

Attachment 3

AMENDMENTS TO THE ENERGY RETAIL CODE: STRENGTHENING PROTECTIONS FOR CUSTOMERS REQUIRING LIFE SUPPORT EQUIPMENT

DECEMBER 2019

Amendments made by the Essential Services Commission on 5 December 2019

1 Nature and commencement of this instrument

- (1) This instrument amends the *Energy Retail Code*.
- (2) This instrument comes into operation on 2 February 2020.

2 Table of amendments

(1) Insert the following definitions in clause 3 in the appropriate alphabetical positions:

confirmation reminder notice—see clause 126(1)(b);

deregister means the updating of:

- (a) a retailer's registration of a customer's premises under clauses 125(1)(a) or 125(3) of this Code; or
- (b) a distributor's registration of a customer's premises under 5A.3.1(a) or 5A.3.2 of the Electricity Distribution Code;
- (c) a distributor's registration of a customer's premises under 4A.3(a)(i) or 4A.4 of the Gas Distribution System Code;

to remove, for that particular premises, registration of life support equipment.

deregistration notice means a written notice issued by a retailer or exempt person to inform a customer that their premises will cease to be registered as requiring life support equipment if the customer does not provide medical confirmation by the date specified in that deregistration notice;



distributor means:

- (a) a person who holds a distribution licence under the *Electricity Industry Act* or in respect of those obligations under the *Electricity Distribution Code* which are not excluded under clause 1.3.5 of that Code, a person who is exempt from holding a distribution licence under the *Electricity Industry Act*; or
- (b) a person who holds a distribution licence under the Gas Industry Act;

Electricity Distribution Code means the Code of that name made by the Commission under the Electricity Industry Act 2000 (Vic) and Essential Services Commission Act 2001 (Vic), as amended from time to time;

exempt distributor means a person who is exempt from holding a licence under section 16 of the *Electricity Industry Act* to engage in certain activities as set out in clauses 6 and 7 of the *General Exemption Order* (deemed exemption of distributors and exemption of registered distributors);

Gas Distribution System Code means the Code of that name made by the Commission under the Gas Industry Act 2001 (Vic) and Essential Services Commission Act 2001 (Vic), as amended from time to time;

life support equipment means any of the following:

- (a) an oxygen concentrator;
- (b) an intermittent peritoneal dialysis machine;
- (c) a kidney dialysis machine;
- (d) a chronic positive airways pressure respirator;
- (e) crigler najjar syndrome phototherapy equipment;
- (f) a ventilator for life support; and
- (g) in relation to a particular *customer* any other equipment (whether fuelled by electricity or gas) that a registered medical practitioner certifies is required for a person residing at the *customer's* premises for life support.

Note:

Schedule 10 contains information about life support equipment that may fall within sub-clause (g) of this definition.

medical confirmation means certification in a *medical confirmation form* from a registered medical practitioner that a person residing or intending to reside at a customer's premises requires *life support equipment*;



medical confirmation form means a written form issued by a retailer or exempt person to enable the customer to provide medical confirmation to the retailer or exempt person respectively;

(2) At clause 3B(2) delete the text and insert:

(2) This Code applies to, and must be complied with by, all *retailers* in accordance with their retail licences, in respect of their activities in relation to *small* customers and *exempt persons*.

(3) At clause 3C(1)(c) delete the text and insert:

(c) the customer is competent to do so; and

(4) At clause 16(1) delete the text and insert:

(1) This clause applies where a retailer is contacted by, or contacts, a small customer who is seeking to purchase energy for premises.

(5) After clause 16(4) insert:

(5) By the time a *customer* enters into a new *market retail contract* or a new *standard retail contract* with a *retailer*, the *retailer* must ask the *customer* whether a person residing or intending to reside at the *customer*'s premises requires *life support equipment*.

(6) Application of this clause to standard retail contracts

This clause applies in relation to *standard retail contracts*.

(7) Application of this clause to market retail contracts

This clause applies in relation to *market retail contracts*.

(6) After clause 16 insert:

16A Pre-contractual duty of exempt persons

- (1) By the time a *customer* enters into a new *exempt person arrangement* with an *exempt person*, the *exempt person* must ask the *customer* whether a person residing or intending to reside at the *customer*'s premises requires *life support equipment*.
 - (2) This clause applies to *exempt persons* in the following categories: VD2, VR2, VR3 and VR4.



(6) In clause 123 delete the heading and text, and insert:

Division 1 – Retailer obligations

123 Requirement

(1) A *retailer* is required to perform its obligations under this Part 7 in a way that promotes the objective of this Part.

(7) In clause 124 delete the heading and text, and insert:

124 Objective

(1) The objective of Part 7 is to ensure that persons who require *life support* equipment receive the full protections of the life support provisions from when they first advise their *financially responsible retailer* or *distributor* that the premises require *life support equipment*. These protections apply until the premises is validly *deregistered*.

Note:

In addition to this Division, this Code contains life support provisions for *retailers* in clauses 3B, 16(5), and Division 4 of Schedule 3.

(8) In clause 125 delete the heading and text, and insert:

125 Registration of life support equipment

(1) Retailer obligations when advised by customer

When advised by a *customer* that a person residing or intending to reside at the *customer*'s premises requires *life support equipment*, a *retailer* must:

- (a) within one *business day* from the latter of being advised by the *customer* or becoming the *financially responsible retailer* for the *customer*'s premises, register that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required;
- (b) determine whether the *life support equipment* is fuelled by both electricity and gas; and whether the *customer* has different retailers for electricity and gas. If so, the *retailer* must inform the *customer* that the *customer* should inform their other retailer that a person residing or intending to reside at the *customer*'s premises requires *life support equipment*;



Note:

Where life support equipment is fuelled by both electricity and gas provided by the one *retailer*, the *retailer* has obligations under clause 125(1)(e).

From the *commencement date* to the *gas full commencement date*, the obligations of a gas retailer are set out in Schedule 3, Part 4, clauses 4 and 5.

- (c) subject to subclause (2), no later than 5 *business days* after the latter of receipt of advice from the *customer* or becoming the *financially responsible retailer* for the *customer*'s premises, provide in writing to the *customer*, in plain English:
 - (i) a medical confirmation form;
 - (ii) information explaining that, if the *customer* fails to provide *medical* confirmation, the *customer*'s premises may be *deregistered* and, if so, the *customer* will cease to receive the protections under this Part;
 - (iii) if the *retailer* provides electricity to the customer, advice that there may be distributor planned interruptions under the *Electricity Distribution Code* or unplanned interruptions to the supply at the address and that the *distributor* is required to notify them of a distributor planned interruption under the *Electricity Distribution Code*;
 - (iv) if the *retailer* provides gas to the customer, advice that there may be distributor planned interruptions under the *Gas Distribution System Code* or unplanned interruptions to the supply at the address and that the *distributor* is required to notify them of a distributor planned interruption under the *Gas Distribution System Code*;
 - (v) information to assist the *customer* to prepare a plan of action in the case of an unplanned interruption;
 - (vi) an emergency telephone contact number for the *distributor* and the *retailer* (the charge for which is no more than the cost of a local call); and
 - (vii) advice that if the *customer* decides to change *retailer* at the premises and a person residing at the *customer*'s premises continues to require *life support equipment*, the *customer* should advise their new *retailer* of the requirement for *life support equipment*;
 - (viii) information about the types of equipment that fall within the definition of *life support equipment*, and the additional information provided in Schedule 10 of this Code;



- (ix) advice that the *customer* may be eligible for concessions and rebates offered by the State or Federal governments, including information about how to access them; and
- (x) information in community languages about the availability of interpreter services for the languages concerned and telephone numbers for the services; and
- (d) subject to subclause (2), notify the *distributor* (within one *business day* from the latter of being advised by the *customer* or becoming the *financially responsible retailer* for the *customer*'s premises) that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required; and
- (e) where the *life support equipment* is fuelled by both electricity and gas provided by the one *retailer*, the *retailer* is required under clause 125(1)(d) to notify (within one *business day* from the latter of being advised by the *customer* or becoming the *financially responsible retailer* for the *customer*'s premises) the *distributor* for both electricity and gas.
- (2) Subclauses (1)(c) (other than subclause (1)(c)(vi)) and (1)(d) do not apply to a *retailer* if:
 - (a) a *customer* of that *retailer* has previously advised the *distributor* for the premises that a person residing or intending to reside at the *customer*'s premises requires *life support equipment*;
 - (b) the *customer* advises that *retailer* that they have already provided *medical confirmation* to the *distributor* for the premises; and
 - (c) the *retailer* confirms with the *distributor* for the premises that the *customer* has already provided *medical confirmation* to the *distributor*.

(3) Retailer obligations when advised by distributor

When notified by a distributor:

- (a) under clause 5A.3.1(d) of the *Electricity Distribution Code*, a *retailer* must (within one *business day* from being notified by the *distributor*) register that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required; and
- (b) under clause 5A.5.2 of the *Electricity Distribution Code*, a retailer must:
 - (i) within one *business day* from being notified by the *distributor*, register that a person residing or intending to reside at the *customer*'s premises



requires *life support equipment* and the date from which the *life support equipment* is required; and

- (ii) no later than 5 business days after receipt of advice from the distributor, provide the customer with the information required by subclause 125(1)(c), if not already provided by the retailer to the customer in respect of the customer's premises.
- (c) under clause 4A.3(a)(iv) of the *Gas Distribution System Code*, a *retailer* must (within one *business day* from being notified by the *distributor*) register that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required.

(4) Retailer obligations when advised by exempt person

When notified by an *exempt person* under clause 132(1)(d), the *retailer* must:

- (a) within one *business day* from being advised by the *exempt person*, register that a person residing or intending to reside within the exempt person's premises requires *life support equipment* and the date from which the *life support equipment* is required; and
- (b) within one *business day* from being notified by the *exempt person*, notify the licensed *distributor* that a person residing or intending to reside within the exempt person's premises requires *life support equipment* and the date from which the *life support equipment* is required.

(5) Content of medical confirmation form

A medical confirmation form must:

- (a) be dated;
- (b) state that completion and return of the form to the *retailer* will satisfy the requirement to provide *medical confirmation* under this Code;
- (c) request the following information from the *customer*:
 - (i) property address;
 - (ii) the date from which the *customer* requires supply of energy at the premises for the purposes of the *life support equipment*; and
 - (iii) medical confirmation;
- (d) specify the types of equipment that fall within the definition of *life support* equipment;



- (e) advise the date by which the *customer* must return the *medical confirmation form* to the *retailer*; and
- (f) advise the *customer* they can request an extension of time to complete and return the *medical confirmation form*.

(6) Application of this rule to standard retail contracts

This rule applies in relation to *standard retail contracts*.

(7) Application of this rule to market retail contracts

This rule applies in relation to *market retail contracts*.

(9) In clause 126 delete the heading and text, and insert:

126 Reminders for confirmation of premises as requiring life support equipment

- (1) Where a *medical confirmation form* is provided under clause 125, the *retailer* must:
 - (a) from the date of the *medical confirmation form*, give the customer a minimum of 50 business days to provide *medical confirmation*;
 - (b) provide the *customer* at least two written notices to remind the *customer* that the *customer* must provide *medical confirmation* (each a *confirmation reminder notice*);
 - (c) ensure the first *confirmation reminder notice* is provided no less than 15 *business days* from the date of issue of the *medical confirmation form*;
 - (d) ensure the second *confirmation reminder notice* is provided no less than 15 *business days* from the date of issue of the first *confirmation reminder notice*; and
 - (e) on request from a *customer*, give the *customer* at least one extension of time to provide *medical confirmation*. The extension must be a minimum of 25 *business days*.
- (2) A confirmation reminder notice must:
 - (a) be dated;
 - (b) state the date by which the *medical confirmation* is required;
 - (c) specify the types of equipment that fall within the definition of *life* support equipment; and



- (d) advise the *customer* that:
 - (i) the customer must provide *medical confirmation*;
 - (ii) the premises is temporarily registered as requiring *life support* equipment until the medical confirmation is received;
 - (iii) failure to provide *medical confirmation* may result in the premises being *deregistered*; and
 - (iv) the *customer* can request an extension of time to provide *medical confirmation*.
- (3) Application of this rule to standard retail contracts

This rule applies in relation to standard retail contracts.

(4) Application of this rule to market retail contracts

This rule applies in relation to *market retail contracts*.

(10) In clause 127 delete the heading and text, and insert:

127 Ongoing retailer obligations

- (1) Where a *retailer* is required to register a *customer*'s premises under subclause 125(1)(a) or 125(3), the *retailer* has the following ongoing obligations:
 - (a) within one *business day* from receipt, give the *distributor* relevant information about the *life support equipment* requirements for the *customer*'s premises (including when the *customer* provides *medical confirmation* to the *retailer*) and any relevant contact details for the purposes of updating the *distributor*'s registration under subclause 5A.3.1(a)(i) or 5A.3.2 of the *Electricity Distribution Code*, or clause 4A.3(a)(i) of the *Gas Distribution System Code*, unless the relevant information was provided to the *retailer* by the *distributor*;
 - (b) when advised by a *customer* or *distributor* of any updates to the *life support equipment* requirements for the *customer*'s premises or any relevant contact details, update the *retailer*'s registration, within one *business day* from receipt of the advice;
 - (c) not arrange for the *de-energisation* of the premises from the date the *life* support equipment will be required at the premises.
- (2) Where a *retailer* is required to register a *customer*'s premises under subclause 125(4)(a), the *retailer* has the following ongoing obligations:



- (a) within one *business day* from receipt, give the *distributor* relevant information about the *life support equipment* requirements for the *customer*'s premises and any relevant contact details for the purposes of updating the *distributor*'s registration under subclause 5A.3.2(b) of the *Electricity Distribution Code*;
- (b) when advised by the *exempt person* of any updates to the *life support equipment* requirements for the *customer*'s premises or any relevant contact details, update the *retailer*'s registration, within one *business day* from receipt of the advice;
- (c) not arrange for the de-energisation of the premises from the date the *life* support equipment will be required at the premises.

(3) Application of this rule to standard retail contracts

This rule applies in relation to *standard retail contracts*.

(4) Application of this rule to market retail contracts

This rule applies in relation to *market retail contracts*.

(11) In clause 128 delete the heading and text, and insert:

128 Deregistration of premises

- (1) A *retailer* must not *deregister* a *customer*'s premises except in the circumstances permitted under this clause 128.
- (2) If a *customer*'s premises is *deregistered* by a *retailer*, the *retailer* must:
 - (a) within 5 business days of the date of deregistration, notify the distributor of the date of deregistration and reason for deregistration; and
 - (b) within one business day from *deregistration*, update its registrations under subclauses 125(1)(a) as required by clause 129.
- (3) If a retailer is notified by a distributor that the distributor has deregistered a customer's premises:
 - (a) under the *Electricity Distribution Code*, the *retailer* must (within one *business day* from notification) update its registrations under clause 125(3) as required by clause 129; or



- (b) under the *Gas Distribution System Code*, the *retailer* must (within one *business day* from notification) update its registrations under clause 125(3) as required by clause 129.
- (4) If a *retailer* is notified by an *exempt person* that the *exempt person* has *deregistered* a *customer*'s premises under clause 135, the *retailer* must:
 - (a) within 5 *business days* of receipt of notification of *deregistration*, notify the *distributor* of the date of *deregistration* and reason for *deregistration*; and
 - (b) within one business day from *deregistration*, update its registrations under clause 125(4)(a) as required by clause 129.

(5) Cessation of retailer obligations after deregistration

The *retailer* obligations under clause 127 cease to apply in respect of a *customer*'s premises once that *customer*'s premises is validly *deregistered*.

(6) Deregistration where medical confirmation not provided

- (a) Where a *customer*, whose premises have been registered by a *retailer* under subclause 125(1)(a) (and for whom subclause 125(2) does not apply), fails to provide *medical confirmation*, the *retailer* may *deregister* the *customer*'s premises only when:
 - (i) the *retailer* has complied with the requirements under clause 126;
 - (ii) the *retailer* has taken reasonable steps to contact the *customer* in connection with the *customer*'s failure to provide *medical confirmation* in one of the following ways:
 - (A) in person;
 - (B) by telephone; or
 - (C) by electronic means;
 - (iii) the *retailer* has provided the *customer* with a *deregistration notice* no less than 15 *business days* from the date of issue of the second *confirmation reminder notice* issued under subclause 126(1)(d); and
 - (iv) the customer has not provided medical confirmation before the date for deregistration specified in the deregistration notice.



- (b) A deregistration notice must:
 - (i) be dated;
 - (ii) specify the date on which the *customer*'s premises will be *deregistered*, which must be at least 15 *business days* from the date of the *deregistration notice*;
 - (iii) advise the *customer* the premises will cease to be registered as requiring *life support equipment* unless *medical confirmation* is provided before the date for *deregistration*; and
 - (iv) advise the *customer* that the *customer* will no longer receive the protections under this Part when the premises is *deregistered*.
- (c) A retailer may deregister a customer's premises registered under subclause 125(3) after being notified by the distributor that the distributor has deregistered the customer's premises pursuant to:
 - (i) clause 5A.6.5 of the Electricity Distribution Code; or
 - (ii) clause 4A.10 of the Gas Distribution System Code.

(7) Deregistration where there is a change in the customer's circumstances

Where a *customer* whose premises have been registered by a *retailer* under subclause 125(1)(a) or 125(3) advises the *retailer* that the person for whom the *life support equipment* is required has vacated the premises or no longer requires the *life support equipment*, the *retailer* may *deregister* the *customer*'s premises:

- (a) on the date specified in accordance with subclause 128(7)(a)(i)(B) if:
 - (i) the *retailer* has provided written notification to the *customer* advising:
 - (A) that the *customer*'s premises will be *deregistered* on the basis that the *customer* has advised the *retailer* that the person for whom the *life support equipment* is required has vacated the premises or no longer requires the *life support equipment*;
 - (B) the date on which the *customer*'s premises will be *deregistered*, which must be at least 15 *business days* from the date of that written notification;
 - (C) that the *customer* will no longer receive the protections under this Part when the premises is *deregistered*; and



- (D) that the *customer* must contact the *retailer* prior to the date specified in accordance with subclause 128(7)(a)(i(B) if the person for whom the *life support equipment* is required has not vacated the premises or requires the *life support equipment*; and
- (E) the *customer* has not contacted the *retailer* prior to the date specified in accordance with subclause 128(7)(a)(i)(B) to advise that the person for whom the *life support equipment* is required has not vacated the premises or requires the *life support equipment*; or
- (ii) on a date that is less than 15 *business days* from the date of written notification, if the *customer* or their authorised representative gives *explicit informed consent* to the *premises* being *deregistered* on that date.
- (b) Explicit informed consent is consent given by a customer to a retailer in accordance with the requirements of clause 3C(1)-(2).
- (c) A *retailer* must create a record of each *explicit informed consent* provided by a *customer*, and retain the record for at least 2 years.
- (8) A retailer may deregister a customer's premises after being notified by the distributor that the distributor has deregistered the customer's premises pursuant to:
 - (a) clause 5A.6.6 of the *Electricity Distribution Code*; or
 - (b) clause 4A.11 of the Gas Distribution System Code.
- (9) A *retailer* may, at any time, request a *customer* whose premises have been registered under clause 125 to confirm whether the person for whom *life* support equipment is required still resides at the premises or still requires *life* support equipment.
- (10) Application of this rule to standard retail contracts

This rule applies in relation to *standard retail contracts*.

(11) Application of this rule to market retail contracts

This rule applies in relation to *market retail contracts*.



(12) In clause 129 delete the heading and text, and insert:

129 Registration and deregistration details must be kept by retailers

A retailer must:

- (a) Establish policies, systems and procedures for registering and *deregistering* a premises as requiring *life support equipment* to facilitate compliance with the requirements in this Part.
- (b) Ensure that *life support equipment* registration and *deregistration* details maintained in accordance with clauses 125, 126, 127 and 128 are kept up to date, including:
 - (i) the date when the *customer* requires supply of energy at the premises for the purposes of the *life support equipment*;
 - (ii) when *medical confirmation* was received from the *customer* in respect of the premises;
 - (iii) the date when the premises is *deregistered* and the reason for *deregistration*; and
 - (iv) a record of communications with the *customer* required by clause 126 and 128.

(13) In clause 130 delete the heading and text, and insert:

Division 2 Exempt person additional requirements (EPA)

130 Requirement

An *exempt person* is required to perform its obligations under this Division 2 of Part 7 in a way that promotes the objective of this Division.

(14) In clause 131 delete the heading and text, and insert:

131 Objective

The objective of Division 2 of Part 7 is to ensure that persons who require *life support* equipment receive the full protections of the life support provisions from when they first advise their exempt person or exempt distributor that the premises requires *life* support equipment. These protections apply until the premises is validly deregistered.



Note:

In addition to this Division, this Code contains life support provisions for *exempt persons* in clauses 3B, 16A(1), and Division 4 of Schedule 3.

(15) In clause 132 delete the heading and text, and insert:

132 Registration of life support equipment

(1) Exempt person obligations when advised by customer

When advised by a *customer* that a person residing or intending to reside at the *customer*'s premises requires *life support equipment*, an *exempt person* must:

- (a) within one *business day* from being advised by the *customer*, register that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required;
- (b) determine whether the *life support equipment* is fuelled by both electricity and gas and whether the *customer* has a different gas retailer. If so, the *exempt person* must inform the *customer* that the *customer* should inform their gas retailer that a person residing or intending to reside at the *customer*'s premises requires *life support equipment*;
- (c) no later than 5 *business days* after receipt of advice from the *customer*, provide in writing to the *customer*, in plain English:
 - (i) a medical confirmation form;
 - (ii) information explaining that, if the *customer* fails to provide *medical* confirmation, the *customer*'s premises may be *deregistered* and, if so, the *customer* will cease to receive the protections under this Part;
 - (iii) advice that there may be *distributor* (including *exempt distributor*) planned interruptions under the *Electricity Distribution Code* or unplanned interruptions to the supply at the address and that the *distributor* (including *exempt distributor*) and *exempt person* is required to notify them of a distributor planned interruption under the *Electricity Distribution Code*;
 - (iv) information to assist the *customer* to prepare a plan of action in the case of an unplanned interruption;
 - (v) an emergency telephone contact number for the *exempt person*, any *exempt distributor*, and the *distributor* (the charge for which is no more than the cost of a local call);



- (vi) information about the types of equipment that fall within the definition of *life support equipment*, and the additional information provided in Schedule 10 of this Code:
- (vii) advice that the *customer* may be eligible for concessions and rebates offered by the State or Federal governments, including information about how to access them; and
- (viii) information in community languages about the availability of interpreter services for the languages concerned and telephone numbers for the services; and
- (d) if the *exempt person* purchases electricity to sell to the *customer* from a licensed *retailer*, notify the licensed *retailer* (within one *business day* from being advised by the *customer*) that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required; and
- (e) if the *exempt person* purchases electricity to sell to the *customer* and that electricity is distributed by an *exempt distributor*, notify the *exempt distributor* (within one *business day* from being advised by the customer) that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required, unless the *exempt distributor* has already notified the *exempt person* under clause 5A.8.2(a)(ii) of the *Electricity Distribution Code*.

(2) Exempt person obligations when advised by exempt distributor

When notified by an *exempt distributor* under clause 5A.8.2(a)(ii) of the *Electricity Distribution Code* that a person residing or intending to reside at the *customer*'s premises requires *life support equipment*, an *exempt person* must:

- (a) within one *business day* from being notified, register that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required; and
- (b) no later than 5 *business days* after receipt of advice from the *exempt distributor*, provide the *customer* with the information required by subclause 132(1)(c); and
- (c) if the *exempt person* purchases electricity to sell to the *customer* from a licensed *retailer*, notify the licensed *retailer* (within one *business day* from being advised by *exempt distributor*) that a person residing or intending to reside at the *customer*'s premises requires *life support equipment* and the date from which the *life support equipment* is required.



(3) Content of medical confirmation form

- (a) A medical confirmation form must:
 - (i) be dated;
 - (ii) state that completion and return of the form to the *exempt person* will satisfy the requirement to provide *medical confirmation* under this Code;
 - (iii) request the following information from the *customer*:
 - (A) property address;
 - (B) the date from which the *customer* requires supply of energy at the premises for the purposes of the *life support equipment*; and
 - (C) medical confirmation;
 - (iv) specify the types of equipment that fall within the definition of *life* support equipment;
 - (v) advise the date by which the *customer* must return the *medical confirmation form* to the *exempt person*; and
 - (vi) advise the *customer* they can request an extension of time to complete and return the *medical confirmation form*.

(16) In clause 133 delete the heading and text, and insert:

133 Reminders for confirmation of premises as requiring life support equipment

- (1) Where a *medical confirmation form* is provided under clause 132, the *exempt* person must:
 - (a) from the date of the medical confirmation form, give the customer a minimum of 50 business days to provide medical confirmation;
 - (b) provide the *customer* at least two written notices to remind the *customer* that the *customer* must provide *medical confirmation* (each a *confirmation reminder notice*);
 - (c) ensure the first *confirmation reminder notice* is provided no less than 15 *business days* from the date of issue of the *medical confirmation form*;
 - (d) ensure the second *confirmation reminder notice* is provided no less than 15 *business days* from the date of issue of the first *confirmation reminder notice*; and



- (e) on request from a *customer*, give the *customer* at least one extension of time to provide *medical confirmation*. The extension must be a minimum of 25 *business days*.
- (2) A confirmation reminder notice must:
 - (a) be dated;
 - (b) state the date by which the *medical confirmation* is required;
 - (c) specify the types of equipment that fall within the definition of *life* support equipment; and
 - (d) advise the *customer* that:
 - (i) the customer must provide *medical confirmation*;
 - (ii) the premises is temporarily registered as requiring *life support* equipment until the medical confirmation is received;
 - (iii) failure to provide *medical confirmation* may result in the premises being *deregistered*; and
 - (iv) the *customer* can request an extension of time to provide *medical* confirmation.

(17) In clause 134 delete the heading and text, and insert:

134 Ongoing exempt person obligations

- (1) Where an *exempt person* is required to register a *customer*'s premises under subclause 132(1)(a) or 132(2)(a), the *exempt person* has the following ongoing obligations:
 - (a) if the *exempt person* was required to give notice to a licensed *retailer* under clause 132(1)(d), the *exempt person* must, within one *business day* from receipt, give the licensed *retailer*:
 - (i) relevant information about the *life support equipment* requirements for the *customer*'s premises and any relevant contact details for the purposes of updating the licensed *retailer*'s registration under subclause 127(2)(b), unless the relevant information was provided to the *exempt person* by the licensed *retailer*; and
 - (ii) a copy of the customer's medical confirmation; and
 - (b) if the *exempt person* was required to give notice to an *exempt distributor* under clause 132(1)(e), the *exempt person* must give the *exempt distributor* (within



one *business day* from receipt) relevant information about the *life support equipment* requirements for the *customer*'s premises (including when the customer provides *medical confirmation* to the *exempt person*) and any relevant contact details for the purposes of updating the *distributor*'s registration under subclause 5A.8.2(b) of the *Electricity Distribution Code*, unless the relevant information was provided to the *exempt person* by the *exempt distributor*;

- (c) when advised by a *customer*, licensed *retailer*, or *exempt distributor* of any updates to the *life support equipment* requirements for the *customer*'s premises or any relevant contact details, update the *exempt person*'s registration, within one *business day* from receipt of the advice;
- (d) not arrange for the *de-energisation* of the premises from the date the *life* support equipment will be required at the premises;
- (e) when notified by a *distributor* about a planned interruption under clause 5.5.1(b) of the *Electricity Distribution Code*, provide the affected *customer* (within one *business day* from receipt of notification) with written notice.
- (2) The notice given under clause 134(1)(e) must:
 - (a) specify the expected date, time and duration of the interruption; and
 - (b) include a 24-hour telephone number for fault enquiries and emergencies, the charge for which is no more than the cost of a local call.

(18) In clause 135 delete the heading and text, and insert:

135 Deregistration of premises

- (1) An *exempt person* must not *deregister* a *customer*'s premises except in the circumstances permitted under this clause 135.
- (2) If a *customer*'s premises is *deregistered* by an *exempt person*, the *exempt person* must within 5 *business days* update its registration under subclauses 132(1)(a) and 132(2)(a) as required by clause 136.
- (3) If no customer remains registered with an exempt person under this Part, the exempt person must within 5 business days notify:
 - (a) the licensed retailer; and
 - (b) any exempt distributor of the date of de-registration and the reason for deregistration.



Cessation of exempt person obligations after deregistration

- (4) The *exempt person* obligations under clause 134 cease to apply in respect of a *customer*'s premises once that *customer*'s premises is validly *deregistered*.
- (5) **Deregistration where medical confirmation not provided**
 - (a) Where a *customer* whose premises have been registered by an *exempt* person under subclause 132(1)(a) or 132(2)(a) fails to provide medical confirmation, the exempt person may deregister the customer's premises only when:
 - (i) the *exempt person* has complied with the requirements under clause 133;
 - (ii) the *exempt person* has taken reasonable steps to contact the *customer* in connection with the *customer*'s failure to provide *medical confirmation* in one of the following ways:
 - (A) in person;
 - (B) by telephone; or
 - (C) by electronic means;
 - (iii) the *exempt person* has provided the *customer* with a *deregistration notice* no less than 15 *business days* from the date of issue of the second *confirmation reminder notice* issued under subclause 133(1)(d); and
 - (iv) the customer has not provided medical confirmation before the date for deregistration specified in the deregistration notice.
 - (b) A deregistration notice must:
 - (i) be dated;
 - (ii) specify the date on which the *customer*'s premises will be *deregistered*, which must be at least 15 *business days* from the date of the *deregistration notice*;
 - (iii) advise the *customer* the premises will cease to be registered as requiring *life support equipment* unless *medical confirmation* is provided before the date for *deregistration*; and
 - (iv) advise the *customer* that the *customer* will no longer receive the protections under this Part when the premises is *deregistered*.



(6) Deregistration where there is a change in the customer's circumstances

Where a *customer* whose premises have been registered by an *exempt person* under subclause 132(1)(a) or 132(2)(a) advises the *exempt person* that the person for whom the *life support equipment* is required has vacated the premises or no longer requires the *life support equipment*, the *exempt person* may *deregister* the *customer*'s premises on:

- (a) the date specified in accordance with subclause 136(5)(a)(i)(B) if:
 - (i) the *exempt person* has provided written notification to the *customer* advising:
 - (A) that the *customer*'s premises will be *deregistered* on the basis that the *customer* has advised the *exempt person* that the person for whom the *life support equipment* is required has vacated the premises or no longer requires the *life support equipment*;
 - (B) the date on which the *customer*'s premises will be *deregistered*, which must be at least 15 *business days* from the date of that written notification;
 - (C) that the *customer* will no longer receive the protections under this Part when the premises is *deregistered*; and
 - (D) that the *customer* must contact the *exempt person* prior to the date specified in accordance with subclause 136(5)(a)(i)(B) if the person for whom the *life support equipment* is required has not vacated the premises or requires the *life support equipment*; and
 - (E) the *customer* has not contacted the *exempt person* prior to the date specified in accordance with subclause 136(5)(a)(i)(B) to advise that the person for whom the *life support equipment* is required has not vacated the premises or requires the *life support equipment*; or
- (b) a date that is less than 15 *business days* from the date of written notification if the *customer* or their authorised representative gives *explicit informed consent* to the *premises* being *deregistered* on that date.
- (c) Explicit informed consent is consent given by a customer to a retailer in accordance with the requirements of clause 3C(1)-(2)
- (d) A *retailer* must create a record of each *explicit informed consent* provided by a *customer*, and retain the record for at least 2 years.
- (7) An *exempt person* may, at any time, request a *customer* whose premises have been registered under clause 132 to confirm whether the person for whom *life support*



equipment is required still resides at the premises or still requires life support equipment.

(19) In clause 136 delete the heading and text, and insert:

136 Registration and deregistration details must be kept by exempt persons

An exempt person must:

- (a) establish policies, systems and procedures for registering and *deregistering* a premises as requiring *life support equipment* to facilitate compliance with the requirements in this Part; and
- (b) ensure that *life support equipment* registration and *deregistration* details maintained in accordance with clauses 132, 133, 134 and 135 are kept up to date, including:
 - (i) the date when the *customer* requires supply of energy at the premises for the purposes of the *life support equipment*;
 - (ii) when *medical confirmation* was received from the *customer* in respect of the premises;
 - (iii) the date when the premises is *deregistered* and the reason for *deregistration*; and
 - (iv) a record of communications with the *customer* required by clause 133 and 135.

(20) In clause 137 delete the heading and text, and insert:

137 Application of this Division to exempt persons

(1) This Division applies to *exempt persons* in the following *categories*:

VD2, VR2, VR3 and VR4.

(21) In Schedule 1, clause 6.3 delete the text, and insert:

- (a) Before this contract starts, we were required to ask you whether a person residing or intending to reside at your premises requires *life support* equipment.
- (b) If a person living or intending to live at your premises requires *life support* equipment, you must:
 - (i) advise us that the person requires *life support equipment*;



- (ii) register the premises with us or your distributor; and
- (iii) upon receipt of a *medical confirmation form*, provide *medical confirmation* for the premises.
- (c) Subject to satisfying the requirements in this Code, the *Electricity Distribution Code* or the *Gas Distribution System Code*, your premises may cease to be registered as having *life support equipment* if *medical confirmation* is not provided to us or your distributor.
- (d) You must tell us or your distributor if the *life support equipment* is no longer required at the premises.
- (e) If you tell us that a person living or intending to live at your premises requires *life support equipment*, we must give you:
 - (i) at least 50 business days to provide *medical confirmation* for the premises;
 - (ii) general advice that there may be a *distributor planned interruption* or *unplanned interruption* to the supply of energy to the premises;
 - (iii) information to assist you to prepare a plan of action in case of an *unplanned interruption*; and
 - (iv) emergency telephone contact numbers.

(22) In Schedule 1, insert in the 'Simplified explanation of terms' in alphabetical order:

distributor planned interruption means an interruption of supply planned in advance by a distributor, including for planned maintenance, repair or augmentation of the distribution system; or for installation of a new supply to another customer;

gas full commencement date means 1 July 2020.

gas retailer means a person who holds a retail licence under the Gas Industry Act;

medical confirmation means certification in a *medical confirmation form* from a registered medical practitioner that a person residing or intending to reside at a customer's premises requires *life support equipment*;

medical confirmation form means a written form issued by a *retailer* to enable the customer to provide medical confirmation to the *retailer*;



(23) In Schedule 3, Part 4, after clause 2(2) insert

- (3) An existing life support customer registered by a retailer under clause 2(1)(c) of Part 4 of Schedule 3 of this Code is taken from the commencement date to be registered under new clause 125(1)(a) of the Amending Rule.
- (4) From the *commencement date*, a *retailer* is required to comply with obligations under the Code that apply in respect of a *customer* registered under new clause 125(1)(a) of the *Amending Rule* in respect of an *existing life support customer*, except that:
 - (a) the application of clause 125(1)(c) of the *Amending Rule* is modified so that, by the *Notice Date*, the *retailer* must:
 - (i) if notified by the *distributor* that *existing medical confirmation* has been provided for the *existing life support customer*, provide in writing to the *existing life support customer* the information in clause 125(1)(c)(iii), and (v)-(x) of the *Amending Rule*:
 - (ii) if notified by the *distributor* that *existing medical confirmation* has not been provided for the *existing life support customer*, provide in writing to the *existing life support customer* the information in clause 125(1)(c) of the *Amending Rule*;
 - (b) sub-clause 125(1)(d)-(e), (3) and (4) of the *Amending Rule* do not apply;
 - (5) Retailers must make the required alterations to their standard retail contracts by the commencement date.
 - (6) Alterations made under subclause (5) must take effect on and from the *commencement date*.

(24) In Schedule 3, Part 4, after clause 3(1) insert

- (2) An *existing life support customer* registered by an *exempt person* under clause 3(1)(c) of Part 4 of Schedule 3 of this Code is taken from the *commencement date* to be registered under new clause 132(2)(a) of the *Amending Rule*.
- (3) From the *commencement date*, an *exempt person* is required to comply with obligations under the Code that apply in respect of a *customer* registered under new clause 132(2)(a) of the *Amending Rule* in respect of an *existing life support customer*, except that:
 - (a) the application of clause 132(2)(b) of the *Amending Rule* is modified so that, by the *Notice Date*, the *exempt person* must:



- (i) if notified by the *exempt distributor* that *existing medical confirmation* has been provided for the *existing life support customer*, provide in writing to the *existing life support customer* the information in clause 132(1)(c)(iii)-(vi) of the *Amending Rule*;
- (ii) if notified by the *distributor* that *existing medical confirmation* has not been provided for the *existing life support customer*, provide in writing to the *existing life support customer* the information in clause 132(1)(c) of the *Amending Rule*;
- (b) the application of clauses 132(2)(c) of the *Amending Rule* is modified so that notification to a licensed *retailer* is to be given by the *Notice Date*.

(25) In Schedule 3, Part 4, after clause 3 insert:

4 Gas retailer obligations during preliminary stage for existing customers

- (1) An existing life support customer who has been registered by a gas retailer is taken from the commencement date to be registered under new clause 125(1)(a) of the Amending Rule.
- (2) From the *commencement date* until the *gas full commencement date*, a *gas retailer* is required to comply with obligations under the Code that apply in respect of a *customer* registered under new clause 125(1)(a) of the *Amending Rule* in respect of an *existing life support customer*, except that:
 - (a) the application of clause 125(1)(c) of the *Amending Rule* is modified so that the *retailer* must:
 - (i) if existing medical confirmation has been provided for the existing life support customer, use best endeavours to provide in writing to the existing life support customer in a timely manner the information in clause 125(1)(c)(iii)-(x) of the Amending Rule;
 - (ii) if existing medical confirmation has not been provided for the existing life support customer, use best endeavours to provide in writing to the existing life support customer the information in clause 125(1)(c) of the Amending Rule;
 - (b) clause 125(1)(d) of the *Amending Rule* is modified so that the *gas retailer* must use best endeavours to notify the *distributor* in a timely manner;
 - (c) clause 125(1)(e) of the *Amending Rule* is modified so that the *gas retailer* must use best endeavours to notify the *distributors* in a timely manner;
- (3) Retailers must make the required alterations to their standard retail contracts by the commencement date.



(4) Alterations made under subclause (5) must take effect on and from the *commencement date*.

(26) In Schedule 3, Part 4, after clause 4 insert:

5 Other gas retailer obligations during preliminary stage

From the *commencement date* to the *gas full commencement date*, a *gas retailer* is required to comply with obligations under the Code that apply in respect of a *customer* registered under new clause 125(1)(a) of the *Amending Rule*, except that:

- (a) clause 125(1)(a) of the *Amending Rule* is modified so that the *gas retailer* must use best endeavours to register the *customer* in a timely manner;
- (b) clause 125(1)(c) of the *Amending Rule* is modified so that the *gas retailer* must use best endeavours to provide the information to the *customer* in a timely manner;
- (c) clause 125(1)(d) of the *Amending Rule* is modified so that the *gas retailer* must use best endeavours to notify the *distributor* in a timely manner;
- (d) clause 125(1)(e) of the *Amending Rule* is modified so that the *gas retailer* must use best endeavours to notify the *distributor* in a timely manner;
- (e) clause 125(3)(c) of the *Amending Rule* is modified so that the *gas retailer* must use best endeavours to register the *customer* in a timely manner.
- (f) clause 127(1)(a) of the Amending Rule is modified so that the gas retailer must use best endeavours to notify the distributor in a timely manner
- (g) clause 127(1)(b) of the Amending Rule is modified so that the gas retailer must use best endeavours to update its register in a timely manner
- (h) clause 128(2)(b) of the Amending Rule is modified so that the gas retailer must use best endeavours to update its register in a timely manner
- (i) clause 128(3)(b) of the Amending Rule is modified so that the gas retailer must use best endeavours to update its register in a timely manner.

(27) After Schedule 9 insert:

Schedule 10

Life Support Equipment means any of the following:

- (a) an oxygen concentrator
- (b) an intermittent peritoneal dialysis machine



- (c) a kidney dialysis machine
- (d) a chronic positive airways pressure respirator
- (e) crigler najjar syndrome phototherapy equipment
- (f) a ventilator for life support
- (g) in relation to a particular *customer* any other equipment (whether fuelled by electricity or gas) that a registered medical practitioner certifies is required for a person residing at the *customer's* premises for life support.

'Other' life support equipment may include, but is not limited to, the following:

- (i) external heart pumps
- (ii) respirators (iron lung)
- (iii) suction pumps (respiratory or gastric)
- (iv) feeding pumps (kangaroo pump, or total parenteral nutrition)
- (v) insulin pumps
- (vi) airbed vibrator
- (vii) hot water
- (viii) nebulizer, humidifiers or vaporizers
- (ix) apnoea monitors
- (x) medically required heating and air conditioning
- (xi) medically required refrigeration
- (xii) powered wheelchair.