

To whom it may concern,

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I MARIA A KOLOVRAT, am the interested party commenting on these views through this draft decision for the Commission's views on G - MW's price submission.

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The decision is for all to always apply and test:

'The Current Economical "Inflation % Rate" Threshold Protective Cap' to all Services Charges and Proposed Charges for all Household Quartely Water Bills.

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This consultative advisal prescription that I'm recommending is to work by the measures of the current going economical 'inflation % rate', makes the bills more affordable for myself as a permanent disabled resident, including all the rest of our community residents, like I mentioned earlier, the long term, pensioners, aged, retired, disabled, psychologically mentally incapacitated, traumatised ones like myself, the description list goes on and on, including cats and dogs, home and local cemetaryies too.

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In consultation to fluctuating returns from stakeholders and shareholders, this is a relatively vital important life long on going decision for our future, and thats why I'm here to quote this: "Aim to sustain and cap all expenditure expensive debinture living house hold bills now before it's too late including council house land tax rate [it can be exempted!], this land tax rate has an unwanted merciless expensive fire levy, 'ABOLISH this criminal fire levy', we are not are not rurals, we're Victorians.

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Centrelink also shows little pity upon us, we're their poor injured Victorian recipients suffering from their high unrealistic demands, with low and nil pay increments, including unwanted higher deeming rates that are not set with the ' current inflation % rate'. Also the Utilites and Pharmaceuticals extra pay never increases but decreases.

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These are strong enough claims to exempt us all from such future money household bill and council charges permanently".

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Why not?

It should be! Because when I look around I even see houses without water meters and gas meters.