



# *Government Gazette*

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# Anti-Discrimination Act 1977

## EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8, 25 and 51 of the *Anti-Discrimination Act 1977* (NSW) to the University of Sydney to conduct targeted recruitment programs for Aboriginal and Torres Strait Islander persons and for women.

This exemption will remain in force for 5 years.



Dated this 11 day of October 2021

Jackie Lyne  
**Manager, Governance & Advice  
Delegate of the President  
Anti-Discrimination NSW**

## LAND TAX MANAGEMENT ACT 1956

### Land Tax Threshold

This determination of the Land Tax threshold is made under section 62TBA of the *Land Tax Management Act 1956*, as amended by the *State Revenue and Other Legislation Amendment (Budget Measures) Act 2006*.

### Indexation Factor

It is hereby notified that pursuant to section 62TBB (3) of the *Land Tax Management Act 1956*, that 22.848% has been determined as the percentage by which average land values of land within residential, commercial, business and industrial zones have changed between 1 July 2020 and 1 July 2021. In accordance with legislation, the indexation factor is determined at 22.848% for the 2022 land tax year.

### Indexed Amount

It is hereby notified that pursuant to section 62TBA (7) (a) of the *Land Tax Management Act 1956*, that \$947,000 is the determined indexed amount for the 2022 land tax year.

### Average of Indexed Amounts

It is hereby notified that pursuant to section 62TBA (7) (b) of the *Land Tax Management Act 1956*, that the average of the indexed amounts pursuant to section 62TBA (7) (b) is \$822,000; and the indexed amounts used to calculate that average amount are:

For the 2020 land tax year \$747,000

For the 2021 land tax year \$771,000

For the 2022 land tax year \$947,000

### Determination of the Tax Threshold

Under section 62TBA (2) of the *Land Tax Management Act 1956*, the tax threshold for the 2022 land tax year is the average of the indexed amounts \$822,000 or the \$755,000 tax threshold for the 2021 land tax year, whichever is the greater.

It is hereby notified that pursuant to section 62TBA (7) (c) of the *Land Tax Management Act 1956*, that the amount of \$822,000 has been determined as the tax threshold for the 2022 land tax year.

### Determination of the Premium Rate Threshold

Under section 62TBC (2) of the *Land Tax Management Act 1956*, the premium rate threshold for the 2021 land tax year is \$4,616,000.

The land tax threshold for the 2021 land tax year is \$755,000.

The land tax threshold for the 2022 land tax year under Section 62TBA (7) (c) as determined above is \$822,000.

It is hereby notified that pursuant to Section 62TBC (4) of the *Land Tax Management Act 1956*, that the amount of \$5,026,000 has been determined as the premium rate threshold for the 2022 land tax year.

Dr David Parker

Valuer General

# Anti-Discrimination Act 1977

## EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8 and 51 of the *Anti-Discrimination Act 1977* (NSW) to advertise, recruit and employ the position of Host and Guide for an Aboriginal and/or Torres Strait Islander person only.

This exemption will remain in force for 10 years.

Dated this 11 day of October 2021



Jackie Lyne  
**Manager, Governance & Advice**  
**Delegate of the President**  
**Anti-Discrimination NSW**

## ASSOCIATIONS INCORPORATION ACT 2009

### Cancellation of Registration pursuant to Section 76

TAKE NOTICE that the registration of the following associations is cancelled by this notice pursuant to section 76 of the Associations Incorporation Act 2009.

CENTRAL COAST BUSINESS MENTOR SERVICES INCORPORATED	Y2829205
MY HOUSE OATLANDS INCORPORATED	INC1300494
COONAMBLE PARENT SUPPORT HOST FAMILY RESPITE CARE INC	Y0193928
EMERGENCY LIFE SUPPORT (E.L.S) COURSE INCORPORATED	Y2959139
AIFC KOREAN DISTANCE EDUCATION PROGRAM INCORPORATED	INC9891284
MERCY MISSION DA'WAH INCORPORATED	INC9886733
MURRUMBIDGEE CULTURAL HERITAGE CENTRE INCORPORATED	INC1901568
LIFT CHURCH INCORPORATED	INC9897853
SUNRISE PROGRESS ASSOCIATION INCORPORATED	INC1600594
HASTINGS POWER PARTNERS INCORPORATED	INC1801164
ALLIED MEDICAL PROFESSIONALS FOR EDUCATION AND DEVELOPMENT INCORPORATED	Y2347130
SUDDEN INFANT DEATH ASSOCIATION NEWCASTLE & DISTRICT INC	Y0525146
AUSTRALIA SYDNEY BEIJING ART GROUP SENIOR ASSOCIATION HORNSBY INCORPORATED	INC2000031

Cancellation is effective as at the date of gazettal.

Dated this 13<sup>th</sup> day of October 2021.

Diane Duggan  
Delegate of the Commissioner  
NSW Fair Trading

## **Resumption of Jury Trials and in person appearances in Judge Alone Trials**

### **Commencement**

1. This Practice Note commences on 13 October 2021.

### **Review**

2. In view of the further easing of Public Health Orders, this Practice Note will be reviewed in mid-November 2021 or as otherwise may be necessary.

### **Introduction**

3. The commencement of new jury trials at the Court venues identified in paragraph 10 were temporarily suspended due to COVID-19. With the easing of restrictions under Public Health Orders and increased vaccination rates, the temporary suspension of jury trials at these venues will be lifted on 25 October 2021.
4. The steps that the Court will take to enable the return of jury trials in a way that is in the interests of the health and wellbeing of all court participants will build on the measures implemented last year which included the enlargement of jury rooms, the hiring of external facilities for jury deliberation and empanelment, 4m<sup>2</sup> physical distancing, juries in the round, individualised meals for jurors and mandatory face mask wearing for all court participants.
5. The additional steps that the Court will take to facilitate the safe resumption of jury trials include:
  - a. all jurors being vaccinated against COVID-19; and
  - b. all court participants undergoing rapid antigen screening (RAS) at least twice-weekly or as otherwise required by the Sheriff of NSW.
6. In person appearances will only be allowed for new jury trials from 25 October 2021. All other matters in the Court will continue to be conducted by use of the virtual courtroom, subject to any leave granted by application to the trial Judge in judge alone trials. An application for leave must be made in accordance with paragraphs 48 and 49 below.

## **The Expectation of the Court**

7. To enable the safe resumption of jury trials, the Court strongly encourages legal practitioners to be vaccinated. The Court encourages the Directors of Public Prosecutions (State and Commonwealth), the Senior Public Defender, and Legal Aid NSW to ensure that counsel and instructing solicitors are vaccinated.
8. The Court encourages the NSW Bar Association and the Law Society of New South Wales to support the vaccination of their members who appear in the Court.

## **Definitions**

9. In this Practice Note:

“counsel” includes a solicitor advocate.

“Court” means the District Court of NSW sitting at the court venues identified in paragraph 10. Court venues may be added pursuant to paragraph 11.

“court participants” includes judges, associates, counsel representing the Crown (both State and Commonwealth), counsel representing an accused person, solicitors, an accused person, Sheriff’s officers, Corrective Services Officers, court officers, witnesses who appear in person (not by audio-visual link), interpreters, RSB court reporters, sound reporters and third party contractors, ODPP Witness Assistance Officers, other persons providing witness support and jurors.

“Readiness Hearing” means a hearing to ascertain the readiness of the parties to proceed on the allocated trial date.

“vaccinated” means that a person:

- a. has either completed a two-dose schedule of Pfizer Australia Pty Ltd, AstraZeneca Pty Ltd or Moderna Australia Pty Ltd, or received a single dose of Janssen-Cilag Pty Ltd; and
- b. at least 14 days has elapsed since completing their vaccination schedule.

## **Application**

10. This Practice Note applies to the resumption of jury trials at:
  - a. The Downing Centre;
  - b. John Maddison Tower;

- c. Campbelltown;
- d. Dubbo;
- e. Gosford;
- f. Katoomba;
- g. Newcastle;
- h. Parramatta;
- i. Penrith; and
- j. Wollongong.

11. Risk assessments will be conducted by the Sheriff of NSW and the application of this Practice Note may be extended to other Court venues.

### **Readiness Hearings**

12. This Practice Note supplements District Court Criminal [Practice Notes 18 and 19](#).
13. The parties must strictly comply with case management orders made at Readiness Hearings.

### **Jury Panels**

14. The Sheriff of NSW will ensure that all members of the jury panels for trials in the Court are vaccinated, consent to undergoing RAS as required and have undergone RAS.

### **Pre-Trial Callovers**

15. This Practice Note emphasises the importance of pre-trial callovers. For trials listed for hearing at the Downing Centre, a pre-trial callover is heard by the List Judge in Court 3.1 on the Thursday the week before the trial date. In other Courts, the pre-trial callover is heard at the time directed by the Senior Judge.

### **Obligation to Ensure Accuracy**

16. The party calling a witness is obliged to ensure that the information provided to the Court in either Forms A, B or C is accurate. When a witness is stated to be vaccinated, the party calling the witness must sight his or her COVID-19



certificate provided by the Australian Government before the relevant form is completed.

### Vaccination Status

17. The Court acknowledges that any court participant has the right to decline to provide his or her vaccination status.
18. The consequences of declining to provide a court participant's vaccination status may vary and will depend upon whether the court participant consents to RAS (see paragraphs 22-49 below).
19. The provision of vaccination status will assist the Court to manage the risk of COVID-19 and facilitate the safety of all court participants under the *Court Security Act 2005* (NSW), the *Work Health and Safety Act 2011* (NSW) and NSW Public Health Orders.
20. The trial Judge will direct that the information contained in Forms A to G hereof is to be destroyed at the end of the trial.
21. The Court also brings to the attention of court participants the Department of Communities and Justice's "Collection Notice Health Records DC Trials" published on the Court's [website](#).

### Prior to the Pre-Trial Callover

#### *Prosecution Witnesses*

22. The Crown is to file a list of witnesses that the Crown intends to call at trial, no later than two days prior to the pre-trial callover. A list of witnesses with their vaccination status, preferred mode of attendance, and whether they consent to RAS should be filed by Form A annexed. This form may be signed by the instructing solicitor.
23. Where a Crown witness declines to provide their vaccination status or evidence of such, or does not consent to RAS, an application may be made pursuant to s 5B(1) of the *Evidence (Audio and Visual Link) Act 1998* (NSW) (the Act) seeking a direction that the witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding.
24. Such application is to be made and determined by the trial Judge at the commencement of the trial and before a jury is empanelled.
25. Alternatively, pursuant to s 5B(1) of the Act, the Court, on its own motion, may direct that a witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding.

26. Such a direction will be made by the trial Judge at the commencement of the trial and before empanelling the jury.

#### *Defence Expert and Alibi Witnesses*

27. The Defence is to file a list of expert and/or alibi witnesses that are to be called in the trial, no later than two days prior to the pre-trial callover. A list of witnesses with their vaccination status, preferred mode of attendance, and whether they consent to RAS should be filed by Form B annexed. This form may be signed by the instructing solicitor.
28. Where a Defence expert and/or alibi witness declines to provide their vaccination status or evidence of such, or does not consent to RAS, an application may be made pursuant to s 5B(1) of the Act seeking a direction that the witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding.
29. Such application is to be made and determined by the trial Judge at the commencement of the trial and before a jury is empanelled.
30. Alternatively, pursuant to s 5B(1) of the Act, the Court, on its own motion, may direct that a witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding.
31. Such a direction will be made by the trial Judge at the commencement of the trial and before empanelling the jury.

#### At the Pre-Trial Callover

32. Pre-trial callovers will continue to be conducted remotely until further order of the Court.
33. At the pre-trial callover, counsel appearing for the Crown and counsel appearing for the accused person must:
- a. clearly identify all pre-trial issues;
  - b. inform the Court of all pre-trial issues that are to be determined and the estimated length of the pre-trial hearing;
  - c. provide either Forms D or E, as applicable, electronically to the List Judge or Senior Judge disclosing the vaccination status of counsel and instructing solicitors and whether counsel and instructing solicitors consent to undergo RAS, as required. This form may be signed by the instructing solicitor;

- d. inform the Court whether there is any change to the information provided to the Court in accordance with paragraphs 22 and 27 of this Practice Note and to provide the Court with any further information that may be required; and
- e. confirm that all proposed exhibits consented to be tendered have been prepared into a tender bundle with the appropriate number of copies ready to be brought into the Court on the trial date.

34. At the pre-trial callover, counsel appearing for the accused person must:

- a. Where the accused person is on bail: provide Form F electronically to the List Judge or Senior Judge disclosing the accused person's vaccination status and whether he or she consents to undergo RAS. This form may be signed by the instructing solicitor on advice received from the accused person; or
- b. Where the accused person is in custody: provide Form G electronically to the List Judge or Senior Judge disclosing the accused person's vaccination status. This form may be signed by the instructing solicitor on advice received from the accused person.

## **Arrangements for RAS**

### Counsel and Solicitors

35. Counsel and solicitors must make themselves known to the Sheriff's officer or RAS clinic staff so that arrangements might be made for priority testing. Counsel and solicitors will be required to undergo RAS at least twice-weekly or as otherwise required by the Sheriff of NSW.

### Witnesses

36. The party calling a witness whose evidence is to be given in person must arrange with the Sheriff's officer or RAS clinic staff a suitable time for the witness to undergo RAS. Parties must make allowance for RAS to be conducted within an appropriate time prior to the witness being called. Witnesses will be required to undergo RAS at least twice-weekly or as otherwise required by the Sheriff of NSW.

### Accused Person On Bail

37. An accused person on bail is to be accompanied by his or her counsel or instructing solicitor for RAS at least twice-weekly or as otherwise required by the Sheriff of NSW.

### Accused Person In Custody

38. The Chief Judge of the Court has made a direction in all jury trials that where an accused person is in custody, the accused person is to undergo RAS conducted by Corrective Services NSW every two days during the trial prior to being transported to the Court.

### **Failure to Consent to RAS**

39. Where counsel and/or solicitors decline to provide their vaccination status or evidence of such, or do not consent to RAS, the trial may be vacated and relisted on a later date. In determining whether the trial will be vacated, the Court will have regard to:
- a. The interests of justice;
  - b. The vaccination status of counsel and/or solicitors who do not consent to RAS;
  - c. The public health risk posed by the COVID-19 pandemic;
  - d. The efficient use of available judicial and administrative resources;
  - e. Whether counsel and/or solicitors may appear by the use of the virtual courtroom;
  - f. Any relevant matter raised by a party to the proceedings; and
  - g. Any other matter that the Court considers relevant.
40. Where an accused person declines to provide their vaccination status or evidence of such, or does not consent to RAS, the Court may vacate the trial or, on its own motion or with the parties to the proceedings consent, may make a direction that the accused person, whether on bail or in custody, appear before the Court by audio-visual link from any place within or outside New South Wales. The parties will have an opportunity to make submissions to the Court as to whether such a direction should be made. In making such a determination, the Court will have regard to the accused person's vaccination status and ss 22C(6) and 22C(7) of the Act.

### **Empanelment of Juries**

41. To enhance COVID-19 safety, the empanelment of juries may be staggered and empanelment times allocated by the List Judge or Senior Judge.
42. The jury will not be empanelled until all pre-trial issues have been determined.

43. The trial Judge is to inform the jury manager of the relevant Court when all pre-trial issues are determined.

## **Trial**

44. At trial, face mask wearing is mandatory for all court participants. This requirement is waived:
- a. when a court participant is addressing the Court or giving evidence;
  - b. when any witness or court participant is required to remove his or her face mask for purposes of in-court identification and for purposes of briefly allowing the jury to see the witness's or court participant's face by way of introducing the person to the jury;
  - c. where a court participant is unable to wear a face mask for medical reasons which must be established by a medical certificate; or
  - d. where there is a reason that the Court considers relevant.
45. With respect to any witness/es to be called in the Defence case, other than witnesses required to be disclosed at the pre-trial callover pursuant to paragraph 27, the Defence is to notify the Court of their vaccination status, preferred mode of attendance, and whether they consent to RAS after the close of the Crown case and prior to the witness being called during the trial. This information should be handed to the trial Judge in Form C annexed. This form may be signed by the instructing solicitor.
46. Where a Defence witness does not consent to RAS, an application may be made pursuant to s 5B(1) of the Act seeking a direction that the witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding.
47. Alternatively, pursuant to s 5B(1) of the Act, the Court, on its own motion, may direct that a witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding.


## **Applications for Leave – Judge Alone Trials**

48. Leave will not be granted to any person to attend the Court in person unless the trial Judge is satisfied that he or she is vaccinated.

49. Solicitors for the parties must enquire as to the vaccination status of all their proposed court participants and provide that information to the trial Judge. When a witness is stated to be vaccinated, the obligation to ensure the accuracy of that statement applies in accordance with paragraph 16 above.

### **Open Justice**

50. The Court remains committed to the principles of open justice. However, the risk of COVID-19 requires the Court to limit the persons who may attend a trial in person.
51. Members of the public may not attend court in person. Should a member of the public wish to view a trial, attendance will be permitted by use of the virtual courtroom. The link to the virtual courtroom may be provided on request made by email to the trial Judge's associate. All such requests will be subject to orders made by the trial Judge concerning the conduct of the trial. A list of associate contact details is available on the Court's [website](#).
52. A member of the media who wishes to attend a trial in person must provide evidence that he or she is vaccinated and consents to undergo RAS. Any attendance in person must not infringe the 4m<sup>2</sup> rule. Where a member of the media declines to provide his or her vaccination status or declines to undergo RAS, attendance will be permitted by use of the virtual courtroom. The link to the virtual courtroom may be provided on request made by email to the Court's media liaison officer. All such requests will be subject to orders made by the trial Judge concerning the conduct of the trial.



The Honourable Justice D Price AO  
Chief Judge of the District Court  
13 October 2021

# Form A – Crown witnesses

## MATTER DETAILS

Case Name: Regina v

Case Number:

Crown legal representative:

Name	Vaccination Status (if disclosed)	Preferred Mode of Attendance		Consent to RAS	
		In Person	AVL	Yes	No

## SIGNATURE

Signature of legal representative:

Capacity:

Date of signature:

# Form B – Defence expert and/or alibi witnesses

## MATTER DETAILS

Case Name: Regina v

Case Number:

Defence legal representative:

Name	Vaccination Status (if disclosed)	Preferred Mode of Attendance		Consent to RAS	
		In Person	AVL	Yes	No

## SIGNATURE

Signature of legal representative:

Capacity:

Date of signature:



## Form C – Defence witnesses (other)

### MATTER DETAILS

Case Name: Regina v

Case Number:

Defence legal representative:

Name	Vaccination Status (if disclosed)	Preferred Mode of Attendance		Consent to RAS	
		In Person	AVL	Yes	No

### SIGNATURE

Signature of legal representative:

Capacity:

Date of signature:

# Form D – Crown counsel and solicitors

## MATTER DETAILS

Case Name: Regina v

Case Number:

Name	Counsel / Solicitor	Vaccination Status (if disclosed)	Consent to RAS	
			Yes	No

## SIGNATURE

Signature of legal representative:

Capacity:

Date of signature:



# Form F – Accused person on bail

## MATTER DETAILS

Case Name: Regina v

Case Number:

Defence legal representative:

Barrister briefed to appear at trial:

Bail status of the accused person:

## UNDERTAKING

- 1 I, \_\_\_\_\_, am the instructing solicitor for the accused person, \_\_\_\_\_.
- 2 I confirm that I am advised by the accused person that:
  - a HIS / HER vaccination status is \_\_\_\_\_; or
  - b HE / SHE declines to disclose their vaccination status.
- 3 HE / SHE DOES / DOES NOT consent to rapid antigen screening.

## SIGNATURE

Signature of legal representative:

Capacity:

Date of signature:

# Form G – Accused person in custody

## MATTER DETAILS

Case Name: Regina v

Case Number:

Defence legal representative:

Barrister briefed to appear at trial:

Bail status of the accused  
person:

## UNDERTAKING

1 I, \_\_\_\_\_, am the instructing solicitor for  
the accused person, \_\_\_\_\_.

2 I confirm that I am advised by the accused person that:

a HIS / HER vaccination status is \_\_\_\_\_; or

b HE / SHE declines to disclose their vaccination status.

## SIGNATURE

Signature of legal representative:

Capacity:

Date of signature:

## **Applications for leave for in person appearances in Civil Trials**

### **Commencement**

1. This Practice Note commences on 13 October 2021.

### **Review**

2. This Practice Note will be reviewed in mid-November 2021 or as otherwise may be necessary.

### **Introduction**

3. In person appearances have been temporarily suspended due to COVID-19. With the easing of restrictions and increased vaccination rates, applications may be made for leave to be granted for in person appearances in civil trials which are listed for hearing on or after 25 October 2021.
4. All other matters will continue to be heard by use of the virtual courtroom.

### **Definitions**

5. In this Practice Note:

“Court” means the District Court of NSW.

“court participants” includes judges, associates, counsel representing a party to proceedings, solicitors, parties to proceedings, Sheriff’s officers, court officers, witnesses who appear in person (not by audio-visual link), interpreters, RSB court reporters, sound reporters and third party contractors.

“vaccinated” means that a person:

- a. has either completed a two-dose schedule of Pfizer Australia Pty Ltd, AstraZeneca Pty Ltd or Moderna Australia Pty Ltd, or received a single dose of Janssen-Cilag Pty Ltd; and
- b. at least 14 days has elapsed since completing their vaccination schedule.

## **An Application for Leave**

6. An application for leave must be made to the Civil List Judge (where a trial Judge has not been allocated) or to the trial Judge (where allocated).
7. Applications for leave must be made **no later than three business days prior to the trial date.**
8. Leave will not be granted to any person to attend the Court in person unless the Civil List Judge or trial Judge is satisfied that he or she is vaccinated.
9. Solicitors for the parties must enquire as to the vaccination status of all their proposed court participants and provide that information to the Civil List Judge or trial Judge. When a witness is stated to be vaccinated, the solicitor must sight his or her COVID-19 certificate provided by the Australian Government before providing that information to the Judge.

## **At Trial**

10. In civil trials, face mask wearing is mandatory for all court participants. This requirement is waived:
  - a. when a court participant is addressing the Court or giving evidence;
  - b. where a court participant is unable to wear a face mask for medical reasons which must be established by a medical certificate; or
  - c. where there is a reason that the trial Judge considers relevant.

## **Open Justice**

11. The Court remains committed to the principles of open justice. However, the risk of COVID-19 requires the Court to limit the persons who may attend a civil trial in person.
12. Members of the public may not attend court in person. Should a member of the public wish to view a civil trial, attendance will be permitted by use of the virtual courtroom. The link to the virtual courtroom may be provided on request made by email to the trial Judge's associate. All such requests will be subject to orders made by the trial Judge concerning the conduct of the trial. A list of associate contact details is available on the Court's [website](#).
13. A member of the media who wishes to attend a civil trial in person must provide evidence to the Civil List Judge or trial Judge (where allocated) that he or she is

vaccinated. Any attendance in person must not infringe the 4m<sup>2</sup> rule. Where a member of the media declines to provide his or her vaccination status, attendance will be permitted by use of the virtual courtroom. The link to the virtual courtroom may be provided on request made by email to the trial Judge's associate. All such requests will be subject to orders made by the trial Judge concerning the conduct of the trial.

A handwritten signature in black ink, appearing to read 'Justice D Price AO', with a long horizontal flourish extending to the right.

The Honourable Justice D Price AO  
Chief Judge of the District Court  
13 October 2021



## **ASSOCIATIONS INCORPORATION ACT 2009**

Cancellation of registration pursuant to section 80

TAKE NOTICE that **RESPONSIBLE INVESTMENT ASSOCIATION AUSTRALASIA INCORPORATED - INC3451605** became registered under the Corporations Act 2001 as **RESPONSIBLE INVESTMENT ASSOCIATION AUSTRALASIA LTD - ACN 641 046 666**, a company limited by guarantee, on 17 September 2021, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Terri McArthur  
Delegate of the Commissioner,  
NSW Fair Trading  
13 October 2021