

Application for Internal Review of an Infringement Notice

Before you begin, please note:

- Infringements will not be withdrawn because of financial hardship unless a ground for review pursuant to Special Circumstances, as defined in section 3A of the *Infringements Act 2006* (VIC), also applies (please see page over for further information).
- If you are experiencing financial hardship, and you do not have a ground for review based on special circumstances, you can apply for a payment plan or an extension of time.
- You may only apply for internal review <u>once</u> per infringement notice.
- Most grounds for review require <u>additional supporting information</u> to be provided, in addition to your written reasons.

Who is applying for review:

- $\hfill\square$ Person named on the infringement notice.
- □ Other person with consent (Complete 'Consent -authority for third party to apply for review' below).
- □ Authorised company representative.

Applicant details

Date

Applicant name:	
Organisation name (incl ACN):	
Current residential address:	
Postal address (if different):	
Phone number/s:	
Email:	
Infringement details	
Infringement notice number:	
Date of infringement: / /	Infringement due date: / /
Consent – authority for third party to apply for review	
You must complete this section if another person is acting on your behalf.	
I (person named in the infringement)	
of (address)	
consent to (name)	
applying for an internal review on my behalf for Infringement Notice Number/s	
Signature of person named on the infringement	Signature of other person with consent to apply

Date

Grounds for review

The ability to apply for an internal review is described in Section 22 of the Infringements Act 2006. Please tick one of the following grounds for review (please read descriptions below before making your selection).

□ Exceptional circumstances □ Special circumstances

□ Mistaken identity

□ Person unaware

Contrary to law

Penalty reminder waiver request

□ I have <u>attached additional</u> evidence in support of my application Please note providing supporting documentation is ordinarily required for your application to be reviewed in full. Insufficient information/supporting material will result in an unsuccessful application.

Grounds for review – descriptions

Exceptional Circumstances: You need to demonstrate a connection between incurring the infringement and the exceptional circumstances your application outlines. Exceptional circumstances are not defined in the Infringements Act 2006 (VIC); however, consideration is given to incidents that are out of the ordinary, unavoidable, or unexpected and which caused you to incur the infringement. Please attach supporting evidence of the exceptional circumstances (for example, a letter from a doctor/admission to hospital confirming a medical emergency, tow receipt for vehicle breakdown).

Special Circumstances is defined in s 3A Infringements Act 2006:

You can apply on the ground of special circumstances if, at the time when you committed the offence you:

- had a mental or intellectual disability, disorder, disease or illness; OR
- had a serious addiction to drugs, alcohol or volatile substance; OR
- were homelessness; OR
- were a victim survivor of family violence within the meaning of the Family Violence Protection Act 2008.

AND this impacted on your capacity to understand that the conduct was an offence OR control the behaviour that caused the office.

Special circumstances also include situations where you are experiencing severe, long-term circumstances that:

- make it impracticable for you to pay or deal with the fine AND •
- those circumstances do not solely or predominantly relate to your financial circumstances. •

You *must* provide supporting documentation to demonstrate the connection between you incurring the infringement and your special circumstances in order for your application to be considered. This may for example be from:

- a doctor, psychiatrist or psychologist; •
- a case worker, case manager or social worker;
- an alcohol and other drug counsellor (AOD).

Contrary to Law: Please provide the reasons why you consider that the decision to issue you with an infringement was unlawful (e.g. the Infringement was not valid).

Mistaken Identity: Please provide an explanation of why you rely on the ground of mistaken identity, together with any supporting documentation.

Person Unaware: An application made on the ground of 'person unaware' must:

- be made within 14 days of you becoming aware of the infringement notice; and •
- state the grounds on which the decision should be reviewed; and
- provide your current address for service.

You should provide documentation to support your position that you were not aware of the matter that led to the infringement (in general, ignorance of a legal requirement is not a valid ground for review). This for example may be a boarding pass demonstrating you were not at your residential address and therefore did not receive mail during the applicable period, documentation to demonstrate that you had changed your address with Council and/or VicRoads within 14 days of moving and a notice was sent to your previous address, or any other documentation to support your application.

Explanation

(Provide reasons and attach supporting evidence; attach additional sheet if necessary):

Privacy Statement

Personal information collected on this form shall be used by Council's Development Unit to perform an internal review of the infringements stated on this form. Council may disclose your information to other internal departments in order to perform the internal review and will not disclose to any external party without your consent, unless required to do so by law. If you do not provide us with all required information Council reserves the right to return the form for you to complete. You have the right to access your personal information and make any necessary corrections. If you have any queries or wish to gain access to amend your information please contact the Privacy Officer using the details below. Council will comply with its Privacy Policy and Information Privacy Principles in schedule 1 of the Privacy and Data Protection Act 2014 and the Health Records Act 2001 in relation to the use, storage and disclosure of information. If you have any queries regarding this Privacy Statement please contact the Privacy Officer in writing to <u>enquiries@gplains.vic.gov.au</u> or PO Box 111, Bannockburn 3331, or call 03 5220 7111.

Signatory

I understand that this is the only Internal Review for this infringement that I can submit pursuant to s.22 (2) of the Infringements Act 2006. I declare that the information that I have supplied in this form, and any attachments to this form, are true and correct to the best of my knowledge.

I understand that by making a false or misleading statement in support of this claim, I may be prosecuted.

Applicant name: _

Applicant signature: