not applicable		
Date of birth:		(Is date of birth an es	timate only?)	Yes	□ No
Your home addres	ss (even if you are ir	n custody):			
Your postal addre	ss (leave blank if sa	me as home address)	:		
Are you currently	homeless?		☐ Yes	□ No	
Would you prefer to be contacted by email?			Yes	□ No	
Email address:					
Send all my corre	spondence to my la	wyer only:	Yes	□ No	
Home phone:			Mobile phone:		
Work phone:			Other contact phor	ne:	
2. Additional de	etails				
Have you used ar	ny other names with	Legal Aid?	Yes	□ No	
If YES, please give	e any other names u	sed:			
3. Origin details	S				
Country of birth:		If you w	ere not born in Aust	ralia, which year d	lid you arrive here?
Are you of Aborigi	nal or Torres Strait I	slander origin?			
□ No □	Yes, Aboriginal	☐ Yes, Torres	Strait Islander	☐ Yes, ATS	I
4. Language					
Do you speak a la	nguage other than E	English at home? (If N	O, go straight to Que	estion 5)	☐ Yes ☐ No
Which language?					
How well do you s	speak English?	☐ Very well	□ Well □	Not well	☐ Not at all
Do you need an ir	nterpreter?	Yes	□ No		
Which language?					

5. Disability						
Do you have a disability? (If NO, go straight to Question 6)						
Yes	□ No		ot stated	I		
What kind of disability?						
☐ Acquired brain injury	Hearing	☐ In	tellectua	al		
☐ Mental health	☐ Not disclosed	Ot	her			
☐ Physical	☐ Speech	☐ Vis	sual			
6. Employment status						
What is your employment status?						
☐ Full time	☐ Part time	☐ Ca	sual		Not employed	
7. Benefit details						
Are you on a benefit? (If NO, go s	traight to Question 8)	☐ Ye	:S	□ No		
What is your Centrelink reference	number?					
What type of benefit do you receive	/e?					
☐ ABSTUDY*	☐ Age pension*			Austudy*		Carer payment*
☐ Disability support pension*	☐ Newstart allowan	ce*		Other		Parenting payment*
☐ Partner allowance*	☐ Sickness allowan	ce*		Special benefits	S*	Veterans/war service
☐ Widow allowance*	☐ Widow B pension	1*		Wife pension*		Youth allowance*
If you receive one of the benefits	marked with an asterisk*	, please a	answer 1	the following que	estions:	
Do you receive the maximum rate of benefit?						
Do you authorise Victoria Legal Ai	Yes	☐ No				
8. Custody details						
Are you in custody or detention? (If NO, go straight to Ques	stion 9)		Yes	□ No	
Custody/detention location						
Date remanded into custody or detention						
Corrective services ID (not compulsory)						
9. Living arrangements						
What are your usual living arrangements?						
☐ Single ☐ Living with partner ☐ Married						
☐ Separated from partner ☐ Married but separated				☐ Divorced		
☐ Widowed ☐ Not applicable						

10. Financially Associated Person details In this form, Financially Associated Persons means: someone who usually provides you with financial support or could reasonably be expected to financially assist you. Such persons would include your: spouse or partner • children relatives • a trust/corporation/group Do you have someone who is a Financially Associated Person? Yes ☐ No What is their relationship to you? Child ☐ Ex-spouse ☐ Spouse/partner ☐ Sibling ☐ Grandparent ☐ Grandchild Parent ☐ Other □ Co-accused Is this person on a benefit? Yes ☐ No If YES, what type of benefit do they receive? ☐ ABSTUDY* ☐ Age pension* ☐ Austudy* ☐ Carer payment* ☐ Disability support pension* ☐ Newstart allowance* Other ☐ Parenting payment* ☐ Partner allowance* ☐ Veterans/war service ☐ Sickness allowance* Special benefits* ■ Widow allowance* ☐ Widow B pension* ☐ Wife pension* ☐ Youth allowance* If they receive one of the benefits marked with an asterisk*, do they receive the maximum rate of benefit? Yes ☐ No 11. Dependant details In this form, 'dependant' means: A person who relies on you for financial support, including a spouse, partner or children Do any dependants live with you? Yes When answering this question, you need to: • list those people that are not listed as Financially Associated Persons in Question 10; and • include only those people who live with you. Names of dependants: Do you or your Financially Associated Person pay child support/maintenance? □ No How many children/maintenance dependants is the payment for? ...

12. Your income (before tax))		
	You	Your Financially Associated Person	Frequency
Pensions/benefits/ allowances (excluding Family Tax Benefit)			
Income – employment			
Business/self-employed			
Child support			
Other			
Total			
13. Expenses			
	You	Your Financially Associated Person	Frequency
Income tax			
Rent			
Mortgage			
Board			
Rates			
Child care			
Child support			
Total			
14. Assets			
	You	Your Financially Associated Person	
Home			
Home mortgage			
Other real estate			
Other mortgage			
Farm/business			
Farm/business mortgage			
Motor vehicle			
Motor vehicle loan			
Cash/savings			
Other assets			
Total assets			
Have any of your assets been se	ized frozen or restrained by t	he police or the court?	Yes 🗌 No
	1204, 1102011 01 10011411104 55 1		
If YES, please provide copies of a	all relevant court orders. Pleas	se provide full details of the asse	ts in the above table
Business	all relevant court orders. Pleas	se provide full details of the asse	ts in the above table
		se provide full details of the asse	ts in the above table
Business		se provide full details of the asse A partner or director in a busine	
Business Are you or your Financially Association	ciated Person:		

If YES to any of the above, please provide de	etails:
If you have any interest in a business or far returns for the last financial year; and bank	rm, you will need to provide profit and loss accounts for the past 12 months; tax k statements for the past three months.
15. Lump sums received or expected	
Have you or your Financially Associated Per	rson received any lump sum over \$2000 in the last 12 months?
Are you or your Financially Associated Perso	on likely to receive any lump sum over \$2000 in the next 12 months?
Yes No	
f YES to either of the above: How mu	ch?When?
Details of lump sum:	
Are you currently precluded from receiving and Yes No	a Centrelink benefit due to receipt of a lump sum?
f YES: How much did you receive?	How many weeks are you precluded?
6. Other parties	
	mple a family law matter) VLA may use the information provided in this section to
ontact the other party to attempt appropria	Tes No
Are there other parties to this matter? f NO please proceed to Question 17.	☐ fes ☐ NO
f YES, specify whether the other party is:	☐ A person ☐ An institution
f the other party is an institution, please pro	
Name of institution:	
f the other party is a person, please provide	
	Middle names:
	Middle Harries.
Gender:	Date of birth:
	Email address:
Please describe the other party's relationshi	n to you.
Spouse/partner Child	
Grandchild Parent	☐ Ex-spouse☐ Sibling☐ Grandparent☐ Co-accused☐ Other
lease describe the other party's role in the	
Please describe the other party's role in these Applicant/Plaintiff/Appellant	Se proceedings: Accused/Defendant/Respondent Interested party
No court proceedings	Other
Details of other party's lawyer	
Name of firm:	
	Fax:
Email:	
Postal address:	

17. Court hearings						
Are there any proceedings?		No	Yes, cu	ırrent		Yes, intended
Provide details:						
When is the next hearing date?						
Which court/tribunal do you have to go to?						
What is your role in these proceedings?						
Applicant/Plaintiff/Appellant		Accused/Defe	ndant/Respo	ndent		Interested party
☐ No court proceedings		Other				
What type of hearing is it?						
☐ Appeal		Summary hear	ring			Indictable hearing
☐ Family Law hearing		Civil applicatio	n			Mediation/ADR
☐ No hearing		Other (please	specify)			
Court proceedings number (not mandatory)						
18. Payment of fees						
Have you or any other person paid any of you	ur leg	gal fees for this	case?	Yes		No
If YES: Name of the person who paid the	legal	fees:				
Amount paid:						
If another person has paid previous fees in the	nis m	atter, please ful	ly outline the	reason why this	s perso	on
cannot continue to pay your legal costs:						
19. Your lawyer						
Who do you want as a lawyer?						
Firm's name and details:						
20. Your legal problem						
What legal matter does this application conce	ern?					
Please specify: for criminal cases, state the provide the best possible description of the					s reside	ence; and for civil matters,

If you have a lawyer that you wish to act on your behalf, Questions 21, 22, 23 and 24 must be completed by that lawyer. If you do not have a lawyer, you are not required to complete Questions 21, 22, 23 and 24.

21. Describe your legal problem
Please provide a brief background of your legal problem:
22. Please identify and address the VLA Guideline under which assistance is being sought
Help: please see the Legal Aid Handbook at www.legalaid.vic.gov.au
23. Please set out the merits of the application
(This question does not need to be completed in indictable matters)
24. Please set out the nature and extent of the benefit or detriment to the applicant
Help: Refer to the Legal Aid Handbook
25. Criminal prosecutions ONLY
Do you have any prior convictions?
If YES, please outline:
Year: Penalty:
Torially.
Please provide charge sheets, prosecution summary and conviction history sheets if available
·

26. Criminal appeals ONLY					
Do you wish to appeal a conviction?	☐ Yes	□ No			
Do you wish to appeal against a sente	ence? Yes	□ No			
Please provide details:					
Which court made the decision?					
What was the date of the original deci	sion?//				
27. Family law matters ONLY					
Details of children					
Are there any children relevant to you	r legal problem?	□ No			
If YES, give details					
Children					
Child 1:					
First name	Middle name	Surname	Male/female		
Date of birth	Relationship to you	Who does the child live with?	Since when?		
Child 2:					
First name	Middle name	Surname	Male/female		
Date of birth	Relationship to you	Who does the child live with?	Since when?		
Child 3:					
First name	Middle name	Surname	Male/female		
Date of birth	Relationship to you	Who does the child live with?	Since when?		
Child 4:					
First name	Middle name	Surname	Male/female		
Date of birth	Relationship to you	Who does the child live with?	Since when?		
Child 5:					
First name	Middle name	Surname	Male/female		
Date of birth	Relationship to you	Who does the child live with?	Since when?		

Existing orders
Are there any current family law or child orders in relation to this matter?
☐ No ☐ Yes, interim order ☐ Yes, final order
If YES: Date of order:///
Court or tribunal which made the order?
☐ Children's Court ☐ Family Court ☐ Federal Magistrates Court ☐ Magistrates' Court of Victoria
Type of order: \square Family law \square Child support \square Family violence \square Child welfare
Please provide copies of these orders.
Details of dispute
Did you live with the other party?
If YES: Date of marriage://
Date de facto relationship started://
Date of separation://
Have you attended family dispute resolution with a registered family dispute practitioner:
Is there a family violence order in place for your protection?
□ No □ Yes, final □ Yes, interim
Is there a family violence order in place for the protection of children relevant to these proceedings?
□ No □ Yes, final □ Yes, interim
If YES: What is your role in the family violence order for the protection of the children?
□ Applicant/Plaintiff/Appellant □ Accused/Defendant/Respondent □ Interested party
□ No court proceedings □ Other
Safety fears
Do you fear for your safety?
Do you fear for the safety of the children?
Are there any current investigations about child abuse?
Victoria Legal Aid offers a dispute resolution service, called Roundtable Dispute Management. We usually require applicants for family law assistance to attend this service. If you do not wish to attend Roundtable Dispute Management before starting court proceedings, please provide reasons as to why Roundtable Dispute Management is not appropriate.

28.	Applicant declaration
I,	
•	cknowledge that it is an offence to: fail to disclose information required of me and which I know to be relevant to this application for legal assistance provide false information to Victoria Legal Aid directly or via my legal practitioner in connection with this application for legal assistance make a false statement either orally or in writing in relation to this application for legal assistance
(ii) h	ave received a copy of Victoria Legal Aid's privacy statement
	consent to the submission of the application for legal assistance by electronic means to Victoria Legal Aid via the ATLAS grants management system.
Cen	trelink consent and authority
Whe	re I have indicated in Question 7 that I authorise Victoria Legal Aid to verify my details with Centrelink:
•	consent to and authorise Centrelink providing Victoria Legal Aid with: confirmation of the current status of my Commonwealth benefit and other details as they relate to my entitlement to legal aid; and an electronic statement of information, including current or historical details of payments received, dependants, Centrelink deductions, income, assets and confirmation of my current address.
lif Vi	understand that Victoria Legal Aid may request information from Centrelink at regular intervals during the e of my legal aid file and that I will be able to obtain a written copy of statements at any time from either ictoria Legal Aid or Centrelink. I also understand that this consent is ongoing and that I can revoke it at any me by giving written notice to Victoria Legal Aid.
C. I	declare that all the information I have given is true and correct.
Your	signature: Date:/
29.	Proof of means
Are y	you seeking a waiver of the obligation to provide proof of means?
If YE	S, I seek a waiver on the following basis: (please tick whichever applies)
СНІ	LDREN
	I am in custody or detention and have savings and investments less than or equal to \$865
	I am applying for assistance for a summary crime proceeding, a bail application, or other Children's Court proceeding, and my financially associated person/s should be disregarded
	I am applying for assistance for a summary crime proceeding, a bail application or other Children's Court proceeding and I do not have any financially associated person/s
ADL	JLTS
	I am in custody or detention and have savings and investments less than or equal to \$865
	I am in custody or detention and I am applying for assistance for a bail application
	I am in custody or detention and I am applying for assistance for a summary crime proceeding that will be heard and determined within seven days of the date of my application for legal assistance

30. Lawyer's certificate
I (name):
Of (the firm):
Of (address):
CERTIFY as to the following:
A. This application has merit for legal assistance as contained in the Legal Aid Handbook.
B. This application meets the relevant Guidelines for Legal Assistance contained in the Legal Aid Handbook.
C. I acknowledge that under section 44 (1) of the Legal Aid Act the provision of a false statement or a failure to disclose relevant information renders me liable to the penalties therein contained, and to action by Victoria Legal Aid to remove me and my firm from the relevant panels maintained under s.29A and/or section 30 of the Legal Aid Act.
Practitioner's signature:
Date:///
Practitioner's reference:
YOUR CHECKLIST
Before you send in the application, check you have:
Answered all relevant questions
Attached all financial statements for the last three months (e.g. bank, building society and credit union statements)
☐ Attached proof of income
letter from employer or payslip
• copy of pension card, health care card or a letter from Centrelink or the Department of Veteran's Affairs
 copy of your most recent tax return and balance sheet if applicable
Attached all documents relevant to your case
☐ Signed the "Authority to release information and declaration"
☐ If you have a lawyer, they have signed the "Lawyer certificate" on this page

Victoria Legal Aid office locations

If you need help with the application form please contact your local Victoria Legal Aid office. If you require more information about Victoria Legal Aid, visit our website, www.legalaid.vic.gov.au

MELBOURNE

350 Queen St

Melbourne VIC 3000

GPO Box 4380

Melbourne VIC 3001

Tel: 9269 0120

Country callers: 1800 677 402

DX 210646 Melbourne VIC

Suburban offices
BROADMFADOWS

North western suburbs

Level 1, Building 1

Broadmeadows Station Centre

1100 Pascoe Vale Rd

Broadmeadows VIC 3047

PO Box 3211

Broadmeadows VIC 3047

Tel: 9302 8777

DX 211279 Broadmeadows VIC

DANDENONG

Westernport region

Level 1, 9-15 Pultney St

Dandenong VIC 3175

PO Box 620

Dandenong VIC 3175

Tel: 9767 7111

DX 211588 Dandenong VIC

FRANKSTON

Peninsula region

Cnr O'Grady Ave & Dandenong Rd

Frankston VIC 3199

PO Box 843

Frankston VIC 3199

Tel: 9784 5222

DX 211804 Frankston VIC

RINGWOOD

Outer eastern suburbs

23 Ringwood St

Ringwood VIC 3134

PO Box 4322

Ringwood VIC 3134

Tel: 9259 5444

DX 212467 Ringwood VIC

SUNSHINE

Western suburbs

1/474 Ballarat Rd

Sunshine VIC 3020

PO Box 196

Sunshine VIC 3020

Tel: 9300 5333

DX 212688 Sunshine VIC

Regional offices

BALLARAT

Central Highlands region

Area A, Level 1

75 Victoria St

Ballarat VIC 3350

PO Box 1615

Bakery Hill VIC 3354

Tel: 5329 6222

Toll free: 1800 081 719

DX 214299 Ballarat VIC

BENDIGO

Loddon-Campaspe region

424 Hargreaves St

Bendigo VIC 3550

PO Box 1006

Bendigo VIC 3552

Tel: 5448 2333

Toll free: 1800 254 500

DX 214545 Bendigo VIC

GEELONG

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