COR 2021 004649

FINDING INTO DEATH WITHOUT INQUEST

Form 38 Rule 63(2)

Section 67 of the Coroners Act 2008

I, Coroner David Ryan, having investigated the death of Vasil Lazarevski and without holding an inquest, find –

That the identity of the deceased was:

Surname: Lazarevski

Given names: Vasil

Date of birth: 27 July 1927 Death occurred: 15 August 2021

Place of death: Werribee Mercy Hospital, 300 Princes Highway, Werribee, Victoria,

3030

Cause of death was: 1a: REDUCED ORAL INTAKE AND FUNCTIONAL DECLINE

1b: FRACTURED NECK OF FEMUR

I make no further findings with respect to the circumstances in which the death occurred, under section 67(2) of the *Coroners Act 2008* ('the Act'), because I did not hold an inquest and I find that:

- the deceased was not, immediately before their death, a person placed in custody or care; and
- there is no public interest to be served in making a finding regarding those circumstances.

Signature:

Coroner David Ryan

Date: 11 October 2021

Or Victoria

NOTE: Under section 83 of the *Coroners Act 2008* ('the Act'), a person with sufficient interest in an investigation may appeal to the Trial Division of the Supreme Court against the findings of a coroner in respect of a death after an investigation. An appeal must be made within 6 months after the day on which the determination is made, unless the Supreme Court grants leave to appeal out of time under section 86 of the Act.