

FLARE Terms of Use and Disclaimer

The Flash Flood Advisory Resource (FLARE) is an advisory service provided by the Bureau of Meteorology (Bureau) for the sole purpose of assisting agencies with responsibility for developing and implementing flash flood warning systems ('Responsible Agencies'). The FLARE service includes the provision of guidance material on the FLARE website, available via govdex, as well as email and telephone guidance. The FLARE service and material made available as part of the service ('FLARE content') may be used by individuals who work for Responsible Agencies or are otherwise facilitating the objectives of Responsible Agencies in developing and implementing flash flood warning systems.

By using the FLARE service and the FLARE content, you, the user who has registered to use the FLARE service, agree to comply with the following terms of use, and to share these terms with your Responsible Agency. You must not use the FLARE service and the FLARE content if you or your Responsible Agency do not agree to comply with these terms.

- 1. You may use the FLARE service and the FLARE content for the sole purpose of facilitating the objectives of your Responsible Agency in developing and implementing flash flood warning systems.
- 2. You may distribute the FLARE content for the sole purpose of developing and implementing flash flood warning systems, with the Bureau's written consent. You must not distribute the FLARE Content for any other purpose.
- 3. The Bureau provides the FLARE service and the FLARE content for general information purposes only. They are subject to the uncertainties of scientific and technical research, and are subject to change without notice. The FLARE content may not cover all of the meteorological information available on, or applicable to, a particular flood incident. The FLARE content may not have been produced by the Bureau, but instead provided by third parties. The FLARE content may include references to third party web sites. The Bureau has no direct control over the content of any third party websites. Links to external websites do not constitute an endorsement or a recommendation of those sites, including any information, material or third party products or services available from or through those sites. It your responsibility to make your own decisions about visiting linked external websites, and about the accuracy, currency, completeness, quality, reliability and suitability for any purpose of information contained in such sites. The FLARE service and the FLARE content are not a substitute for independent professional advice. You and Responsible Agencies should obtain expert advice relevant to your particular circumstances where necessary.
- 4. You are responsible for your use of the FLARE service and the FLARE content, and you accept all risks and consequences that might arise from your or your Responsible Agency's use of them, including responsibility for any liability, loss, cost, damage or expense that you, your Responsible Agency, or any other person may suffer or incur directly or indirectly in connection with the use of or reliance upon the FLARE service and the FLARE content. You and your Responsible Agency waive all rights to bring a claim against, and forever release, the Bureau in respect of any liability, loss, cost, damage or expense arising in connection with the use of or reliance upon the FLARE service and the FLARE content.
- 5. To the maximum extent permitted by law:
 - a. the Bureau does not give any representation or warranty of any kind, whether express, implied, statutory or otherwise in respect of the availability, accuracy, currency, completeness, quality or reliability of the FLARE service and the FLARE content, or that they will be suitable for any particular purpose, or that they will not infringe any third party intellectual property rights, or that the FLARE website will be free from defects, viruses, third party interception or other security threats or vulnerabilities, or that the FLARE service will be uninterrupted;
 - b. **the Bureau excludes all liability** to you, your Responsible Agency and any other person, arising directly or indirectly, in connection with the use of or reliance upon the FLARE service and the FLARE content;
 - c. the Bureau's liability to you or your Responsible Agency for a breach of any statutory condition or warranty that cannot be excluded is limited to, at the Bureau's discretion and where permitted by law, the resupply of the FLARE service and the FLARE content.
- 6. The Bureau reserves the right to change or discontinue any feature of the FLARE service and the FLARE content, their availability, and the terms on which they are made available.
- 7. These terms incorporate the privacy policy on our website available at http://www.bom.gov.au/other/privacy.shtml.
- 8. These terms incorporate the accessibility policy on our website available at http://www.bom.gov.au/other/accessibility.shtml?ref=ftr.
- 9. These terms incorporate the copyright notice on our website available at http://www.bom.gov.au/other/copyright.shtml.
- 10. These terms are additional to any applicable govdex terms and conditions, and you must comply with those terms and conditions.
- 11. If any of these terms cannot be enforced, this will not affect the remaining terms.
- 12. These terms are governed by the laws of Victoria, Australia.

