

### Available Conditions<sup>1</sup>

1. A condition that is inconsistent with a condition of a family violence intervention order, family violence safety notice or recognised DVO, if the bail decision maker is satisfied that the proposed condition will better protect the safety or welfare of an alleged victim of the offence with which the accused is charged, or a protected person (within the meaning of the *Family Violence Protection Act 2008* (Vic)).
2. All or any of the following conditions about the conduct of an accused:
  - (a) reporting to a police station;
  - (b) residing at a particular address;
  - (c) a curfew imposing times at which the accused must be at their place of residence, not to exceed 12 hours within a 24-hour period;
  - (d) that the accused is not to contact specified persons or classes of person;
  - (e) surrender of the accused's passport;
  - (f) geographical exclusion zones, i.e., places or areas the accused must not visit or may only visit at specified times;
  - (g) attendance and participation in a bail support service;
  - (h) that the accused not drive a motor vehicle or carry passengers when driving a motor vehicle;
  - (i) that the accused not consume alcohol or use a drug of dependence within the meaning of the *Drugs, Poisons and Controlled Substances Act 1981* (Vic) without lawful authorisation under that Act;
  - (j) that the accused comply with any existing intervention orders;
  - (k) any other condition that the bail decision maker considers appropriate to impose in relation to the conduct of the accused.

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<sup>1</sup> This list has been prepared by the Judicial College of Victoria solely as a quick list of available conditions that might be imposed. It does not duplicate the structure or substance of the *Bail Act 1977* (Vic), which is the definitive authority to be relied upon.