



Oracle Corporation Australia Pty Limited

4 Julius Avenue
North Ryde NSW 2113
Australia

Phone (02) 94911000
Fax (02) 94912500
A.C.N 003 074 468

31 March 2021

Ms Sarah Redden
Committee Secretary
The Senate Finance and Public Administration References Committee

Sent via email: fpa.sen@aph.gov.au

Dear Ms Redden

Response to letter dated 25 March 2021 regarding the Inquiry into the current capability of the Australian Public Service.

We acknowledge receipt of the Committee's letter and thank the Committee for the opportunity to respond to the comments made by the Centre for International Corporate Tax Accountability & Research (CICTAR) in its submission dated 26 February 2021. We note CICTAR's comments are substantially the same as those made in previous submissions by CICTAR dated 12 February 2020 and 25 November 2019.

Oracle has already responded to the matters raised by CICTAR in our previous response dated 20 February 2020 (**attached**). That response applies equally to CICTAR's current submission and we have no further comments to add.

We assure the Committee that Oracle remains committed to being fully compliant with all applicable tax laws, regulations and published practices of the Australian Government and Australian Tax Office and other government authorities.

Yours sincerely

Dianne Hester
Authorised signatory
Oracle Corporation Australia Pty Limited



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20 February 2020

Ann Palmer
Committee Secretary
Senate Finance and Public Administration Legislation Committee

fpa.sen@aph.gov.au

Dear Ms Palmer,

Response to your letter dated 7 February 2020 relating to Senate Finance and Public Administration Legislation Committee's Inquiry into the Public Governance, Performance and Accountability Amendment (Tax Transparency in Procurement and Grants) Bill 2019

We appreciate the work of the Committee in promoting tax transparency, including its pending consideration of the Tax Transparency in Procurement and Grants Bill, and thank the Committee for this opportunity to respond to the remarks made by CPSU in its submission of 3 February. We want to assure the Committee that Oracle is committed to being fully compliant with all tax laws, regulations and published practices of the Australian government and the Australian Tax Office, as well as those of other governments and tax authorities. We constantly monitor tax law developments, and when there are changes in tax law, we carefully consider what modifications in our systems or practices, if any, are required to ensure constant compliance. Where appropriate, Oracle will engage external professional advisors and experts, or may seek input from the local tax authority, to assist in resolving uncertainty as to the appropriate application of tax law. In specific regard to our intra-group transactions, we use transfer pricing methods that are endorsed by the OECD in its *Transfer Pricing Guidelines* which are also consistent with the *Australian Transfer Pricing Rules* and we support our pricing determinations with benchmarking studies prepared by an external professional firm and which are provided to the ATO.

Further, Oracle engages with the ATO and other tax authorities in a cooperative, transparent and collaborative manner by reporting information in an accurate and timely fashion, providing additional information where requested and responding to questions in a full and timely manner. Oracle strives to resolve differences in accordance with established resolution procedures and channels, as we are doing in respect to our current ATO audit proceeding covering multiple years as disclosed in our financial statements.

Oracle's long history in Australia began in 1986. We take great pride in employing approximately 2000 employees in Australia and in serving our public and private sector customers.

Yours sincerely,

Dianne Hester

Authorised signatory

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