

Parliamentary Joint Committee on Human Rights

Human rights scrutiny report of COVID-19 legislation

Report 5 of 2020

29 April 2020

© Commonwealth of Australia 2020

ISSN 2204-6356 (Print) ISSN 2204-6364 (Online)

PO Box 6100

Parliament House

Canberra ACT 2600

Phone: 02 6277 3823

Fax: 02 6277 5767

Email: human.rights@aph.gov.au

Website: http://www.aph.gov.au/joint_humanrights/

This report can be cited as: Parliamentary Joint Committee on Human Rights, *Report 5 of 2020: Human rights scrutiny of COVID-19 legislation*; [2020] AUPJCHR 63.

This document was prepared by the Parliamentary Joint Committee on Human Rights and printed by the Senate Printing Unit, Department of the Senate, Parliament House, Canberra.

Membership of the committee

Members

Senator the Hon Sarah Henderson, Chair Mr Graham Perrett MP, Deputy Chair Senator Patrick Dodson Mr Steve Georganas MP Mr Ian Goodenough MP Senator Nita Green Ms Celia Hammond MP Senator Nick McKim Senator Andrew McLachlan CSC Dr Anne Webster MP

Victoria, LP
Moreton, Queensland, ALP
Western Australia, ALP
Adelaide, South Australia, ALP
Moore, Western Australia, LP
Queensland, ALP
Curtin, Western Australia, LP
Tasmania, AG
South Australia, LP
Mallee, Victoria, Nats

Secretariat¹

Anita Coles, Committee Secretary Sevda Clark, Principal Research Officer Charlotte Fletcher, Principal Research Officer Ingrid Zappe, Legislative Research Officer

External legal adviser

Associate Professor Jacqueline Mowbray

The human rights committee secretariat is staffed by parliamentary officers drawn from the Department of the Senate Legislative Scrutiny Unit (LSU), which usually includes two principal research officers with specialised expertise in international human rights law. LSU officers regularly work across multiple scrutiny committee secretariats.



Table of contents

Membership of the committee	ii
Committee information	vi
Chapter 1 — Human rights scrutiny of COVID-19 legislation	1
Response required	
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pando Potential) (Emergency Requirements for Remote Communities) Determination [F2020L00324] and Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Amendment (No. 1) Determination 2020 [F2020L00415]	on 2020 e
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pando Potential) (Emergency Requirements) Determination 2020 [F2020L00267] and Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pando Potential) (Emergency Requirements) Amendment Determination (No. 1) 20 [F2020L00339]	nd emic)20
Biosecurity (Human Health Response Zone) (Howard Springs Accommodation Village) Determination 2020 [F2020L00107]	
Biosecurity (Human Health Response Zone) (Swissotel Sydney) Determination 2020 [F2020L00313]	16
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pando Potential) (Overseas Travel Ban Emergency Requirements) Determination 20 [F2020L00306]	020
Biosecurity (Human Health Response Zone) (North West Point Immigration Detention Centre) Determination 2020 [F2020L00087] and Biosecurity (Hum Health Response Zone) (Royal Australian Air Force Base Learmonth) Determination 2020 [F2020L00086]	
Biosecurity (Exit Requirements) Determination 2020 [F2020L00323] and Biosecurity (Exit Requirements) Amendment (Nauru) Determination 2020 [F2020L00388]	26
CASA EX57/20 — Licensing, and Operator Training and Checking (Extensions Due to COVID-19) Exemptions Instrument 2020 [F2020L00337] and CASA EX— Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Amendment Instrument 2020 (No. 1) [F2020L00412]	63/20 o
Coronavirus Economic Response Package (Payments and Benefits) Rules 202 [F2020L00419]	
Coronavirus Economic Response Package Omnibus Bill 2020	35

Appendix 1 — COVID-19 related legislation4		. 47
	Public Service (Terms and Conditions of Employment) (General wage increase deferrals during the COVID-19 pandemic) Determination 2020 [F2020L00418]	45
	Foreign Acquisitions and Takeovers Amendment (Threshold Test) Regulations 2020 [F2020L00435]	42
	Fair Work Amendment (Variation of Enterprise Agreements) Regulations 2020 [F2020L00432]	38

Committee information

Under the *Human Rights (Parliamentary Scrutiny) Act 2011* (the Act), the committee is required to examine bills, Acts and legislative instruments for compatibility with human rights, and report its findings to both Houses of the Parliament. The committee may also inquire into and report on any human rights matters referred to it by the Attorney-General.

The committee assesses legislation against the human rights contained in the International Covenant on Civil and Political Rights (ICCPR) and the International Covenant on Economic, Social and Cultural Rights (ICESCR); as well as five other treaties relating to particular groups and subject matter. A description of the rights most commonly arising in legislation examined by the committee is available on the committee's website.

The establishment of the committee builds on Parliament's established tradition of legislative scrutiny. The committee's scrutiny of legislation is undertaken as an assessment against Australia's international human rights obligations, to enhance understanding of and respect for human rights in Australia and ensure attention is given to human rights issues in legislative and policy development.

Some human rights obligations are absolute under international law. However, in relation to most human rights, prescribed limitations on the enjoyment of a right may be permissible under international law if certain requirements are met. Accordingly, a focus of the committee's reports is to determine whether any limitation of a human right identified in proposed legislation is permissible. A measure that limits a right must be **prescribed by law**; be in pursuit of a **legitimate objective**; be **rationally connected** to its stated objective; and be a **proportionate** way to achieve that objective (the **limitation criteria**). These four criteria provide the analytical framework for the committee.

A statement of compatibility for a measure limiting a right must provide a detailed and evidence-based assessment of the measure against the limitation criteria.

These are the International Convention on the Elimination of All Forms of Racial Discrimination (ICERD); the Convention on the Elimination of Discrimination against Women (CEDAW); the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (CAT); the Convention on the Rights of the Child (CRC); and the Convention on the Rights of Persons with Disabilities (CRPD).

See the committee's Short Guide to Human Rights and Guide to Human Rights, https://www.aph.gov.au/Parliamentary Business/Committees/Joint/Human Rights/Guidance Notes and Resources

Where legislation raises human rights concerns, the committee's usual approach is to seek a response from the legislation proponent, or draw the matter to the attention of the proponent and the Parliament on an advice-only basis.

More information on the committee's analytical framework and approach to human rights scrutiny of legislation is contained in *Guidance Note 1*, a copy of which is available on the committee's website.³

٠

³ See Guidance Note 1 – Drafting Statements of Compatibility, https://www.aph.gov.au/Parliamentary Business/Committees/Joint/Human Rights/Guidance
Notes and Resources

Chapter 1¹

Human rights scrutiny of COVID-19 legislation

- 1.1 The mandate² of the Parliamentary Joint Committee on Human Rights (the committee) is to examine all Commonwealth bills and legislative instruments³ that come before either House of the Parliament for compatibility with human rights,⁴ and to report to both Houses of the Parliament on that issue. The committee undertakes its scrutiny function as a technical inquiry relating to Australia's international human rights obligations, and does not consider the broader policy merits of legislation. Its mandate is strictly limited to considering Commonwealth legislation, and as such, it does not review any state or territory legislation.
- 1.2 The COVID-19 pandemic has required governments across the globe to introduce legislative measures seeking to contain the outbreak and respond to its impacts. At the Commonwealth level, on 21 January 2020 the Director of Human Biosecurity first added 'human coronavirus with pandemic potential' to the list of human diseases, to allow measures to be taken under the *Biosecurity Act 2015* to manage and respond to risks to human health caused by the virus. Since then numerous legislative instruments and Acts have been made to respond to the impacts of COVID-19. As part of its legislative scrutiny functions, the committee has resolved to report on legislation that has been made in response to, or because of, the COVID-19 pandemic.
- 1.3 This report provides an assessment of the human rights compatibility of legislation made in response to the COVID-19 pandemic, specifically:
- bills introduced into the Parliament on 23 March 2020 and 8 April 2020;

Human rights scrutiny of COVID-19 legislation

¹ This section can be cited as Parliamentary Joint Committee on Human Rights, Human rights scrutiny of COVID-19 legislation, *Report 5 of 2020*; [2020] AUPJCHR 64.

² Under paragraph 7(a) of the Human Rights (Parliamentary Scrutiny) Act 2011.

This includes instruments that are not subject to disallowance under section 42 of the Legislation Act 2003.

^{&#}x27;Human rights' is defined in section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011* to mean the rights and freedoms recognised or declared by seven international instruments: International Convention on the Elimination of all Forms of Racial Discrimination; International Covenant on Economic, Social and Cultural Rights; International Covenant on Civil and Political Rights; Convention on the Elimination of All Forms of Discrimination Against Women; Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment; Convention on the Rights of the Child; and Convention on the Rights of Persons with Disabilities.

⁵ See Biosecurity (Listed Human Diseases) Amendment Determination 2020 [F2020L00037].

Page 2 Report 5 of 2020

• legislative instruments registered on the Federal Register of Legislation between 21 January and 21 April 2020.

- 1.4 See Appendix 1 for a list of all legislation considered in this report, including legislation on which the committee makes no comment, on the basis that the legislation does not engage, or only marginally engages, human rights; promotes human rights; and/or permissibly limits human rights.
- 1.5 The committee considers that legislation taken to control the entry, establishment or spread of COVID-19 is likely to promote and protect the rights to life and health. The right to life requires the State to take positive measures to protect life. The United Nations Human Rights Committee has stated that the duty to protect life implies that State parties should take appropriate measures to address the conditions in society that may give rise to direct threats to life, including life threatening diseases. The conditions is society that may give rise to direct threats to life, including life threatening diseases.
- 1.6 The right to health is the right to enjoy the highest attainable standard of physical and mental health.⁸ Article 12(2) of the International Covenant on Economic, Social and Cultural Rights requires that State parties shall take steps to prevent, treat and control epidemic diseases.⁹ The United Nations Committee on Economic, Social and Cultural Rights has stated that the control of diseases refers to efforts to:

make available relevant technologies, using and improving epidemiological surveillance and data collection on a disaggregated basis, the implementation or enhancement of immunization programmes and other strategies of infectious disease control.¹⁰

- 1.7 In addition, legislative responses to help manage the impact of the COVID-19 pandemic on jobs and the economy are likely to engage and promote a number of human rights, including rights to work, an adequate standard of living and social security.¹¹
- 1.8 While the committee considers the Australian government has obligations under international human rights law to take action to control the COVID-19 pandemic within Australia, it also recognises that legislation in response to this

7 See United Nations Human Rights Committee, *General Comment No. 36, Article 6 (Right to Life)* (2019), [26].

9 International Covenant on Economic, Social and Cultural Rights, article 12(2)(c).

⁶ International Covenant on Civil and Political Rights, article 6.

⁸ International Covenant on Economic, Social and Cultural Rights, article 12(1).

United Nations Committee on Economic, Social and Cultural Rights, *General Comment No. 14:*The Right to the Highest Attainable Standard of Health (Art. 12) (2000), [16].

See International Covenant on Economic, Social and Cultural Rights, articles 6 and 7 (work); article 11 (adequate standard of living) and article 9 (social security).

pandemic may limit other human rights. In particular, the committee considers such legislation is likely to engage and may limit rights to freedom of movement and liberty, privacy, equality and non-discrimination, and freedom of assembly.

- 1.9 International human rights law recognises that reasonable limits may be placed on most rights and freedoms there are very few absolute rights which can never be legitimately limited. For all other rights, limitations may be imposed on the right provided certain standards are met. In general, any measure that limits a human right must comply with the following criteria:
- be prescribed by law (have a clear legal basis and be sufficiently accessible and precise);
- be in pursuit of a legitimate objective (one that is necessary and addresses an area of public and social concern that is pressing and substantial enough to warrant limiting the right);
- be rationally connected to (that is, likely to be effective to achieve) its stated objective; and
- be proportionate to the objective sought to be achieved (which includes considering if there are other less restrictive ways to achieve the same aim, if there are effective safeguards or controls over the measure and if it provides sufficient flexibility to consider individual circumstances).
- 1.10 This assessment applies even in times of emergency. While under international human rights law, certain treaties ¹³ allow a State to suspend or restrict the exercise of certain rights in times of emergency that 'threatens the life of the nation', such restrictions can only be to the extent 'strictly required by the exigencies of the situation' and only when a state of emergency is officially proclaimed. Australia has not officially proclaimed an intention to derogate from its human rights obligations during this pandemic. In undertaking an analysis of legislation during this time the usual limitation criteria set out above continues to apply.
- 1.11 In undertaking its assessment of legislation, the committee's approach is to first consider the legislation proponent's assessment as to the compatibility of the legislation with Australia's human rights obligations, as set out in the statement of compatibility. Where further information is required to determine questions as to compatibility, the committee writes to the sponsor of the legislation seeking

Absolute rights include the right not to be subjected to torture, cruel, inhuman or degrading treatment; right not to be subjected to slavery; right not to be imprisoned for inability to fulfil a contract; right not to be subject to restrospective criminal laws; and the right to recognition as a person before the law.

Only some human rights treaties contain a derogation clause: see for example article 4 of the International Civil and Political Rights. In contrast, the Convention on the Rights of Persons with Disabilities includes a special clause on the obligation to comply with the Convention also during emergencies.

Page 4 Report 5 of 2020

clarification and publishes its concerns in its report to the Parliament. The committee considers statements of compatibility are essential to the examination of human rights in the legislative process. While the committee assesses all legislative instruments for compatibility with human rights, the *Human Rights (Parliamentary Scrutiny) Act 2011* only requires statements of compatibility to be provided for legislative instruments that are subject to disallowance. However, given the potential impact on human rights of legislative instruments dealing with the COVID-19 pandemic, the committee considers it would be appropriate for all such legislative instruments to be accompanied by a detailed statement of compatibility.

Biosecurity Act 2015

1.12 Much of the response taken by the Australian government to control the entry, establishment or spread of COVID-19 has been taken under the powers set out in the *Biosecurity Act 2015* (Biosecurity Act). As such, in assessing that legislative response, it is useful to understand the powers available under this Act. The Biosecurity Act is the primary legislative means for the Australian government to manage the risk of diseases entering Australian territory and causing harm to human health. The Biosecurity Act sets out a number of powers that can be taken to prevent a listed human disease from entering, or establishing itself or spreading in, an Australian territory. These include empowering the making of legislative instruments that:

- prescribe entry and exit requirements to and from Australia;¹⁵
- determine preventative biosecurity measures, including banning or restricting, or requiring, a behaviour or practice;¹⁶
- specify an area as a human health response zone, that specifies any requirements for individuals entering or leaving the zone and/or that specifies classes of individuals that must not enter the zone; ¹⁷ and
- specify certain zones to monitor whether a disease may pose an unacceptable level of biosecurity risk, or manage any such risks.¹⁸
- 1.13 In addition, section 475 provides that the Governor-General may declare that a human biosecurity emergency exists if the Health Minister is satisfied that a listed human disease is posing a severe and immediate threat, or is causing harm, to human health on a nationally significant scale and the declaration is necessary to prevent or control the entry of or emergence, establishment or spread of the listed

-

¹⁴ Human Rights (Parliamentary Scrutiny) Act 2011, section 9.

¹⁵ See *Biosecurity Act 2015*, sections 44-46.

¹⁶ See *Biosecurity Act 2015*, sections 51-52.

¹⁷ See *Biosecurity Act 2015*, sections 113-116.

¹⁸ See *Biosecurity Act 2015*, sections 365, 384 and 395.

human disease. Such an emergency was declared in Australia in relation to COVID-19 on 18 March 2020.¹⁹ Under section 477 of the *Biosecurity Act 2015* the Health Minister may determine emergency requirements during a human biosecurity emergency, that include requirements:

- that apply to persons, goods or conveyances when entering or leaving specified places;
- that restrict or prevent the movement of persons, goods or conveyances in or between specified places; and
- for specified places to be evacuated.
- 1.14 Before determining such requirements the Health Minister must be satisfied that the period during which the requirement is to apply is only as long as is necessary and that the requirement:
- is likely to be effective in, or contribute to, achieving the purpose for which it is to be given;
- is appropriate and adapted to achieve the purpose for which it is to be given;
 and
- is no more restrictive or intrusive than is required in the circumstances (and how it is to be applied is no more restrictive or intrusive than required in the circumstances).²⁰
- 1.15 During a human biosecurity emergency period the Health Minister may also give any direction to any person to comply with any requirements imposed under a determination made under section 477, or to close premises or prevent access to premises.²¹ It is an offence for a person to fail to comply with any such requirement or direction, subject to imprisonment of up to five years or 300 penalty units, or both.
- 1.16 In addition, under Chapter 2, Part 3 of the Biosecurity Act, a human biosecurity control order can be imposed on an individual if the individual may have a listed human disease. A human biosecurity control order that is in force in relation to an individual may require the individual to comply with certain biosecurity measures. Part 3 sets out what those measures are, and they include vaccination, restricting the individual's behaviour and ordering the individual to remain isolated.

_

See Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) Declaration 2020 [F2020L00266].

²⁰ Biosecurity Act 2015, subsection 477(4).

²¹ Biosecurity Act 2015, section 478.

Page 6 Report 5 of 2020

Response required

1.17 The committee seeks a response from the relevant minister with respect to the following bill and instruments.

Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Determination 2020 [F2020L00324]

Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Amendment (No. 1) Determination 2020 [F2020L00415]¹

Purpose	These instruments determine requirements to prevent or control the entry or spread of COVID-19 in designated remote communities in Australia, including establishing requirements for entry to these areas. The instruments commenced on 26 March 2020 and 8 April 2020 respectively, and remain in force for the duration of the human biosecurity emergency period	
Portfolio	Health	
Authorising legislation	Biosecurity Act 2015	
Disallowance	These instruments are exempt from disallowance (see subsection 477(2) of the <i>Biosecurity Act 2015</i>)	
Rights	Life; health; freedom of movement; equality and non-discrimination	
Status	Seeking additional information	

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Determination 2020 [F2020L00324], Report 5 of 2020; [2020] AUPJCHR 65.

Controlling entry to certain remote communities

1.18 The Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Determination 2020 (first instrument) designates a number of geographical areas in Western Australia, Queensland, South Australia and the Northern Territory for the purposes of the *Biosecurity Act 2015* (Biosecurity Act), and establishes that persons cannot enter these areas except in specified circumstances.

- 1.19 The Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Amendment (No. 1) Determination 2020 amends the first instrument to amend the circumstances in which a person can enter.
- 1.20 These instruments are made under section 477(1) of the Biosecurity Act, which provides that during a human biosecurity emergency period, the Health Minister may determine emergency requirements, or give directions, that they are satisfied are necessary to prevent or control the entry, emergence, establishment or spread of the disease in Australian territory. Failure to comply with such a direction is a criminal offence punishable by five years' imprisonment, or a penalty of up to \$63,000.

Preliminary international human rights legal advice

Rights to life, health, freedom of movement and equality and non-discrimination

1.21 The explanatory statement notes that the purpose of designating these geographical areas for the purpose of the Biosecurity Act is to prevent or control the entry or spread of COVID-19 in these areas.² As the measure is intended to prevent the spread of COVID-19, which has the ability to cause high levels of morbidity and mortality, it would appear that the measure may promote the rights to life and health.³ However, by restricting entry to these locations the instrument may also limit the right to freedom of movement. Furthermore, the restrictions of entry would appear to apply to anyone who lives in the designated area, and would mean that they would need to be granted permission to re-enter their community subject to the requirements stipulated by the instruments, thereby potentially limiting their freedom of movement. It appears that these remote geographical areas may have a high proportion of Indigenous people living there, although this has not been specifically addressed in the explanatory materials. As such, the restrictions may have a disproportionate impact on Indigenous persons. Consequently, the measure

Right to life: Iinternational Covenant on Civil and Political Rights, article 6. Right to health: linternational Covenant on Economic, Social and Cultural Rights, article 12.

Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Determination 2020 [F2020L00324]
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for

Remote Communities) Amendment (No. 1) Determination 2020 [F2020L00415]

² Explanatory statement, p. 1.

Page 8 Report 5 of 2020

may also engage the right to equality and non-discrimination,⁴ which provides that everyone is entitled to enjoy their rights without distinction based on a personal attribute (for example, race).⁵

- 1.22 These rights may be subject to permissible limitations where the limitation pursues a legitimate objective, is rationally connected to that objective and is a proportionate means of achieving that objective.
- 1.23 As there is no statement of compatibility accompanying the explanatory statement to this instrument, 6 no assessment of the compatibility of this measure with any human rights has been provided. Further information is required as to the compatibility of these measures with human rights, particularly the rights to freedom of movement, and equality and non-discrimination.

Committee view

- 1.24 The committee notes that these instruments determine requirements to prevent or control the entry or spread of COVID-19 in designated remote communities in Australia, including establishing requirements for entry to these areas, for the duration of the period of emergency under the *Biosecurity Act 2015*.
- 1.25 The committee considers that the measure, which is designed to prevent the spread of COVID-19, is likely to promote and protect the rights to life and health, noting that the right to life requires Australia to take positive measures to protect life and the right to health requires Australia to take steps to prevent, treat and control epidemic diseases. The committee notes that the measure may also limit the rights to freedom of movement and equality and non-discrimination. These rights may be subject to permissible limitations if they are shown to be reasonable, necessary and proportionate.

⁴ International Covenant on Civil and Political Rights, articles 2 and 26. See also International Convention on the Elimination of All Forms of Racial Discrimination.

The prohibited grounds of discrimination are race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Under 'other status' the following have been held to qualify as prohibited grounds: age, nationality, marital status, disability, place of residence within a country and sexual orientation. The prohibited grounds of discrimination are often described as 'personal attributes'.

Noting that section 9 of the *Human Rights (Parliamentary Scrutiny) Act 2011* only requires rule-makers to prepare a statement of compatibility in relation to a legislative instrument that is subject to disallowance under section 42 of the *Legislation Act 2003*.

1.26 As no statement of compatibility has been provided, the committee seeks the minister's advice as to the compatibility of these measures with human rights, particularly the rights to freedom of movement and equality and non-discrimination.⁷

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Remote Communities) Amendment (No. 1) Determination 2020 [F2020L00415]

Page 10 Report 5 of 2020

Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Determination 2020 [F2020L00267]

Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Amendment Determination (No. 1) 2020 [F2020L00339]¹

Purp	ose
------	-----

The Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Determination 2020 prohibits international cruise ships from entering Australian ports. This instrument commenced on 18 March 2020

The Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Amendment Determination (No. 1) 2020 prevents cruise ships from entering Australian territory and requires that foreign cruise ships leave Australian territory before 15 June 2020, subject to limited exceptions, to prevent or control the entry or spread of COVID-19 in Australian territory. This instrument commenced on 27 March 2020

Portfolio Health

Authorising legislation Biosecurity Act 2015

Disallowance These instruments are exempt from disallowance (see

subsection 477(2) of the *Biosecurity Act 2015*)

Rights Life; health; freedom of movement

Status Seeking additional information

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Determination 2020 [F2020L00267] and Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Amendment Determination (No. 1) 2020 [F2020L00339], Report 5 of 2020; [2020] AUPJCHR 66.

Prohibiting entry to Australian ports and requiring exit from Australian territory

- 1.27 The Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Determination 2020 requires that international cruise ships with the capacity to carry 100 or more passengers, and which are on a voyage from a port outside Australian territory, must not enter an Australian port before 15 April 2020 except in limited circumstances.²
- 1.28 The Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Amendment Determination (No. 1) 2020 requires that cruise ships with the capacity to sleep 100 or more passengers, and which enter Australian territory before 15 June 2020 on an overnight voyage, must immediately leave Australian territory. Foreign cruise ships which are already in Australian territory before 15 June 2020 must cause the ship to leave Australian territory. The limited exceptions to these rules apply where permission has been given for the ship to remain in place or undertake travel, or for matters related to safety, performance of maintenance, or the exercise of the right to innocent passage.
- 1.29 These instruments are made under section 477(1) of the *Biosecurity Act 2015*, which provides that during a human biosecurity emergency period, the Health Minister may determine emergency requirements, or give directions, that they are satisfied are necessary to prevent or control the entry, emergence, establishment or spread of the disease in Australian territory. A person who fails to comply with a requirement or direction may commit a criminal offence (imprisonment for maximum 5 years, or 300 penalty units).³

Preliminary international human rights legal advice

Rights to life, health and freedom of movement

1.30 Preventing the entry of cruise ships into Australia ports or territory, including of their passengers, and requiring that foreign cruise ships leave Australian territory, may engage a number of human rights. As these measures are intended to prevent the spread of COVID-19, which has the ability to cause high levels of morbidity and mortality, it would appear that the measure may promote the rights to life and health.⁴

4 Right to life: International Covenant on Civil and Political Rights, article 6. Right to health: International Covenant on Economic, Social and Cultural Rights, article 12(1).

Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Determination 2020 [F2020L00267]

These are where permission has been given for such entry because the ships is in distress, extraordinary circumstances exist, or the ship departed a port outside Australian territory before the end of 15 March 2020 (by legal time in the Australian Capital Territory) and, when it departed that port, was bound directly for a port in Australian territory.

³ Biosecurity Act 2015, section 479.

Page 12 Report 5 of 2020

1.31 However, these measures may also limit the right to freedom of movement of the passengers and crew on these ships. The right to freedom of movement includes the right to move freely within a country. Limitations on the right to freedom of movement may be permissible where the measure pursues a legitimate objective, is rationally connected to that objective and is proportionate to that objective.

1.32 As there is no statement of compatibility accompanying the explanatory statements to these instruments,⁷ no assessment of the compatibility of these measures with any human rights has been provided. Further information is required as to the compatibility of these measures with human rights, particularly the right to freedom of movement.

Committee view

- 1.33 The committee notes that these instruments prohibit cruise ships from entering Australian ports and Australian territory, and require that foreign cruise ships leave Australian territory.
- 1.34 The committee considers that the measures, which are designed to prevent the spread of COVID-19, is likely to promote and protect the rights to life and health, noting that the right to life requires Australia to take positive measures to protect life and the right to health requires Australia to take steps to prevent, treat and control epidemic diseases. The committee notes that the measure may also limit the right to freedom of movement. This right may be subject to permissible limitations if it is shown to be reasonable, necessary and proportionate.
- 1.35 As no statements of compatibility have been provided, the committee seeks the minister's advice as to the compatibility of these measures with human rights, particularly the right to freedom of movement.⁸

⁵ International Covenant on Civil and Political Rights, article 12.

UN Human Rights Committee, General Comment No. 27: Article 12 (Freedom of movement)
[21]. A person cannot be arbitrarily deprived of the right to enter their own country. There are few, if any, circumstances in which deprivation of the right to enter one's own country could be reasonable. A State party must not, by stripping a person of nationality or by expelling an individual to a third country, arbitrarily prevent this person from returning to his or her own country.

Noting that section 9 of the *Human Rights (Parliamentary Scrutiny) Act 2011* only requires rule-makers to prepare a statement of compatibility in relation to a legislative instrument that is subject to disallowance under section 42 of the *Legislation Act 2003*.

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Biosecurity (Human Health Response Zone) (Howard Springs Accommodation Village) Determination 2020 [F2020L00107]¹

Purpose	The instrument specifies the Howard Springs Accommodation Village as a human health response zone for the purposes of the <i>Biosecurity Act 2015</i> and sets requirements for individuals entering and leaving the zone. It operates for three months from 8 February 2020	
Portfolio	Health	
Authorising legislation	Biosecurity Act 2015	
Disallowance	This instrument is exempt from disallowance (see subsection 113(7) of the <i>Biosecurity Act 2015</i>)	
Rights	Life; health; freedom of movement; equality and non-discrimination	
Status	Seeking additional information	

Determining a human health response zone for the purposes of the *Biosecurity Act 2015*

- 1.36 The *Biosecurity Act 2015* (Biosecurity Act) enables the Director of Human Biosecurity to determine that a specified area is a human health response zone, if the Director is satisfied that it is necessary to do so for the purposes of preventing, or reducing the risk of, a listed human disease emerging, establishing itself or spreading in Australian territory or a part of Australian territory.² Such a determination must specify any requirement for individuals entering or leaving the zone and/or a requirement that specified classes of individuals must not enter the zone.
- 1.37 This instrument lists the Howard Springs Accommodation Village (Howard Springs) in the Northern Territory as a human health response zone, and specifies that only the following people can enter the zone: a person (including a person accompanying a child or incapable person) who has entered Australia on an aircraft carrying passengers being transported to Australia due to COVID-19; a biosecurity officer; and an individual who has authority from the person who has operational

-

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Biosecurity (Human Health Response Zone) (Howard Springs Accommodation Village) Determination 2020 [F2020L00107], Report 5 of 2020; [2020] AUPJCHR 67.

² Biosecurity Act 2015, section 113.

Page 14 Report 5 of 2020

control over Howard Springs to enter. It also provides that a person (other than a child or incapable person) who is in the zone after having entered Australia on an aircraft due to COVID-19 must, before leaving the zone, communicate, or attempt to communicate, their intention to leave the zone to the person who has operational control over Howard Springs.³ A civil penalty of 30 penalty units applies for failure to comply with a requirement under the Determination.⁴

Preliminary international human rights legal advice

Rights to life, health, freedom of movement, and equality and non-discrimination

- 1.38 The designation of Howard Springs as a human health response zone, and the corresponding limitation on persons who may enter the zone, engages a number of human rights. As the measure is intended to prevent the spread of COVID-19, which has the ability to cause high levels of morbidity and mortality, it would appear that the measure may promote the rights to life and health.⁵
- 1.39 The explanatory statement notes that Howard Springs will temporarily house individuals who requested repatriation from Wuhan city, China in isolation, with medical care and supervision, for approximately 14 days. By restricting entry to and exit from this location, this measure may limit the right to freedom of movement, which includes the right to move freely within a country for those who are lawfully within the country. Further, as this measure only applies to persons being repatriated from Wuhan in China, it may disproportionately impact on persons of a particular nationality. Consequently, the measure may also engage the right to equality and non-discrimination, which provides that everyone is entitled to enjoy their rights without distinction based on a personal attribute (for example, nationality).

_

Note also that subsection 113(5) of the *Biosecurity Act 2015* provides that the determination does not specify as a requirement a biosecurity measure that may be included in a biosecurity control order applied to an individual. These biosecurity measures, set out at sections 85-97 of the *Biosecurity Act 2015*, may also include measures which restrict a person's behaviour.

⁴ Biosecurity Act 2015, section 116.

Right to life: International Covenant on Civil and Political Rights, article 6. Right to health: International Covenant on Economic, Social and Cultural Rights, article 12.

⁶ Explanatory statement, p. 1.

⁷ ICCPR, article 12.

⁸ Articles 2 and 26 of the International Covenant on Civil and Political Rights.

The prohibited grounds of discrimination are race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Under 'other status' the following have been held to qualify as prohibited grounds: age, nationality, marital status, disability, place of residence within a country and sexual orientation. The prohibited grounds of discrimination are often described as 'personal attributes'.

1.40 These rights may be subject to permissible limitations where the limitation pursues a legitimate objective, is rationally connected to that objective and is a proportionate means of achieving that objective.

1.41 As there is no statement of compatibility accompanying the explanatory statement to this instrument, ¹⁰ no assessment of the compatibility of this measure with any human rights has been provided. Further information is required as to the compatibility of this measure with human rights, particularly the rights to freedom of movement, and equality and non-discrimination.

Committee view

- 1.42 The committee notes that this instrument specifies the Howard Springs Accommodation Village in the Northern Territory as a human health response zone for the purposes of the *Biosecurity Act 2015*, which sets requirements for individuals entering and leaving the zone, and operates for three months from 8 February 2020.
- 1.43 The committee considers that the measure, which is designed to prevent the spread of COVID-19, is likely to promote and protect the rights to life and health, noting that the right to life requires Australia to take positive measures to protect life and the right to health requires Australia to take steps to prevent, treat and control epidemic diseases. The committee notes that the measure may also limit the rights to freedom of movement and equality and non-discrimination. These rights may be subject to permissible limitations if they are shown to be reasonable, necessary and proportionate.
- 1.44 As no statement of compatibility has been provided, the committee seeks the minister's advice as to the compatibility of this measure with human rights, particularly the rights to freedom of movement, and equality and non-discrimination.¹¹

_

Noting that section 9 of the *Human Rights (Parliamentary Scrutiny) Act 2011* only requires rule-makers to prepare a statement of compatibility in relation to a legislative instrument that is subject to disallowance under section 42 of the *Legislation Act 2003*.

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Page 16 Report 5 of 2020

Biosecurity (Human Health Response Zone) (Swissotel Sydney) Determination 2020 [F2020L00313]¹

Purpose The instrument specifies the Swissotel Sydney as a human health response zone for the purposes of the Biosecurity Act 2015 and sets requirements for individuals entering and leaving the zone. The instrument commenced on 25 March 2020 and is in force for three months from that day **Portfolio** Health Authorising legislation Biosecurity Act 2015 Disallowance This instrument is exempt from disallowance (see subsection 113(7) of the *Biosecurity Act 2015*) Health; life; liberty; freedom of movement Rights Seeking additional information **Status**

Determining a human health response zone for the purposes of the *Biosecurity Act 2015*

1.45 The *Biosecurity Act 2015* (Biosecurity Act) enables the Director of Human Biosecurity to determine that a specified area is a human health response zone, if the Director is satisfied that it is necessary to do so for the purposes of preventing, or reducing the risk of, a listed human disease emerging, establishing itself or spreading in Australian territory or a part of Australian territory.² Such a determination must specify any requirement for individuals entering or leaving the zone and/or a requirement that specified classes of individuals must not enter the zone.

1.46 This instrument designates the Swissotel at 68 Market Street, Sydney, New South Wales, as a human health response zone for three months. It specifies that only the following people can enter the zone: a person (including a person accompanying a child or incapable person) who has entered Australia on an aircraft carrying passengers being transported to Australia due to COVID-19; a biosecurity officer; a member of the New South Wales Police; and an individual who has authority from the person who has operational control over the zone. It also provides that a person (other than a child or incapable person) who is in the zone after having entered Australia due to COVID-19 must, before leaving the zone,

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Biosecurity (Human Health Response Zone) (Swissotel Sydney) Determination 2020 [F2020L00313], Report 5 of 2020; [2020] AUPJCHR 68.

² Biosecurity Act 2015, section 113.

communicate, or attempt to communicate, their intention to leave the zone to the person who has operational control over the zone.³ A civil penalty of 30 penalty units applies for failure to comply with a requirement under the Determination.⁴

Preliminary international human rights legal advice

Rights to life, health, liberty and freedom of movement

1.47 The designation of the Swissotel as a human health response zone, and the corresponding limitation on persons who may enter and leave the zone, engages a number of human rights. As the measure is intended to prevent the spread of COVID-19, which has the ability to cause high levels of morbidity and mortality, it would appear that the measure may promote the rights to life and health.⁵

The explanatory statement notes that the Swissotel Sydney will temporarily 1.48 house individuals who are returning to Australia by aircraft after having been passengers on the Norwegian Jewel cruise ship to undertake 14 days of isolation and that, subject to medical clearances, they will then be able to return to their homes in Australia. By providing for the compulsory isolation of these passengers within the Swissotel for 14 days, this measure engages and may limit the rights to liberty and freedom of movement. The right to liberty prohibits the arbitrary and unlawful deprivation of liberty.' The notion of 'arbitrariness' includes elements of inappropriateness, injustice and lack of predictability. Any detention must not only be lawful, it must also be reasonable, necessary and proportionate in all of the circumstances. Regular review must be available to scrutinise whether the continued detention is lawful and non-arbitrary. The right to freedom of movement includes the right to move freely within a country for those who are lawfully within the country.8 The right may be subject to permissible limitations in particular circumstances, including where it is necessary and proportionate to achieve the objectives of protecting the rights and freedoms of others, national security, public health or morals, and public order. Measures that limit the right to freedom of movement must also be rationally connected and proportionate to these legitimate objectives.

Note also that subsection 113(5) of the *Biosecurity Act 2015* provides that the determination does not specify as a requirement a biosecurity measure that may be included in a biosecurity control order applied to an individual. These biosecurity measures, set out at sections 85-97 of the *Biosecurity Act 2015*, may also include measures which restrict a person's behaviour.

⁴ Biosecurity Act 2015, section 116.

Right to life: International Covenant on Civil and Political Rights, article 6. Right to health: International Covenant on Economic, Social and Cultural Rights, article 12.

⁶ Explanatory statement, p. 1.

⁷ International Covenant on Civil and Political Rights, article 9.

⁸ International Covenant on Civil and Political Rights, article 12.

Page 18 Report 5 of 2020

1.49 As there is no statement of compatibility accompanying the explanatory statement to this instrument, on assessment of the compatibility of this measure with any human rights has been provided. Further information is required as to the compatibility of this measure with human rights, particularly the rights to liberty and freedom of movement.

Committee view

- 1.50 The committee notes that this instrument specifies the Swissotel Sydney as a human health response zone for the purposes of the *Biosecurity Act 2015*, which sets requirements for individuals entering and leaving the zone, and is in force for three months from 25 March 2020.
- 1.51 The committee considers that the measure, which is designed to prevent the spread of COVID-19, is likely to promote and protect the rights to life and health, noting that the right to life requires Australia to take positive measures to protect life and the right to health requires Australia to take steps to prevent, treat and control epidemic diseases. The committee notes that the measure may also limit the rights to liberty and freedom of movement. These rights may be subject to permissible limitations if they are shown to be reasonable, necessary and proportionate.
- 1.52 As no statement of compatibility has been provided, the committee seeks the minister's advice as to the compatibility of this measure with human rights, particularly the rights to liberty and freedom of movement.¹⁰

⁹ Noting that section 9 of the *Human Rights (Parliamentary Scrutiny) Act 2011* only requires rule-makers to prepare a statement of compatibility in relation to a legislative instrument that is subject to disallowance under section 42 of the *Legislation Act 2003*.

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Overseas Travel Ban Emergency Requirements) Determination 2020 [F2020L00306]¹

Purpose	This instrument prohibits an Australian citizen or permanent resident from travel outside Australia (by air or sea or as the operator of an outgoing aircraft or vessel), unless an exemption is granted to them. The instrument commenced at 12.00 pm on 25 March 2020 and is in force for an initial period of 4 weeks.	
Portfolio	Health	
Authorising legislation	Biosecurity Act 2015	
Disallowance period	This instrument is exempt from disallowance (see subsection 477(2) of the <i>Biosecurity Act 2015</i>)	
Rights	Health; freedom of movement	
Status	Seeking additional information	

Prohibiting travel outside Australia

- 1.53 This instrument prohibits an Australian citizen or permanent resident from travel outside Australia (by air or sea or as the operator of an outgoing aircraft or vessel), for an initial period of four weeks unless an exemption is granted to them. These exemptions include circumstances where a person is ordinarily resident in a country outside Australia or whose travel is associated with specific types of work.
- 1.54 This instrument is made under section 477 of the *Biosecurity Act 2015* (Biosecurity Act), which provides that during a human biosecurity emergency period, the Health Minister may determine emergency requirements, or give directions, that they are satisfied are necessary to prevent or control the entry, emergence, establishment or spread of the disease in Australian territory. A person who fails to comply with this determination may commit a criminal offence (punishable by imprisonment for a maximum of 5 years, or 300 penalty units).²

-

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Overseas Travel Ban Emergency Requirements) Determination 2020 [F2020L00306], Report 5 of 2020; [2020] AUPJCHR 69.

² Biosecurity Act 2015, section 479.

Page 20 Report 5 of 2020

Preliminary international human rights legal advice

Rights to life, health, freedom of movement, non-discrimination and private life

1.55 Restricting outbound travel for all Australian citizens and permanent residents in response to the COVID-19 pandemic engages a number of human rights. As the measure is intended to prevent the spread of COVID-19, which has the ability to cause high levels of morbidity and mortality, it would appear that the measure may promote the rights to life and health.³

- 1.56 However, preventing Australian citizens and permanent residents from travelling outside Australia also appears to limit the rights to freedom of movement, non-discrimination (as the travel restriction applies only to citizens and permanent residents) and the right to a private life. The right to freedom of movement includes the right to leave a country, ⁴ encompassing both the legal right and practical ability to leave a country. It therefore applies not just to departure for permanent emigration but also for the purpose of travelling abroad. The measure also engages the right to equality and non-discrimination, ⁵ which provides that everyone is entitled to enjoy their rights without distinction based on a personal attribute (for example, nationality). ⁶ The right to privacy prohibits arbitrary and unlawful interferences with an individual's privacy, family, correspondence or home. This includes a requirement that the state does not arbitrarily interfere with a person's private and home life. These rights may be subject to permissible limitations where the limitation pursues a legitimate objective, is rationally connected to that objective and is a proportionate means of achieving that objective.
- 1.57 As there is no statement of compatibility accompanying the explanatory statement to this instrument, ⁷ no assessment of the compatibility of this measure with any human rights has been provided. Further information is required as to the compatibility of this measure with human rights, particularly the rights to freedom of movement, equality and non-discrimination and the right to a private life.

Right to life: International Covenant on Civil and Political Rights, article 6. Right to health: International Covenant on Economic, Social and Cultural Rights, article 12.

⁴ International Covenant on Civil and Political Rights, article 12.

⁵ Articles 2 and 26 of the International Covenant on Civil and Political Rights.

The prohibited grounds of discrimination are race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Under 'other status' the following have been held to qualify as prohibited grounds: age, nationality, marital status, disability, place of residence within a country and sexual orientation. The prohibited grounds of discrimination are often described as 'personal attributes'.

Noting that section 9 of the *Human Rights (Parliamentary Scrutiny) Act 2011* only requires rule-makers to prepare a statement of compatibility in relation to a legislative instrument that is subject to disallowance under section 42 of the *Legislation Act 2003*.

Committee view

1.58 The committee notes that this instrument prohibits an Australian citizen or permanent resident from travelling outside Australia between 25 March 2020 and 22 April 2020, unless an exemption is granted.

- 1.59 The committee considers that the measure, which is designed to prevent the spread of COVID-19, is likely to promote and protect the rights to life and health, noting that the right to life requires Australia to take positive measures to protect life and the right to health requires Australia to take steps to prevent, treat and control epidemic diseases. The committee notes that the measure may also limit the rights to freedom of movement, equality and non-discrimination and a private life. These rights may be subject to permissible limitations if they are shown to be reasonable, necessary and proportionate.
- 1.60 As no statement of compatibility has been provided, the committee seeks the minister's advice as to the compatibility of this measure with human rights, particularly the rights to freedom of movement, equality and non-discrimination, and a private life.⁸

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Page 22 Report 5 of 2020

Biosecurity (Human Health Response Zone) (North West Point Immigration Detention Centre) Determination 2020 [F2020L00087]

Biosecurity (Human Health Response Zone) (Royal Australian Air Force Base Learmonth) Determination 2020 [F2020L00086]¹

Purpose	These instruments specify the Royal Australian Air Force Base Learmonth and the North West Point Immigration Detention Centre on Christmas Island as human health response zones for the purposes of the <i>Biosecurity Act 2015</i> and sets requirements for individuals entering the zone. These instruments are in force for three months from 3 February 2020.	
Portfolio	Health	
Authorising legislation	Biosecurity Act 2015	
Disallowance	These instruments are exempt from disallowance (see subsection 113(7) of the <i>Biosecurity Act 2015</i>	
Rights	Health; life; freedom of movement; equality and non-discrimination	
Status	Seeking additional information	

Determining a human health response zone for the purposes of the *Biosecurity Act 2015*

1.61 The *Biosecurity Act 2015* (Biosecurity Act) enables the Director of Human Biosecurity to determine that a specified area is a human health response zone, if the Director is satisfied that it is necessary to do so for the purposes of preventing, or reducing the risk of, a listed human disease emerging, establishing itself or spreading in Australian territory or a part of Australian territory.² Such a determination must specify any requirement for individual entering or leaving the zone and/or a requirement that specified classes of individuals must not enter the zone.

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Biosecurity (Human Health Response Zone) (North West Point Immigration Detention Centre)

Determination 2020 [F2020L00087] and Biosecurity (Human Health Response Zone) (Royal Australian Air Force Base Learmonth) Determination 2020 [F2020L00086], Report 5 of 2020; [2020] AUPJCHR 70.

² Biosecurity Act 2015, section 113.

1.62 The Biosecurity (Human Health Response Zone) (North West Point Immigration Detention Centre) Determination 2020 lists the North West Point Immigration Detention Centre (the Centre) on Christmas Island as a human health response zone. The Biosecurity (Human Health Response Zone) (Royal Australian Air Force Base Learmonth) Determination 2020 lists the Royal Australian Air Force Base Learmonth (the Base) as a human health response zone. The Base has been listed as it is necessary for individuals travelling to Christmas Island to change airplanes in transit at the Base in order to land at the Christmas Island airport.³

1.63 The determinations specify that only the following people can enter the zones: a person (including a person accompanying a child or incapable person) who has entered Australia on an aircraft carrying passengers being transported to Australia due to COVID-19; a biosecurity officer; and an individual who has authority to enter from the person who has operational control over the Centre or Base. A civil penalty of 30 penalty units applies for failure to comply with a requirement under the Determination.

Preliminary international human rights legal advice

Rights to life, health, freedom of movement, and equality and non-discrimination

- 1.64 The designation of the Centre and Base as human health response zones, and the corresponding limitation on persons who may enter the zones, engages a number of human rights. As the measure is intended to prevent the spread of COVID-19, which has the ability to cause high levels of morbidity and mortality, it would appear that the measure may promote the rights to life and health. 6
- 1.65 While requirements which may be specified in a biosecurity control order (such as, restrictions on a person's movement inside the Centre and Base) are not included in this instrument, the instruments prohibit individuals from entering the zone, and it appears likely that individuals inside the zone would be prevented from leaving the Centre or Base. By restricting entry to and exit from this location, this measure may limit the right to freedom of movement, which includes the right to move freely within a country. Further, as this measure only applies to persons being repatriated from Wuhan in China, it may disproportionately impact on persons of a

³ Explanatory statement to the Biosecurity (Human Health Response Zone) (Royal Australian Air Force Base Learmonth) Determination 2020 [F2020L00086].

⁴ Note also that subsection 113(5) of the *Biosecurity Act 2015* provides that the determination does not specify as a requirement a biosecurity measure that may be included in a biosecurity control order applied to an individual. These biosecurity measures, set out at sections 85-97 of the *Biosecurity Act 2015*, may also include measures which restrict a person's behaviour.

⁵ *Biosecurity Act 2015*, section 116.

Right to life: International Covenant on Civil and Political Rights, article 6. Right to health: International Covenant on Economic, Social and Cultural Rights, article 12.

⁷ International Covenant on Civil and Political Rights, article 12.

Page 24 Report 5 of 2020

particular nationality. Consequently, the measure may also engage the right to equality and non-discrimination,⁸ which provides that everyone is entitled to enjoy their rights without distinction based on a personal attribute (for example, nationality).⁹

- 1.66 These rights may be subject to permissible limitations where the limitation pursues a legitimate objective, is rationally connected to that objective and is a proportionate means of achieving that objective.
- 1.67 As there is no statement of compatibility accompanying the explanatory statement to this instrument, ¹⁰ no assessment of the compatibility of this measure with any human rights has been provided. Further information is required as to the compatibility of this measure with human rights, particularly the rights to freedom of movement, and equality and non-discrimination.

Committee view

- 1.68 The committee notes that these instruments specify the Royal Australian Air Force Base Learmonth and the North West Point Immigration Detention Centre on Christmas Island as human health response zones for the purposes of the *Biosecurity Act 2015*, which sets requirements for individuals entering the zone for three months from 3 February 2020.
- 1.69 The committee considers that the measures, which are designed to prevent the spread of COVID-19, are likely to promote and protect the rights to life and health, noting that the right to life requires Australia to take positive measures to protect life and the right to health requires Australia to take steps to prevent, treat and control epidemic diseases. The committee notes that the measures may also limit the rights to freedom of movement, and equality and non-discrimination. These rights may be subject to permissible limitations if they are shown to be reasonable, necessary and proportionate.

_

⁸ International Covenant on Civil and Political Rights, articles 2 and 26.

The prohibited grounds of discrimination are race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Under 'other status' the following have been held to qualify as prohibited grounds: age, nationality, marital status, disability, place of residence within a country and sexual orientation. The prohibited grounds of discrimination are often described as 'personal attributes'.

Noting that section 9 of the *Human Rights (Parliamentary Scrutiny) Act 2011* only requires rule-makers to prepare a statement of compatibility in relation to a legislative instrument that is subject to disallowance under section 42 of the *Legislation Act 2003*.

1.70 As no statement of compatibility has been provided, the committee seeks the minister's advice as to the compatibility of these measures with human rights, particularly the rights to freedom of movement, and equality and non-discrimination. ¹¹

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Page 26 Report 5 of 2020

Biosecurity (Exit Requirements) Determination 2020 [F2020L00323]

Biosecurity (Exit Requirements) Amendment (Nauru) Determination 2020 [F2020L00388]¹

Purp	ose
------	-----

The Biosecurity (Exit Requirements) Determination 2020 requires persons who are departing from prescribed airports and arriving in prescribed countries to be screened by a biosecurity officer or human biosecurity officer for the purposes of establishing whether the individual may be, or may have been, infected with human coronavirus with pandemic potential. Screening may be by equipment or by being required to answer questions or provide information in writing. This instrument commenced on 26 March 2020

The Biosecurity (Exit Requirements) Amendment (Nauru) Determination 2020 adds Nauru to the list of countries for which exit screening of individuals applies. This instrument commenced on 2 April 2020

Portfolio Health

Authorising legislation *Biosecurity Act 2015*

Disallowance This instrument is exempt from disallowance (see subsection 45(3)

of the Biosecurity Act 2015)

Rights Life; health; and privacy

Status Seeking additional information

Establishing exit requirements when leaving Australia

1.71 The Biosecurity (Exit Requirements) Determination 2020 (principal determination) provides that where a person is leaving a designated Australian international airport and is bound for the Cook Islands; Fiji; New Caledonia; Papua New Guinea; Samoa, Solomon Islands; Timor-Leste; Tonga or Vanuatu, they must be screened by a biosecurity officer or a human biosecurity officer (whether by equipment or by being required to answer questions or provide information in writing) for the purpose of establishing whether the individual may be, or may have

-

This entry can be cited as: Parliamentary Joint Committee on Human Rights Biosecurity (Exit Requirements) Determination 2020 [F2020L00323], *Report 5 of 2020*; [2020] AUPJCHR 71.

been, infected with COVID-19. Failure to comply is subject to a civil penalty of 30 penalty units (currently \$6,300).²

- 1.72 The Biosecurity (Exit Requirements) Amendment (Nauru) Determination 2020 adds Nauru to the list of countries for which exit screening of individuals applies.
- 1.73 These instruments are made under section 45(2) of the *Biosecurity Act 2015* (Biosecurity Act), which enables the Minister for Health to establish exit requirements in order to prevent a listed human disease from spreading to another country.

Preliminary international human rights legal advice

Rights to life, health and privacy

- 1.74 The screening of a person who is leaving a designated Australian international airport for the purpose of establishing whether the individual may be, or may have been, infected with COVID-19, engages a number of human rights. The explanatory statement notes that this instrument seeks to protect the public health in Pacific Island Countries and Timor-Leste through the prescription of requirements for individuals or any class of individuals leaving Australian territory, to prevent a listed human disease from entering, or establishing itself or spreading in those neighbouring countries. As these measures are intended to prevent the spread to neighbouring countries of COVID-19, which has the ability to cause high levels of morbidity and mortality, it would appear that the measure is likely to promote the rights to life and health in those countries.³
- 1.75 However, requiring persons to answer questions, provide information in writing, or undergo some other form of testing engages and may limit the right to privacy. The right to privacy includes respect for informational privacy, including the right to respect for private and confidential information, particularly the storing, use and sharing of such information. The right to privacy includes the right to personal autonomy and physical and psychological integrity, and extends to protecting a person's bodily integrity against compulsory procedures. The right to privacy may be subject to permissible limitations where the limitation pursues a legitimate objective,

Right to life: International Covenant on Civil and Political Rights, article 6. Right to health: International Covenant on Economic, Social and Cultural Rights, article 12(1).

² Biosecurity Act 2015, subsection 46(1).

Every person should be able to ascertain which public authorities or private individuals or bodies control or may control their files and, if such files contain incorrect personal data or have been process contrary to legal provisions, every person should be able to request rectification or elimination. UN Human Rights Committee, General Comment No. 16: Article 17 (1988) [10]. See also, General Comment No. 34 (Freedom of opinion and expression) (2011), [18].

⁵ See, MG v Germany, UN Human Rights Committee Communication No. 1428/06 (2008), [10.1].

Page 28 Report 5 of 2020

is rationally connected to that objective and is a proportionate means of achieving that objective.

1.76 The statement of compatibility to the principal determination notes that this measure promotes the right to health; however, it does not recognise that the right to privacy is engaged. Further information is required as to the compatibility of this measure with the right to privacy, in particular what safeguards apply to protect the use and disclosure of any information collected as a result of this determination. In assessing the compatibility of this measure, it also does not appear that the measure is limited to only applying during the COVID-19 pandemic. Further information is required as to whether the instruments are time limited and, if not, why they have not been time limited.

Committee view

- 1.77 The committee notes that these instruments require persons who are departing from prescribed airports and arriving in 10 prescribed countries to be screened to establish if they may be, or may have been, infected with COVID-19. Screening may be by equipment or by being required to answer questions or provide information in writing.
- 1.78 The committee considers that the measure, which is designed to prevent the spread of COVID-19, is likely to promote and protect the rights to life and health, noting that the right to life requires Australia to take positive measures to protect life and the right to health requires Australia to take steps to prevent, treat and control epidemic diseases. The committee notes that the measure may also limit the right to privacy. This right may be subject to permissible limitations if it is shown to be reasonable, necessary and proportionate.
- 1.79 As this has not been addressed in the statement of compatibility, the committee seeks the minister's advice as to the compatibility of this measure with the right to privacy.

CASA EX57/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Instrument 2020 [F2020L00337]

CASA EX63/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Amendment Instrument 2020 (No. 1) [F2020L00412]¹

Purpose	These instruments exempt some pilots, air traffic controllers, air operator certificate holders and air traffic service providers from certain regulatory requirements related to medical certification, continued operational proficiency and training. These instruments commenced on 1 April 2020 and 7 April 2020 respectively and are in force until 31 March 2021			
Portfolio	Infrastructure, Transport, Regional Development and Communications			
Authorising legislation	Civil Aviation Safety Regulations 1998			
Disallowance	15 sitting days after tabling			
Rights	Life; health; rights at work			
Status	Seeking additional information			

Temporary exemption from certain regulatory requirements

1.80 The CASA EX57/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Instrument 2020 temporarily provides pilots with an extension to complete proficiency checks and undertake flight reviews related to their licence and rating, and temporarily exempts cabin crews from the requirement to complete a test of their emergency procedure proficiency. It also authorises licence holders and other aviation authorisation holders to continue to use their existing medical certificates for the exercise of the privileges of their licences or other aviation authorisation, for a period of 6 months beyond the

CASA EX57/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Instrument 2020 [F2020L00337]

This entry can be cited as: Parliamentary Joint Committee on Human Rights, CASA EX57/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Instrument 2020 [F2020L00337] and CASA EX63/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Amendment Instrument 2020 (No. 1) [F2020L00412], Report 5 of 2020; [2020] AUPJCHR 72.

Page 30 Report 5 of 2020

certificates' current expiry dates. Further, the instrument temporarily relieves from the compliance obligations an operator who has an approved safety plan.

The CASA EX63/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Amendment Instrument 2020 (No. 1) extends some of the emergency exemptions relating to medical certificates required to be held by certain pilots, and some operator proficiency check requirements.

Preliminary international human rights legal advice

Rights to life, health, rights at work

- 1.82 By temporarily exempting pilots and other air traffic staff from certain regulatory requirements related to medical certification and continued operational proficiency and training, this instrument may engage a number of human rights. The explanatory statement notes that action to comply with the former regulatory requirements could 'break, weaken or undermine the social distancing rules'. As these measures are intended to prevent the spread of COVID-19, which has the ability to cause high levels of morbidity and mortality, it would appear that these measures may promote the rights to life and health.³
- However, because the instruments provide temporary exemptions from 1.83 several regulatory requirements which appear to be related to flight safety, they may potentially limit the right to life. Furthermore, as these exemptions deal with regulatory requirements related to employment as pilots and air traffic staff, they may also potentially limit rights at work, including the right to safe working conditions.4
- 1.84 The statements of compatibility accompanying these instruments do not identify that any human rights are engaged. Further information is required as to the compatibility of this instrument with the rights to life and work.

Committee view

- The committee notes that these instruments exempt some pilots, air traffic controllers, air operator certificate holders and air traffic service providers from certain regulatory requirements related to medical certification, continued operational proficiency and training.
- The committee considers that the measure, which is designed to prevent the spread of COVID-19, is likely to promote and protect the rights to life and

3

² Explanatory statement, p. 1.

Right to life: International Covenant on Civil and Political Rights, article 6. Right to health: International Covenant on Economic, Social and Cultural Rights, article 12(1).

International Covenant on Economic, Social and Cultural Rights, articles 6-7.

health, noting that the right to life requires Australia to take positive measures to protect life and the right to health requires Australia to take steps to prevent, treat and control epidemic diseases. The committee notes that the measure may also limit rights at work and the right to life, if aviation safety were affected by the measure. These rights may be subject to permissible limitations if they are shown to be reasonable, necessary and proportionate.

1.87 As this has not been addressed in the statement of compatibility, the committee seeks the minister's advice as to the compatibility of this measure with human rights, particularly the rights to life and at work.⁵

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Page 32 Report 5 of 2020

Coronavirus Economic Response Package (Payments and Benefits) Rules 2020 [F2020L00419]¹

Purpose	This instrument establishes the operation of the JobKeeper payment			
Portfolio	Treasury			
Authorising legislation	Coronavirus Economic Response Package (Payments and Benefits) Act (2020)			
Disallowance	15 sitting days after tabling			
Rights	Adequate standard of living; equality and non-discrimination			
Status	Seeking additional information			

JobKeeper subsidy for certain workers

1.88 This instrument establishes the operation of the JobKeeper payment. This is a subsidy of \$1,500 per eligible employee per fortnight, which is administered by the Australian Taxation Office and provided directly to registered eligible businesses. Those businesses (or entities) are then required to pass on this subsidy to those eligible employees. An individual is defined as an 'eligible employee' if, on 1 March 2020, they were: aged 16 years or older; an employee (other than a casual employee) of the entity or a long term casual employee of the entity; and were an Australian resident (which broadly captures Australian citizens and permanent residents) or a New Zealand citizen living in Australia on a special category of visa.

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Coronavirus Economic Response Package (Payments and Benefits) Rules 2020 [F2020L00419], *Report 5 of 2020*; [2020] AUPJCHR 73.

A long term casual employee is defined in subsection 9(5) of the instrument as a casual employee who had been employed by the entity on a regular and systematic basis during the period of 12 months before 1 March 2020.

Paragraph 9(2)(c) of the instrument defines Australian resident as within the meaning of section 7 of the *Social Security Act 1991*, which defines it as a person who resides in Australia and is an Australian citizen, the holder of a permanent visa or holds a visa relating to whether the person had been in Australia before 26 February 2001.

Preliminary international human rights legal advice

Rights to an adequate standard of living, work, and equality and non-discrimination

1.89 By providing for the payment of a subsidy to certain registered businesses for eligible employees, this instrument appears to engage a number of human rights. As the JobKeeper payment is intended to replace a person's wage during the COVID-19 pandemic and during circumstances in which people may otherwise be at risk of losing their job, it would appear that this measure promotes the right to an adequate standard of living and the right to work with respect to eligible workers.⁴

1.90 However, the JobKeeper subsidy is broadly limited to employees who are either Australian citizens, permanent Australian residents, or specified New Zealand citizens living in Australia. As such, it appears that this measure engages and limits the right to equality and non-discrimination. This right provides that everyone is entitled to enjoy their rights without discrimination of any kind, which encompasses both 'direct' discrimination (where measures have a discriminatory *intent*) and 'indirect' discrimination (where measures have a discriminatory *effect* on the enjoyment of rights). This measure may have a disproportionate impact on those employees working in Australia who are foreign nationals (other than New Zealanders on a special category of visa).

1.91 Differential treatment will not constitute unlawful discrimination if the differential treatment is based on reasonable and objective criteria such that it serves a legitimate objective, is rationally connected to that objective and is a proportionate means of achieving that objective. The statement of compatibility does not explain the reason for the differential treatment of foreign nationals who are not permanent residents or New Zealanders. It appears to only explain why New Zealand citizens are eligible for the JobKeeper payment, stating that this 'supports the unique arrangements and bilateral relationship between Australia and New Zealand under the Trans-Tasman Travel Arrangement'. However, it is not clear that

⁴ International Covenant on Economic, Social and Cultural Rights, articles 11(1) and 6 and 7.

Coronavirus Economic Response Package (Payments and Benefits) Rules 2020, subsection 9(c). See also statement of compatibility.

Articles 2 and 26 of the International Covenant on Civil and Political Rights. The prohibited grounds of discrimination are race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Under 'other status' the following have been held to qualify as prohibited grounds: age, nationality, marital status, disability, place of residence within a country and sexual orientation. The prohibited grounds of discrimination are often described as 'personal attributes'.

⁷ UN Human Rights Committee, General Comment 18: Non-discrimination (1989).

⁸ UN Human Rights Committee, *General Comment 18: Non-discrimination* (1989), [13]; see also *Althammer v Austria*, UN Human Rights Committee Communication No. 998/01 (2003), [10.2].

⁹ Statement of compatibility, p. 32.

Page 34 Report 5 of 2020

supporting a unique travel arrangement and bilateral relationship between Australia and New Zealand constitutes a legitimate objective for treating citizens from other countries differently. As such, further information is required as to the compatibility of this measure with the right to equality and non-discrimination, including what is the legitimate objective for the differential treatment of eligible employees based on their nationality, and whether the measure is otherwise reasonable and proportionate.

Committee view

- 1.92 The committee notes that this instrument establishes the JobKeeper payment to be administered by the Australian Taxation Office. The committee notes that the payment is broadly restricted to apply to employees who are Australian citizens, permanent Australian residents or New Zealand citizens working in Australia.
- 1.93 The committee considers that this measure is likely to promote the rights to an adequate standard of living and work, as it is intended to replace a person's wage during the COVID-19 pandemic and during circumstances in which a person may otherwise be at risk of losing their job. The committee notes that the measure may also limit the right to equality and non-discrimination. This right may be subject to permissible limitations if it is shown to be reasonable, necessary and proportionate.
- 1.94 The committee seeks the Treasurer's advice as to the compatibility of this measure with the right to equality and non-discrimination. ¹⁰

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Coronavirus Economic Response Package Omnibus 2020¹

Purpose	This bill sought to amend a number of Acts to provide an economic response and deal with other matters relating to the coronavirus, and for related purposes			
Portfolio	Treasury			
Introduced	House of Representatives, 23 March 2020 Received Royal Assent on 24 March 2020			
Right	Social security; equality and non-discrimination			
Status	Seeking additional information			

Additional support for income recipients

Schedule 11 of the bill amends a number of Acts to provide a fortnightly supplement of \$550 (or such other amount as determined by legislative instrument) for a period of six months beginning on 27 April 2020 for persons receiving certain social security payments, namely Jobseeker Payment; Youth Allowance (other); Sickness Allowance; Widow Allowance; Parenting Payment Single; Parenting Payment Partnered; Special Benefit; and Farm Household Allowance. The Minister for Families and Social Services may extend the supplement to other social security payments by legislative instrument.²

Preliminary international human rights legal advice

Rights to an adequate standard of living, social security and equality and nondiscrimination

1.96 Increasing the amount of social security payments for a number of recipients would appear to engage and promote the rights to an adequate standard of living and social security. The right to social security recognises the importance of adequate social benefits in reducing the effects of poverty and plays an important role in realising many other economic, social and cultural rights, particularly the right to an adequate standard of living and the right to health. The right to an adequate

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Coronavirus 1 Economic Response Package Omnibus Bill 2020, Report 5 of 2020; [2020] AUPJCHR 74.

² Explanatory memorandum, p. 14 and statement of compatibility, p. 224.

³

International Covenant on Economic, Social and Cultural Rights, article 9; UN Committee on Economic, Social and Cultural Rights, General Comment No. 19: The Right to Social Security (2008).

Page 36 Report 5 of 2020

standard of living requires state parties to take steps to ensure the availability, adequacy and accessibility of food, clothing, water and housing for all people in Australia, and also imposes on Australia the obligations listed above in relation to the right to social security.⁴

1.97 However, the supplement does not apply to all social security payments. In particular, those on the Disability Support Pension and the Aged Pension do not appear to be eligible for the supplement. Article 2(2) of the International Covenant on Economic, Social and Cultural Rights requires that the rights to an adequate standard of living and social security are able to be enjoyed without discrimination. The United Nations Committee on Economic, Social and Cultural Rights has stated that in the provision of social security,

States parties must also pay full respect to the principle of human dignity contained in the preamble of the Covenant, and the principle of non-discrimination, so as to avoid any adverse effect on the levels of benefits and the form in which they are provided.

[...]

Whereas everyone has the right to social security, States parties should give special attention to those individuals and groups who traditionally face difficulties in exercising this right, in particular [...] people with disabilities [and] older persons.⁵

1.98 The explanatory memorandum states that the fortnightly supplement for recipients of certain social security payments provides additional financial assistance to 'Australians financially impacted by the Coronavirus'. The statement of compatibility states that the measure promotes the right to social security and an adequate standard of living by providing a further payment 'for some of the most vulnerable groups in society'. It also states that the measure promotes human rights 'by supporting the Convention on the Rights of Persons with Disabilities'. However, it is not clear how the measure supports the rights of persons with disabilities when it does not appear to apply to those receiving the Disability Support Pension. Excluding recipients on this pension and those on the Aged Pension from receipt of this additional payment may result in discrimination with respect to the enjoyment of the rights to an adequate standard of living and social security by these groups.

1.99 Differential treatment (including the differential effect of a measure that is neutral on its face) will not constitute unlawful discrimination if the differential

7 Statement of compatibility, p. 225.

⁴ International Covenant on Economic, Social and Cultural Rights, article 11.

⁵ United Nations Committee on Economic, Social and Cultural Rights, *General Comment No. 19:* The right to social security, (2008), [22] and [31]

⁶ Statement of compatibility, p. 225.

treatment is based on reasonable and objective criteria such that it serves a legitimate objective, is rationally connected to that objective and is a proportionate means of achieving that objective. However, the statement of compatibility does not provide any assessment as to any potential discriminatory application of the social security supplement. Further information is therefore required as to the compatibility of Schedule 11 with the rights to an adequate standard of living, social security and equality and non-discrimination.

Committee view

- 1.100 The committee notes that Schedule 11 of the bill provides a social security supplement for persons receiving certain social security payments.
- 1.101 The committee considers that the measure, which is designed to provide additional financial assistance to Australians financially impacted by COVID-19, promotes the rights to an adequate standard of living and social security. The committee notes that as the supplement does not apply to all social security payments this may engage the right to equality and non-discrimination, with respect to the enjoyment of these rights. Notwithstanding, it is important to note that there may be other social security benefits that may apply to these groups, but which are not the subject of this legislation. The rights to an adequate standard of living, social security, and equality and non-discrimination may be subject to permissible limitations if they are shown to be reasonable, necessary and proportionate.
- 1.102 As this has not been addressed in the statement of compatibility, the committee seeks the Treasurer's advice as to the compatibility of this measure with the rights to an adequate standard of living, social security and equality and non-discrimination.

⁸ UN Human Rights Committee, *General Comment 18: Non-Discrimination* (1989) [13]; see also *Althammer v Austria*, UN Human Rights Committee Communication No. 998/01 (2003) [10.2].

Page 38 Report 5 of 2020

Fair Work Amendment (Variation of Enterprise Agreements) Regulations 2020 [F2020L00432]¹

Purpose	This instrument temporarily reduces the period of time during which employees must have access to a copy of a proposed variation of an enterprise agreement, and before which employees must be notified of the details of the vote on the variation, from seven calendar days to one calendar day. The instrument commenced on 17 April 2020 and is repealed at the end of six months (unless a later time is prescribed)			
Portfolio	Industrial Relations			
Authorising legislation	Fair Work Act 2009			
Disallowance	15 sitting days after tabling			
Right	Work, freedom of association			
Status	Seeking additional information			

Reduction in access period for variation of an enterprise agreement

1.103 This instrument reduces the period of time during which employees must have access to a copy of a proposed variation of an enterprise agreement, and before which employees must be notified of the details of the vote on the variation, from seven calendar days to one calendar day before the vote. This amendment will be effective for six months after commencement (or for a later time if otherwise prescribed).

Preliminary international human rights legal advice

Rights to just and favourable conditions of work

1.104 By reducing the period of time during which employees must have access to, and be notified of a vote on, a proposed variation to an enterprise agreement, this instrument engages and may limit the right to freedom of association and just and favourable conditions of work.

1.105 The right to freedom of association includes the right to collectively bargain without unreasonable and disproportionate interference from the state. The right to just and favourable conditions of work includes the right to adequate and fair remuneration, reasonable working hours, leave, safe working conditions, and the

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Fair Work Amendment (Variation of Enterprise Agreements) Regulations 2020 [F2020L00432], *Report 5 of 2020*; [2020] AUPJCHR 75.

right to join trade unions. These rights are protected by the International Covenant on Civil and Political Rights (ICCPR) and the International Covenant on Economic, Social and Cultural Rights (ICESCR).²

1.106 As recognised in the statement of compatibility, the interpretation of these rights is informed by International Labour Organization (ILO) treaties, including the ILO Convention of 1948 concerning Freedom of Association and Protection of the Right to Organize (ILO Convention No. 87) and the ILO Convention of 1949 concerning the Right to Organise and Collective Bargaining (ILO Convention No. 98), which protects the right of employees to collectively bargain for terms and conditions of employment.³ The Human Rights (Parliamentary Scrutiny) Act 2011 does not include the International Labour Organization (ILO) Constitution or ILO conventions on freedom of association and the right to bargain collectively in the list of treaties against which the human rights compatibility of legislation is to be assessed. Nonetheless, these ILO standards and jurisprudence are relevant to the mandate of the committee as they are the practice of the international organisation with recognised and long-established expertise in the interpretation and implementation of these rights. It is a specialised body of law which can inform the general guarantees set out in the human rights treaties. In the current case, ILO Convention No. 87 is directly relevant, in that both article 22(3) of the ICCPR and article 8(3) of the ICESCR expressly state that measures which are inconsistent with the guarantees provided for in ILO Convention No. 87 will not be consistent with the right to freedom of association. The UN Committee on Economic, Social and Cultural Rights has also considered ILO Conventions No.87 and 89 when assessing Australia's compliance with Article 8 of the ICESCR.⁴

1.107 The statement of compatibility notes that this instrument engages the right to work and to just and favourable conditions of work, which includes the right to bargain on terms and conditions of employment.⁵ It states that the amendment will enable employees and employers to quickly agree to new terms and conditions of employment, and states that employees will still be required to genuinely agree to the variation of the agreement and employers may choose to provide a longer period

2 International Covenant on Civil and Political Rights, article 22; International Covenant on Economic, Social and Cultural Rights, articles 7 and 8.

The Freedom of Association and Protection of the Right to Organize (ILO Convention No. 87) is expressly referred to in article 22(3) of the International Covenant on Civil and Political Rights and article 8(3) of the International Covenant on Economic, Social and Cultural Rights.

See, UN Committee on Economic Social and Cultural Rights (UNCESCR), *Concluding Observations on Australia*, E/C.12/AUS/CO/5 (2017), [29]-[30].

The right to work is set out at articles 6-7 of the International Covenant on Economic, Social and Cultural Rights. It is further informed by the International Labour Organization Convention of 1949 concerning the Right to Organise and Collective Bargaining (ILO Convention No. 98), which protects the right of employees to collectively bargain for terms and conditions of employment.

Page 40 Report 5 of 2020

of time. ⁶ It also states that this is a temporary measure to support the expediting of variations of enterprise agreements during the COVID-19 pandemic. ⁷

- 1.108 However, it is not clear that the provision of a minimum one calendar day for review and notification of a vote on a proposed variation to an enterprise agreement would constitute a sufficient period time for employees to review such proposed variations, and to exercise their right to bargain collectively. It is noted that one calendar day would include weekends and public holidays, and could result in employees being required to vote on an agreement that affects their working conditions without having had an opportunity to fully understand the proposal, discuss it with other employees or their union, or to negotiate.
- 1.109 Measures limiting the right to freedom of association, including the right to collectively bargain, and the right to just and favourable conditions of work may be permissible providing certain criteria are satisfied. Generally, to be capable of justifying a limit on human rights, the measure must address a legitimate objective, be rationally connected to that objective and be a proportionate way to achieve that objective. Further, Article 22(3) of the ICCPR and article 8 of the ICESCR expressly provide that no limitations are permissible on the right to freedom of association if they are inconsistent with the guarantees of freedom of association and the right to collectively organise contained in ILO Convention No. 87.
- 1.110 As the statement of compatibility does not recognise that this instrument may limit these rights, it provides no assessment of whether such a limitation may be permissible. From the information available it is not clear that expediting the variation of enterprise agreements during the COVID-19 pandemic would, in itself, constitute a legitimate objective. Further, it seems that any changes to an enterprise agreement as a result of these regulations would continue for the life of the agreement and could therefore have ongoing effects. In addition, no information has been provided as to any safeguards that are in place to ensure that the proposed reduction in time would not result in the ability of workers to collectively bargain. As such, further information is required to assess the compatibility of this measure with the rights to freedom of association and just and favourable conditions of work.

Committee view

1.111 The committee notes that this instrument temporarily reduces the period of time during which employees must have access to a copy of a proposed variation of an enterprise agreement, and before which employees must be notified of the details of the vote on the variation, from seven calendar days to one calendar day.

7 Statement of compatibility, p. 3.

8 See International Covenant on Civil and Political Rights, article 22(2).

⁶ Statement of compatibility, p. 3.

1.112 The committee considers that this measure is designed to support employers and employees to expedite variation of enterprise agreements to suit their workplace during the COVID-19 pandemic. The committee notes that this engages and may limit the right to freedom of association and just and favourable conditions of work. These rights may be subject to permissible limitations if they are shown to be reasonable, necessary and proportionate.

1.113 The committee seeks the minister's advice as to the compatibility of this measure with the right to freedom of association and just and favourable conditions of work.

Page 42 Report 5 of 2020

Foreign Acquisitions and Takeovers Amendment (Threshold Test) Regulations 2020 [F2020L00435]¹

This instrument amends the monetary threshold above which **Purpose** certain investments in Australia by foreign persons may require notification to the Treasurer for approval **Portfolio Treasury Authorising legislation** Foreign Acquisitions and Takeovers Act 1975 **Disallowance** 15 sitting days after tabling Equality and non-discrimination Right **Status** Seeking additional information

Reducing the monetary threshold for reporting investments by foreign persons

1.114 This instrument provides for a nil monetary threshold for actions taken by foreign persons in relation to entities, businesses and agricultural lands, and prescribes all kinds of land other than agricultural land as being land without a threshold value. This has the effect that all proposed foreign investments in relation to these actions and investments in Australia must be notified to the Treasurer for prior approval. The instrument repeals and replaces Part 4 of the Foreign Acquisitions and Takeovers Regulations 2015, which previously set out a number of different monetary thresholds in relation to which a proposed investment had to be notified to the Treasurer. The lowest previous monetary threshold was \$15 million, in relation to agricultural land being acquired by a foreign person.²

Preliminary international human rights legal advice

Right to equality and non-discrimination

By reducing to nil the monetary threshold for notification to the Treasurer regarding proposed foreign investments in Australia, which only applies to proposed investments by foreign persons,³ this measure may engage and limit the right to

1 This entry can be cited as: Parliamentary Joint Committee on Human Rights, Foreign Acquisitions and Takeovers Amendment (Threshold Test) Regulations 2020 [F2020L00435], Report 5 of 2020; [2020] AUPJCHR 76.

3 'Foreign person' is defined in section 5 of the Foreign Acquisitions and Takeovers Act 1975 to include an individual not ordinarily resident in Australia.

² Foreign Acquisitions and Takeovers Regulations 2015, subsection 52(4).

equality and non-discrimination.⁴ This right provides that everyone is entitled to enjoy their rights without discrimination of any kind, which encompasses both 'direct' discrimination (where measures have a discriminatory *intent*) and 'indirect' discrimination (where measures have a discriminatory *effect* on the enjoyment of rights).⁵ This measure may indirectly discriminate against persons based on their nationality, as it only applies to persons not ordinarily resident in Australia. Differential treatment will not constitute unlawful discrimination if the differential treatment is based on reasonable and objective criteria such that it serves a legitimate objective, is rationally connected to that objective and is a proportionate means of achieving that objective.⁶

- 1.116 The explanatory statement notes that COVID-19 has had a significant impact on the Australian economy, and has increased the risk of foreign investment in Australia occurring in ways which are contrary to the national interest. It further notes that this instrument applies to agreements which were entered into on or after 10.30am AEDT on 29 March 2020, and is intended to apply for the duration of the COVID-19 pandemic. However, there does not appear to be anything in the instrument itself that would limit the duration of these amendments.
- 1.117 The statement of compatibility does not identify that this measure engages any human rights. As such, further information is required as to the compatibility of this measure with the right to equality and non-discrimination.

Committee view

1.118 The committee notes that this instrument amends the monetary threshold above which certain investments in Australia by foreign persons may require notification to the Treasurer for approval to nil.

1.119 The committee considers this measure is designed to safeguard the national interest by protecting vulnerable businesses as COVID-19 puts intense pressure on the Australian economy and Australian businesses. The committee notes that this may engage and limit the right to equality and non-discrimination.

Articles 2 and 26 of the International Covenant on Civil and Political Rights. The prohibited grounds of discrimination are race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Under 'other status' the following have been held to qualify as prohibited grounds: age, nationality, marital status, disability, place of residence within a country and sexual orientation. The prohibited grounds of discrimination are often described as 'personal attributes'.

⁵ UN Human Rights Committee, General Comment 18: Non-discrimination (1989).

⁶ UN Human Rights Committee, *General Comment 18: Non-discrimination* (1989) [13]; see also *Althammer v Austria*, UN Human Rights Committee Communication No. 998/01 (2003) [10.2].

⁷ Explanatory statement, p 1.

⁸ Explanatory statement, p 1.

Page 44 Report 5 of 2020

This right may be subject to permissible limitations if it is shown to be reasonable, necessary and proportionate.

1.120 As the statement of compatibility does not identify that any human rights are engaged by this instrument, the committee seeks the advice of the Treasurer as to the compatibility of this measure with the right to equality and non-discrimination.⁹

⁹ The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Public Service (Terms and Conditions of Employment) (General wage increase deferrals during the COVID-19 pandemic) Determination 2020 [F2020L00418]¹

Purpose	This instrument provides a six month delay to Australian Public Service wage increases occurring during a twelve month period			
Portfolio	Prime Minister and Cabinet			
Authorising legislation	Public Service Act 1999			
Disallowance	This instrument is exempt from disallowance (see subsection 24(3) of the <i>Public Service Act 1999</i>)			
Right	Just and favourable conditions of work			
Status	Seeking additional information			

Altering terms and conditions of employment

1.121 This instrument alters the terms and conditions of public service employment for non-SES (Senior Executive Service) Australian Public Service workers by delaying wage increases for six months. This relates to salary and salary-related allowances. It does not apply to increases in salary which take effect because of a variation in the rate of salary in an award, or an increase which takes effect because of a performance or training-based progression.

Preliminary international human rights legal advice

Right to just and favourable conditions of work

1.122 This instrument applies to the majority of non-SES Australian Public Service Employees (with some specific worker and salary type exclusions set out in sections 5 and 7). By delaying wage increases for Australian Public Service workers for six months, this measure may engage the right to just and favourable conditions of work. The right to just and favourable conditions in work protects the right of all persons to fair wages.² This is considered to be a minimum requirement in the protection of the right to work.³ The right to just and favourable conditions of work

United Nations Committee on Economic, Social and Cultural Rights, General Comment No. 23 (2016) on the right to just and favourable conditions of work, [7].

This entry can be cited as: Parliamentary Joint Committee on Human Rights, Public Service (Terms and Conditions of Employment) (General wage increase deferrals during the COVID-19 pandemic) Determination 2020 [F2020L00418], *Report 5 of 2020*; [2020] AUPJCHR 77.

² International Covenant on Economic, Social and Cultural Rights, articles 6-7.

Page 46 Report 5 of 2020

may be subject to permissible limitations where the limitation pursues a legitimate objective, is rationally connected to that objective and is a proportionate means of achieving that objective.

1.123 As there is no statement of compatibility accompanying the explanatory statement to this instrument,⁴ no assessment of the compatibility of this measure with any human rights has been provided. Further information is required as to the compatibility of this measure with human rights, particularly the right to just and favourable conditions of work.

Committee view

- 1.124 The committee notes that this instrument provides a six month delay to Australian Public Service wage increases occurring during a twelve month period. The committee notes the legal advice that this may engage and limit the right to just and favourable conditions of work. This right may be subject to permissible limitations if it is shown to be reasonable, necessary and proportionate.
- 1.125 As no statement of compatibility has been provided, the committee seeks the Prime Minister's advice as to the compatibility of this measure with human rights, particularly the right to just and favourable conditions of work.⁵

Senator the Hon Sarah Henderson Chair

⁴ Noting that section 9 of the *Human Rights (Parliamentary Scrutiny) Act 2011* only requires rule-makers to prepare a statement of compatibility in relation to a legislative instrument that is subject to disallowance under section 42 of the *Legislation Act 2003*.

The committee's consideration of the compatibility of a measure which limits rights is assisted if the response addresses the limitation criteria set out in the committee's <u>Guidance Note 1</u>, pp. 2-3.

Appendix 1 COVID-19 related legislation¹

January 2020

Instrument	Date registered	Description	Comment
Biosecurity (Listed Human Diseases) Amendment Determination 2020 [F2020L00037]		The instrument adds 'human coronavirus with pandemic potential' to the list of Listed Human Diseases made under the <i>Biosecurity Act 2015</i> . This enables the Government to use the measures in Chapter 2 of the <i>Biosecurity Act 2015</i> to manage and respond to biosecurity risks to human health caused by the virus.	No comment

February 2020

Instrument	Date registered	Description	Comment
Biosecurity (Human Health Response Zone) (Royal Australian Air Force Base Learmonth) Determination 2020 [F2020L00086]	03/02/2020	The instrument specifies the Royal Australian Air Force Base Learmonth as a human health response zone for the purposes of the <i>Biosecurity Act 2015</i> and sets requirements for individuals entering and leaving the zone.	See Chapter 1
Biosecurity (Human Health Response Zone) (North West Point Immigration Detention Centre) Determination 2020 [F2020L00087]	03/02/2020	The instrument specifies the North West Point Immigration Detention Centre on Christmas Island as a human health response zone for the purposes of the <i>Biosecurity Act 2015</i> and sets requirements for individuals entering and leaving the zone.	See Chapter 1
Biosecurity (Human Health Response Zone) (Howard Springs Accommodation Village) Determination 2020 [F2020L00107]	07/02/2020	The instrument specifies the Howard Springs Accommodation Village as a human health response zone for the purposes of the <i>Biosecurity Act 2015</i> and sets requirements for individuals entering and leaving the zone.	See Chapter 1
National Health Security (National Notifiable Disease List) Amendment Instrument 2020 [F2020L00111]	10/02/2020	The instrument adds the 'human coronavirus with pandemic potential' to the National Notifiable Disease List, requiring state and territory governments to notify the Commonwealth government of cases of the disease.	No comment

This appendix can be cited as: Parliamentary Joint Committee on Human Rights, COVID-19 related legislation, *Report 5 of 2020*; [2020] AUPJCHR 78.

 $Appendix \ 1-COVID\text{-}19 \ related \ legislation$

Page 48 Report 5 of 2020

Migration (LIN 20/102: Arrangements for Student (Temporary) (Class TU) visa applications) Instrument 2020 [F2020L00156]	24/02/2020	The instrument broadens the classes of persons who may apply for a Visitor (Class FA) visa to include individuals who have had their visa cancelled due to the designation of the coronavirus pandemic as a Public Health Emergency of International Concern by the World Health Organisation.	No comment
Migration (LIN 20/045: Class of persons for Visitor (Class FA) visa applications) Instrument 2020 [F2020L00157]	24/02/2020	The instrument specifies the classes of persons to whom the first installment of a visa application charge amount is nil. This applies to applicants in Australia who are former Student (Temporary) (Class TU) visa holders and whose visas were cancelled due to the designation of the coronavirus pandemic as a Public Health Emergency of International Concern by the World Health Organisation.	No comment
Migration (LIN 20/046: Arrangements for Visitor (Class FA) Visa Applications) Instrument 2020 [F2020L00160]	24/02/2020	The instrument specifies the form and manner in which an application must be made to reapply for a Visitor (Class FA) visa for individuals who have had their visa cancelled due to the designation of the coronavirus pandemic as a Public Health Emergency of International Concern by the World Health Organisation.	No comment

1-7 March 2020

Instrument	Date registered	Description	Comment
Advance to the Finance Minister Determination (No. 1 of 2019-2020) [F2020L00220]	04/03/2020	The instrument increases the amount allocated to the Department of Health for Administered Assets and Liabilities by \$100 milliion. The purpose of the increase is to enable the Department of Health to fund the procurement of masks and other emergency medical or emergency health equipment for the National Medical Stockpile as part of the Australian Health Sector Emergency Response for Novel Coronavirus.	No comment

8-14 March 2020

Instrument	Date registered	Description	Comment
Advance to the Finance Minister Determination (No. 2 of 2019-2020) [F2020L00235]	09/03/2020	The instrument increases the amount allocated to the Department of Health for Administered Assets and Liabilities by \$200 million. The purpose of the increase is to enable the Department of Health to fund the procurement of masks and other emergency medical or emergency health equipment for the National Medical Stockpile as part of the Australian Health Sector Emergency Response for Novel Coronavirus.	No comment
Social Security (Ordinary Waiting Period Exemption) Instrument 2020 [F2020L00247]	12/03/2020	The instrument provides an exemption from the ordinary waiting period for persons who claim Parenting Payment, Youth Allowance or Newstart Allowance to allow recipients who have been affected by the coronavirus pandemic to receive social security payments immediately.	No comment
Health Insurance (Section 3C General Medical Services – Specialist, Consultant Physician and Consultant Psychiatrist COVID- 19 Telehealth Services) Determination 2020 [F2020L00248]	12/03/2020	The instrument provides for the payment of Medicare benefits for ten Medicare Benefits Schedule items to allow specialists, consultant physicians and consultant psychiatrists to provide telehealth consultations to patients who have been diagnosed with, or are vulnerable to contracting, the COVID-19 virus.	No comment
Health Insurance (Section 3C General Medical Services – GP and Allied Health COVID-19 Services) Determination 2020 [F2020L00249]	12/03/2020	The instrument provides for the payment of Medicare benefits for Medicare Benefits Schedule items to allow general practitioners to provide telehealth consultations to patients who have been diagnosed with, or are vulnerable to contracting, the COVID-19 virus.	No comment
Health Insurance (Section 3C Pathology Services – COVID-19) Determination 2020 [F2020L00250]	12/03/2020	The instrument provides for the payment of Medicare benefits for pathology services to test for severe acute respiratory syndrome coronavirus 2, the virus that causes COVID-19. The instrument also requires that testing for the virus must be conducted in conjunction with other separate viral respiratory tests to determine if the patient has COVID-19 or another respiratory virus such as influenza.	No comment

Page 50 Report 5 of 2020

Health Insurance (Pathologist- determinable Services) Amendment Determination 2020 [F2020L00251]	12/03/2020	The instrument provides that a pathologist may test for other respiratory viruses as necessary if a treating practitioner has requested a test for severe acute respiratory syndrome coronavirus 2, the virus that causes COVID-19.	No comment
Health Insurance (Section 3C General Medical Services – Specialist, Consultant Physician and Consultant Psychiatrist COVID- 19 Telehealth Services) Amendment Determination No.1 2020 [F2020L00254]	13/03/2020	The instrument adds ten new temporary Medicare Benefits Schedule items to expand the types of services which specialists, consultant physicians and consultant psychiatrists may provide via the phone when video conferencing is unavailable to patients who have been diagnosed with, or are vulnerable to contracting, the COVID-19 virus.	No comment
Health Insurance (Section 3C General Medical Services – GP and Allied Health COVID-19 Services) Amendment Determination No.1 2020 [F2020L00255]	13/03/2020	The instrument provides for the payment of Medicare benefits for Medicare Benefits Schedule items to allow nurse practitioners and mental health allied health workers to provide these services via the phone when video conferencing is unavailable to patients who have been diagnosed with, or are vulnerable to contracting, the COVID-19 virus.	No comment

15-21 March 2020

Instrument	Date registered	Description	Comment
Health Insurance (Section 3C Pathology Services – COVID-19) Amendment Determination 2020 [F2020L00258]	16/03/2020	The instrument removes the requirement to test for severe acute respiratory syndrome coronavirus 2 in conjunction with other separate viral respiratory tests to determine if the patient has COVID-19 or another respiratory virus such as influenza due to the unnecessary burden placed on pathology testing resources.	No comment
Health Insurance (Section 3C General Medical Services – GP and Allied Health COVID-19 Services) Amendment Determination No. 2 2020 [F2020L00259]	16/03/2020	The instrument provides for the payment of Medicare benefits for Medicare Benefits Schedule items to allow midwives to provide certain services via telehealth and the phone when video conferencing is unavailable to patients who have been diagnosed with, or are vulnerable to contracting, the COVID-19 virus.	No comment

Health Insurance (Section 3C General Medical Services – Specialist, Consultant Physician and Consultant Psychiatrist COVID- 19 Telehealth Services) Amendment Determination No.2 2020 [F2020L00260]	16/03/2020	The instrument clarifies attendance time requirements for the provision of temporary Medicare Benefits Schedule items related to psychiatrist telehealth and phone services to patients diagnosed with, or vulnerable to contracting, the COVID-19 virus.	No comment
Health Insurance (Section 3C General Medical Services – GP and Allied Health COVID-19 Services) Amendment Determination No. 3 2020 [F2020L00261]	17/03/2020	The instrument allows telehealth services provided by GPs, other doctors in general practice, and nurse practitioners to be bulk billed if there is a risk of spreading the COVID-19 virus.	No comment
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements) Determination 2020 [F2020L00267]	18/03/2020	The instrument prohibits international cruise ships from entering Australian ports before 15 April 2020.	See Chapter 1
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) Declaration 2020 [F2020L00266]	18/03/2020	The instrument declares that a human biosecurity emergency exists for the purposes of the <i>Biosecurity Act 2015</i> . This declaration allows the minister to give directions deemed necessary to prevent or control the entry, emergence, establishment or spread of COVID-19 in Australian territory or prevent its spread to another country. The emergency is declared to last for three months.	No comment
Biosecurity Repeal (Human Health Response Zones) Determination 2020 [F2020L00270]	19/03/2020	The instrument repeals three instruments which specified the Howard Springs Accommodation Village, the North West Point Immigration Detention Centre on Christmas Island, and the Royal Australian Air Force Base Learmonth as human health response zones for the purposes of the Biosecurity Act 2015 to temporarily quarantine individuals who requested repatriation from Wuhan city, China, and the Diamond Princess cruise ship.	No comment

Page 52 Report 5 of 2020

<u>Defence</u>	19/03/2020	The instrument amends the domestic and	No
Determination,		overseas conditions of service for Australia	comment
Conditions of service		Defence Force members to account for special	
<u>Amendment</u>		circumstances related to the outbreak of the	
(COVID-19 response)		COVID-19 virus.	
Determination 2020			
(No. 6)			
[F2020L00278]			

22-31 March 2020

Instrument	Date registered	Description	Comment
Poisons Standard Amendment (Hydroxychloroquine and Salbutamol) Instrument 2020 [F2020L00291]	23/03/2020	The instrument amends the Poisons Standard February 2020 in relation to the substances, hydroxychloroquine and salbutamol to ensure the continued availability of medicines containing these substances in Australia during the public health emergency caused by the outbreak of the COVID-19 virus.	No comment
Health Insurance (Section 3C General Medical Services – COVID-19 Services) Determination 2020 [F2020L00292]	23/03/2020	The instrument consolidates all the temporary Medicare Benefits Schedule items that prescribe COVID-19 medical services into one legislative instrument and expands the definition of 'health professional at risk of COVID-19 virus'.	No comment
Appropriation (Coronavirus Economic Response Package) Act (No. 1) 2019-2020	23/03/2020	The Act appropriates \$1,651,133,000 from the Consolidated Revenue Fund for the ordinary annual services of the Government in relation to the Coronavirus Economic Response, and for related purposes.	No comment
Appropriation (Coronavirus Economic Response Package) Act (No. 2) 2019-2020	23/03/2020	The Act appropriates \$740,050,000 in additional money from the Consolidated Revenue Fund for certain expenditure in relation to the Coronavirus Economic Response, and for related purposes.	No comment
Assistance for Severely Affected Regions (Special Appropriation) (Coronavirus Economic Response Package) Act 2020	23/03/2020	The Act appropriates up to \$1 billion in funds for the purposes of making payments to support communities, regions and industry sectors affected by the economic impacts of Covid-19, for specified purposes. Any payments under this appropriation must be made by 30 June 2021.	No comment
Australian Business Growth Fund (Coronavirus Economic Response Package) Act 2020	23/03/2020	The Act appropriates \$100,000,000 to be invested in an Australian Business Growth Fund for the purpose of providing small and medium Australian enterprises with access to capital.	No comment

Boosting Cash Flow for Employers (Coronavirus Economic Response Package) Act 2020	23/03/2020	The Act appropriates \$100,000,000 to be invested in an Australian Business Growth Fund for the purpose of providing small and medium Australian enterprises with access to capital.	No comment
Boosting Cash Flow for Employers (Coronavirus Economic Response Package) Act 2020	23/03/2020	The Act provides that two sets of cash flow boost payments may be made to businesses which have made payments for wages or salaries, where the Commissioner for Taxation is satisfied that they are eligible to receive such payments.	No comment
Coronavirus Economic Response Package Omnibus Act 2020	23/03/2020	The omnibus Act, containing 16 schedules, amends a number of Acts in order to provide an economic response, and deal with other matters, relating to the coronavirus, and for related purposes. For example, schedule 4 of the bill amends social security and taxation Acts to provide for a \$750 stimulus payment to some recipients of social welfare and veterans payments; schedule 11 provides for a temporary fortnightly supplement of \$550 to some social welfare payment recipients; and schedule 13 enables the release of up to \$10,000 of superannuation on compassionate grounds.	See Chapter 1
Guarantee of Lending to Small and Medium Enterprises (Coronavirus Economic Response Package) Act 2020	23/03/2020	The Act provides that the minister may grant a guarantee to a financial institution in connection with loans made, or to be made, by the financial institution if granting the guarantee is likely to assist in dealing with the economic impacts of the coronavirus. It also provides that up to \$20 billion from the Consolidated Revenue Fund may be appropriated for the purpose of meeting any liabilities that the Commonwealth incurs under those guarantees.	No comment
Structured Finance Support (Coronavirus Economic Response Package) Act 2020	23/03/2020	The Act sets up the Structured Finance Support (Coronavirus Economic Response) Fund. The Fund, consisting of the Structured Finance Support (Coronavirus Economic Response) Fund Special Account and investments of the fund, must be credited with \$15 billion.	No comment

 Page 54
 Report 5 of 2020

Child Care Subsidy Amendment (Coronavirus Economic Response Package) Minister's Rules 2020 [F2020L00295]	24/03/2020	The instrument creates additional reason for absence from childcare where self-isolating re COVID-19; expands the circumstances in which a child may be absent from childcare without needing to provide a medical certificate; allocates an extra 20 allowable absence days; and provides an exemption to the current obligation of child care providers to take reasonable steps to enforce payment of gap fees from individuals in response to COVID-19.	No comment
Health Insurance (Section 3C General Medical Services – Application of GP and Allied Health COVID-19 Services and Specialist, Consultant Physician and Consultant Psychiatrist COVID- 19 Telehealth Services) Amendment Determination 2020 [F2020L00298]	24/03/2020	The instrument specifies that the temporary Medicare Benefits Schedule items that prescribe COVID-19 medical services only apply to services supplied between 13 March 2020 and prior to the commencement of the Health Insurance (Section 3C General Medical Services – COVID-19 Services) Determination 2020 on 23 March 2020.	No comment
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Overseas Travel Ban Emergency Requirements) Determination 2020 [F2020L00306]	25/03/2020	The instrument prohibits an Australian citizen or permanent resident from travel outside Australia (by air or sea or as the operator of an outgoing aircraft or vessel), unless an exemption is granted to them. The instrument commenced at 12.00 pm on 25 March 2020 and was in force for an initial period of 4 weeks.	See Chapter 1
Biosecurity (Human Health Response Zone) (Swissotel Sydney) Determination 2020 [F2020L00313]	25/03/2020	The instrument specifies the Swissotel Sydney as a human health response zone for the purposes of the <i>Biosecurity Act 2015</i> and sets requirements for individuals entering and leaving the zone. The instrument commenced on 25 March 2020 and is in force for three months from that day.	See Chapter 1
Structured Finance Support (Coronavirus Economic Response Package) Rules 2020 [F2020L00309]	25/03/2020	The instrument sets out matters relevant to the implementation of the Structured Finance Support (Coronavirus Economic Response) Fund. Specifically, it specifies the Australian Office of Financial Management as a listed entity whose officials may be 'eligible delegates' for the purposes of the Minister's	No comment

		delegation powers under the Structured Finance Support (Coronavirus Economic Response Package) Act 2020. It also prevents first loss securities from being invested in as authorised debt securities under that Act.	
Social Security (Coronavirus Economic Response—2020 Measures No. 1) Determination 2020 [F2020L00310]	25/03/2020	The instrument modifies the <i>Social Security Act 1991</i> to enable persons receiving Youth Allowance who are undertaking full-time study, or new apprentices, to receive the COVID-19 supplement from 27 April 2020; ensure that claimants for parenting payment are able to qualify for the payment where they do not meet the qualifying residence period requirements; and ensure that claimants for Austudy are able to qualify for payment where they do not meet the assets test, or where the liquid assets waiting period, the newly arrived resident's waiting period or the seasonal workers preclusion period would otherwise apply. The instrument also modifies the Social Security (Administration) Act 1999 to enable people who tried to make contact during the period 23 March 2020 to 29 March 2020, or who made contact during this period but did not complete their claim, to be taken to have lodged a claim on 23 March 2020 or the date of eligibility, if later, provided they complete a claim by 19 April 2020.	No comment
Social Security (Coronavirus Economic Response—2020 Measures No. 2) Determination 2020 [F2020L00311]	25/03/2020	The instrument specifies the criteria a person must meet in order to qualify for youth allowance, jobseeker payment or crisis payment under the <i>Social Security Act 1991</i> in circumstances relating to COVID-19, and provides for recipients of Austudy payment to receive the COVID-19 supplement from 27 April 2020.	No comment
National Health (COVID-19 Supply of Pharmaceutical Benefits) Special Arrangement 2020 [F2020L00312]	25/03/2020	This instrument is an interim measure for some patients who are confined at home. It allows prescribers and patients to provide a pharmacy with a digital image of their prescription via fax, email or text message, enabling the pharmacy to dispense their medicines, and deliver or post them to the patient. The patient or prescriber would then be required to supply the pharmacy with the paper prescription within 15 days.	No comment
Biosecurity (Exit Requirements) Determination 2020 [F2020L00323]	26/03/2020	The instrument requires persons who are departing from prescribed airports and arriving in prescribed countries to be screened by a biosecurity officer or human	See Chapter 1

Page 56 Report 5 of 2020

		biosecurity officer for the purposes of establishing whether the individual may be, or may have been, infected with human coronavirus with pandemic potential. Screening may be by equipment or by being required to answer questions or provide information in writing.	
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Determination 2020 [F2020L00324]	26/03/2020	This instrument, made under the <i>Biosecurity Act 2015</i> , establishes rules regulating entry to remote communities, in order to prevent or control the entry or spread of COVID-19 in designated parts of Australia in Queensland, Western Australia, South Australia and Northern Territory.	See Chapter 1
Defence Determination, Conditions of service Amendment (COVID- 19 response) Determination 2020 (No. 7) [F2020L00336]	27/03/2020	The instrument seeks to enable the Australian Defence Force (ADF) to respond to COVID-19 in relation to members of Reserves who are absent from their place of duty when they are required to be there.	No comment
CASA EX57/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Instrument 2020 [F2020L00337]	27/03/2020	This instrument exempts pilots, air traffic controllers, air operator certificate holders and air traffic service providers from certain regulatory requirements related to medical certification, continued operational proficiency and training (as action to avoid such breaches may involve testing, checking, training or other activity that would break, weaken or undermine the social distancing rules required in Australia because of the COVID-19 pandemic).	See Chapter 1
Social Security (Coronavirus Economic Response—2020 Measures No. 3) Determination 2020 [F2020L00338]	27/03/2020	This instrument temporarily modifies the Social Security Act in respect of the rates of payment paid to people who only qualify for a social security payment on 25 March 2020 because of the temporary modifications made to the Social Security Act relating to COVID-19. The first instalment of such a person's payment will include an additional amount that represents two days' worth of their daily rate of payment.	See Chapter 1
Biosecurity (Human Biosecurity Emergency) (Human	27/03/2020	The instrument prevents cruise ships from entering Australian territory and requires cruise ships to leave Australian territory	See Chapter 1

Coronavirus with Pandemic Potential) (Emergency Requirements) Amendment Determination (No. 1) 2020 [F2020L00339]		before 15 June 2020, subject to limited exceptions, to prevent or control the entry or spread of COVID-19 in Australian territory.	
Therapeutic Goods (Excluded Goods— Hand Sanitisers) Determination 2020 [F2020L00340]	27/03/2020	The instrument excludes specified hand sanitisers from the operation of the <i>Therapeutic Good Act 1989</i> , so that those goods may be manufactured and supplied urgently within Australia.	No comment
Health Insurance Legislation Amendment (Bulkbilling Incentive) Regulations 2020 [F2020L00341]	29/03/2020	The instrument temporarily increases the fees for bulk-billing incentive items as part of Stage Four of the Government's health care package to protect all Australians from COVID-19.	No comment
Health Insurance (Section 3C General Medical Services - COVID-19 Telehealth and Telephone Attendances) Determination 2020 [F2020L00342]	29/03/2020	The instrument provides that all Australians can access certain prescribed COVID-19 medical services via telehealth and phone services. It commenced on 30 March 2020 and ceases as if revoked on 30 September 2020.	No comment
Customs (Prohibited Exports) Amendment (COVID-19 Human Biosecurity Emergency) Regulations 2020 [F2020L00343]	29/03/2020	Subject to certain exceptions, the instrument implements a temporary prohibition on the export of goods which are considered essential to preventing the spread of COVID-19. These include face masks and hand sanitizers.	No comment
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements— Retail Outlets at International Airports) Determination 2020 [F2020L00344]	29/03/2020	Subject to limited exceptions, the instrument requires retail outlets at international terminals and in the international area of joint domestic and international terminals at Australian international airports to cease trading to prevent or control the entry, emergence, establishment or spread of the declaration listed human disease COVID-19 in Australian territory.	No comment

Page 58 Report 5 of 2020

Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Essential Goods) Determination 2020 [F2020L00355]	30/03/2020	The instrument imposes requirements to prohibit the practice of price gouging of prescribed essential goods (including face masks, gloves and hand sanitizer), and ensures that those who breach the relevant restrictions surrender these goods to law enforcement (who will be required to redistribute the surrendered goods to the National Medical Stockpile, provided they are not deficient).	No comment
Banking (BEAR) determination No. 1 of 2020 [F2020L00347]	30/3/2020	The instrument determines that the time for lodging changes to accountability statements and maps is 30 days.	No comment
Coronavirus Economic Response Package (Deferral of Sunsetting — Financial Management and Accountability Determination 2010/02) Determination 2020 [F2020L00348]	30/3/2020	The instrument extends the operation of the Financial Management and Accountability Determination 2010/02 – Services for Other Entities and Trust Moneys – Department of the Environment, Water, Heritage and the Arts Special Account Establishment 2010 before it sunsets on 1 April 2020. The operation is extended to 1 October 2020.	No comment
Aged Care (Subsidy, Fees and Payments) Amendment (Workforce Continuity Funding) Determination 2020 [F2020L00352]	30/03/2020	The instrument implements temporary increases to the rates of aged care basic subsidy, viability supplement, and homeless supplement, designed to support continuity of the aged care workforce due to the impacts from COVID-19.	No comment
Aged Care (Transitional Provisions) (Subsidy and Other Measures) Amendment (Workforce Continuity Funding) Determination 2020 [F2020L00353]	30/03/2020	The instrument implements temporary increases to the rates of aged care basic subsidy, viability supplement, and homeless supplement, designed to support continuity of the aged care workforce due to the impacts from COVID-19.	No comment
Private Health Insurance (Incentives) Amendment Rules (No. 1) 2020 [F2020L00354]	30/03/2020	The instrument sets the rebate adjustment factor (used to calculate the rebate contribution from the Australian Government) for the adjustment year commencing on 1 April 2020 to one (1).	No comment

Therapeutic Goods Amendment (Excluded Goods— Hand Sanitisers) Determination 2020 [F2020L00359]	31/03/2020	The instruments amends the requirements for the contents required on a front label on hand sanitisers to ensure that the contact details of the manufacturer or supplier are included on that label.	No comment
National Health (Continued Dispensing – Emergency Measures) Amendment Determination 2020 (No.2) (PB 23 of 2020) [F2020L00361]	31/03/2020	The instrument expands the list of pharmaceutical benefits that can be supplied without a prescription, and provides the conditions for such a supply (a 'Continued Dispensing' supply) so that consumers have subsidised access to their medicines to assist in managing the demand on the health system during the COVID-19 outbreak.	No comment
Medical Indemnity Amendment (Eligible Run-off Claims) Regulations 2020 [F2020L00363]	31/03/2020	The instrument enables retired doctors to retain their eligibility under the Run-Off Cover scheme for prior practice if they return to private practice in order to provide treatment during the COVID-19.	No comment
Veterans' Entitlements (Provisional Access to Medical Treatment) Amendment Determination 2020 [F2020L00368]	31/03/2020	The instrument extends the intake period of the Provisional Access to Medical Treatment Trial by three months in response to COVID-19.	No comment
Health Insurance (Section 3C Pathology Services – COVID-19) Amendment (No. 2) Determination 2020 [F2020L00373]	31/03/2020	The instrument increases the Medicare benefits payable for COVID-19 testing.	No comment

1-4 April 2020

Instrument	Date registered	Description	Comment
Medical and Midwife Indemnity Legislation Amendment (Eligible Run-off Claims) Rules 2020 [F2020L00375]	01/04/2020	The instrument amends existing medical and midwife indemnity legislation to introduce a temporary exemption under the Run-off Cover Scheme (ROCS) during the COVID-19 pandemic. The exemption will enable non-practising doctors and eligible midwives to return to practice and temporarily assist during the pandemic without losing their	No comment

Page 60 Report 5 of 2020

		eligibility under the ROCS for prior practice. It will also introduce mirror provisions within new delegated legislation to commence on 1 July 2020, to ensure there is continuity in these arrangements.	
Poisons Standard Amendment (Hydroxychloroquine) Instrument 2020 [F2020L00387]	02/04/2020	The instrument amends the Poisons Standard February 2020 in relation to the substance hydroxychloroquine, principally to ensure the continued availability of medicines containing this substance in Australia during the public health emergency caused by the outbreak of the coronavirus (COVID-19).	No comment
Biosecurity (Exit Requirements) Amendment (Nauru) Determination 2020 [F2020L00388]	02/04/2020	The instrument amends the Biosecurity (Exit Requirements) Determination 2020 to enable travellers to Nauru to undergo a health screening by human biosecurity officers from listed airports to establish whether individuals may be, or may have been, infected with human coronavirus with pandemic potential.	See Chapter 1
ASIC Corporations (Amendment) Instrument 2020/290 [F2020L00376]	1/4/2020	The instrument amends ASIC Corporations (Share and Interest Purchase Plans) Instrument 2019/547 as if the permissible total trading suspension days specified in paragraph 7(a)(ii) were 10 days instead of 5 days. This is a temporary measures in relation to offers of shares and interests under purchase plans covered by the purchase plan instrument	No comment
ASIC Corporations (Trading Suspensions Relief) Instrument 2020/289 [F2020L00377]	1/4/2020	The instrument modifies the operation of sections 708AA, 708A, 1012DAA and 1012DA of the Corporations Act 2001 by declaring that the sections apply as if the permissible total trading suspension days specified in the sections were 10 days instead of 5 days.	No comment
National Consumer Credit Protection Amendment (Coronavirus Economic Response Package) Regulations 2020 [F2020L00386]	02/04/2020	These regulations temporarily exempt Australian credit licensees from responsible lending obligations. The exemption operates in limited situations where a consumer obtains credit under a credit contract or goods under a consumer lease for purposes that include a purpose of a small business operated by the consumer.	No comment
Part 101 Manual of Standards (Extensions of Time Due to COVID-19) Amendment Instrument 2020 (No. 1) [F2020L00394]	3/04/2020	This instrument defers for 6 months the 10 April 2020 take effect date for most of the provisions in the Manual Of Standards relating to unmanned aircraft and rockets, in particular those relating to training course.	No comment

Advance to the Finance Minister Determination (No. 3 of 2019-2020) [F2020L00402]	03/04/2020	The instrument increases the funds administered by the Department of Health, by \$800 million, to enable the Department of Health to fund the further procurement of masks and other emergency medical or emergency health equipment to address the unforeseen scale of the COVID-19 spread across the globe and possible shortages due to global demand and domestic manufacturing capability.	No comment
Health Insurance (Section 3C General Medical Services – COVID-19 Telehealth and Telephone Attendances) Amendment Determination 2020 [F2020L00403]	03/04/2020	The instrument corrects typographical and other minor errors.	No comment
Health Insurance (Section 3C General Medical Services – COVID-19 Telehealth and Telephone Attendances) Amendment (Bulk- billing) Determination 2020 [F2020L00404]	04/04/2020	The determination provides that the telehealth service is to be bulk-billed to a patient at risk of the COVID-19 virus or a person who is a concessional beneficiary.	No comment
Health Insurance (Section 3C General Medical Services – COVID-19 Telehealth and Telephone Attendances) Amendment (Expansion of Specialist Services) Determination 2020 [F2020L00405]	04/04/2020	The determination lists 22 new items for specialist, consultant physician and consultant psychiatrist telehealth and phone services.	No comment

5-11 April 2020

Instrument	Date registered	Description	Comment
Child Care Subsidy Amendment	05/04/2020	The instrument amends the Child Care Subsidy Minister's Rules 2017 to prescribe the further	No comment
(Coronavirus Response Measures		circumstances, conditions and period during which an approved child care provider is not	

Page 62 Report 5 of 2020

No. 2) Minister's Rules 2020 [F2020L00406]		required to enforce the payment of child care gap fees from parents. In particular, under these amendments, a child care provider is not required to enforce payment of child care gap fees for a session of care provided by a service that is open where children are absent from care, due to COVID-19.	
Migration (LIN 20/122: COVID-19 Pandemic event for Subclass 408 (Temporary Activity) visa and visa application charge for Temporary Activity (Class GG) visa) Instrument 2020 [F2020L00409]	06/04/2020	The purpose of the instrument is to provide a pathway for certain former and current holders of temporary visas to lawfully remain in Australia and who would otherwise be required to depart Australia, but for the COVID-19 pandemic, are unable to leave Australia. The instrument limits the class of persons who can be granted the visa to those who hold a visa that is 28 days or less from ceasing to be in effect, or held a visa that is no more than 28 days from ceasing to be in effect. It further limits the class of persons to those who are unable to apply for the same temporary visa they hold or held or any other subclass of temporary visa other than the Subclass 408 visa.	No comment
CASA EX63/20 — Licensing, and Operator Training and Checking (Extensions of Time Due to COVID-19) Exemptions Amendment Instrument 2020 (No. 1) [F2020L00412]	7/04/2020	This instrument corrects some minor editorial errors to an earlier instrument (CASA EX57/20), recasting some existing provisions for greater clarity, and incorporating further emergency exemptions, similar to those in CASA EX57/20, from certain provisions of the Civil Aviation Regulations 1988 and the Civil Aviation Safety Regulations 1998.	See Chapter 1
Guarantee of Lending to Small and Medium Enterprises (Coronavirus Economic Response Package) Rules 2020 [F2020L00413]	07/04/2020	The instrument defines the term 'SME entity' for the purposes of the <i>Guarantee of Lending to Small and Medium Enterprises (Coronavirus Economic Response Package) Act 2020</i> (to help ensure credit continues to flow to SME entities so that they can meet their immediate financing needs during the uncertain economic conditions caused by COVID-19). SME entity is defined as either an entity that carries on a business or is a non-profit body with an annual turnover that is likely to be less than \$50 million in the current financial year, or an entity that carried on a business or was a non-profit body in the previous financial year and had an annual turnover less than \$50 million.	No comment

National Health (COVID-19 Supply of Pharmaceutical Benefits (Expansion of Telehealth and Telephone Attendances) Special Arrangement 2020 [F2020L00414]	07/04/2020	The instrument amends the National Health (COVID-19 Supply of Pharmaceutical Benefits) Special Arrangement 2020 to make the supply of pharmaceutical benefits to patients who have had a telehealth or telephone attendance more convenient and effective.	No comment
Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) (Emergency Requirements for Remote Communities) Amendment Determination (No. 1) 2020 [F2020L00415]	07/04/2020	The instrument makes amendments to prevent or control the entry or spread of COVID-19 in Queensland, Western Australia, South Australia and the Northern Territory. The key feature of the amendments is to limit the operation of the essential activities exemption to cases of urgency; or when persons are operating in a manner agreed with a human biosecurity officer to minimise the extent to which other persons in the area are exposed to the persons carrying out those operations.	See Chapter 1
Social Security (Deeming Threshold Rates) Determination 2020 [F2020L00416]	7/04/2020	The instrument determines the below threshold rate as 0.25 per cent, and the above threshold rate as 2.25 per cent, for the purpose of calculating income from financial assets under Division 1B of Part 3.10 of the Social Security Act 1991.	No comment
Coronavirus Economic Response Package Omnibus (Measures No. 2) Act 2020	08/04/2020	The Act makes a number of amendments to various other Acts to: - support the practical operation of the JobKeeper scheme in Australian workplaces; - ensure certain categories of smaller non-ADI lenders will fall within the definition of financial institution in existing legislation; - modify the calculation method used for Child Care Subsidy reconciliation and ensure that payments of Additional Child Care Subsidy and certain grants can draw on standing appropriations; - create a temporary mechanism for responsible Ministers to change arrangements for meeting information and documentary requirements in response to the challenges posed by the coronavirus; - allow the Veterans' Minister to increase the amount paid to persons receiving a payment under a provision of the Veterans' Law by the amount of the COVID-19 supplement and vary the qualifications and eligibility for payments;	No comment

Page 64 Report 5 of 2020

		- allow de-identified taxation information to be disclosed to the Treasury for the purposes of policy development, or analysis, in relation to the coronavirus.	
Coronavirus Economic Response Package (Payments and Benefits) Act 2020	08/04/2020	The Act establishes a framework for the Treasurer to make rules to provide for the Commissioner of Taxation to make payments to eligible entities. Eligibility for particular payments as well as the amount of payments and the time when they are to be paid are to be set out in the rules. The payments may only be made in respect of the period from 1 March 2020 until 31 December 2020 (inclusive).	No comment
Defence Determination, Conditions of service Amendment (COVID- 19 response) Determination 2020 (No. 8) [F2020L00417]	09/04/2020	The instrument amends provisions relating to the availability of short absence from duty for ADF members that relate to COVID-19 and the provision of food allowance. It also amends benefits provided to ADF members and their families being evacuated from overseas posting locations and places of duty in response to changes made by the Department of Foreign Affairs and Trade.	No comment
Public Service (Terms and Conditions of Employment) (General wage increase deferrals during the COVID-19 pandemic) Determination 2020 [F2020L00418]	09/04/2020	The instrument provides a six-month delay to APS wage increases occurring during a period of 12 months in response to the COVID-19 outbreak.	See Chapter 1
Coronavirus Economic Response Package (Payments and Benefits) Rules 2020 [F2020L00419]	09/04/2020	The instrument establishes the JobKeeper payment to assist employers affected by the Coronavirus to allow them to continue to retain their employees.	See Chapter 1
CASA EX65/20 — Extension of Airworthiness Review Certificate (COVID-19) Exemption 2020 [F2020L00420]	09/04/2020	This instrument enables a continuing airworthiness management organisation (CAMO) to extend the time for which an airworthiness review certificate (ARC) for an aircraft is in force a third time and for a maximum period of 6 months. It also enables a CAMO to extend the time for which an ARC for a relevant aircraft is in force, even though the aircraft may not be airworthy. This has arisen because of the COVID-19 pandemic, and consequent emergency situation in Australia.	No comment

Advance to the Finance Minister Determination (No. 4 of 2019-2020) [F2020L00421]	10/04/2020	The instrument increases the funds administered by the Department of Health, by \$400 million, to enable the Department of Health to fund the further procurement of masks and other emergency medical or emergency health equipment to address the unforeseen scale of the COVID-19 spread across the globe and possible shortages due to global demand and domestic manufacturing capability.	No comment
Advance to the Finance Minister Determination (No. 5 of 2019-2020) [F2020L00422]	10/04/2020	The instrument increases the funds administered by the Department of Health, by \$380 million, to enable the Department of Health to fund the further procurement of masks and other emergency medical or emergency health equipment to address the unforeseen scale of the COVID-19 spread across the globe and possible shortages due to global demand and domestic manufacturing capability.	No comment

12-21 April 2020

Instrument	Date registered	Description	Comment
ASIC Corporations (COVID-19—Advice-related Relief) Instrument 2020/355 [F2020L00425]	14/04/2020	The instrument prescribes relief measures to facilitate affordable and quality financial advice during the COVID-19 pandemic.	No comment
Anti-Money Laundering and Counter-Terrorism Financing Rules Amendment Instrument 2020 (No. 1) [F2020L00427]	15/04/2020	The instrument exempts reporting entities from the requirements of section 32 of the Anti-Money Laundering and Counter-Terrorism Financing Act 2006. The instrument provides for the early release of superannuation to those individuals approved by the Australian Taxation Office as meeting the relevant criteria in response to the economic impacts of the COVID-19 pandemic.	No comment
Social Security (Coronavirus Economic Response— 2020 Measures No. 8) Determination 2020 [F2020L00428]	15/04/2020	The instrument temporarily modifies the Social Security Act 1991 in relation to when a person is regarded as a 'member of a couple' for the purposes of jobseeker payment.	No comment
Tax Agent Services (Specified BAS Services No.1)	15/04/2020	The instrument declares, for the purposes of a Business Activity Statement (BAS) certain services as BAS services, to allow registered	No comment

Page 66 Report 5 of 2020

[F2020L00429]		BAS agents to provide certain services, that they would otherwise be unable to lawfully provide, without the requirement to be a registered tax agent. Such services relate to: (a) a service under the Boosting Cash Flow for Employers (Coronavirus Economic Response Package) Act 2020; (b) a service under the Coronavirus Economic Response Package (Payments and Benefits) Act 2020; (c) a service under any rules that the Treasurer has made or may make, by legislative instrument, pursuant to section 20 of the Coronavirus Economic Response Package (Payments and Benefits) Act 2020; and (d) a service under any legislative instrument made under subsections (b) and (c).	
Fair Work Amendment (Variation of Enterprise Agreements) Regulations 2020 [F2020L00432]	16/04/2020	The instrument amends the Fair Work Regulations 2009 to temporarily shorten the period that employees must have access to a copy of a proposed variation of an enterprise agreement, and before which employees must be notified of the details of the vote on the variation, from seven calendar days to one calendar day. As this is only intended to be a temporary measure to support employers and employees during the current pandemic, the measure will be repealed six months after commencement, or at a later time prescribed by the Fair Work Regulations.	See Chapter 1
Financial Sector (Collection of Data) class of corporations determination No. 1 of 2020 [F2020L00433]	16/04/2020	The instrument specifies the corporations eligible to be granted a guarantee under section 5 of the Guarantee of Lending to Small and Medium Enterprise (Coronavirus Economic Response Package) Act 2020.	No comment
Financial Sector (Collection of Data) (reporting standard) determination No. 4 of 2020 [F2020L00434]	16/04/2020	The instrument determines the Reporting Standard ARS 920.0 Australian Government Coronavirus Small and Medium Enterprise (SME) Guarantee Scheme.	No comment
Tax Agent Services (Specified BAS Services No.1) Instrument 2020 [F2020L00429]	16/04/2020	This instrument declares certain services as Business Activity Services (BAS) services. These relate to: (a) a service under the Boosting Cash Flow for Employers (Coronavirus Economic Response Package) Act 2020; (b) a service under the Coronavirus Economic Response Package (Payments and Benefits) Act 2020; (c)	No comment

		a service under any rules that the Treasurer has made or may make, by legislative instrument, pursuant to section 20 of the Coronavirus Economic Response Package (Payments and Benefits) Act 2020; and (d) a service under any legislative instrument made under subsections(b) and (c).	
Treasury Laws Amendment (Release of Superannuation on Compassionate Grounds) Regulations 2020 [F2020L00431]	16/04/2020	The instrument allows temporary residents affected by the adverse economic effects of the COVID-19 pandemic to have up to \$10,000 released from their superannuation or retirement savings account on compassionate grounds.	No comment
Foreign Acquisitions and Takeovers Amendment (Threshold Test) Regulations 2020 [F2020L00435]	17/04/2020	The instrument prescribes monetary value thresholds for particular significant actions and notifiable actions to nil. This requires a greater number of investments by foreign persons in Australia to be notified to the Treasurer for review to ensure they are not contrary to the national interest (as the significant impact of coronavirus on the Australian economy has increased the risk of foreign investment in Australia occurring in ways that would be contrary to the national interest).	See Chapter 1
Veterans' Affairs Pharmaceutical Benefits Schemes Amendment (Special Arrangement— COVID-19 Supply of Pharmaceutical Benefits) Determination 2020 [F2020L00437]	17/04/2020	The instrument implements an interim measure to allow prescribers and patients to provide pharmacists with a digital image of a prescription via fax, email or text message, enabling the pharmacist to dispense medicines and to deliver or post them to the patient.	No comment
Social Security (Coronavirus Economic Response— 2020 Measures No. 9) Determination 2020 [F2020L00440]	17/04/2020	The instrument gives people who attempt to contact or actually contact Services Australia between 23 March and 29 March until 8 May 2020 to complete their social security payment claim and have their payment backdated until 23 March 2020 (or the day they qualify for payment if this is a later day). This determination also ensures that people who contact Services Australia between 30 March 2020 and 21 April 2020 will have until 8 May 2020 to complete their claim and have their payment backdated to the date they make contact (or the day they qualify for	No comment

Page 68 Report 5 of 2020

		payment if this is a later day).	
Health Insurance (Section 3C General Medical Services – Additional GP Bulk- billing Incentives) Determination 2020 [F2020L00441]	17/04/2020	The instrument temporarily expands access to the bulk-billing incentive as part of the Government's health care package to protect all Australians from the coronavirus (COVID-19).	No comment
Health Insurance (Section 3C General Medical Services – COVID-19 Telehealth and Telephone Attendances) Amendment (Bulk- billing Requirement and New Remote Attendance Services) Determination 2020 [F2020L00442]	17/04/2020	This instrument amends the Health Insurance (Section 3C General Medical Services - COVID-19 Telehealth and Telephone Attendances) Determination 2020 to remove the requirement for specialists and consultant physicians, nurse practitioners, midwifes and allied health professionals to bulk-bill certain telehealth or phone health consultations. The instrument also lists 28 additional telehealth and phone service items relating to neurosurgery consultations, public health physician consultations, Aboriginal and Torres Strait Islander health practitioner consultations and group psychotherapy services performed by psychiatrists.	No comment
National Health (Electronic National Residential Medication Chart Trial) Amendment (Approved Residential Care Services) Special Arrangement 2 of 2020 [F2020L00446]	21/04/2020	This instrument allows additional residential aged care facilities to participate in the eNRMC Trial due to COVID19. This is a trial of an electronic medication order chart system, which provides an electronic record of prescriptions without the need to also produce a paper prescription.	No comment
Torres Strait Regional Authority (Postponement of Election) Instrument 2020 [F2020L00448]	21/04/2020	This instrument extends the timeframe for holding the election for the Torres Strait Regional Authority. The election was due to be held before the end of July 2020 and is postponed to no later than 31 March 2021.	No comment