Application for Registration / Transfer of Registration / Renewal of Registration of a Domestic Animal Business

Domestic Animals Act 1994

Full name of Applicant:	V
Address of where business will be conducted:	
Postal address if different to above:	
Trading Name:	
Town Planning approval (if applicable): (circle) Yes (approval attached) / No	(not required)
Telephone Home: Telephone Work:	
Mobile:Facsimile:	
Email:	
	 Pet shop Animal shelter Males Males
Renewal of Registration	
Transfer of Registration	
for the year ending 10 April 20 Under the provisions of the Domestic Animal purpose described above. I declare that the information above is true and correct. I declare that I fully under requirements under the Domestic Animals Act 1994, and all relevant Codes of Pr domestic animal businesses.	stand all of my
Signature of applicant: Date of application:	
Permit Fee: \$163.00 (29) (includes State Government Levy of \$20). Payment mu application (Fees are subject to change 1 July each year).	st be made at time of
PAYMENT METHODS IN PERSON at Council Offices in Cobram and Yarrawonga. EFTPOS facilities available. PHONE council during business hours. Monday to Friday 9am to 4.30pm. Please have yo of this form. MAIL cheque or money orders, made payable to 'Moira Shire Council' to PO Box 578 Co	
Collection Statement: Moira Shire Council is collecting information on this form for municipal purposes as specified in various council has a responsibility to administer. The Personal Information will be used solely by Council for these purposes and or dir	acts, regulations and local laws that ectly related purposes. Council may

disclose this information to other organisations if required by legislation. If you do not provide the information required, we will not be able to process your application. You can find out more about how we use and protect your information by viewing our Privacy Policy on our website <u>www.moira.vic.gov.au</u>

Moira Shire Council ABN: 20 538 141 700 Post: PO Box 578, Cobram, Vic 3643 Cobram Administration Centre: 44 Station Street, Cobram Yarrawonga Service Centre: 100 Belmore Street, Yarrawonga Phone: 03 5871 9222 Fax: 03 5872 1567 NRS: 133 677 Email: info@moira.vic.gov.au moira.vic.gov.au



Domestic Animals Act 1994 Part 4 – REGISTRATION AND CONDUCT OF DOMESTIC ANIMAL BUSINESS

45 Offence to conduct domestic animal business on unregistered premises

A person must not conduct a domestic animal business on a premises which is not registered for that purpose with the Council of the municipal district in which the business is conducted

46 Application for registration

(1) A person may apply to a Council to register a premises as a premises on which a domestic animal business is conducted.

(2) The application must be made in the form approved by the Council and contain the information required by the Council and any prescribed information.

(3) An applicant must give the Council any further information relating to the application that the Council

47 Registration of premises

 (1) If a person has applied to have a premises registered with the Council as a premises on which a domestic animal business may be conducted, the Council may register that premises for that purpose.
 (1a) Before a Council registers premises under subsection (1), a Council authorised officer of that Council may enter and inspect the premises to determine whether the premises complies with a relevant business code of practice made under section 59

(2) The Council may impose any terms, conditions, limitations or restrictions on that registration.
(3) If a premises has been registered for the purposes of a domestic animal business, the person who conducts the business must comply with the terms, conditions, limitations or restrictions, if any, on that registration

Term and renewal of registration

(1) A registration under this Part may be renewed annually and continues in force until 10 April in the year following the registration or renewal or until a change in ownership of the business.
(2) The proprietor of a domestic animal business may renew the registration of the premises on which that business is conducted by applying to the Council in writing no less than 30 days before the registration is

due to expire.

(3) An application for renewal of registration must be made in the form approved by the Council and contain the information required by the Council and any other prescribed information.
 (4) An applicant for renewal of registration must give the Council any further information relating to the

application that the Council requires.

49 Fees for registration and renewal of registration (1) A person who has applied for registration or renewal of registration of premises on which a domestic animal business is being conducted, must pay the fee fixed by the Council with that application. (2) The Council may refund the whole or any part of a fee fixed for applications under this Division.

51 Surrender of registration

The proprietor of a domestic animal business may surrender the registration of the premises on which that business is conducted by notice to the Council in writing.

52 Transfer of registration

(1) The proprietor of a domestic animal business may apply to the Council to transfer registration of the (1) The propriets of a contest and animal back may apply to the contest of a contest of contest of

before the transfer is made; and (c) accompanied by the fee fixed by the Council.

(3) A person making an application under subsection (1) must give the Council any further information relating to the transfer of registration that the Council requires.
 (4) If the Council has received an application under subsection (1), it may register the new premises as the

premises on which the domestic animal business may be conducted and may impose terms, conditions, limitations and restrictions on that registration.

4 Powers of Council (1) A Council may-

(a) refuse to register or to renew the registration of a premises; or
 (b) refuse to transfer registration to a new premises; or
 (c) suspend the registration of a premises; or

(d) revoke the registration of a premises

(2) Subject to subsections (3), (3A) and (3B) and sections 54A, 54B, 54C and 54D, a Council may act under subsection (1) if it is satisfied that—

(a) the proprietor or person applying for registration has failed to comply with the Act, the regulations, any business code of practice applying to the business, or the terms, conditions, limitations or restrictions on

registration; or (b) the proprietor or person applying for registration has been found guilty of-

(b) the proprietor or person applying for regulations made under this Act; or (ii) an offence against the Prevention of Cruely to Animals Act 1986 or regulations made under that Act; or (iii) an offence against a law of another State or a Territory of the Commonwealth that corresponds with a law referred to in subparagraph (i) or (ii);

(c) a relevant person in relation to the domestic animal business that is or is proposed to be conducted or the premises is a relevant person in relation to another domestic animal business (wherever situated) that is

 (3) A Council must refuse to register or renew the registration of a premises in relation to a breeding domestic animal business. preceding the date of the application for registration-

(a) been found guilty of a specified offence; or (b) been the subject of an order made under section 12(1) of the **Prevention of Cruelty to Animals Act** 1986; or

(c) been the subject of an order registered under section 12A(2) of the Prevention of Cruelty to Animals ct 1986 (3A) The Council must refuse to register, renew the registration of, or transfer the registration of, a premises

on which a domestic animal business is or is proposed to be conducted that is an animal shelter, a pet shop or a pound if a relevant person in relation to the domestic animal business is a relevant person in relation to (3B) The Council must refuse to register, renew the registration of or transfer the registration of a premises

on which a domestic animal business is or is proposed to be conducted that is a breeding domestic animal business, if a relevant person in relation to that domestic animal business is a relevant person in relation to a animal shelter, pet shop or pound (wherever situated).

54A Registration where another domestic animal business on rateable property

(1) If an application is made to register, renew the registration of or transfer registration of premises for a breeding domestic animal business, the Council must refuse to register the premises in respect of which the application is made if-

(a) another breeding domestic animal business is being conducted, or is proposed to be conducted, on the rateable property on which the premises is located; or (b) an animal shelter is being conducted, or is proposed to be conducted, on the rateable property on which the premises is located; or

(c) a pet shop is being conducted, or is proposed to be conducted, on the rateable property on which the

emises is located (2) If an application is made to register, renew the registration of or transfer the registration of premises for an animal shelter, the Council must refuse to register the premises in respect of which the application is

made if a breeding domestic animal business or a pet shop is being conducted, or is proposed to be (3) If an application is made to register, renew the registration of or transfer the registration of premises for a pet shop, the Council must refuse to register the premises in respect of which the application is made if a

breeding domestic animal business or an animal shelter is being conducted, or is proposed to be conducted. on the rateable property on which the premises is located.

54B Registration of breeding domestic animal business premises—10 relevant fertile female dog limit

(1) The Council must refuse to register the premises on which a breeding domestic animal business is proposed to be conducted, if the Council is satisfied that more than 10 relevant fertile female dogs are proposed to be kept at the premises.

proposed to be kept at the premises. (2) Subsection (1) does not apply if the breeding domestic animal business is to be conducted by a proprietor who is an approved commercial dog breeder.

54C Transfer of registration of breeding domestic animal business premises-10 relevant fertile female dog limit

(1) The Council must refuse to transfer the registration of premises on which a breeding domestic animal business is being conducted to another premises, if the Council is satisfied that more than 10 relevant fertile female dogs are proposed to be kept at the other premises.

(2) Subsection (1) does not apply if the breeding domestic animal business is to be conducted by a proprietor who is an approved commercial dog breeder.

54D Renewal of registration of breeding domestic animal business premises—10 relevant fertile

(1) On and from 10 April 2020, the Council must refuse to renew the registration of a premises on which a breeding domestic animal business is being conducted, if the Council is satisfied that more than 10 relevant fertile female dogs are being kept or are proposed to be kept at the premises. (2) Subsection (1) does not apply if the breeding domestic animal business is being conducted by a proprietor who is an approved commercial dog breeder.

54E Pre-2020 renewal of registration of breeding domestic animal business premises-fertile female

(1) The Council must refuse to renew the registration of a premises on which a breeding domestic animal business is being conducted if the Council is satisfied that more than 10 relevant fertile female dogs are being kept at the premises and a relevant fertile female dog is being kept at the premises that was not for all of the period of 12 months immediately preceding the Council's decision kept at the premises. (2) Subsection (1) does not apply if the breeding domestic animal business is to be conducted by a proprietor who is an approved commercial dog breeder. (3) The power of a Council to act under section 54(1) is subject to this section

(4) This section is repealed on 10 April 2020

55 Council to give notice

If a Council proposes to exercise its powers under section 54, 54A, 54B, 54C, 54D or 54E it must give notice of that intention to the proprietor or person applying for registration before acting under that section

56 Council to hear proprietor or applicant (1) Before acting under section 54, 54A, 54B, 54C, 54D or 54E the Council must give the proprietor or (2) The Council must take into consideration any submissions made to it.

57 Notice of Council's decision

(1) The Council must serve notice of its decision on the proprietor or person applying for registration, either in person or by registered post, within 7 days after the making of the decision.
 (2) The Council must give reasons for its decision in the notice.

57A Court may cancel or revoke registration

 (1) If, in any proceedings before a court—

 (a) the holder of a registration under Division 1 of Part 4 of a premises on which a domestic animal business

 may be conducted is convicted or found guilty of an offence against this Act or the regulations or an offence against the Prevention of Cruelty to Animals Act 1986 or the regulations made under that Act; and (b) the court is of the opinion that the registration should be suspended or revoked— the court may make an order under subsection (2) or refer the matter to the Council that registered the premises.

 (a) order that the registration be subsection (1) the court may—
 (a) order that the registration be suspended for a period not exceeding one year; or
 (b) order that the registration be The Registrar or other relevant officer of the court must immediately forward a copy of an order made under subsection (2) to the Council.

59 Making of business codes of practice (1) The Minister may make business codes of practice which specify standards for the conduct of domestic animal businesses.

(2) A business code of practice may be prepared for any particular kind of business.

 (a) A business code of practice may specify all or any of the following—

 (a) standards for the keeping, treatment, handling and care of animals;
 (b) standards for the facilities,

 equipment and conditions at business premises; (c) standards for the procedures and practices to be adopted with animals.

(4) A business code of practice may apply, adopt or incorporate any matter contained in any document, standard, rule, specification or method, formulated, issued, prescribed or published by any person whethe

(a) wholly or partially or as amended by the code: or

(b) as formulated, issued, prescribed or published at the time the code is made or at any time before then.

63A Non-compliance with business code of practice an offence

A person or body must not conduct a domestic animal business that does not comply with the relevant business code of practice made under section 59.
 (2) A Council is deemed to have contravened subsection (1), and is separately liable for the penalty that

applies to such a contravention, if-(a) a person or body conducts all or part of a domestic animal business on behalf of the Council under an

(a) a person or body back of a donestic animal business on behavior the council under agreement under section 84Y; and (b) the person or body has contravened subsection (1) in the conduct of that business; and (c) the Council, or any member of its staff who was responsible at the relevant time for overseeing the

agreement or the conduct of the business, was aware, or ought to have been aware, that the

ntravention

about to occur; or (ii) in the case of an ongoing contravention, was occurring. (a) If a body, being a particular back of an unincorporated body, contravenes subsection (1), each reference to the body in this section is to be construed as a reference to each member of the partnership, or of the committee of management of the unincorporated body (as the case may be).