

Acknowledgement of Dangerous goods storage and handling notification

Notification number

ID-275668

Notification date

7 November 2023

Renew by

7 November 2025

Occupier name

GIPPSLAND PAINTS PTY LTD

Occupier ABN

59661774545

Premises where dangerous goods are stored and handled

29-31 Stratton Dr TRARALGON EAST VIC 3844

Occupier contact details

ADAM ROBERT WOOKEY +61419338920

Submitted by

ADAM ROBERT WOOKEY

Principal activities involving dangerous goods on the premises

Retail;Transport/ Distribution;Storage/ Warehousing

Dangerous goods or combustible liquids stored on the premises

Type or UN Class	Quantity	Quantity
	Bulk (kg/l)	Packaged (kg/l)
2 - Aerosols		60
2.1 - Flammable gases		500
3 - Flammable liquids - Packing Group II		10,000
3 - Flammable liquids - Packing Group III		24,500
6.1 - Toxic substances - Packing Group III		60
8 - Corrosive substances - Packing Group II		150
8 - Corrosive substances - Packing Group III		500
9 - Miscellaneous dangerous goods - Packing Group III		1,500

Additional information

WorkSafe Victoria provides this dangerous goods storage and handling notification acknowledgement under regulation 69(1) of the Dangerous Goods (Storage and Handling) Regulations 2022 (the Regulations). The details provided in this notification will be verified by WorkSafe inspectors.

WorkSafe does not take responsibility for the accuracy of information provided to us in this notification.

Regulation 65 notes that a dangerous goods storage and handling notification needs to be completed at least every two years or within 3 days after the occupier becomes aware, or ought reasonably to have become aware, of the circumstances giving rise to the obligation to notify of the following information—

- the maximum quantity of dangerous goods of a particular UN Class and/or packing group that will be stored at the premises changes by 20% or more
- change of occupier name and/or contact details
- the requirement to notify no longer applies due to below manifest quantities or there is a change in management or control of the premises
- change in the principal activities involving dangerous goods
- additional UN Class and/or packing group of dangerous goods of manifest quantity being stored and handled
- the introduction of new plant, or substantial modifications to plant, intended to be used for the storage and handling of dangerous goods at the premises.

If your business no longer stores dangerous goods above manifest quantity, or is no longer the occupier of the premises, contact WorkSafe Advisory.

To learn more about dangerous goods visit www.worksafe.vic.gov.au/dangerous-goods.

Do you need to complete an additional notification?

You may have an additional obligation to notify WorkSafe about dangerous goods at your premises.

A major hazard facility (MHF) notification is needed when the type and quantity of materials at the premises exceeds 10% of the major hazard threshold quantities. These quantities are outlined in the Occupational Health and Safety Regulations 2017 (OHS Regulations), Schedule 14.

Examples include:

- 20,000 kilograms of ammonia (anhydrous, liquefied)
- 20,000 kilograms of liquefied petroleum gases (LPG)

To learn more about MHFs and your obligations, see OHS Regulations, regulation 360, and visit www.worksafe.vic.gov.au/major-hazard-facilities.