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| Guide to application by legal personal representative |

This guide sets out the requirements to lodge an Application by legal personal representative (APR), under the *Transfer of Land Act 1958*.

This form is used by the executor(s) or administrator(s) of a deceased sole proprietor or a tenant in common of land (vacant land, house and land, strata units etc.), mortgage or lease.

If the deceased is registered as a joint tenant, the Application by surviving proprietor (ASP) form must be used by the surviving proprietor(s).

Documents required by Land Victoria

Application by legal personal representative – APR form

The APR form must be fully completed and is available on the [Transfer of Land Act](http://www.delwp.vic.gov.au/property-and-land-titles/forms%2C-guides-and-fees/transfer-of-land-act) page at [www.delwp.vic.gov.au/property-forms](http://www.delwp.vic.gov.au/property-forms)>Transfer of Land Act>Deceased estates.

Certificate(s) of Title

The Certificate(s) of Title must be supplied. It/they will be:

* in possession of the lodging party; or
* held by a financial institution, legal practitioner or other party who must provide Land Victoria with the Certificate(s) of Title to enable the transaction to be lodged.

In most cases, the party providing the Certificate(s) of Title will charge a fee.

After your transaction has been processed, a new Certificate of Title will be issued.

Verification of identity

All parties to a conveyancing transaction must have their identity verified.

When a conveyancer or lawyer represents a client, the conveyancer or lawyer is responsible for verifying their client’s identity. For further information, refer to Guide to verification of identity for paper conveyancing transactions for conveyancers, lawyers and mortgagees available at [www.delwp.vic.gov.au/property-forms](http://www.delwp.vic.gov.au/property-forms)>Verification of identity.

If a party to a conveyancing transaction is not represented by a conveyancer or lawyer (a non-represented party), verification of identity needs to be undertaken by Australia Post – the Approved Identity Verifier. In addition, Australia Post will witness the non-represented party signing any conveyancing documents. For further information, refer to [Guide to verification of identity for people not using a conveyancer or lawyer](http://www.delwp.vic.gov.au/property-and-land-titles/forms%2C-guides-and-fees) available at [www.delwp.vic.gov.au/property-forms](http://www.delwp.vic.gov.au/property-forms)>Verification of identity.

Evidence of legal personal representation

Evidence of legal personal representation can be provided using one of the following:

* a completed and signed statutory declaration
* a certified copy of the front page of the grant of probate
* a certified copy of the front page of the letter of administration.

A full death certificate or extract is not required.

The statutory declaration form is located directly below the application on the website. See also ‘How to complete the statutory declaration’ later in this guide.

If providing a certified copy of the front page of either a grant of probate or letters of administration, the certification wording should state:

‘I certify that this is a true copy of the front page of the grant of probate (grant of letters of administration) of which it purports to relate and that the grantee has not been removed’

The certification can be given by the applicant, Australian Legal Practitioner, licenced conveyancer or agent of the applicant.

Land tax Notice of Acquisition

A completed and signed Notice of Acquisition must be supplied.

For more information on the land tax Notice of Acquisition, contact:

State Revenue Office
121 Exhibition Street
Melbourne Vic 3000
T:132 161
W: [www.sro.vic.gov.au](http://www.sro.vic.gov.au)

Additional information

Rating bodies

Each rating body (water, sewerage, council etc.) needs to be notified of the change of ownership. To notify these bodies a copy of the completed land tax Notice of Acquisition should be sent.

Fees

Land Victoria fees are payable at lodgement.

Acceptable payment methods and lodgement fees are available on the [Forms, guides and fees](http://www.delwp.vic.gov.au/property-forms) page at [www.delwp.vic.gov.au/property-forms](http://www.delwp.vic.gov.au/property-forms)>Payment and lodgement.

Multiple joint proprietors, all deceased

If two or more people are registered as joint proprietors and all of them are deceased, then the Application by legal personal representative (APR) form must be used. The applicant(s) must be the executor(s) or administrator(s) of the last deceased joint proprietor. The requirements detailed in this guide apply, with the following changes/additions.

In the ‘Representative capacity’ panel, recite the representative capacity of the applicant(s), e.g. ‘as executor of the will of *(name of deceased)*’ or ‘as administrator of the letters of administration of (*name of deceased*), where the named deceased is the last deceased joint proprietor.

In the ‘Deceased registered proprietor’ panel, insert the full name of the last deceased joint proprietor and then recite the earlier death of the other joint proprietor(s) e.g. Mary Smith, the other registered proprietor John Smith died on 1 July 2000.

An additional statutory declaration is required as proof of the earlier death of the other joint proprietor(s). Death certificate(s) is/are not required. The additional statutory declaration should be made by the applicant, but can be made by any person who has sufficient means of knowledge.

Before lodging at Land Victoria

Prior to lodgement, the lodging party must be in possession of the Certificate(s) of Title or ensure that the Certificate(s) of Title has/have been provided to Land Victoria through the nomination process.

To ascertain whether or not the Certificate(s) of Title has/have been nominated, a single Made Available Alert or one or more Pre-lodgement Check(s) can be made through [LANDATA®](https://www.landata.vic.gov.au/).

Customers who subscribe to the Made Available Alert are notified by email when a Certificate of Title has been nominated at Land Victoria.

A Pre-lodgement Check is made prior to lodgement to confirm that the Certificate(s) of Title has/have been nominated, to inform of a prior dealing affecting that title or to provide details of the controlling party of Certificate(s) of Title.

A Made Available Alert or Pre-lodgement Check(s) product can be obtained through:

* [Document](http://www.landata.vic.gov.au/Document) Tracking in LANDATA® at [www.landata.vic.gov.au](http://www.landata.vic.gov.au)
* a [title information broker](http://www.dtpli.vic.gov.au/property-and-land-titles/property-information/buying-or-selling-property/brokers-and-data-service-providers) found at [www.delwp.vic.gov.au/property](http://www.dtpli.vic.gov.au/property)>Property information>Buying and selling property>Brokers and data service providers.

How to complete the APR form

This form should be completed online and printed for lodgement.

If the form is being completed manually rather than online:

* the writing must be clear and legible and in BLOCK LETTERS
* only use black or blue pen
* correction fluid must not be used
* the back of the form must not be used.

If there is insufficient space in any panel an Annexure Page (A1) must be used, which is available on the [Forms, guides and fees](http://www.delwp.vic.gov.au/property-forms) page at [www.delwp.vic.gov.au/property-forms](http://www.delwp.vic.gov.au/property-forms)>Annexure Page pdf form.

The points below assist in completing the APR form

Lodged by

This section is to be completed by the party lodging the application at Land Victoria.

Please insert the following:

* name, telephone number and postal address for contact details or for the return of any documents
* customer reference and your Land Victoria customer code (if applicable).

Land

Insert Volume and Folio number(s) of affected title(s), e.g. Volume 12345 Folio 125.

Multiple titles, numbered consecutively, may be inserted as a single range entry, e.g. Volume 12345 Folio 125-132.

If the application is over a mortgage, charge or lease insert the instrument number and affected title(s), e.g. AJ125345L affecting Volume 10554 Folio 785.

Applicant

Insert the full name(s) and current address(es) of the applicant(s). The address(es) are where notices will be mailed in the future.

If an applicant’s name differs from that shown on the title, then a recital is required, e.g. Mary Smith formerly Mary Brown.

Please note that a ‘care of’ or ‘post office box’ is not an acceptable address.

Representative capacity

Insert the representative capacity of the applicant(s), e.g. ‘as executor of the will of…’ or ‘as administrator of the letter of administrations of…’.

Deceased registered proprietor

Insert the full name of the deceased. If the deceased’s name differs from that shown on the title, then a recital is required, e.g. Mary Smith formerly Mary Brown.

Date

Insert the date the form is signed by the applicant, e.g. DD/MM/YYYY.

Signature of applicant

The form must be signed by the applicant(s), a legal practitioner, a licensed conveyancer or an agent of the applicant.

Signature requirements are:

* applicant signs – no witness required
* signature of the applicant’s Australian legal practitioner (under the Legal Profession Uniform Law Victoria) – full name and address must be given
* signature of the applicant’s licensed conveyancer (under the *Conveyancers Act 2006*) who must state he/she is a licensed conveyancer
* signature of agent – letter of agency must be supplied.

Statutory declaration in support of Application by legal personal representative

The statutory declaration that accompanies the APR form is sufficient proof of death. The declaration is usually made by the applicant; but, it can be made by any person who has sufficient means of knowledge.

How to complete the statutory declaration

* Insert the full name and residential address of the person making the statutory declaration.
* Clause 1 – insert the full name of the deceased proprietor and the date of death.
* Clause 2 – insert the Volume and Folio number(s) of the affected title(s).
* Clause 3 – insert the date of the grant.
* Clause 4 – state the limitations that apply to the grant; or, if none, state ‘Nil’.
* Clause 5 – requires the person making it to state their means of knowledge, e.g. ‘I am the applicant’ or ‘I am the solicitor for the applicant and the applicant is the Legal Personal Representative’ (if appropriate) would be an acceptable statement.
* Insert where the declaration is being signed, e.g. Melbourne.
* Insert date the declaration is being signed.
* The person signing the declaration must do so in front of a qualified person under the *Evidence (Miscellaneous Provisions) Act 1958* – a full list can be found at [www.justice.vic.gov.au](http://www.justice.vic.gov.au)>Justice system>Legal assistance>Statutory declarations.
* The witness must sign and insert his/her full name, address and qualification.
* A copy of the front page of the grant must be exhibited to the statutory declaration (this copy does not need to be certified).

Contact us

For [location and contact details](http://www.dtpli.vic.gov.au/property-and-land-titles/contact-us), refer to [www.delwp.vic.gov.au/property](http://www.dtpli.vic.gov.au/property)>Contact us.

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