### Date of this notice:

**FENCING NOTICE**

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### Name of person(s) giving fencing notice:

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**Address of person(s) giving fencing notice (for response):**

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**Telephone number of person(s) giving fencing notice:**

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**Email address of person(s) giving fencing notice (if any):**

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1. **I (the notifying owner) give this notice to you, the owner of the property located at (the adjoining owner):**

[*Include description of land e.g. street address, lot number and/or identifying particulars*]

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### I propose that fencing works and and/or other associated works\*\* be carried out for the boundary of your property, above at 1, and my adjoining property, which is located at:

[*Include description of land e.g. street address, lot number and/or other identifying particulars*]

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\*\* other associated works are called ‘subsidiary works’ in the *Fences Act 1968* (Vic)

### I propose that the position of the dividing fence should be:

[ *and complete one option only*]

* the boundary line, described as follows:

[*Describe e.g. the existing line of fence, the boundary line as marked on the ground*]

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* another line, described below, if it is impracticable to carry out the fencing works and/or any other associated works\*\* on the common boundary because a waterway or obstruction (whether natural or manmade) is on or forms the common boundary:

[*Describe e.g. the line of a waterway, around an obstruction or along a line marked on the ground. Give reasons*]

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### I propose that the following type of fencing works and/or other associated works\*\* should be carried out:

[*you may*  *more than one option*]

* repair or maintenance of the whole or part\* of the existing dividing fence

[*Specify nature of the proposed repair or maintenance e.g. replacement of palings, painting, etc*]

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* demolition of the whole or part\* of the existing dividing fence
* removal of the whole or part\* of the existing dividing fence
* construction of the whole or part\* of a new dividing fence
* replacement of the whole or part\* of the existing dividing fence (including demolition and removal of the whole or part\* of the existing dividing fence and construction of the whole or part\* of a new dividing fence)
* planting, replanting, repair or maintenance\* of a hedge or similar vegetative barrier that is the whole or part\* of a dividing fence
* cleaning, deepening, enlargement, repair or alteration\* of a ditch or embankment\* that is the whole or part\* of a dividing fence
* strike out whichever does not apply

\*\* other associated works are called ‘subsidiary works’ in the *Fences Act 1968* (Vic)

* + other associated works\*\*

[*Specify other associated works e.g. design of dividing fence, preparation or clearing of land, surveying and marking of common boundary or other proposed line of fence, using temporary barriers etc*]

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### If applicable—statement that a dividing fence is not required for part of the common boundary:

[ *if applicable*]

* + A dividing fence is not required for part of the common boundary because a waterway or other obstruction (whether natural or manmade) is on or forms the common boundary

[*If applicable, describe waterway or obstruction and the part of the common boundary for which a dividing fence is not required*]

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### If it is proposed to construct a new dividing fence or replace the existing dividing fence—I propose that the height(s) of the new/replacement dividing fence should be:

[*Specify proposed height(s) of new/replacement dividing fence e.g. same as existing dividing fence or specify other height(s)*]

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### If it is proposed to construct a new dividing fence or replace the existing dividing fence—I propose that the type of dividing fence and construction material should be:

[*Specify proposed type of dividing fence and construction material e.g. same as existing dividing fence, paling fence, Colorbond fence*]

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* strike out whichever does not apply

\*\* other associated works are called ‘subsidiary works’ in the *Fences Act 1968* (Vic)

### If it is proposed to construct a new dividing fence or replace the existing dividing fence with a dividing fence that has rails and framing, I propose that the rails and framing should be placed on the side of the dividing fence facing into:

[*one option only*]

* + your property, described at 1
	+ my property, described at 2

### Whether a contribution is sought from the adjoining owner:

[ *and complete one option only*]

* + I propose to pay the entire cost of fencing works and any other associated works\*\* at 4
	+ I propose that the cost of fencing works and any other associated works\*\* at 4 should be shared between us

### If a contribution is sought from the adjoining owner—estimate of cost, basis of estimate and proposed contribution proportions and amounts:

[*Complete only if it is proposed, at 9, that the cost should be shared*]

1. The total estimated cost of the proposed fencing works and any other associated works\*\* at 4 is

$

1. The basis of this estimate is:

[*Describe e.g. quotation from fencing contractor*]

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[*Attach quotation if you have one*]

1. I propose that the cost should be shared as follows:

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%

I pay being

you pay being

$

%

1. If contributions other than in equal proportions are proposed, give reasons:

[*Give reasons e.g. one party requires a dividing fence that is of a standard greater than a sufficient dividing fence*]

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\*\* other associated works are called ‘subsidiary works’ in the *Fences Act 1968* (Vic)

### 11. I propose that the fencing works and any other associated works\*\* at 4 should be carried out by:

[*Specify name and contact details of person(s) proposed to carry out works, if known*]

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\*\* other associated works are called ‘subsidiary works’ in the *Fences Act 1968* (Vic)

### Although not required by the *Fences Act 1968* (Vic), it would assist negotiations if you complete the attached ‘Response to fencing notice’ and return it to me at address at the beginning of this fencing notice within 30 days of the date this notice is given to you

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**RESPONSE TO FENCING NOTICE**

#### I/we the adjoining owner/s acknowledge receipt of the fencing notice dated AND

* + I/we the adjoining owner/s **agree** with the proposal in the fencing notice about fencing works and other associated works and contributions

OR

* + I/we the adjoining owner/s **do not agree** with the proposal in the fencing notice about fencing works and other associated works and contributions

If you do not agree with the proposal in the fencing notice, you may wish to specify the aspect(s) of the proposed fencing works, other associated works\*\* or contributions that you do not agree with and propose alternatives:

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##### Adjoining owner

Name:

Signature: Date:

##### Adjoining owner

Name:

Signature: Date:

\*\* other associated works are called ‘subsidiary works’ in the *Fences Act 1968* (Vic)

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## IMPORTANT INFORMATION ABOUT THIS FENCING NOTICE

1. This is a fencing notice under section 13 of the **Fences Act 1968**.
2. Agreement to the fencing works and any subsidiary works\* proposed in this fencing notice gives rise to a fencing notice agreement, which can be enforced under the **Fences Act 1968**.
3. If, within 30 days from the day this fencing notice is given, the adjoining owner† has responded to this notice but does not agree to one or more of the matters specified in this notice, the notifying owner† cannot proceed with fencing works or any subsidiary works (whether proposed in this notice or otherwise) without the adjoining owner’s agreement. The notifying owner and adjoining owner may continue to negotiate or, after the 30 days, either owner may commence proceedings in the Magistrates’ Court for orders about: the line on which fencing works and any subsidiary works are to be carried out; the line that is the common boundary; whether or not a dividing fence is required and whether or not fencing works and any subsidiary works should be carried out; the nature of any fencing works and subsidiary works to be carried out; the nature of the fence that constitutes a sufficient dividing fence; the way in which contributions for the fencing works and any subsidiary works should be apportioned; and other matters.
4. If, within 30 days from the day this fencing notice is given, the adjoining owner has not responded to this notice, the notifying owner may proceed with the fencing works and any subsidiary works set out in this notice. The notifying owner may then commence proceedings in the Magistrates’ Court to recover contributions from the adjoining owner.
5. Either owner may seek assistance from the Dispute Settlement Centre of Victoria to resolve any disputes about the proposed fencing works and any subsidiary works.
6. Section 32 of the **Fences Act 1968** provides for the placement of rails and framing for a dividing fence that has rails and framing. Owners may agree about the side of the dividing fence on which the rails and framing are to be placed. However, if an agreement between owners or an order of the Magistrates’ Court does not specify the side on which rails and framing are to be placed, the **Fences Act 1968** provides for the side on which rails and framing must be placed. For a dividing fence between residential or commercial land and land over which the public has general access or over which there is a right of way, the rails and framing must be placed on the side of the dividing fence facing into the residential or commercial land. For a dividing fence between residential and commercial land, the rails and framing must be placed on the side of the dividing fence facing into the residential land. In all other cases, the rails and framing must be placed on the same side as the previous dividing fence (if a dividing fence is being replaced by a similar dividing fence) or on the side least subject to weathering (if a dividing fence is being replaced by a different type of dividing fence or if there was no previous dividing fence).
7. The **Fences Act 1968** deals with a range of other matters, including disputes about the location of the common boundary and the circumstances in which a long-term tenant of land may be liable to contribute to fencing works and any subsidiary works. Further information about the **Fences Act 1968** is available from the Dispute Settlement Centre of Victoria website.
* subsidiary works are other necessary works to allow the fencing works to take place, including design of a dividing fence, preparation or clearing of land, surveying and marking of common boundary or other proposed line of fence, obtaining approval and using temporary barriers

† the owner who gives the fencing notice is the notifying owner (or owners) and the owner who receives the fencing notice is the adjoining owner (or owners)