

APPLICATION TO REGISTER AN INTERSTATE ORDER

WHAT VCAT CAN DO

The Victorian Civil and Administrative Tribunal (VCAT) can appoint a **guardian** for people unable to make reasoned decisions about their lifestyle, including health care, employment and living arrangements. VCAT may appoint an **administrator** for people unable to make reasoned decisions about their financial and property affairs.

If you were appointed interstate as a guardian, administrator, supportive guardian or supportive administrator (or equivalent), use this form to have your appointment recognised in Victoria.

An interstate order must be registered in Victoria if the represented person intends to live in Victoria or they have property in Victoria.

Once an interstate appointment is registered, you have the power to act and make decisions on behalf of the person you are representing under Victoria's *Guardianship and Administration Act 2019*. If you are an administrator, this includes making a decision about a Victorian property that is owned by the represented person.

DOCUMENTS YOU NEED TO PROVIDE

As the applicant, you need to provide enough information and documents to support the claims you make in your application.

This must include a **certified copy of a current interstate order** showing your appointment as a guardian, administrator or equivalent.

It is your decision what other documents to provide. Choose the documents that best support your application.

REPRESENTED PERSON OR SUPPORTED PERSON

1.	-	sented person or supported person? with disability who has a guardian, administrator, supportive guardian and/or strator.
	Given names	Family name
2.	Contact details of	of the person you are applying about
	Street address	
	Suburb	State Postcode
	Phone number	
	Email	
3.	descent?	wish to be identified as someone of Aboriginal or Torres Strait Islander Koori Engagement team can give this person cultural support throughout the case. No

4. Is this person of a culturally or linguistically diverse background? ☐ Yes ☐ No		
If yes, state the cultural or linguistic background:		
5. Date of birth of the person you are applying about (DD/MM/YYYY)		
6. Has a previous application about this person been made to the Guardianship List? Yes No		
VCAT reference number (if known) G		
WHO IS APPLYING?		
7. Tick which of the following best describes you as the applicant:		
☐ I am an existing guardian or supportive guardian		
☐ I am an existing administrator or supportive administrator		
☐ I am the Public Advocate		
Your details		
8. Your name		
Given names Family name		
9. Address Organisation (if applicable)		
Street address		
Suburb State Postcode		
Phone number		
Email		
10. What is your relationship to the person you are applying about? For example, partner, child, mother, case manager		
I am the person's		
11. Do you wish to be identified as someone of Aboriginal or Torres Strait Islander descent? A member of our Koori Engagement team can give you cultural support throughout your case. Yes No		
12. Are you of a culturally or linguistically diverse background?		
If yes, state your cultural or linguistic background:		

PRIMARY CARER

A primary carer is usually the person who provides or arranges for domestic and personal services for a person. 13. Does the represented person or supported person have a primary carer? No, skip to Question 19 Don't know, skip to Question 19 Yes 14. Name of the primary carer Family name Given names 15. Contact details of the primary carer Organisation (if applicable) Street address Suburb Postcode State Phone number **Email** 16. Does the primary carer wish to be identified as someone of Aboriginal or Torres Strait Islander descent? A member of our Koori Engagement team can give them cultural support throughout the case. ☐ Yes □ No ☐ Don't know 17. Is the primary carer of a culturally or linguistically diverse background? ☐ Yes ☐ No ☐ Don't know If yes, state their cultural or linguistic background: 18. What is the primary carer's relationship to the represented person or missing person? For example, child, parent, grandparent, partner, friend, neighbour, solicitor, etc. I am the person's SPOUSE OR PARTNER 19. Does the represented person or supported person have a spouse or partner? No, skip to Question 24 Don't know, skip to Question 24 20. Name of spouse or partner Given names Family name 21. Contact details of spouse or partner Street address Suburb State Postcode Phone number

	Email				
22. Does this person wish to be identified as someone of Aboriginal or Torres Strait Islander descent?					
		r Koori Engagement team can give them cultural support throughout the case. \[\sum \text{No} \sum \sum \text{Don't know} \]			
23.	Is this person o	of a culturally or linguistically diverse background?			
	☐ Yes	☐ No ☐ Don't know			
	If yes, state the	ir cultural or linguistic background:			
PE	RSONS WIT	H A DIRECT INTEREST			
We need to ensure people with a direct interest in the represented person or supported person are aware of this application. Examples of someone with an interest include the person's relatives, close friends, their attorney, other guardians or administrators.					
24.		se you have already mentioned above, do you know of any people with a in the represented person or supported person? No, skip to Question 40 Don't know, skip to Question 40			
Det	tails of perso	n with a direct interest – Person 1			
25.	Name of relative	e or interested person			
	Given names	Family name			
26.	Contact details	of relative or interested person			
	Street address				
	Suburb	State Postcode			
	Phone number				
	Email				
27.	descent?	r Koori Engagement team can give them cultural support throughout the case.			
28. Is this person of a culturally or linguistically diverse background?					
	☐ Yes	□ No □ Don't know			
	If yes, state the	ir cultural or linguistic background:			
29. What is their relationship to the represented person?					
		ild, parent, grandparent, partner, friend, neighbour, solicitor, etc.			
I am the person's					

Details of person with a direct interest – Person 2

Provide details of any other known relative or interested person below. Otherwise, skip to Question 40.

30. Name of relat	ive or interested person			
Given names	Family name			
31. Contact detai	Is of relative or interested person			
Street address				
Suburb	State Postcode			
Phone number				
Email				
descent?	our Koori Engagement team can give them cultural support throughout the case.			
33. Is this person of a culturally or linguistically diverse background? Yes Don't know If yes, state their cultural or linguistic background:				
	relationship to the represented person? child, parent, grandparent, partner, friend, neighbour, solicitor, etc.			
I am the pers				
•				
Details of pers	on with a direct interest – Person 3			
Provide details of a	any other known relative or interested person below. Otherwise, skip to Question			
35. Name of relat	ive or interested person			
Given names	Family name			
36. Contact detai	Is of relative or interested person			
Street address	1			
Suburb	State Postcode			
Phone number				
Fmail				

37. Does this person wish to be identified as someone of Aboriginal or Torres Strait Islander descent?			
	A member of our	_	ent team can give them cultural support throughout the case.
	☐ Yes	☐ No	☐ Don't know
38.	ls this person of	a culturally or li	inguistically diverse background?
	☐ Yes	☐ No	☐ Don't know
	If yes, state their	cultural or linguis	stic background:
39.		-	represented person? parent, partner, friend, neighbour, solicitor, etc.
	I am the person'	s	
If th	ere are other knov	wn relatives or int	terested people, include an attachment with their details.
RE	ASONS FOR	MAKING AN	APPLICATION
40.	Why do you wan	t the interstate o	order to be registered in Victoria?
41	∟ In which state or	territory was th	e order made?
		torritory mas tri	o oradi mado i
12	Enter the date th	e original order	was made (DD/MM/YYYY):
72.		e original order	was made (DD/MM/1111).
43.		<u> </u>	ling to come to Victoria? ☐ Don't know
	Yes	☐ No	□ Polit kilow
44.		·	ve assets in Victoria?
	☐ Yes	No. skip to	Question 46

45. List the assets the represented person holds in Victoria For example, home, bank account and other investments.				
If you need to list more assets, include an attachment with the additional details.				
ATTENDANCE AT THE HEARING				
If a hearing is required, we strongly encourage the person you are applying about to attend the hearing, as the decisions we make will affect them. We will try to make it as easy as possible for them to attend.				
The applicant must attend the hearing. Any other person with an interest in the application may attend.				
We offer a range of support services for people with disability, language difficulties and concerns about their personal safety. Let us know of your needs so we can make arrangements for the hearing.				
46. Will the represented person or supported person attend the VCAT hearing?				
☐ Yes ☐ No ☐ Don't know				
If no, state why the person will not attend the VCAT hearing:				

47. Does anyone mentioned in the application need special assistance at the hearing?						
☐ Help accessing the venue (e.g. wheelchair access)☐ Interpreter required						
Language:						
Assisted communication (e.g. assistive listening device or hearing loop)						
Personal safety concerns						
☐ Attend the hearing by phone or video link						
Other						
Provide more detail about who needs the forms of assistance you have indicated and why?						
A CHANGNAU ED CRAENT						
ACKNOWLEDGMENT						
By completing this application, I understand and acknowledge that:						
to the best of my knowledge, all information provided in this application is true and correct						
it is an offence under section 136 of the <i>Victorian Civil and Administrative Tribunal Act 1998</i> to knowingly give false or misleading information to VCAT						
☐ I will provide a copy of my completed application to all of the following:						
person I am applying about						
their primary carer (if applicable)						
any current administrator and/or guardian (if applicable)						
all relatives and parties with a direct interest						
any person I am proposing as an administrator and/or guardian						
☐ I will notify VCAT in writing if I am unable to provide a copy of my application to any party.						
Full name of person completing this form:						
Date:						

SUBMITTING THIS APPLICATION

Submit your application, a certified copy of a current interstate order and any other supporting documents to VCAT either by email, post or in person.

By email

Email humanrights@vcat.vic.gov.au

By post

Send to:

The Registrar VCAT Guardianship List GPO Box 5408 Melbourne VIC 3001

In person

We are open Monday - Friday 9am - 4.30pm

55 King Street Melbourne VIC 3000

NEED HELP WITH YOUR APPLICATION?

If you have any questions about completing this form, contact us by email, phone or in person.

By email

Email humanrights@vcat.vic.gov.au

By phone

Call 1300 018 228 Monday - Friday 9am - 4.30pm

In person

We are open Monday - Friday 9am - 4.30pm

55 King Street Melbourne VIC 3000

PRIVACY POLICY

All information you give VCAT for your case is available to anyone who inspects the case file or attends the hearing, including media. They might get information like your name, contact details and personal information. By law, with limited exceptions, VCAT must share information that you provide for your case with other parties. This includes your documents and evidence. But it is illegal to publish or broadcast information that could identify a party in a guardianship, powers of attorney or medical treatment case, unless VCAT makes an exception.

You can ask VCAT at the start of the case to keep your information confidential. VCAT may not agree to this request. For more information, go to www.vcat.vic.gov.au/privacy

DO I NEED TO GIVE PEOPLE A COPY OF MY APPLICATION?

You must tell the people who you have mentioned in this form about your application.

Send a copy of your application and any documents in support of it to parties.

Parties to your application include:

- the represented person or supported person
- any existing administrator or supportive administrator
- any existing guardian or supportive guardian.

You must also send a copy of your application to everyone else you have mentioned in this form, but you do not need to send the documents you submitted in support of your application.

Send a copy of your application to the following people:

- the spouse or domestic partner of the represented person or supported person (if any)
- the primary carer of the represented person or supported person (if any)
- any person you have mentioned has a direct interest in your application.

HOW TO GIVE PEOPLE A COPY OF YOUR APPLICATION

You can give people a copy of your application and supporting documents by email, post or in person.

You can only send by email if you have already exchanged information with them this way.

RIGHTS OF PARTIES

A party can attend the hearing, give evidence, ask questions and make submissions. They may also be able to make further applications after the hearing.

RIGHTS OF EVERYONE ELSE MENTIONED IN YOUR APPLICATION

Everyone else you have mentioned in your application can attend the hearing.

They can ask to see the entire VCAT file. VCAT grants access unless there is a good reason to refuse, such as the need to keep sensitive personal information private or the potential to cause another person harm.

VCAT may ask the other parties for their views before deciding whether to grant access. It is an offence under the *Victorian Civil and Administrative Tribunal Act 1998* to publish or broadcast any material that identifies a party to a proceeding under the *Guardianship and Administration Act 1986*.

People you have mentioned in your application can also apply to be joined as a party, by writing to VCAT or by asking at the hearing. VCAT may ask the other parties for their views on this. VCAT will then make an order granting or refusing the application to be joined as a party. If they become a party, they gain the same rights as described in the previous section.

COMMUNICATING WITH VCAT AND OTHER PARTIES

If you plan to use evidence at VCAT you need to send copies of these documents to the other parties. How to do this and when is explained in the notice or order VCAT sends you.

By law, when you send documents to VCAT related to your case you must also send them to the other parties so the process is open and fair (called 'serving documents').