## **LEGISLATIVE COUNCIL**

## PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2019

## (Amendments and New Clause to be proposed in Committee by Mr LEANE)

- 1. Clause 1, page 2, lines 14 to 16, omit "in respect of licensed and unlicensed water frontages" and insert "for recreational uses of certain land abutting watercourses".
- 2. Clause 2, line 16, omit "December 2020" and insert "September 2021".
- 3. Insert the following New Clause to follow clause 35—

## '35A Definitions

In section 2A of the Land Act 1958—

- (a) **insert** the following definitions—
  - "*licensed water frontage* means water frontage which is under a licence under Division 8 of Part I or section 138;
  - *municipal council* has the same meaning as *Council* has in the Local Government Act 2020;
  - *Parks Victoria* has the same meaning as in the **Parks Victoria Act** 2018;
  - *regulated watercourse land* means Crown land within 200 metres of the bank of a watercourse within the meaning of Part XII which is not any one or more of the following—
    - (a) under a lease or a residence area right;
    - (b) vested in trustees or in a municipal council;
    - (c) placed under the control of a public authority other than the Secretary or Parks Victoria;
    - (d) land in respect of which a committee of management has been appointed under the Crown Land (Reserves) Act 1978;
  - *water frontage* means Crown land (including land temporarily or permanently reserved)—
    - (a) which has a frontage to the sea or a watercourse within the meaning of Part XII; and
    - (b) which is not under a lease, licence or residence area right; and
    - (c) which is not reserved as a water reserve along any public road under the **Crown Land (Reserves) Act 1978**; and

- (d) which is not—
  - (i) vested in trustees or in a municipal council; or
  - (ii) placed under the control of a public authority other than Parks Victoria; or
  - (iii) land in respect of which a committee of management has been appointed under the Crown Land (Reserves) Act 1978.";
- (b) in the definition of *Traditional Owner Land Management Board*, for "1987." substitute "1987;".'.
- 4. Clause 36, lines 5 to 10, omit all words and expressions on these lines and insert—

'In section 3(1) of the Land Act 1958—

- (a) the definitions of *fence*, *Parks Victoria* and *water frontage* are repealed;
- (b) in the definition of *unused road*, for "400(1);" substitute "400(1).".'.
- 5. Clause 52, lines 14 and 15, omit "water frontages and licensed water frontages" and insert "regulated watercourse land".
- 6. Clause 52, lines 18 and 19, omit "water frontages and licensed water frontages" and insert "regulated watercourse land".
- 7. Clause 52, lines 23 and 24, omit "water frontages and licensed water frontages" and insert "regulated watercourse land".
- 8. Clause 52, after line 28 insert—
  - '(3) After section 413(4) of the Land Act 1958 insert—
    - "(5) Regulations made under this Act may—
      - (a) leave any matter or thing to be decided by a specified person or class of person; and
      - (b) provide for the exemption of persons or a class of persons from any of the regulations.".'.
- 9. Clause 117, line 3, omit "December 2021" and insert "September 2022".