

# NEW VARANGIAN GUARD INC.

### MEMBERSHIP APPLICATION/RENEWAL

(Please use capitals or print cle	arly)			
NAME	Civon N	[a.e. a.g		
	Given N			
Date of Birth (if under 18)	yo)			
ADDRESS				
Residential				
Street Address				
City/Suburb		State		Postcode
Postal				
Street Address				
City/Suburb		State		Postcode
PHONE NUMBERS				
Home	_ Mobile		_ Other	
EMAIL				
EWIAIL				
INSURANCE				
Is N.V.G.Inc. the A.L.H.F	. member group	through wl	hich you p	av vour public liabilit
insurance for living histor				YES / NO
A.L.H.F. membership nur			-	20,110
What other A.L.H.F. grou				
,, 1144 child 1112,1111 . Brow	po wie jou w iller			
I do / do not give permiss	sion for any photo	os taken of	me while	at Club events to be
used by the club in promo	tions of the club,	the club's	newsletter	rs and on the clubs
website.				
I agree to abide by the cor	nstitution of the N	New Varan	gian Guard	d Incorporated and
undertake to do all in my	power to preserv	e the good	image of t	he Association and the
activities it promotes.				
Signature			Date	e
_				
Victorian Control of We	•			
I have read the relevant de				
Act 1990 and the Firear	ms Act 1996. I	am aware	that if I	do not understand th
contents or ramifications	of these definition	ons I shoul	d seek ind	lependent legal advice
At this time I do not belie	ve myself to be a	prohibited	l person un	der these definitions.
Signature			Date	e
OFFICE USE ONLY				
Photo ID sighted?	/	/ ID de	etails	
Photo ID sighted?M'ship Fees paid in full to	o branch on	/ /	Rec. No	)
N.B. Fees deposited on	/ /	Member	ship No	



# N.V.G. INC.

## MEMBERSHIP APPLICATION/RENEWAL, cont.

Member under 18yo: I	
<b>being</b> / <b>not being</b> a member of New child	Varangian Guard Inc., give permission for m
permission for any photos taken of m	New Varangian Guard Inc. I <b>do / do not</b> give y child while at Club events to be used by the o's newsletters and on the clubs website.
Parent/Guardian Signature	Date

## NEW VARANGIAN GUARD INC.

### Weapons Legislation and Information Relevant to Members

#### Current Control of Weapons Legislation by State

A.C.T.

Weapons Act 1991

http://www.legislation.act.gov.au/

N.S.W.

Weapons Prohibition Act 1998, Weapons Prohibition Regulation 1999 http://www.legislation.nsw.gov.au/

N.T.

Weapons Control Act, Weapons Control Regulations http://www.nt.gov.au/dcm/parliamentary\_counsel/current\_legislation.shtml

#### Queensland

Weapons Act 1990, Weapons Regulation 1996 http://www.legislation.qld.gov.au/OQPChome.htm

S.A.

Summary Offences Act 1953

http://www.parliament.sa.gov.au/dbsearch/legsearch.htm

#### Tasmania

Police Offences Act 1935

http://www.thelaw.tas.gov.au/index.w3p

Victoria

Control of Weapons Act 1990, Control of Weapons Regulation 2000, Firearms Act 1996

http://www.dms.dpc.vic.gov.au/

Under Acts and Statutory Laws in the Victorian Law Today section.

Victoria Government Gazette G25 17 June 2004 pages 1719 - 1721 http://www.gazette.vic.gov.au/GazArchFrame.htm

W.A.

Weapons Act 1999, Weapons Regulations 1999 http://www.slp.wa.gov.au/statutes/swans.nsf

#### **Victoria**

In Victoria swords are on the list of Prohibited weapons. This means:

These weapons are considered inappropriate for general possession and use without a Governor in Council Exemption or a Chief Commissioners Approval.

#### Control of Weapons Act 1990

#### EXEMPTION UNDER SECTION 8B TO POSSESS SWORDS FOR HISTORICAL RE-ENACTMENT

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1) of the **Control of Weapons Act 1990**, in relation to swords, a person who is of a class of persons set out in an item in Column 1 of the following Table, to the extent specified opposite that item in Column 2 of the following Table:

Column 1	Column 2		
Purpose	Exemption		
A member of an historical re-enactment organisation listed in Schedule 1.	Bringing a sword into Victoria, causing a sword to be brought or sent into Victoria, selling or purchasing a sword, displaying or advertising a sword for sale, possessing using or carrying a sword for the purposes of studying and participating in the re-enactment of historical events.		

A person seeking to rely on this Order is subject to the following conditions:

- 1. when not being used in accordance with the purpose specified in this Order, swords must be stored safely and securely; and
- 2. a person seeking to rely on this exemption must permit a member of the police force to inspect his or her storage arrangements at any reasonable time.

  In this Order-
- "Act" means the Control of Weapons Act 1990;
- "stored safely and securely" means:
- (a) stored in a manner calculated to ensure the sword:
  - (i) is not readily accessible to a person other than the person seeking to rely on the exemption;
  - (ii) is not available for possession, carriage or use by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or who does not fall within another class of exempt persons;
- (b) when being transported between the usual place of storage of the sword and places at which the sword is legitimately used, the purpose of which is the subject of this exemption, stored in a manner calculated to ensure that the sword is not readily accessible to a person other than the person seeking to rely on the exemption and that the sword is concealed from plain sight during any such transportation;

"participating" includes receiving instruction in, practicing, training, teaching or competing. For the purposes of this Order, a class or classes of persons specified in Column 1 of the Table set out above does not include any person who is a prohibited person as defined in the Act.

This Order comes into operation on 1 July 2004.

Dated 16 June 2004

Responsible Minister ANDRE HAERMAYER Minister for Police and Emergency Services Schedule 1 included New Varangian Guard Inc. & A.L.H.F.

#### Control of Weapons Act 1990, Version 040, 8 November 2007

#### 3. Definitions

In this Act—

"**prohibited person**" has the same meaning as in section 3(1) of the Firearms Act 1996;

## Firearms Act 1996, Version 046, 1 July 2008 3.Definitions

(1) In this Act—

#### prohibited person means-

- (a) a person who is serving a term of imprisonment for—
  - (i) an indictable offence; or

- (ii) an assault; or
- (iii) an offence under the Drugs, Poisons and Controlled Substances Act 1981; or
- (iiia) an offence under the Control of Weapons Act 1990-

or, in relation to a person-

- (iv) not more than 15 years have expired since the person finished serving a term of imprisonment of 5 years or more for such an offence; or
- (v) not more than 5 years have expired since the person finished serving a term of imprisonment of less than 5 years for such an offence; or
- (b) a person who is serving a term of imprisonment in another State or a Territory for an offence of a corresponding nature to an offence listed in paragraph (a) or in relation to a person—
  - (i) not more than 15 years have expired since the person finished serving a term of imprisonment in another State or a Territory of 5 years or more for such an offence; or
  - (ii) or not more than 5 years have expired since that person finished serving a term of imprisonment in another State or a Territory of less than 5 years for such an offence; or
- (ba) a person-
  - (i) who is serving a term of imprisonment for an offence under section 321 or 321A of the Crimes Act 1958; or
  - (ii) in relation to whom, not more than 10 years have expired since the person finished serving a term of imprisonment for an offence specified in subparagraph (i); or
- (bb) a person—
  - (i) who is serving a term of imprisonment in another State or a Territory of the Commonwealth for an offence of a corresponding nature to an offence specified in paragraph (ba)(i); or
  - (ii) in relation to whom, not more than 10 years have expired since the person finished serving a term of imprisonment in another State or a Territory of the Commonwealth for an offence specified in paragraph (ba)(i); or
- (c) a person who is subject to-
  - (i) an intervention order under section 4 of the Crimes (Family Violence)
     Act 1987 or an order of a corresponding nature made in another State or a Territory; or
  - (ii) a community based order which includes a condition referred to in section 38(1)(b) of the Sentencing Act 1991; or
  - (iii) a supervision order under section 26 of the Crimes (Mental Impairment and Unfitness to be Tried) Act 1997—

or, in relation to a person, not more than 5 years have expired since the person was subject to such an order; or

- (d) a person, in relation to whom, not more than 12 months have expired since that person was found guilty by a court, whether in Victoria or in another State or a Territory, of—
  - (i) an offence against this Act, in relation to which it was open to the court to impose a term of imprisonment; or
  - (ii) an offence against any other Act involving the possession or use of firearms and in relation to which it was open to the court to impose a term of imprisonment; or
  - (iii) an indictable offence-

and who is not, by virtue of the operation of any other paragraph of this definition, a prohibited person; or

(e) any person who is of a prescribed class of persons;

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